Chapter NR 190
LAKE MANAGEMENT PLANNING GRANTS

Subchapter I — General Provisions

NR 190.001 Purpose. The purpose of this chapter is to establish procedures for implementing a lake management planning grant program as provided for in s. 281.68, Stats. Grants made under this program will assist lake planning projects. They will assist local organizations by helping to provide information and education on the uses of lakes, the quality of water in lakes, and the quality of fish, aquatic life and their habitat in lakes and the general quality of lake ecosystems. They will be used to improve lake management assessment and planning, by increasing local understanding of the causes of lake problems, and by aiding in the selection of activities to prevent degradation of lakes and protect or improve the quality of lakes and their ecosystems. This grant program is intended to provide support and guidance to local organizations which are interested in helping to manage and protect lakes and which will often have limited resources and organizational capabilities to do so.

History: Cr. Register, December, 2000, No. 540, eff. 1–1–01.

NR 190.002 Applicability. This chapter applies to all counties, cities, towns, villages, tribes, qualified lake associations as defined in s. 281.68 (1) (b), Stats., that charge an annual membership fee of not less than $5 and not more than $50, public inland lake protection and rehabilitation districts, and town sanitary districts and other local governmental units as defined in s. 66.0131 (1) (a), Stats., qualified nonprofit conservation organizations as defined in s. 23.0955 (1), Stats., and qualified school districts as defined in s. 281.68 (3m) (c), Stats., applying for financial assistance under s. 281.68, Stats., for a planning project for a public inland lake or lakes.

Note: Under s. 281.68 (3m), Stats., to be a qualified lake association, an association shall do all of the following:
1. Demonstrate that it is incorporated under ch. 181.
2. Specify in its articles of incorporation or bylaws that a substantial purpose of its being incorporated is to support the protection or improvement of one or more inland lakes for the benefit of the general public.
3. Demonstrate that the substantial purpose of its actions was to support the protection or improvement of one or more inland lakes for the benefit of the general public.
4. Allow to be a member any individual who for at least one month of the year resides on or within one mile of an inland lake for which the association was incorporated.
5. Allow to be a member any individual who owns real estate on or within one mile of an inland lake for which the association was incorporated.
6. Not have articles of incorporation or bylaws which limit or deny the right of any member or any class of members to vote as permitted under s. 181.0721 (1), Stats.
7. Demonstrate that it has been in existence for at least one year.
8. Demonstrate that it has at least 25 members.
9. Require payment of an annual membership fee as set by the department by rule under par. (b).

(b) For the purposes of par. (a) 9., the department shall set by rule the maximum amount and the minimum amount that may be charged as an annual membership fee.

History: Cr. Register, December, 2000, No. 540, eff. 1–1–01; CR 03–013; am. Register September 2003 No. 573, eff. 10–1–03.

NR 190.003 Definitions. The following definitions are applicable to terms used in this chapter:
1. “Department” means the Wisconsin department of natural resources.
2. “Grant period” means the time period stated in the grant agreement during which the sponsor is eligible to expend program grant funds for a project.
3. “Local share” means that portion of the cost of the project other than state funds administered by the department.
4. “Management unit” means a county, town, village, city, federally recognized Indian tribe, public inland lake protection and rehabilitation district, nonprofit conservation organizations, qualified lake association, as defined in s. 281.68 (1) (b), Stats., or a qualified school district as defined in s. 281.68 (3m) (c), Stats.
5. “Nonprofit conservation organization” has the meaning in s. 23.0955 (1), Stats.
6. “Planning project” means a specific lake data acquisition, assessment, or evaluation activity to provide information on the existing or expected future quality of public inland lakes and their ecosystems or activities that may affect the quality of public inland lake ecosystems. It may also include activities related to the collection and dissemination of educational information for the purpose of promoting an understanding of lakes, lake ecosystems and their uses.
7. “Planning project priority list” means a ranking by the department of lake planning projects in the order of their scheduled receipt of funds.
8. “Public inland lake” means part or all of a lake, reservoir or flowage, or millpond within the boundaries of the state that is presently accessible to the public by contiguous public lands or easements giving public access.
9. “Sponsor” means the management unit that is applying for and receiving a grant under s. 281.68, Stats., and this chapter.

History: Cr. Register, December, 2000, No. 540, eff. 1–1–01; CR 03–013; am. (2) and (4), cr. (9) Register September 2003 No. 573, eff. 10–1–03.

NR 190.004 Sponsor accountability. (1) Accounting for all planning project funds shall conform to generally accepted accounting principles and practices, and shall be recorded by the
 NR 190.004 WISCONSIN ADMINISTRATIVE CODE 524

sponsors in a separate account. Supporting records of grant expenditures shall be maintained in sufficient detail to show that grant funds are used for the purpose for which the grant is made. All financial records, including invoices and canceled checks or bank statements, that support all planning project costs claimed by the sponsor shall be maintained and available for inspection for 3 years after final payment.

(2) The sponsor shall submit to the department a claim for payment on forms provided by the department within 6 months after the planning project ending date. All costs claimed for payment shall be documented and shall be consistent with the grant agreement relative to expenditures made within the grant period, within the scope of work, and within estimated costs. The sponsor may request, for good cause, a grant agreement amendment for expenditures in excess of those identified as estimated costs in the grant agreement.

(3) All of the sponsor’s records pertaining to the planning project subject to post audit. Post audit occurs after the final payment and payments made for reimbursement may be adjusted by the results of post audit.

(4) All water tests, which require laboratory analyses and which are part of the planning project, shall be analyzed by a laboratory, which has been selected by the department.

(5) Any grant provided for funding of a planning project that includes acquisition of physical or chemical data may be conditioned upon the sponsor being required to implement a quality control and quality assurance plan approved by the department.

(6) Data and information acquired as part of the planning project shall be reported to the department in a format specified by the department in the grant agreement.

(7) All planning projects shall have as an element a final report that is suitable for use by the general public. For some projects the department may allow the use of simplified forms as a substitute for a final report.

(8) No more than 2 planning grants per funding cycle will be awarded per lake.

(9) The cumulative state share of the cost of all planning projects funded under this chapter may not exceed $100,000 for any one lake.

(10) A grant awarded under this chapter may be terminated by the department for nonperformance of any term or condition of the grant agreement and the department may seek reimbursement of the state share previously distributed to the sponsor.

(11) If the department finds that the planning project has not been satisfactorily completed by the end of the grant period, the department may seek reimbursement of the state share previously distributed to the sponsor.

History: Cr. Register, December, 2000, No. 540, eff. 1−1−01; CR 03−013: am. (1) to (3), (5), (8), (10) and (11) Register September 2003 No. 573, eff. 10−1−03.

NR 190.006 Eligible and ineligible costs. (1) ELIGIBLE COSTS. Reasonable and necessary project costs, which are consistent with the approved project, as determined by the department, and incurred during the project period are eligible for grants. Eligible costs may include:

(a) Labor costs required for carrying out activities identified in the grant agreement. Costs shall be based on management unit rates for the position including salary, fringe benefits and other items determined to be appropriate by the department.

(b) Direct costs for laboratory analysis, surveys, newsletters, brochures, mailings, professional service contracts and similar items.

(c) The cost of necessary supplies and equipment used exclusively for project−related purposes over its useful life or the cost of the portion of supplies or equipment used for the project.

(d) The costs of leased equipment and facilities for the length of the project.

(e) The substantiated value of donated materials, equipment, services and labor as all or part of the local share of the project cost subject to all of the following:

1. All sources of local share donation shall be indicated when the application for a grant is submitted.
2. The maximum value of donated labor requirements is $12 per hour.
3. The value of donated equipment shall conform to the Wisconsin department of transportation highway rates for equipment.

(f) Other costs determined by the department to be necessary to carry out an adequate planning project.

(2) INELIGIBLE COSTS. Costs not directly associated with or necessary for the implementation of the project as determined by the department are ineligible for grants. Ineligible costs include:

(a) Fines and penalties due to violation of, or failure to comply with, federal, state or local laws and regulations.

(b) Ordinary operating expenses of local government sponsors, such as salaries and expenses of public officials, that are not directly related to the project.

(c) Purchase of boats, autos or office furniture.

(d) Capital improvement project costs.

History: Cr. Register, December, 2000, No. 540, eff. 1−1−01; CR 03−013: am. (1) (e) 2. and (2) (b) Register September 2003 No. 573, eff. 10−1−03; CR 08−063: am. (1) (e) 2. Register June 2009 No. 642, eff. 7−1−09.

NR 190.008 Variances. The department may approve in writing a variance from a requirement of this chapter upon the written request of a sponsor if the department determines that a variance is essential to effect necessary grant actions or program objectives and where special circumstances make a variance in the best interest of the program. Before approving a variance, the department shall take into account factors such as good cause and circumstance beyond the control of the sponsor. The department may not grant variances from statutory requirements.

History: Cr. Register, December, 2000, No. 540, eff. 1−1−01; CR 03−013: am. Register September 2003 No. 573, eff. 10−1−03.

Subchapter II — Small−scale Projects

NR 190.01 Purpose. Small−scale projects are intended to address the planning needs of lakes where education and public awareness, obtaining basic information on lake use and conditions, or enhanced organizational capacity are the primary project objectives. These will be protection−oriented, often volunteer−led efforts, that will be used to develop a foundation for lake management efforts or updating existing plans.

History: Cr. Register, December, 2000, No. 540, eff. 1−1−01.

NR 190.02 Applicability. This subchapter applies to all sponsors for and recipients of small−scale planning grants.

History: Cr. Register, December, 2000, No. 540, eff. 1−1−01; CR 03−013: am. Register September 2003 No. 573, eff. 10−1−03.

NR 190.03 Eligible sponsors. All management units are eligible sponsors for small−scale projects.

History: Cr. Register, December, 2000, No. 540, eff. 1−1−01; CR 03−013: am. Register September 2003 No. 573, eff. 10−1−03.

NR 190.04 Eligible planning projects. Planning projects eligible for funding under this subchapter include:

(1) LAKE TREND MONITORING PROJECTS. Projects that collect and report chemical, biological and physical data about lake ecosystems to provide long term baseline information and monitor trends in lake ecosystem health. Projects may include participation in the department’s expanded self−help citizen lake monitoring program.

Published under s. 35.93, Wis. Stats., by the Legislative Reference Bureau.

Register January 2017 No. 733
2) Lake Education Projects. Projects that will assist management units in collecting and disseminating existing information about lakes for the purpose of broadening the understanding of lake use, lake ecosystem conditions and lake management techniques.

3) Organization Development Projects. Projects that will assist management units in the formation of goals and objectives for the management of a lake or lakes.

4) Studies, assessments and other activities as needed to implement or augment management goals or a plan for a lake or lakes or combinations of other activities listed in this subchapter.

NR 190.05 Applications. (1) Applications from management units for funding of small-scale planning projects shall be made on forms provided by the department and shall be submitted to the region director for the region in which the planning project is located.

Note: Forms may be obtained free of charge from the following DNR region headquarters located at:
1. So. — Southeast — 2300 N. Dr. Martin Luther King Jr. Dr., Box 12436, Milwaukee 53212
2. South Central — 3911 Fish Hatchery Road, Fitchburg 53711
3. Northeast — 1125 N. Military Ave., Box 10448, Green Bay 54307
4. Northern/Rhinelander — 107 Sutfiff Ave., Rhinelander 54501
5. Northern/Spooner — 810 W. Maple St., Spooner 54801
6. West Central — 1300 W. Clairemont Ave., Box 4001, Eau Claire 54702

(2) All required application material that is not included on a department-provided form shall be submitted in an electronic format specified by the department.

(3) The department shall review the application for completeness and may return the application with a request for more detailed information. The application is not considered complete until the additional information requested by the department has been received.

(4) The department shall receive planning project applications by February 1 and by August 1 of each year for a project to be eligible for grant awards in the subsequent 6-month period. New applications for lake trend monitoring under the department’s expanded self-help citizen lake monitoring program shall be received by August 1 only.

NR 190.06 Determination of planning project eligibility. (1) Following receipt of the application, the department shall make a determination of planning project eligibility. The department may accept the application and include the project in the priority list developed under s. NR 190.07 (1), or deny the request for funding based on consideration of the factors identified in s. 281.68 (1), (1r), (2) or (3), Stats.

(2) The total state share of the cost of a small-scale project may not exceed $3,000.

(3) The department shall state the basis for determination of ineligibility in writing to the affected management unit.

NR 190.07 Priorities. (1) The department shall prepare or update a planning project priority list by April 1 and October 1 of each year. The planning project priority list shall include new applications received and accepted by the department under s. NR 190.05.

(2) Priorities shall be set on a statewide basis.

(3) Applications for lakes which meet the minimum boating access standards of s. NR 191.4 (4) or where the department determines that existing facilities are sufficient to meet existing public demand for access, shall receive priority over lakes which do not meet these conditions.

(4) The department shall consider the following factors when developing a project priority list:
(a) The utility of the data and information that will be generated for assessing lake ecosystems.
(b) The degree to which the project will enhance knowledge and understanding of lake ecosystems.
(c) The degree to which the project will provide information for local decision-making and for the formation of goals or a strategy to protect a lake or lakes and lake ecosystems.
(d) The degree to which the project will contribute to the improvement in the management of a lake or lakes and lake ecosystems.
(e) The degree of public access to the lake.
(f) Whether it is a first-time small scale application.

NR 190.08 Grant awards. (1) The department shall make grant awards based upon the planning project priority list developed under s. NR 190.07. Grant awards shall be made twice each year.

(2) The grant award may not exceed the state share of the estimated costs of the planning project as set out in the grant application.

(3) The state share of the planning project cost may not be greater than 75% of the eligible planning project costs.

(4) The local share of the planning project cost may not be less than 25% of the eligible planning project costs.

(5) The department may distribute up to 100% of the state share of the small-scale planning project costs based upon the estimated cost to the sponsor following acceptance of the grant agreement by the sponsor.

Subchapter III — Large-scale Projects

NR 190.11 Purpose. Large-scale projects are intended to address the needs of larger lakes and lakes with complex and technical planning challenges. The intent of these projects is to result in a lake management plan that may require more than one grant to complete.

NR 190.12 Applicability. This subchapter applies to all management units applying for large-scale projects.

NR 190.13 Eligible sponsors. All management units are eligible sponsors for large-scale projects.

NR 190.14 Eligible planning projects. (1) Activities eligible for funding under this subchapter include:
(a) Acquisition of new or updated, physical, chemical and biological information within lakes or lake ecosystems.
(b) Definition and mapping of lake watershed boundaries, sub-boundaries and drainage system components.
(c) Descriptions and mapping of existing and potential land conditions, activities and uses within lake watersheds that may affect the water quality of a lake or its ecosystem.
(d) Assessments of water quality and of fish, aquatic life and their habitat.
(e) Review, evaluation or development of ordinances and other local regulations related to the control of pollution sources, recreational use or other human activities that may impact water quality, fish and wildlife habitat, natural beauty or other components of the lake ecosystem.
NR 190.14 APPLICATIONS

1. Applications from management units for funding of large-scale planning projects shall be made on forms provided by the department and shall be submitted to the regional director for the region in which the planning project is located.

2. A complete application shall contain all of the following information:
   (a) A clear description of the project’s goals and objectives including a description of how the results of the project will lead to the development of a plan to protect or improve lake water quality or a lake’s natural ecosystem and how they will be disseminated and made available to the public.
   (b) A complete description of the project methods.
   (c) An estimated itemized budget for the full costs of the project including a statement of the sponsor’s capacity for financing its completion.
   (d) A general time line for project completion.
   (e) A signed and dated resolution from the sponsor authorizing the application and identifying a representative to act on its behalf.
   (f) Identification of any other groups or management units that will be involved, their roles and their level of support for the project.
   (g) A description of the existing and proposed availability of public access to, and public use of, the lake or lakes including a map of the project lake identifying boat landings, public parks, platted access sites and road ends or rights of way providing public access to the water.
   (h) A description of how the proposed project complements other lake management efforts and plans including local government comprehensive plans developed pursuant to s. 66.1001, Stats.
   (i) Other information as may be required by the department to evaluate the project.

3. All required application material in sub. (2) that is not included on a department-provided form shall be submitted in an electronic format specified by the department.

4. If the project is proposed as a phase in the development of a multiple element plan, or when more than one grant is being proposed, the sponsor shall provide a description of and schedule for all past and future phases.

5. The department shall review the application for completeness and may return the application with a request for more detailed information. The application is not considered complete until the additional information requested by the department has been received.

6. The department shall receive planning project applications by February 1 and by August 1 of each year for a project to be eligible for grant awards in the subsequent 6-month period.

NR 190.16 DETERMINATION OF PLANNING PROJECT ELIGIBILITY

1. Following receipt of the application, the department shall make a determination of planning project eligibility. The department may accept the application and include the project in the priority list developed under s. NR 190.17, or deny the request for funding based on consideration of eligibility.

2. The total state share of the cost of a planning project may not exceed $10,000.

3. The department shall state the basis for determination of ineligibility in writing to the affected management unit.

NR 190.17 PRIORITIES

1. The department shall prepare or update a planning project priority list by April 1 and October 1 of each year. The planning project priority list shall include new applications received and accepted by the department under s. NR 190.05.

2. Priorities shall be set on a statewide basis.

3. Applications for lakes which meet the minimum boating access standards of s. NR 190.17 (4) or where the department determines that existing facilities are sufficient to meet existing public demand for access, shall receive priority over lakes which do not meet these conditions.

4. The department shall consider the following factors when developing a project priority list:
   (a) The degree to which the project contributes toward a holistic set of alternatives to assist local decision-making or contributes to the formation of a strategy to enhance or maintain the quality of a lake ecosystem.
   (b) The degree to which the planning project will enhance knowledge and understanding of a lake’s fish, aquatic life and their habitats.
   (c) The degree to which the planning project will enhance knowledge and understanding of a lake’s watershed conditions that affect or have potential to affect a lake’s ecosystem.
   (d) The degree, to which the proposed planning project enhances local understanding of the lake’s water quality, potential uses and factors which affect a lake’s water quality.
   (e) The degree to which the project will likely result in significant improvement in the management of a lake or lakes and lake ecosystems.
   (f) The availability of public access to, and public use of, the lake.
   (g) The degree, to which the proposed planning project complements other lake management efforts, is supported by other affected management units and leverages other local community funds for the project.
   (h) The importance of the information obtained from a planning project to the state as identified in its resource management plans.
   (i) Whether the project is a first-time large-scale project for a lake.

NR 190.18 GRANT AWARDS

1. The department shall issue grant awards based upon the planning project priority list developed under s. NR 190.17. Grant awards shall be made twice each year.
(2) The grant award may not exceed the state share of the estimated costs of the planning project as set out in the grant application.

(3) The state share of the planning project cost may not be greater than 75% of the eligible planning project costs.

(4) The local share of the planning project cost may not be less than 25% of the eligible planning project costs.

(5) The department shall withhold 25% of the state share for a final payment and shall withhold final payment until it has made a determination that the planning project and any required audits have been satisfactorily completed.

History: Cr. Register, December, 2000, No. 540, eff. 1−1−01.

NR 190.19 Eligibility for lake protection grants. Upon completion of a lake planning project, the sponsor may request the department to approve recommendations made as a result of the project as eligible activities for a lake protection grant under ch. NR 191. Approval of plans for payment under this chapter does not constitute approval as a department−approved plan or approval of recommendations for project funding under ch. NR 191. The requirements and conditions for plan recommendation approval are described in s. NR 191.45 (2).

History: CR 03−013: cr. Register September 2003 No. 573, eff. 10−1−03.