Res 508 Significant

Contract Cover Sheet

Note: Shaded areas are for County Executive review.

Department Land & Water Resources		Contract/Addendum #:		
1. This contract, grant or addendum: AWARDS A	CCEPTS	Contract Addendum If Addendum, please include		
2. This contract is discretionary ■ Yes □ No		original contract number POS Grant		
3. Term of Contract or Addendum: 1-26-2017 to 6-3	30-2019	Co Lease		
4. Amount of Contract or Addendum: \$225,000		Co Lessor Intergovernmental		
5. Purpose: Grant to develop a boat launch and pa County Park.	arking area at Lussier	Purchase of Property Property Sale Other		
6. Vendor or Funding Source: WI Department of	Natural Resources			
7. MUNIS Vendor Code: 3457				
8. Bid/RFP Number:		Iso Division In		
9. If grant: Funds Positions? ☐ Yes ☐ No Will requir 10. Are funds included in the budget? ☐ Yes ☐ No	e on-going or matching fund	ds? ■ Yes L No		
10. Are fullus included in the budget?				
11. Account No. & Amount, Org & Obj. LEWSLUNY 57433	Am	ount \$ 225,000		
Account No. & Amount, Org & Obj. LEWSLUNY 84918	Amo	ount \$_225,000		
Account No. & Amount, Org & Obj.	Amo	ount \$		
13. Is a resolution needed? ■ Yes □ No If yes, please attach a copy of the Resolution. If Resolution has already been approved by the County Board, Resolution No. & date of adoption 2016 RES-508 14. Does Domestic Partner equal benefits requirement apply? □ Yes ■ No 15. Director's Approval:				
Contract Review/Approvals Initials Ftnt Date In	Vendor			
Initials Ftnt Date In	Date Out Vendor Na	me		
Received 2-3-1	WI DNR Contact Pe	reon		
100	17/17 Contact Pe			
Corporation Counsel	Phone No.	-		
Risk Management 77/7 7 Coc Purchasing 2/8/17	608-266-	5742		
County Executive	E-mail Add	ress		
	sara.deb	ruijn@wisconsin.gov		
Footnotes:				
1.				
2.				
Return to: Name/Title: Janet Crary/Account Clerk II	Dept : Land & Water Resources			
Return to: Name/ Little: Janet Crary/Account Clerk II Phone: 224-3757	Dept.: Land & Water Resources Mail Address: 5201 Fen Oak	k Dr., #208		

Certit	fication		
The att	tached contract: [check as many as apply]		
	conforms to Dane County's standard Purchase of Services Agreement form in all respects		
	conforms to Dane County's standard Purchase of Services Agreement form with modifications and is accompanied by a revision copy 1		
	is a non-standard contract which has been reviewed or developed by corporation counsel and which has not been changed since that review/development		
	is a non-standard contract previously review or developed by corporation counsel which has bee changed since that review/development; it is accompanied by a revision copy ¹		
	is a non-standard contract not previously reviewed by corporation counsel; it is accompanied by revision copy		
	contains non-standard/indemnification language which has been reviewed or developed by risk management and which has not been changed since that review/development		
	contains non-standard insurance/indemnification language which has been changed since review/development or which has not been previously seen by risk management; it is accompanied by a revision copy		
	contains non-standard affirmative action/equal opportunity language which has been reviewed or developed by contract compliance and which has not been changed since that review/development		
	contains non-standard affirmative action/equal opportunity language which has been changed since the earlier review/development by contract compliance or which has not been previously seen by contract compliance; it is accompanied by a revision copy ¹		
Date [.]	1-31-17 Signed: 20 (2000)		
_	one Number 22 4-373 (Print Name: KRUIN Connor		
Major exceed	Contracts Review (DCO Sect. 25.20) This review applies only to contracts which both \$100,000 in disbursements or receipts and which require county board review and approval.		
Execu	tive Summary (attach additional pages, if needed).		
1.	Department Head Contract is in the best interest of the County. Describe any deviations from the standard contracting process and any changes to the standard Purchase of Services Form Agreement.		
	Date: 1-31-17 Signature: Là Connors		
	Date: 1 Signature: La Connort		
2.	<u>Director of Administration</u> Comments: Contract is in the best interest of the County.		
	Date: Signature:		
3.	<u>Corporation Counsel</u> ☐ Contract is in the best interest of the County. Comments:		
	Date: 2/8/17 Signature:		

¹ A revision copy is a copy of the contract which shows the changes from the standard contract or previously revised/developed contract by means of overstrikes (indicating deletions from the standard language) and underlining (showing additions to the standard language).



State of Wisconsin Department of Natural Resources P. O. Box 7921 Madison, WI 53707-7921

OUTDOOR RECREATION AIDS GRANT AGREEMENT Form 8700-065 Rev. 08-16

Notice: Collection of this information is authorized under ss. 23.09(11), 23.09(26), 350.12(4), 23.33, and 30.92, Wis. Stats., and chs. NR 7, NR 50, NR 51, and NR 64, Wis. Admin. Code. Personally identifiable information collected will be used for program administration and may be made available to requesters as required under Wisconsin's Open Records Law [ss.19.31 - 19.39, Wis. Stats].

Grantee/Project Sponsor	Project Number
Dane County	RBF-1577
Project Title	
Dane County Lussier Park Boat Launch	
Period Covered by This Agreement	Name of Program
January 26, 2017 Through June 30, 2019	Recreational Boating Facilities
Project Scope and Description of Project	

Dane County will be developing a new boat launch on Fish Lake in Lussier County park. The launch development will include paved entry with parking for 8 cars, 13 car/trailer, 1 ADA car and 1 ADA car/trailer. Boat ramp will include floating pier to temporarily moor boats while launching and loading. Infiltration basin to capture runoff from parking areas.

1. Chapter NR 7, Wisconsin Administrative Code
2. Application Dated 10/26/2016

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A. General Conditions:

- 1. The State of Wisconsin Department of Natural Resources (Department) and the Sponsor mutually agree to perform this agreement in accordance with the Recreational Boating Facilities and with the project proposal, application, terms, promises, conditions, plans, specifications, estimates, procedures, maps and also any assurances attached and made a part of this agreement.
- 2. This agreement, together with any referenced parts and attachments, shall constitute the entire agreement and previous communications or agreements pertaining to the subject matter of this agreement are superseded. Any revisions, including cost adjustments, must be made by an amendment to this agreement or other written documentation, signed by both parties, prior to the termination date of the agreement. Time extensions and scope changes to the agreement may be granted to the Sponsor by the Department in writing without the requirements of Sponsor signature.
- 3. Failure by the sponsor to comply with the terms of this agreement shall not cause the suspension of all obligations of the State if, in the judgment of the Secretary of the Department, such failure was due to no fault of the Sponsor. In such case, any amount required to settle at minimum costs any irrevocable obligations properly incurred shall be eligible for assistance under this agreement, at the Department's discretion.

The Project Sponsor:

- 4. Agrees to comply with all applicable Wisconsin Statutes and Wisconsin Administrative codes in fulfilling terms of this agreement. In particular, the Sponsor agrees to comply with the provisions of Chapter NR 7, Wis. Adm. Code, as well as comply with all applicable local and state contract and bidding requirements. The sponsor should consult its legal counsel with questions concerning contracts and bidding.
- 5. May decline the offer of financial assistance provided through this agreement, in writing, at any time prior to the starting of the project and before expending any funds. After the project has been started or funds expended, this agreement may be rescinded, modified, or amended only by mutual agreement in writing.
- 6. Agrees, to save, keep harmless, defend and indemnify the Department and all its officers, employees and agents, against any and all liability claims, costs of whatever kind and nature, for injury to or death of any person or persons, and for loss or damage to any property (state or other) occurring in connection with or in any way incident to or arising out of the occupancy, use, service, operation or performance of work in connection with this agreement or omissions of Sponsor's employees, agents or representatives.
- 7. Agrees to reimburse the Department of any and all funds the Department deems appropriate in the event the Sponsor fails to comply with the conditions of this agreement or project scope as described, or fails to provide public benefits as indicated in the project application, proposal description or this agreement. In addition, should the Sponsor fail to comply with the conditions of this agreement, fail to progress due to non-appropriation of funds, or fail to progress with or complete the project to the satisfaction of the Department, all obligations of the Department under this agreement may be terminated, including further project cost payment.
- 8. Agrees, in connection with the performance of work under this agreement, not to discriminate against any employee or applicant for employment because of age, race, religion, color, disability, handicap, sex, physical condition, developmental disability as defined in s. 51.01(5), Wis. Status, sexual orientation or national origin. This provision shall include, but not be limited to, the following: employment, upgrading, demotion or transfer, recruitment or recruitment advertising, layoff or termination, rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Sponsor further agrees to take affirmative action to ensure equal employment opportunities, as required by law. The Sponsor agrees to post in conspicuous places available, for employees and applicants for employment, notices to be provided by the contracting officer setting forth the provisions of the nondiscrimination clause.

The Department:

- 9. Promises, in consideration of the covenants and agreements made by the Sponsor, to obligate for the Sponsor the amount of \$225,000.00, and to tender to the Sponsor that portion of the obligation which is required to pay the Department's share of the costs based upon the state providing 50 percent of eligible project costs. The Sponsor promises, in consideration of the promises made by the Department, to execute the project described in accordance with this agreement.
- 10. Agrees that the Sponsor shall have sole control of the method, hours worked, and time and manner of any performance under this agreement other than as specifically provided in this document. The Department reserves the right only to inspect the job site or premises for the sole purpose of insuring that the performance is progressing or has been completed in compliance with the agreement. The Department takes no responsibility of supervision or direction of the performance of the agreement to be performed by the Sponsor or the Sponsor's employees or agents. The Sponsor is an Independent Contractor for all purposes, not an employee or agent of the Department. The Department further agrees that it will exercise no control over the selection and dismissal of the Sponsor's employees or agents.

B. Special Conditions:

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

- 1. The Sponsor may be eligible to have a single audit performed in accordance with the State Single Audit Guidelines issued by the Wisconsin Department of Administration (DOA).
- 2. All facilities constructed with assistance from this program must be accessible to persons with disabilities. All facilities developed with these grant funds shall be connected by linkage trails to a main walkway and/or parking lot.
- 3. One car/trailer parking stall must be designated as accessible and correctly signed. This stall must be van accessible.
- 4. The sponsor shall implement and maintain proper soil erosion and sediment control best management (BMPs) practices during construction of the project. Erosion and sediment control BMPs shall be accomplished using the guidelines in the Wisconsin Stormwater Technical Standards available via the internet at http://dnr.wi.gov/runoff/stormwater/techstds.htm. BMPs shall be properly installed, and maintained to function as intended until the project site is stabilized. All temporary erosion and sediment control practices (e.g. silt fence, etc.) shall be removed once the construction site has undergone final stabilization. Construction sites associated with land disturbing activities over one acre and grading sites of 10,000 sq. ft., or more on the bank of a navigable waterway require an erosion control and stormwater management plan prepared by the sponsor. Construction sites disturbing one or more acres of land require coverage under a construction site stormwater discharge permit prior to commencing any land disturbing construction activity.
- 5. All regulatory permits and approvals, including water and wetland regulatory permits and approvals, required by federal, state or local agencies must be obtained prior to project construction and complied with fully during project construction.
- 6. All existing overhead utility services if feasible shall be buried and any new utility services provided through this project must be installed underground.

☐ Check here if you request advance payment tota	ling \$112,500.00
The persons signing for the Sponsor represents both persons the sponsor represents both person the sponsor and hind his or her	sonally and as an agent of his or her principal that he or she is principal, either by a duly adopted resolution or otherwise.
authorized to execute this agreement and bind his or her	STATE OF WISCONSIN DEPARTMENT OF NATURAL RESOURCES FOR THE SECRETARY
By(Signature)	By Mary Rose Teves, Director Bureau of Community Financial Assistance
(Title)	
(Date)	10m, 26, 2017 (Date)