Clean Water Revolving Fund
&
Drinking Water Revolving Fund

SUPPLEMENTAL APPLICATION INFORMATION

October 2017
Minnesota Public Facilities Authority
First National Bank Building, Suite W820
St. Paul, MN 55101-1378

www.mn.gov/pfa
Clean Water Revolving Fund and Drinking Water Revolving Fund

SUPPLEMENTAL APPLICATION INFORMATION

October 2017

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Deadlines for Projects on the 2018 Intended Use Plans

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The **Supplemental Application Information** contains information on program requirements and resources including Real Property Declarations and Waivers, Disadvantaged Business Enterprises (DBE), Minnesota State Prevailing Wages, Federal Davis Bacon Prevailing Wages, American Iron and Steel, asset management, DUNS numbers and a list of Bond Counsels.

**NOTE:**

For the Application Forms, refer to **the Application Forms and Instructions** (PDF document) and Forms 3-4 (Excel spreadsheets).

For documents to be included in bid specifications and construction contracts, refer to the **Contract Packet**.

Please review this information carefully and contact your **PFA loan officer** with any questions.
Basic Program Information and Requirements

Applicants with projects in the fundable range on the approved Clean Water Revolving Fund (CWRF) or Drinking Water Revolving Fund (DWRF) Intended Use Plans (IUP) are eligible to submit applications for financing to the Public Facilities Authority (PFA). **Placement on the IUP is not a guarantee of funding.** Prior to a determination of funding, PFA staff reviews and analyzes the applicant’s creditworthiness, its financial capacity to undertake the project, its ability to comply with state and federal laws and requirements and whether total project funding is in place. The PFA purchases the general obligation bonds of borrowers to finance eligible projects, transactions which are commonly referred to as loans in this document.

**Items Needed for Approval of Loan Request**

The following items are needed before PFA can recommend approval of a request for financial assistance:

- **Complete Loan Application** - The borrower must provide a complete loan application. A complete loan application includes:
  - Completed forms and attachments
  - Documentation that total project funding is in place
  - Documentation that a dedicated source(s) or revenue is in place or has been established. The dedicated source of revenue must be sufficient for existing and new debt service, operation and maintenance costs of the system, and short-term replacement items (OMr)
  - Documentation includes governing body resolutions, city council minutes establishing the revenue stream, projected cash flows, assessment rolls, rate studies/analysis, etc.

- **As-bid costs** – *Bid tabulations, engineer’s recommendation letter to accept bids*

- **Project Certification** – Certification from the Minnesota Department of Health (MDH) for drinking water projects; or Minnesota Pollution Control Agency (MPCA) for wastewater and stormwater projects.

**Security and Financing Related Items**

- **Accounting Procedures & Records**
  The borrower must keep all project accounts and records for the PFA-funded project (water and/or sewer fund) in accordance with Generally Accepted Accounting Principles (GAAP). Financial statements much comply with GASB 34 (Governmental Accounting Standards Board) standards related to the reporting of infrastructure assets.

- **Audit Requirements**
  The Minnesota Office of the State Auditor establishes audit requirements for governmental entities, and some small cities (population under 2,500 and budget under a specific dollar
amount) are not required to have an annual audit. As a condition of the PFA financing, borrowers are required to have an annual independent audit conducted for the term of the loan and provide a copy of the audit and management letters to the PFA each year. The audit must report the PFA-funded utility (water and or sewer fund) on a GAAP basis. Applicants that do not currently have annual independent audits may incur significant costs with this requirement.

**Single Audit (formally known as A-133 Audit) 2 CFR 200 Subpart F** Borrowers may need to comply with the single audit act of the federal Office of Management and Budget, if total federal dollars expended annually equal or exceed the amount that triggers the single audit requirement.

- **Bond Counsel**
  A nationally recognized bond counsel must prepare bond documents. A bond counsel is an attorney that specializes in debt issuance. A list of bond counsel firms is included in this packet. Applicants should communicate with bond counsel about the project and proposed pledged revenue sources to ensure that the applicant has the authority to pledge said source(s) and that all procedures (i.e. special assessments) are followed.

- **Bond Purchase and Project Loan Agreement**
  The PFA and the Borrower enter into a Bond Purchase and Project Loan Agreement for the amount of the CWRF or DWRF financing. The Agreement incorporates the borrower’s application and includes the terms and conditions of the PFA financing.

- **Debt Service Payments**
  Debt service payments on PFA loans must begin no later than one year after approval of the financing, and are scheduled for February 20th and August 20th each year. Interest accrues immediately on funds disbursed to the borrower.

- **Disbursement Requests**
  After loan closing, loan proceeds may be drawn by the borrower as eligible project costs are incurred. A borrower may also submit disbursement requests to reimburse for eligible project costs incurred prior to loan closing, provided these costs are identified and discussed with the PFA loan officer during the application process. A signed disbursement form (provided by PFA) along with copies of supporting documentation (invoices, signed contractor partial pay estimates, etc.) must be submitted to your PFA loan officer by the 15th of each month for reimbursement by the end of that same month.

- **No Pre-Payments**
  PFA loans through the CWRF and DWRF are generally not pre-payable. The Bond Purchase and Project Loan Agreement will include language that restricts prepayments.

The PFA provides below market rate financing through its CWRF and DWRF. Borrowers incur minimal issuance costs for the CWRF and DWRF and recognize significant interest savings over the life of the financing. Loan repayments support future revolving fund loans and are pledged to PFA tax-exempt revenue bonds which are subject to Internal Revenue Service (IRS) tax law restrictions that impact the PFA’s ability to accept prepayments on CWRF and DWRF loans.
• **Operation, Maintenance and replacement (O, M and r) – (clarified 2017)**

Municipal audits and budgets should reflect the expenditures of and costs for equipment replacement (pumps, motors, etc.) and set aside funds annually to pay for the future replacement of these non-capital items. The application form 3a, *Annual Operation and Maintenance Costs* requests the annual amount expended (current audit), budgeted (current year), and estimated amount needed post-project construction for equipment replacement. Borrowers should take short-term replacement into account for their water and sewer systems by budgeting for these costs, setting aside the budgeted funds annually and making expenditures for the replacement items when needed.

• **Private Activity**

Borrowers must consult with their bond counsel to determine whether the project has any private activity or significant user considerations.

• **Project Costs – Eligible**
  - Construction costs for eligible items identified in the MPCA and MDH project certification.
  - For additional information on CWRF projects, see the below link:
    - MPCA’s Cost Eligibility Guidelines for the Clean Water Revolving Fund
  - Engineering costs, including planning, design, construction and start-up
  - Land costs (see Miscellaneous Administrative Items)
  - Reasonable costs associated with labor standards and American Iron and Steel compliance
  - Legal costs associated with establishment of the revenue stream for repayment of the PFA financing such as development of sewer/water ordinance and special assessments or for review of construction contracts
  - Reasonable costs to set up and implement long term financial and asset management tools
  - Financing costs directly associated with the PFA financing, such as bond counsel costs for preparation of the General Obligation Bond and related documents and limited financial advisor fees for establishing the dedicated source of revenue

• **Project Costs – Ineligible**
  - Costs associated with seeking, coordinating, or securing other financing for the project
  - Operation and maintenance of the sewer or water system
  - Administrative costs of a board, sanitary district or governmental unit
  - Indirect costs
  - MPCA or MDH permits
  - Non-capital costs

• **Reimbursement of Construction Expenditures**

Borrowers intending to use the PFA bond proceeds to reimburse construction expenditures incurred prior to issuing its General Obligation Bond to the PFA must identify these intentions in the application resolution or in a separate “resolution of intent”. Borrowers must consult with bond counsel.
• **Security**  
Borrowers must issue a tax-exempt or taxable General Obligation Revenue or General Obligation Improvement Bond to the PFA as security for the financing. The PFA purchases the general obligation bonds of borrowers to finance eligible projects, transactions which are commonly referred to as loans in this document.

• **Special Assessments and Connection Fees**  
If special assessments or connection fees from another municipality are pledged as a revenue source for debt service, borrowers will be subject to specific covenants regarding the use of prepayments of special assessments and payment of connection fees. PFA limits the interest rate that may be charged on special assessments. Contact your loan officer for details and for a copy of PFA’s special assessment guidance.

• **State Revolving Funds (SRF)**  
In Minnesota the State Revolving Funds are the Clean Water Revolving Fund (CWRF) and the Drinking Water Revolving Fund (DWRF).

• **Temporary Financing**  
DWRF or CWRF funds cannot be used to retire temporary debt without prior written approval from the PFA. Written approval must be granted by PFA before the applicant issues the temporary financing. If you have concerns about the project timing and when PFA funds will be available, please contact your PFA loan officer.

**Miscellaneous Administrative Requirements**

• **Acquisition of Land and Permanent Easements**  
The cost of land necessary for construction, including fee-simple purchase and permanent and temporary easements, may be eligible for reimbursement in the DWRF or CWRF if included in the project certification. For the DWRF, land and permanent easements are eligible when purchased through voluntary transactions. For the CWRF, eligible land also includes land integral to the treatment process.

Land acquired under the CWRF/DWRF must comply with the federal *Uniform Relocation Assistance and Real Property Acquisition Policies Act* (the Uniform Act). Costs associated with complying with the Uniform Act, including appraisals and related legal costs, are eligible costs.

• **Appraisal** - In general, a detailed full narrative appraisal report should be completed for all eligible land acquisitions. If the acquisition is uncomplicated, of low value, and non-controversial a simpler appraisal or valuation method may be acceptable. Appraisals or valuations must be done in conformance with the requirements of the federal Uniform Act.

  o Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (Uniform Act) Minnesota Department of Transportation’s list of prequalified appraisers: [http://www.dot.state.mn.us/consult/prequal.html](http://www.dot.state.mn.us/consult/prequal.html) scroll to “Current List of Pre-Qualified Consultants” for a list of prequalified appraisers.
Minnesota Department of Commerce on-line look-up tool to search for licensed appraisers: License Lookup Tool

Contact your PFA loan officer for further information.

- **Job Reporting (Minnesota Management and Budget (MMB))**
  Borrowers will be subject to the requirements of Minnesota Statutes 16A.633 Subdivision 4 (MN Laws of 2012 Chapter 293, Section 28) which requires job reporting on capital projects. PFA will provide each borrower with a job reporting form template for their project. The report is submitted to PFA at substantial completion/project completion. An example is included in this packet.

- **Project Records**
  The borrower is responsible to maintain project records. Listed below are some of the main records that are to be maintained:
  - General Project Related - loan application, signed loan agreement, bond transcript, financial plan for project, MDH or MPCA approvals/correspondence and State Job Report
  - Procurement Related - advertisements for bids, DBE fair share efforts and reports, bid tabulations, bidders list, executed contracts and debarment checks for engineers, other consultants, contractors and subcontractors
  - Disbursement Records – disbursement requests, supporting documentation and invoices
  - Financial records, in accordance with Generally Accepted Accounting Principles (GAAP)
  - American Iron and Steel – documentation from contractor and de minimis tracking, waiver requests
  - Labor Standards – certified payrolls, employee interviews, correspondence related to compliance
  - Project Closeout – evidence of project acceptance by borrower

- **Real Property Declaration & Information on Waivers to the Real Property Declaration Filing**
  Borrowers must file a real property declaration at the county recorder’s office identifying the project area as “state bond financed” unless a waiver is granted by Minnesota Management and Budget (MMB) for the recording of the declaration.

- **Signage to Increase Public Awareness**
  The Environmental Protection Agency (EPA) issued a memorandum on guidelines for CWRF and DWRF projects with the purpose of increasing public awareness of EPA assistance nationwide. In response to the guidelines, the PFA will post a public announcement on the PFA webpage for all DWRF and CWRF funded projects and provide a copy to the borrower. At a minimum, borrowers are required to post the announcement in a public location or on the borrower’s website. Borrowers may opt to also use other methods described below to inform the public about the project. Additional information is located in this packet.
Bidding Requirements Summary

Bidding Requirements:

- Borrowers must follow state municipal contracting requirements (i.e. Public Contractors Performance and Payment Bond Act, Uniform Municipal Contracting Law, surety deposits for out-of-state contractors, workers compensation, etc.), federal civil rights laws, federal Disadvantaged Business Enterprise (DBE), and American Iron and Steel requirements.

- Refer to this document and the Contract Packet for information on state and federal laws related to procurement, pre-bid and post bid requirements, including state job reporting requirements. Required contract language for bid and contract documents and reporting forms are provided in the Contract Packet.

- The Contract Packet must be physically incorporated into the bid and contract documents, along with the appropriate State and Federal prevailing wage rates.

IMPORTANT: The Contractor will need to provide information to the borrower for required reporting & to document compliance with specific contract conditions such as:
  - American Iron & Steel (certifications, letters, de minimis tracking)
  - DBE/M/WBE fair share efforts and reporting
  - Job Reporting
  - Prevailing Wages (both state and federal)

Identify the data needs upfront in the contract so the information is included in the contract and does not result in extra charges for the borrower.

Disadvantaged Business Enterprise (DBE) Requirements:

- DBE requirements apply to the project which means borrowers and their prime contractors have specific obligations regarding DBE procurement for construction, equipment, supplies and services. Additional information is included in this document and in the Contract Packet.
**Signage to Increase Public Awareness**

The Environmental Protection Agency’s (EPA) issued a memorandum introducing guidelines for CWRF and DWRF projects with the purpose of increasing public awareness of EPA assistance nationwide. In response to the guidelines, the PFA will post a public announcement on the PFA webpage for all DWRF and CWRF funded projects and provide a copy to the borrower. **At a minimum**, borrowers are required to post the announcement in a public location or on the borrower’s website. Borrowers may opt to also use other methods described below to inform the public about the project.

The costs associated with those activities are eligible for CWRF or DWRF funding. Borrowers are encouraged to consider the costs and benefit of each of these options and which would be the most effective in their area. If appropriate to increase public awareness of projects serving communities where English is not the predominant language, borrowers should provide translations into the appropriate non-English language(s).

CWRF/DWRF projects that include a **Point Source Implementation Grant** (PSIG) should also refer to the project sign requirements in the PSIG application materials.

**OPTIONS FOR SIGNAGE**

**Standard Signage**: Use of a traditional sign at or near the construction site that includes the name of the facility, project, and community; project funding sources; the PFA logo; and the EPA logo. Contact your **PFA loan officer** to obtain the logos.

**Non Standard Signage**: Use of a variety of methods to provide information on the project to the public, such as:

- **Posters or Brochures**: A poster or brochure which can be placed in or available at a public location accessible to community members (City Hall, community center, library, etc.)

- **Newsletter, Periodical, or Press Release**: For communities where there is no suitable public space or where advertisement through signage is unlikely to reach community members effectively, project information may be provided through a local newspaper, community newsletter or similar periodical.

- **Insert or Pamphlet in Water/Sewer Bill**: This approach would effectively publicize the project to those individuals directly benefitting from the project.

- **Online and Social Media Publicity**: Online publicity may appear on the town, community, or facility website if available. Social media sites such as Facebook or Twitter can also be used.

Include the following information in all **Non-Standard Signage**:

- the name of the facility, project, and community
- brief description of the project, including funding amounts and sources
- a brief description of the water quality benefits the project will achieve
- the PFA logo and that the project is partially funded with EPA funding
American Iron and Steel Requirements

This section provides information on American Iron and Steel (AIS) requirements for projects funded in whole or in part with the CWRF or DWRF. This packet includes links to EPA guidance, sample construction contract conditions, sample certifications, an example de minimus tracking form, and information on waivers.

NOTE: The Environmental Protection Agency Sample Construction Contract Language and Certifications (pages 15-17) refer to the Clean Water and Drinking Water State Revolving Funds. In Minnesota the State Revolving Funds are the Clean Water Revolving Fund and the Drinking Water Revolving Fund.

Recipient Responsibilities

Each PFA recipient is responsible to comply with and maintain documentation that shows compliance with AIS requirements. It is important that the recipient’s consulting engineer is familiar with and understands the AIS requirements. Below are the recipient responsibilities for AIS:

Plans and Specifications/Construction Contracts:

- Include AIS contract language and requirements in the plans and specifications and in construction contracts. Specifically, identify:
  - What documentation the contractor will need to provide to show compliance with AIS requirements.
  - The waiver process and what information is needed from the contractor to submit a waiver request.
  - The de minimis waiver and what information the contractor needs to provide to support the de minimis waiver.

- Consulting engineers are encouraged to specifically identify those iron and steel products that must meet the AIS requirements on the bid summary and include a notation that states “This item must be produced in the U.S. and documentation must be provided to the owner prior to installation.”

Waivers:

- Federal law sets forth certain circumstances under which EPA may waive the AIS requirement. EPA can issue waivers to the AIS requirement where:
  - Applying the requirements is inconsistent with public interest.
  - Iron and steel products are not produced in the U.S. in sufficient and reasonably available quantities and of a satisfactory quality.
  - Inclusion of iron or steel products produced in the US will increase the overall project by more than 25%.

  Instructions for the waiver process are outlined in Attachment 3a.

- EPA has also approved a de minimus waiver that will apply to all projects. PFA recipients will be required to obtain and maintain documentation on de minimus items and provide
a de minimus summary at project conclusion to PFA. Links to EPA de minimis waiver and tracking spreadsheet are in the EPA Guidance and Links section below.

**PFA Disbursement Request Certification:**
- Sign (authorized representative of the borrower) a certification (included on the PFA disbursement request) indicating that the project is in compliance with the AIS requirements. This certification is provided with each disbursement request.

**Project Monitoring and Site Visits, Project Records:**
- Maintain project records, including AIS documentation on file for review.
- Show documentation and records to PFA/MPCA/MDH staff during on-site monitoring visits.
- When possible, show PFA/MPCA/MDH the physical project and iron and steel products installed and permanently incorporated into the project.

**American Iron and Steel Documentation**
Contractors must comply with and provide documentation that shows compliance with AIS requirements. Product certifications letters need to include the following five items:

1. Identify the product. The letter should list the specific product(s) delivered to the project site.
2. Identify where the product was made. The letter should include the location(s) of the foundry/mill/factory where the product was manufactured (City and State).
3. To whom was the product delivered? The letter should include the name of the project and the jurisdiction where the product was delivered.
4. Signature of company representative
5. Specifically reference the American Iron and Steel requirements.

**EPA Guidance and Links**

Information from EPA on the implementation of the AIS requirements can be found at: [http://water.epa.gov/grants_funding/aisrequirement.cfm](http://water.epa.gov/grants_funding/aisrequirement.cfm), including:

- EPA March 20, 2014 Memorandum “Implementation of American Iron and Steel Provisions of P. L. 113-76 Consolidated Appropriations Act, 2014” (See EPA link above for guidance documents, including the March 20, 2014 memorandum). Included is a detailed list of products that must comply with the requirements. An iron or steel product is one of the following made primarily of iron or steel that is permanently incorporated into the public water system or treatment works:
  - Lined or unlined pipes or fittings;
  - Manhole Covers;
  - Municipal Castings (defined in more detail-see EPA guidance);
  - Hydrants;
  - Tanks;
  - Flanges;
  - Pipe clamps and restraints;
- Valves;
- Structural steel (defined in more detail—see EPA guidance);
- Reinforced precast concrete; and
- Construction materials (defined in more detail—see EPA guidance).

- **EPA De Minimis Waiver** - for incidental components of projects. Funds used for such de minimis incidental components cumulatively may comprise no more than a total of 5 percent of the total cost of the materials used in and incorporated into a project. The cost of an individual item may not exceed 1 percent of the total cost of the materials used in and incorporated into a project.

- **EPA Questions and Answers**
  - Part 1: Valves and Hydrants:
  - Part 2: Products, Projects and Process:

Check EPA’s American Iron and Steel website frequently for updates.
[http://water.epa.gov/grants_funding/aisrequirement.cfm](http://water.epa.gov/grants_funding/aisrequirement.cfm)

**Attached Documents**

1. **Construction Contract Conditions - Use of American Iron and Steel.** Contract language requiring use of AIS must be physically inserted into plans and specifications, bidding documents construction contracts and purchase agreements.

   **Attachment #1** - EPA sample AIS construction contract language

2. **EPA Sample Certifications.** EPA recommends use of a step certification process, similar to the one used by the Federal Highway Administration, as the best practice to document American Iron and Steel.

   **Attachment #2a** - EPA sample step certification for iron and steel that is processed and/or manufactured

   **Attachment #2b** - EPA sample step certification for iron and steel that is shipped and/or provided

   An alternative to the step certification is for the final manufacturer, who delivers the iron or steel product to the worksite, vendor or contractor, to provide a certification “asserting that all manufacturing processes occurred in the U.S.”. The EPA guidance materials did not provide a sample of the alternative certification. EPA states that additional documentation may be needed if the certification lacks important information.

   Refer to question #25 in the March 20, 2014 EPA Memorandum ([American Iron and Steel Requirement Guidance](http://water.epa.gov/grants_funding/aisrequirement.cfm)) for details on the certifications.
PFA borrowers must maintain American Iron and Steel certifications and documentation in their project files.

3. **Waiver Information** (See PFA web site CWRF or DWRF page on the “forms” tab)

**Attachment #3a** - Applicant Information Checklist for Waiver Request. This checklist identifies the documents needed for waiver request submittals. All waiver requests are to be submitted via e-mail to the MPCA or MDH agency contact. (Excel document on PFA website)

**Attachment #3b** - Environmental Protection Agency HQ Checklist. The Headquarter Office of EPA will use this checklist to evaluate submitted waiver requests.

**Attachment #3c** – De minimus Summary—identifies the data needed for the de minimis summary that is submitted to the PFA at project conclusion. Borrowers must maintain documentation on file for the de minimus items used in the project. See the checklist for tracking De minimus activity on the “forms” tab.
1. SAMPLE Construction Contract Language

Use of American Iron and Steel

(From 3/20/14 EPA Memorandum)

ALL CONTRACTS MUST HAVE A CLAUSE REQUIRING COMPLIANCE WITH THE AIS REQUIREMENT. THIS IS AN EXAMPLE OF WHAT COULD BE INCLUDED IN ALL CONTRACTS IN PROJECTS THAT USE SRF FUNDS. EPA MAKES NO CLAIMS REGARDING THE LEGALITY OF THIS CLAUSE WITH RESPECT TO STATE OR LOCAL LAW:

SAMPLE Construction Contract Language

The Contractor acknowledges to and for the benefit of the City of ________ (“Purchaser”) and the Minnesota Public Facilities Authority (the “Authority”) that it understands the goods and services under this Agreement are being funded with monies made available by the Clean Water State Revolving Fund and/or Drinking Water State Revolving Fund that have statutory requirements commonly known as “American Iron and Steel;” that requires that all of the iron and steel products used in the project to be produced in the United States (“American Iron and Steel Requirement”) including iron and steel products provided by the Contractor pursuant to this Agreement. The Contractor hereby represents and warrants to and for the benefit of the Purchaser and the Authority that (a) the Contractor has reviewed and understands the American Iron and Steel Requirement, (b) all of the iron and steel products used in the project will be and/or have been produced in the United States in a manner that complies with the American Iron and Steel Requirement, unless a waiver of the requirement is approved, and (c) the Contractor will provide any further verified information, certification or assurance of compliance with this paragraph, or information necessary to support a waiver of the American Iron and Steel Requirement, as may be requested by the Purchaser or the Authority. Notwithstanding any other provision of this Agreement, any failure to comply with this paragraph by the Contractor shall permit the Purchaser or the Authority to recover as damages against the Contractor any loss, expense or cost (including without limitation attorneys’ fees) incurred by the Purchaser or the Authority resulting from any such failure (including without limitation any impairment or loss of funding, whether in whole or in part, from the Authority or any damages owed to the Authority by the Purchaser). While the Contractor has no direct contractual privity with the Authority, as a lender to the Purchaser for the funding of its project, the Purchaser and the Contractor agree that the Authority is a third-party beneficiary and neither this paragraph (nor any other provision of this Agreement necessary to give this paragraph force or effect) shall be amended or waived without the prior written consent of the Authority.
2a. SAMPLE Step Certification (Processed/Manufactured)
Use of American Iron and Steel
(From 3/20/14 EPA Memorandum)

The following information is provided as a SAMPLE letter of a step certification for American Iron and Steel compliance. Documentation must be provided on company letterhead.

Date

Company Name

Company Address

City, State Zip

Subject: American Iron and Steel Step Certification for Project (XXXXXXXXXXXX)

I, (company representative), certify that the (melting, bending, coating, galvanizing, cutting, etc.) process for (manufacturing or fabricating) the following products and/or materials shipped or provided for the subject project is in full compliance with the American Iron and Steel Requirement as mandated in the Environmental Protection Agency’s State Revolving Fund Programs.

Item, Products and/or Materials:

1. Xxxx
2. Xxxx
3. Xxxx

Such process took place at the following location:

If any of the above compliance statements change while providing materials to this project we will immediately notify the prime contractor and the engineer.

Signed by company representative
2b. SAMPLE Step Certification (Shipped/Provided)
Use of American Iron and Steel
(From 3/20/14 EPA Memorandum)

The following information is provided as a SAMPLE letter of a step certification for American Iron and Steel compliance. Documentation must be provided on company letterhead.

Date

Company Name

Company Address

City, State Zip

Subject: American Iron and Steel Step Certification for Project (XXXXXX)

I, (company representative), certify that the following products and/or materials shipped/provided to the subject project are in full compliance with the American Iron and Steel Requirement as mandated in the Environmental Protection Agency’s State Revolving Fund Programs.

Item, Products and/or Materials:

1. Xxxx
2. Xxxx
3. Xxxx

Such process took place at the following location:

If any of the above compliance statements change while providing materials to this project we will immediately notify the prime contractor and the engineer.

Signed by company representative
3a. American Iron and Steel Waiver Process
Applicant Information Checklist for Waiver Request

Submit completed Applicant Information Checklist for Waiver Request (page 18) and the attachments identified in the Checklist via e-mail to the MPCA or MDH contact identified below. MPCA and MDH will review submitted waiver requests for completeness and forward to the Environmental Protection Agency (EPA) for review. An excel version of the waiver checklist shown on page 20 can be found on the PFA website under the “forms” tab on the CWRF and DWRF pages.

EPA will post waiver requests received, approved and denied on their website (http://water.epa.gov/grants_funding/aisrequirement.cfm).

Clean Water State Revolving Fund Projects - Minnesota Pollution Control Agency (MPCA)
Pam Rodewald
Pam.Rodewald@state.mn.us
507-344-5241

Drinking Water State Revolving Fund Projects - Minnesota Department of Health (MDH)
Chad Kolstad
Chad.Kolstad@state.mn.us
651-201-3972

Please copy your PFA loan officer on the e-mail waiver request to MPCA or MDH

Kathe Barrett
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### 3a. American Iron and Steel Waiver Process

#### Applicant Information Checklist for Waiver Request

The purpose of this checklist is to help ensure that all appropriate and necessary information is submitted to EPA. EPA recommends that States review this checklist carefully and provide all appropriate information to EPA. This checklist is for informational purposes only and does not need to be included as part of a waiver application. (Source: March 20, 2014 EPA Memorandum “Implementation of American Iron and Steel provisions of P. L. 113-76, Consolidated Appropriations Act, 2014”). Complete and submit checklist along with supporting documents MDH or MPCA contacts listed below:

**Clean Water Revolving Fund (CWRF)** projects submit checklist and support documents to Pam Rodewald, MPCA (507-344-5241) Pam.Rodewald@state.mn.us  
**Drinking Water Revolving Fund (DWRF)** projects submit checklist and support documents to Chad Kolstad, MDH (651-201-3972) Chad.Kolstad@state.mn.us

Additional information at: [http://water.epa.gov/grants_funding/aisrequirement.cfm](http://water.epa.gov/grants_funding/aisrequirement.cfm)

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<th>Items</th>
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<th>Notes</th>
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#### General

- Waiver request includes the following information:
  - Description of the foreign and domestic construction materials
  - Unit of measure
  - Quantity
  - Price
  - Time of delivery or availability
  - Location of the construction project
  - Name and address of the proposed supplier
  - A detailed justification for the use of foreign construction materials

- Waiver request was submitted according to the instructions in the memorandum

- Assistance recipient made a good faith effort to solicit bids for domestic iron and steel products, as demonstrated by language in requests for proposals, contracts, and communications with the prime contractor

#### Cost Waiver Requests

- Waiver request includes the following information:
  - Comparison of overall cost of project with domestic iron and steel products to overall cost of project with foreign iron and steel products
  - Relevant excerpts from the bid documents used by the contractors to complete the comparison
  - Supporting documentation indicating that the contractor made a reasonable survey of the market, such as a description of the process for identifying suppliers and a list of contacted suppliers

#### Availability Waiver Requests

- Waiver request includes the following supporting documentation necessary to demonstrate the availability, quantity, and/or quality of the materials for which the waiver is requested:
  - Supplier information or pricing information from a reasonable number of domestic suppliers indicating availability/delivery date for construction materials
  - Documentation of the assistance recipient's efforts to find available domestic sources, such as a description of the process for identifying suppliers and a list of contacted suppliers.
  - Project schedule
  - Relevant excerpts from project plans, specifications, and permits indicating the required quantity and quality of construction materials

- Waiver request includes a statement from the prime contractor and/or supplier confirming the non-availability of the domestic construction materials for which the waiver is sought

- Has the State received other waiver requests for the materials described in this waiver request, for comparable projects?
The iron and/or steel products are not produced in the United States in sufficient and reasonably available quantities and of a satisfactory quality (availability waiver).

The inclusion of iron and/or steel products produced in the United States will increase the cost of the overall project by more than 25 percent (cost waiver).

Cost Waiver Requests

- Does the waiver request include the following information?
  - Comparison of overall cost of project with domestic iron and steel products to overall cost of project with foreign iron and steel products
  - Relevant excerpts from the bid documents used by the contractors to complete the comparison
  - A sufficient number of bid documents or pricing information from domestic sources to constitute a reasonable survey of the market

- Does the Total Domestic Project exceed the Total Foreign Project Cost by more than 25%?

Availability Waiver Requests

- Does the waiver request include supporting documentation sufficient to show the availability, quantity, and/or quality of the iron and/or steel product for which the waiver is requested?
  - Supplier information or other documentation indicating availability/delivery date for materials
  - Project schedule
  - Relevant excerpts from project plans, specifications, and permits indicating the required quantity and quality of materials

- Does supporting documentation provide sufficient evidence that the contractors made a reasonable effort to locate domestic suppliers of materials, such as a description of the process for identifying suppliers and a list of contacted suppliers?

- Based on the materials delivery/availability date indicated in the supporting documentation, will the materials be unavailable when they are needed according to the project schedule? (By item, list schedule date and domestic delivery quote date or other relevant information)

- Is EPA aware of any other evidence indicating the non-availability of the materials for which the waiver is requested?
  - Multiple waiver requests for the materials described in this waiver request, for comparable projects in the same State
  - Multiple waiver requests for the materials described in this waiver request, for comparable projects in other States
  - Correspondence with construction trade associations indicating the non-availability of the materials

- Are the available domestic materials indicated in the bid documents of inadequate quality compared those required by the project plans, specifications, and/or permits?
3c. American Iron and Steel Waiver Process
De Minimis Waiver

The EPA de minimis waiver dated April 15, 2014 (national waiver for de minimis incidental components) permits the use of non-American iron or steel products when they are for de minimis incidental components of projects. Funds used for de minimis incidental components cumulatively may comprise no more than a total of 5 percent of the total cost of the materials used in and incorporated into a project. The cost of an individual item may not exceed 1 percent of the total cost of the materials used in and incorporated into a project.

To use this waiver, PFA borrowers should first consult with their contractors to determine the items to be covered by this waiver. Borrowers must maintain documentation (i.e., invoices) for the de minimis items in the project file and submit a summary report to the PFA at project conclusion, or sooner, if available. An excel version of the de minimis tracking report shown on the next page can be found on the PFA website under the “forms” tab on the CWRF and DWRF pages.

The de minimis project summary report must include the following:

- PFA borrower name
- Project name
- Name/Title/ Signature of person completing the report
- Signature date
- Total cost of materials for the project by type/categories and the estimated cost
- Total cost of materials for the de minimis items by types/categories (i.e. miscellaneous fasteners, nuts, bolts, fittings) and the estimated cost

Refer to the EPA De Minimis Waiver for additional information.
Use of American Iron & Steel is required for CWRF and DWRF-funded projects. The Environmental Protection Agency has issued a public interest waiver for De Minimis incidental components. The assistance recipient wishing to use this waiver should consult with their contractor(s) to maintain an itemized list of components covered under De Minimis. At the conclusion of the project, this form must be completed and retained in the assistance recipient’s project files and a copy provided to the Public Facilities Authority. **It is strongly recommended that you maintain a list as the project progresses.** Please print clearly or type. (EPA Deminimis Waiver: http://www.epa.gov/cwsrf/de-minimis-waiver-pursuant-section-436-pl-113-76-consolidated-appropriations-act

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<th>Manufacturer &amp; Component Description</th>
<th>Part/Model #</th>
<th>Quantity (if applicable)</th>
<th>Cost per Unit (if applicable)</th>
<th>Component’s Total Cost</th>
<th>How is Cost Documented?*</th>
</tr>
</thead>
</table>

Use additional sheets as necessary

* Documentation must demonstrate confirmation of the components’ actual costs (invoice, etc.). Completed by:

Name: _____________________________ Title: _____________________________

Signature: __________________________ Date: ____________________________

If approaching the 5% or 1% limits, contact PFA immediately
Disadvantaged Business Enterprise (DBE) Information

DBE requirements apply to the project which means borrowers and their prime contractors have specific obligations regarding DBE procurement for construction, equipment, supplies and services. Additional information is included in this document and in the Contract Packet.

All borrowers shall:
- Follow Six Good Faith Efforts for all procurements and maintain documentation on file
- Include the Required Contract Conditions along with the Six Good Faith Efforts language/conditions in all procurement contracts. (Refer to the Contract Packet).
- Require bidders to provide the borrower with information for a Bidder’s List
- Create and maintain the Bidder’s List.
- PFA applicant signs and submits Form 6 – Fair Share Statement and DBE Certification, with the PFA loan application, which includes the Fair Share Objective for MBEs and WBEs. Minnesota’s Fair Share Objectives are 3.50% for MBEs and 5.0% for WBEs.
- Submit semi-annual reports, EPA Form 5700-2a, if required by PFA, on DBE contract activity

All contractors shall:
- Follow Six Good Faith Efforts in all procurements
- Comply with required Good Faith Efforts contact language; Include specific language in sub-contracts
- Provide borrower with information for semi-annual report and updates to the Bidder’s List

Note 4-1-16: EPA suspended use of 6100 forms (6100-2, 6100-3 and 6100-4) for procurements initiated after March 7, 2016. References to the forms have been removed from this document and the forms/instructions have been removed from the PFA Contract Packet.

Primary Federal Statutory Authorities – Disadvantaged Business Enterprises (DBES)

- 40 C.F.R. Part 33, Participation by Disadvantaged Business Enterprises in Procurement Under Environmental Protection Agency (EPA) Financial Assistance Agreements
- Public Law 102-389 (42 U.S.C. 437d), a 1993 appropriations act (“EPA’s 8% statute”)
- Public Law 101-549, Title X of the Clean Air Acts Amendments of 1990 (42 U.S.C. 7601 note) (“EPA’s 10% statute”)
- Public Law 100-590, the Small Business Administration Reauthorization and Amendment Act of 1988
- Executive Order 12138, related to Women’s Business Enterprise Policy, issued October 13, 1971
Definitions

Disadvantaged Business Enterprise (DBE) – an entity owned or controlled by a socially and economically disadvantaged individual as described by Public Law 102-389 (42 U.S.C. 4370d) or an entity owned and controlled by a socially and economically disadvantaged individual as described by Title X of the Clean Air Act Amendments of 1990 (42 U.S.C. 7601 note); a Small Business Enterprise (SBE); a Small business in a Rural Area (SBRA); or a Labor Surplus Area Firm (LSAF), a Historically Underutilized business (HUB) Zone Small Business Concern, or a concern under a successor program.

Fair Share Objective – an objective expressing the percentage of MBE or WBE utilization expected absent the effects of discrimination.

HUBZone – a historically underutilized business zone, which is an area located within one or more qualified census tracts, qualified metropolitan counties, or lands within the external boundaries of an Indian Reservation.

HUBZone Small Business – a small business concern that appears on the List of Qualified HUBZone Small Business Concerns maintained by the Small Business Administration.

Labor Surplus Area Firm (LSAF) – a concern that together with its first-tier subcontractors will perform substantially in labor surplus areas (as identified by the Department of Labor in accordance with 20 CFR Part 654). Performance is substantially in labor surplus areas if the costs incurred under the contract on account of manufacturing, production or performance of approximate services in labor surplus areas exceed 50 percent of the contract price.

Minority Business Enterprise (MBE) – a Disadvantaged Business Enterprise (DBE) other than a Small Business Enterprise (SBE), a Labor Surplus Area Firm (LSAF), a Small Business in Rural Areas (SBRA), or a Women’s Business Enterprise (WBE). See section on Certified M/WBE Firms, below.

Procurement – the acquisition through order, purchase, lease or barter of supplies, equipment, construction or services needed to accomplish Federal assistance programs.

Small Business in a Rural Area (SBRA) – a small business operating in an area identified as a rural county with a code 6 to 9 in the Rural-Urban Continuum Classification Code developed by the United States Department of Agriculture in 1980.

Small Business, Small Business Concern or Small Business Enterprise (SBE) a concern, including its affiliates, that is independently owned and operated, not dominate in the field of operation in which it is bidding, and qualified as a small business under the criteria and size standards in 13 CFR part 121.
**Women's Business Enterprise (WBE)** – a business concern which is at least 51% owned or controlled by women for purposes of EPA’s 8% statute or a business concern which is at least 51% owned and controlled by women for purposes for EPA’s 10% statute. Determination of ownership by a married woman in a community property jurisdiction will not be affected by her husband’s 50% interest in her share. Similarly, a business concern which is more that 50% owned by a married man will not become a qualified WBE by virtue of his wife’s 50% interest in his share. See section on Certified M/WBE Firms, below.

### Certified M/WBE Firms

Only M/WBE firms certified by the Minnesota Unified Certification Program, the Small Business Administration (SBA) or the federal Department of the Environmental Protection Agency (EPA) can be counted towards the fair share goals for M/WBE reporting to the PFA. ("What Certifications Does EPA Accept?")

To see whether a firm is a certified firm eligible to be counted as a M/WBE firm, check the **Minnesota Unified Certification Program Directory** or the **SBA Dynamic Small Business Search Directory**. Links are listed below.

Minnesota Unified Certification Program: [http://mnucp.metc.state.mn.us/](http://mnucp.metc.state.mn.us/) includes a free search engine that lists certified DBE contractors and suppliers. Links to this directory are also on the MN Department of Transportation website: [http://www.dot.state.mn.us/civilrights/](http://www.dot.state.mn.us/civilrights/)

Small Business Administration **Dynamic Small Business Search** – search engine that lists businesses with 8(a) Certifications; Small Disadvantaged Business Certifications; HUBZone Certifications and DBE Certifications. Check contractor detail to see what current certifications are in place. [http://dsbs.sba.gov/dsbs/search/dsp_dsbs.cfm](http://dsbs.sba.gov/dsbs/search/dsp_dsbs.cfm)

### Other Minority/Women Business Enterprises Resources

- Diversity Information Resources, Inc. [www.diversityinforesources.com](http://www.diversityinforesources.com)
- MN Department of Administration (at this time the MN Dept. of Administration listings are not certified and cannot be counted as M/WBE vendors by the EPA). [www.mmd.admin.state.mn.us](http://www.mmd.admin.state.mn.us)
Rural-Urban Continuum Codes For Metro & Non-Metro Counties  
The following is a list of Minnesota Counties that have been coded by the U. S. Department of Agriculture as a rural or urban (which also can be a rural county adjacent to a metropolitan area). For the purposes of the U. S. Environmental Protection Agency’s condition regarding Small Businesses in Rural Areas (SBRA), those counties coded 6 through 9 meet the definition of rural. Data are from the 2013 census. Codes are defined as follows:

Metro Counties:
1. Counties in metro areas of 1 million population or more
2. Counties in metro areas of 250,000 to 1 million population
3. Counties in metro areas of fewer than 250,000 population

Nonmetro Counties
4. Urban population of 20,000 or more, adjacent to a metro area
5. Urban population of 20,000 or more, not adjacent to a metro area
6. Urban population of 2,500 to 19,000, not adjacent to a metro area
7. Urban population of 2,500 to 19,999, not adjacent to a metro area
8. Completely rural or less than 2,500 urban population, adjacent to a metro area
9. Completely rural or less than 2,500 urban population, not adjacent to a metro area

**METROPOLITAN COUNTIES (Urban)**

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<th>Code</th>
<th>City</th>
<th>Code</th>
<th>County</th>
<th>Code</th>
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**NONMETROPOLITAN COUNTIES (Rural)**

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<td>Yellow Medicine</td>
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Federal Davis Bacon Act, State Prevailing Wages & Requirements

Both Federal (Davis Bacon) prevailing wages and State prevailing wages apply to CWRF and DWRF projects. Payment of the wage and fringe benefits most beneficial to the employees are required. Overtime is governed by Minnesota Prevailing Wage statutes at M.S. 177.42 which requires overtime when an employee works more than 8 hours/day OR 40 hours/week. MN Department of Labor and Industry interprets that overtime applies to both 8 hours/day and 40 hours/week. Thus any employee working more than 8 hours in one day is entitled to overtime at the most beneficial wage (i.e. 4 days x 10 hours/day = overtime for 2 hours each day).

This section outlines PFA borrower’s responsibilities with respect to prevailing wages for the following project stages:

1. Pre Bid Stage – Select, Print and Insert the Proper Wage Decision(s)
2. Bid and Contract Award Stage
3. After Bid Award
4. During Construction
5. Project Completion

This section also includes:

- Basic principles of the prevailing wage requirements
- Links to Federal and State prevailing wage information and resources
- PFA Forms
  - Prevailing Wage Checklist
  - Labor Standards Notice of Contract Award
  - Final Federal Labor Standards Report

Contact your PFA Loan Officer with questions.
1. Pre Bid Stage – Select, Print & Insert The Proper Wage Decision(s)

The type/nature of the construction project governs which federal wage determination(s) and which state wage certification(s) apply. Some projects may trigger more than one Federal determination and/or state certification. To avoid problems and potential liability PFA strongly recommends the following steps be taken prior to final approval of plans and specifications and prior to advertising for bids:

- Refer to Minnesota Department of Labor and Industry (DOLI) web site www.dli.mn.gov for information about State Prevailing Wages. DOLI’s phone number (651) 284-5091

- Review U. S. Department of Labor (DOL) Memorandums #130 and 131, DOL guidance on federal wage determinations and selecting the proper wage determination(s) for the project:

  PHYSICALLY include the contract conditions and applicable Federal and State wage determinations in the bidding documents and final contracts.

|-----------------------------------------------|

2. Bid and Contract Award Stage

PHYSICALLY include the contract conditions and applicable Federal and State wage determinations in the bidding documents and final contracts. Provide and apply prevailing wage updates as required to prospective bidders. It is the prime contractor’s responsibility to include the prevailing rates and conditions into all subcontracts. Subcontractors are to include the prevailing rates and contract conditions in any lower tier subcontracts.

PHYSICALLY incorporate the following in all prime contracts and contractors to include in all subcontracts:

- The standard Davis Bacon contract clauses found in 29 CFR 5.5(a) (located in the PFA Contract Packet)

- Minnesota Department of Labor and Industry prevailing wage contracting clause (located in the PFA Contract Packet)

- Applicable Federal and State wage determinations
Note: Different events (i.e. advertising date, bid opening, etc.) establish which version of the state and federal wage decision apply to competitively bid projects. The event triggers are different for state and federal. Federal wage decisions are “modified” and the “modifications” may be applicable to the project depending upon when issued. Monitor the U. S. Department of Labor web site for changes to Federal wage decisions.

Please note that the State of Minnesota wage rates typically list two “effective dates” with different wage rates for the identified work classification. The second rate is a built-in increase that is to be paid to affected employees as of the effective date of the increase.

**Federal Davis-Bacon Prevailing Wage Rate Trigger** - Modifications issued 10 or more days before bid opening must be applied to the project. If there are more than 90 days between bid opening and contract award, current modifications may apply to the contract. Consult with your PFA loan officer.

**State of Minnesota Prevailing Wages Trigger** - The bid advertising date establishes which Minnesota State Prevailing Wage Certification applies to the project. The Minnesota State Prevailing Wages include increases to certain classifications that are to be paid to employees working on the project once the effective date of the increase has occurred. Contact the Minnesota Department of Labor and Industry for assistance.

### 3. After Bid Award

Submit **LABOR STANDARDS NOTICE OF CONTRACT AWARD** to the PFA once information is known.

At the preconstruction conference, discuss labor standards requirements. Review state and federal wage determinations to see if all worker classifications needed for the project are included. If a classification is missing from either the State or Federal wage determinations, use the “Classification Clarification Form” (State DOLI) for requesting a missing State of Minnesota classification or the “Additional Classification and Rate” (Federal U.S. DOL) to propose a rate for the federal Davis Bacon rate. The forms are available by link on the Resource Page (37). The federal form can be sent via e-mail to e-mail address listed on page 39. The state form can be completed on line, printed and mailed (address on form) to MN DOLI.

Review all subcontracts subject to Davis Bacon entered into by prime contractors to verify that the prime contractors have required its subcontractors to include the applicable wage determinations and contract conditions.
During Construction

**OBTAIN WEEKLY PAYROLL AND STATEMENT OF COMPLIANCE.**

Certified payrolls are to be submitted weekly by the prime contractor. The prime contractor is responsible to collect and submit the subcontractor payrolls and statement of compliance weekly to the City. PFA recommends using MNDOT payroll format (Payroll and Statement of Compliance). The MNDOT format provides information on fringe benefits that is helpful for determining whether the contractor/subcontractor is in compliance. **EMPLOYEES HOME ADDRESSES AND SOCIAL SECURITY NUMBERS MUST NOT BE ON THE CERTIFIED PAYROLLS (Federal Requirement).**

**LINK TO PAYROLL FORMS:**
- MNDOT Payroll Forms: [http://www.dot.state.mn.us/const/labor/certifiedpayroll.html](http://www.dot.state.mn.us/const/labor/certifiedpayroll.html)
- U. S. Department of Labor Payroll Form WH347 and Instructions: [http://www.dol.gov/whd/forms/wh347instr.htm](http://www.dol.gov/whd/forms/wh347instr.htm)

**VERIFY JOB SITE POSTINGS ARE IN PLACE.**

The prime contractor is responsible to post the following at the construction site:

- Applicable state and federal wage rates
- “Notice to All Employees” poster the required federal Poster (WH 1321): [http://www.dol.gov/whd/regs/compliance/posters/davis.htm](http://www.dol.gov/whd/regs/compliance/posters/davis.htm)
- The required Minnesota Department of Labor and Industry posters [http://www.dli.mn.gov/LS/Posters.asp](http://www.dli.mn.gov/LS/Posters.asp)

It is a good idea to take a photograph of the required postings and maintain it on file.

**VERIFY COMPLIANCE WITH PREVAILING WAGE REQUIREMENTS.**

The PFA borrower or their representative must periodically conduct spot checks of a representative sample of weekly payrolls, verify fringe benefits, and conduct employee interviews to ensure that contractor/subcontractor is complying with requirements and paying the appropriate wage rates.

Establish and follow a payroll review and employee interview schedule based on an assessment of the risks of noncompliance and length of contract. Conduct more frequent spot checks if risks are higher or if contractor/subcontractor noncompliance.

Conduct immediate interviews in response to an alleged violation of the prevailing wage requirements.

**Prior to submitting a disbursement request to PFA for construction costs, the Borrower should:** have all certified payrolls from the prime contractor (prime contractor responsible to provide subcontractor’s payrolls) and conduct payroll verification and employee interviews as described in this section to ensure compliance with state and federal requirements.
Conduct employee interviews in confidence. Use Form: **Form: SF1445** or equivalent document for the interviews.

Verify evidence of fringe benefit plans and payments thereunder by contractors and subcontractors who claim credit for fringe benefit contributions.

Periodically review contractors and subcontractors use of apprentices and trainees. Verify registration and certification of apprentices and trainees with respect to apprenticeship and training programs approved by US Dept. of Labor or a state program; to ensure that contractors and subcontractors are not using a disproportionate number of laborers, trainees and apprentices. Conduct these reviews in accordance with the payroll and employee interviews.

Maintain all LS records, including information on any restitutions (underpayments to laborers or mechanics), on file. NOTE: EMPLOYEES HOME ADDRESSES AND SOCIAL SECURITY NUMBERS MUST NOT BE ON THE CERTIFIED PAYROLLS.

**IMMEDIATELY REPORT POTENTIAL VIOLATIONS TO PFA LOAN OFFICER AND TWO OFFICES BELOW:**

**Mpls. District Office US Dept. of Labor**
ESA Wage & Hour Division
Tri-Tech Center, Suite 920
331 Second Avenue South
Minneapolis, MN 55401-132177
Phone: (612) 370-3371
1-866-4-USWAGE
(1-866-487-9243)

**U. S. Environmental Protection Agency**
Sharon Green
Grants Management Officer
U. S. EPA Region 5
West Jackson Boulevard
Mail Code: MC-10J
Chicago, IL, 60604-3507
312-353-5661
**Green.sharon@epa.gov**

**SUBMIT A COMPLIANCE CERTIFICATION FORM TO PFA IF REQUESTED.**
If requested by PFA, submit a **COMPLIANCE CERTIFICATION FOR SUBMITTED PAYROLLS FORM.** This form transmits payrolls and a certification on whether or not payrolls are in compliance with requirements.

**4. Project Completion**

Submit a **FINAL FEDERAL LABOR STANDARDS REPORT** to PFA at project completion.

Maintain labor standards records with the project files at the borrower’s office.
Basic Principles for Prevailing Wages and Overtime Pay

• **MOST BENEFICIAL WAGE AND OVERTIME REQUIREMENTS APPLY.** The most beneficial of the base hourly rate + fringe benefit (state base rate + state fringe rate OR federal base rate + federal fringe rate whichever is higher) is required to be paid to workers. **Overtime** is triggered when an employee works more than 8 hours/day OR 40/week (Minnesota DOLI interprets that overtime applies to both 8 hours a day and 40 hours a week.) Time and one-half must be paid for each hour of overtime worked.

• **FRINGE BENEFITS** must be paid for each hour worked, including any overtime hours. The ½ time premium is not paid for fringe benefits. Fringe benefits must be bona-fide, and, if not paid in cash, must be paid to a 3rd party plan.

• **EMPLOYEE INFORMATION ON PAYROLLS.** No employee home addresses or social security numbers are allowed on payrolls (federal requirement).

• **IDENTIFY STATE AND FEDERAL WORKER CLASSIFICATION.** Payrolls must clearly identify the work classification for each employee. The format/titles can differ between the State and Federal classifications (MN uses a numerical identifier, Feds typically uses titles). Both state and federal classifications are needed to determine whether the proper rate is being paid to employees. If a classification is missing from the State or Federal wage determinations contact the appropriate agency to secure the classification required.

  - **Federal Request for Additional Classification and Rate** U. S. DOL – Wage and Hour Division: [http://www.wdol.gov/docs/sf1444.pdf](http://www.wdol.gov/docs/sf1444.pdf). Complete form and send to Conformance and CBA Update public email address: WHD-CBACONFORMANCE_INCOMING@dol.gov. **The e-mail must be sent by the PFA Borrower and not their engineer or consultant.**
  - **State Request for additional classification** – complete and submit MN DOLI Classification Clarification Form

• **STATEMENT OF COMPLIANCE.** A Statement of Compliance is required with each weekly payroll submittal.

• **OWNER-SUPERVISORS & FOREMEN** who do not engage in work on the project are not subject to prevailing wage. If they do work, Owner operators are not exempt from the prevailing wage requirements.

• **TRACKING FORMS** can aid in efficient payroll review and compliance monitoring. It is suggested that the labor standards officer prepare a matrix which identifies all project job classifications which are expected to be utilized during construction and compares each classification under the Federal and State wage decisions referenced in the Notice of Contract Award. Such a matrix will help demonstrate that the highest wage rate was paid.
for the classification being reviewed. Maintain tracking sheets and matrixes in your labor standards compliance files. Contact PFA if you want to see examples of tracking forms.

- **LABOR STANDARDS RECORDS.** All prevailing wage records (certified payrolls, correspondence, employee interviews, debarment search results, etc.) will need to be on file and maintained by the PFA borrower at project conclusion.

- **APPEALS ON CONFORMANCES (Additional Classifications)** – Refer to the “US DOL Prevailing Wage Resource Book-DB Conformances Tab 8” for information on reconsideration and appeal of additional classifications. See also Code of Federal Regulations (CFR) 29 CFR Part 7 for information on how to submit an appeal.
Federal and State Prevailing Wage Links & Resources

PREVAILING WAGE RATES

FEDERAL DAVIS BACON RESOURCES
- Guidance on selecting the proper federal wage determination:
- Federal Register Notice Vol. 73, No 245, Friday December 19, 2008 Page 77511-77512 amending 29 CFR Part 3 and Part 5 (no social security numbers or home addresses on payroll forms)
- U. S. DOL – Wage and Hour Division – Request for Additional Classification and Rate: [http://www.wdol.gov/docs/sf1444.pdf](http://www.wdol.gov/docs/sf1444.pdf)
- U. S. DOL – Information on appeals for conformances – refer to Chapter 8 of the Prevailing Wage Handbook
- U.S. DOL – E-mail Conformance (additional classification) requests to: WHD-CBACONFORMANCE_INCOMING@dol.gov
- U. S. DOL – Wage & Hour Division Davis Bacon & Related Acts [http://www.dol.gov/whd/contracts/dbra.htm](http://www.dol.gov/whd/contracts/dbra.htm). This link provides access to many Davis Bacon compliance, guides and reference materials. Scroll down to
  - Link to Prevailing Wage Resource Book – May 2015 version
  - Link to Chapter 15 of the Field Operations Handbook (Section on Davis Bacon)
  - Links to U. S. DOL All Agency Memorandums
  - Links to U. S. DOL Payroll Form (WH-347) and instructions
  - Other helpful links in Compliance Assistance: [http://www.dol.gov/whd/regs/compliance/ca_main.htm](http://www.dol.gov/whd/regs/compliance/ca_main.htm)
- FEDERAL CONTACT DEBARMENT CHECK: [www.sam.gov](http://www.sam.gov) (Note: check contractor debarment before awarding contract, debarment check applies to all procurement actions)
- Minneapolis District Office, U. S. Department of Labor, Wage and Hour Division 612-370-3341 (Officer of the Day will respond to inquiries/questions about federal labor laws including Davis Bacon)
FEDERAL DAVIS BACON POSTERS/FORMS

- Federal employee interview Form: SF1445

STATE POSTERS/FORMS/RESOURCES

- Minnesota DOLI posters http://www.dli.mn.gov/LS/Posters.asp
- MNDOT Payroll Forms: http://www.dot.state.mn.us/const/labor/certifiedpayroll.html
- MN DOLI Classification Clarification Form, for seeking additional classifications.
- DOLI Rules: Minnesota Rules 5200.1000 – 5200.1120

STATE OF MINNESOTA DOLI CONTACTS

- MN DOLI Adopted Rule Amendments prevailing wage category descriptions for laborers and special crafts (May 2011)
- For more information regarding prevailing wage and its application, contact:
  Minnesota Department of Labor and Industry
  Prevailing Wage unit
  443 Lafayette Road North
  St. Paul, MN  55155
  Phone: (651) 284-5091
  E-mail: dli.prevwage@state.mn.us
  Web: www.dli.mn.gov
Prevailing Wage Checklist

☐ Select the proper wage determination(s) for project

☐ Physically insert federal and state wage rates and contract conditions (PFA contract packet) into plans/specifications

☐ Provide updated federal wage rates to all bidders prior to bid opening; and provide updates if more than 90 days between bid opening and contract award.
  - If a modification is issued less than 10 days before the bid opening and there is not reasonable time still available to notify bidders of the modification, place a report of the finding to that effect into the contract file.

☐ Bid opening

  - Prime contractor to verify that all subcontractors and suppliers are not debarred

☐ Review all contracts (prime and subcontracts) to ensure PFA conditions, prevailing wage rates are included
  - Prime contractor to ensure that contract conditions are included in all lower tier contracts
  - Review wage determinations to determine if any additional classifications are missing but needed for the project. If a federal additional classification is needed, complete this form: www.wdol.gov/docs/sf1444.pdf and send it along with any required information via e-mail to: U.S. DOL public e-mail address: WHD-CBACONFORMANCE_INCOMING@dol.gov
  - If a classification is missing from the Minnesota prevailing wages, complete and submit the MN DOLI Classification Clarification Form (instructions on form)

☐ Award Contract

☐ Submit “Labor Standards Notice of Contract Award” to PFA

☐ Conduct preconstruction conference
  - Review labor standards requirements/responsibilities with contractor/subs

☐ Construct project

☐ Compliance and Verification
  - Check that required postings are up; take digital photograph and place on file
  - Receive payrolls/statement of compliance on a weekly basis
  - Conduct employee interviews
  - Resolve any issues
  - IMMEDIATELY NOTIFY U.S. Dept of LABOR, U.S. Environmental Protection Agency and PFA of violations

☐ Submit “Final Federal Labor Standards Compliance Report” at project conclusion

☐ Maintain files
Minnesota Public Facilities Authority
Labor Standards Notice of Contract Award

Fill out one form for each contract awarded and provide to your PFA Loan Officer. This information is required for compliance of Federal Davis Bacon prevailing wages on PFA-funded projects.

<table>
<thead>
<tr>
<th>PFA Project Number:</th>
<th>Borrower Name:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Project Description:

<table>
<thead>
<tr>
<th>County:</th>
<th>Contract amount:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Advertising Date:</th>
<th>Bid Opening Date:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Contract Award Date:</th>
<th>Construction Start Date:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Estimated Construction Completion:

<table>
<thead>
<tr>
<th>Contractor Name and Address:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

Contractor Debarment Check Date/Results:

(Check before contract award. Print debarment check and retain in labor standards file)

**FEDERAL** Wage decision number(s) & modification number used in contract:

<table>
<thead>
<tr>
<th>Effective date of wage decision used in contract:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

(For contracts competitively bid, an exception provides that the wage determination updates (modifications) issued less than 10 days before the bid opening shall be effective unless there is not a reasonable time still available to notify bidders of the modification, and a report of the finding to that effect is inserted into the contract file. If contracts are awarded 90 days or more after bid opening, the modification issued closest to the award date must be used.)

**STATE** Wage Rate Type(s) used in contract:

<table>
<thead>
<tr>
<th>Effective date of wage type used in contract:</th>
<th>Revised:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

(The bid advertising date establishes which Minnesota State Prevailing Wage Certification applies to the project. The Minnesota State Prevailing Wages include increases to certain classifications that are to be paid to employees working on the project once the effective date of the increase has occurred.)

I certify the correct wage decision is being applied to the above noted project and that the contractor and subcontractors are not debarred or suspended from participating on federal contracts, verified by [www.sam.gov](http://www.sam.gov):

Name:             Organization:

Signature: ______________________ Date:

Title:
Minnesota Public Facilities Authority Project
Final Federal Labor Standards Compliance Report

Please complete and submit this form to the PFA when each construction contract is completed.

Borrower Name:       Project Name:

Completion Date (mm/dd/yy):
Number of construction (face to face) wage interviews completed:
Number of interview forms mailed and completed:
Number of trades reviewed through interviews, including mailed forms:
If no interviews were conducted face to face or by mail, provide explanation in comments section.

If the answer to any of the following questions is "NO" please explain in comments

- Were the required postings (posters, decisions) observed on site? Yes  No
- Have all payrolls been received? Yes  No
- Are all payroll submissions complete and compliant? Yes  No
- Were wage interviews compared to payroll submissions? Yes  No  NA
- Have all known labor standards non-compliances been resolved? Yes  No  NA
- Have all known restitutions been received by employees? Yes  No  NA
- Were willful violations or complaints forwarded to DOL, EPA and PFA staff? Yes  No  NA

If not, provide explanation in comments section.

Final Report Comments (if any) attach comments if additional space is needed:

I certify to the best of my knowledge that all laborers and mechanics employed by this construction contract were paid in accordance with Federal labor provisions, except as noted. There are no outstanding or unresolved Federal labor standards underpayments, complaints or disputes.

Signature: ___________________________ Date:

Title: ___________________________ Organization:
(Individual signing the form should be the one responsible for payroll review and monitoring.)
Real Property Declarations, Waivers and Certifications

Real Property Declaration Recording Requirement – Borrowers and grantees receiving PFA funds that include state general obligation bond proceeds (includes PFA loans) are required to record a Real Property Declaration that identifies the project area as “state bond financed property”, unless the project qualifies for a waiver from the filing requirements described below. The Declaration places limitations on the use and sale of the property under Minn. Stat. Sec. 16A.695 and the Fourth Order Amending Order of the Commissioner of Finance dated July 30, 2012 (the “Commissioner’s Order”). An example of the Real Property Declaration is included on pages 45-47. The borrower should have their attorney draft the Real Property Declaration.

Real Property Declaration Recording Waiver - Section 7.02 of the Commissioner’s Order allows the Commissioner of Minnesota Management and Budget (MMB) to waive the declaration recording requirement described above for projects or portions of projects located within roads, highways or utility or transit corridors, easements or rights or way where recording would be problematic. Thus, the borrower should request a waiver from MMB for the portions of their projects that fall within that description. An example of the request is on pages 51-52.

MMB Waiver Certification - If MMB grants the waiver from the Real Property Declaration Recording Requirement, the borrower will only need to sign a MMB prepared Waiver Certification for those parts of the project, which do not need to be recorded. In the Waiver Certification the borrower acknowledges that those project areas are “state bond financed property”. A description or map of the project areas, which does not have to be a legal description, is attached to the MMB Waiver Certification. Portions of projects that are located on parcels of land that do not fit that description (such as treatment plants and ponds, lift stations, etc.), are not eligible for the waiver and the borrower will need to record a Real Property Declaration against those parcels. An example of the Waiver Certification is on pages 53-54.

The following documents are attached:

- Example Real Property Declaration
- Example Form letter to MMB requesting a waiver for the portion of the project that cannot be recorded with the County under the Real Property Declaration Filing Requirements
- Example MMB Waiver Certification

Provide Completed Document to PFA
The Borrower must provide the signed Waiver Certification and/or a copy of the recorded Declaration to PFA and MMB prior to disbursement of money for construction activities or as soon thereafter as practicable.
NOTE: Do not sign a MMB Waiver Certification or Declaration, or record a Declaration until you have requested a waiver from MMB for the eligible portions of your project and received MMB’s response. MMB’s response to your request will indicate which portion(s) of your project has been granted a waiver and which portion(s) must have a recorded Declaration.

The Declaration must be recorded at the County Recorder’s office.
EXAMPLE OF REAL PROPERTY DECLARATION

FOR USE BY FILING OFFICER ONLY

Minnesota Public Facilities Authority

REAL PROPERTY DECLARATION

The undersigned has the following interest in the real property located in the County of ________, State of Minnesota, that is legally described in Exhibit A attached and all facilities situated thereon (collectively, the “Restricted Property”):

(Check the appropriate box):

☐ a fee simple title

☐ a lease

☐ an easement

and as owner of such fee title, lease or easement, does hereby declare that such interest in the Restricted Property is made subject to the following restrictions and encumbrances:

A. The Restricted Property is bond financed property within the meaning of Minn. Stat. Sec. 16A.695, is subject to the encumbrance created and requirements imposed by such statute, and cannot be sold, mortgaged, encumbered or otherwise disposed of without the approval of the Commissioner of Minnesota Management and Budget, which approval must be evidenced by a written statement signed by the said commissioner and attached to the deed, mortgage, encumbrance or instrument used to sell or otherwise dispose of the Restricted Property; and

B. The Restricted Property is subject to all of the terms, conditions, provisions, and limitations contained in that certain Bond Purchase and Project Loan Agreement between the Minnesota Public Facilities Authority and ____________ [name of borrower] for Loan No. MPFA - ___________, dated ________________;

The Restricted Property shall remain subject to this State of Minnesota General Obligation Bond Financed Declaration for 125% of the useful life of the Restricted Property or until the Restricted Property is sold with the written approval of the Commissioner of Minnesota Management and Budget, at which time it shall be released therefrom by way of a written release in recordable form signed by both the Chair of the Minnesota Public Facilities Authority and the Commissioner of Minnesota Management and Budget, and such written release is recorded in the real estate records relating to the Restricted Property. This Declaration may not be terminated, amended, or in any way modified without the specific written consent of the Commissioner of Minnesota Management and Budget.
[name of borrower], a political subdivision of the state of Minnesota

By: ____________________________
Title: ____________________________
Dated: ____________________________

By: ____________________________
Title: ____________________________
Dated: ____________________________

STATE OF MINNESOTA )
COUNTY OF _________ ) ss.

This forgoing instrument was acknowledged before me this ___ day of __________, 20__, by __________________________ the ________________________ [insert name and title of first signatory], and ______________________, the ________________________ [insert name and title of second signatory], respectively, of the ________________________, [insert name of borrower] a political subdivision of the state of Minnesota.

________________________________
Notary Public

This Declaration was drafted by:
[insert name and address]
Exhibit A
LEGAL DESCRIPTION
Waiver Request from Real Property Declaration Recording Requirement

An example request letter appears on the next page. It may be submitted electronically to Trudy Halla, Trudy.halla@state.mn.us (651-201-8131) at MMB for review and response. Please also copy your PFA loan officer on the waiver request.

Delete instructions in [brackets] before submitting to MMB.
(Example of Letter Requesting a Waiver)

(Put on City Letterhead)

__________________, 2017

Commissioner of Minnesota Management and Budget

c/o Trudy Halla

Minnesota Management and Budget

400 Centennial Office Building

658 Cedar Street

St. Paul, MN 55155

RE: Real Property Declaration Waiver Request - ________________ Project

MPFA-________________ [insert MPFA project no.]

Dear Commissioner:

The City of __________________________ has submitted an application to the Minnesota Public Facilities Authority (“PFA”) requesting funding for a project within its jurisdiction. The project will be funded with a PFA [include only the applicable funding sources:] Clean Water Revolving Fund Loan/Drinking Water Revolving Fund Loan/Wastewater Infrastructure Grant.

As described in the application to the PFA, the project is as follows:

[describe project]

The financing above will be funded in whole or in part with State bond proceeds, and the City must comply with the requirements applicable to Real Property Declarations set forth in Section 7.02 of Minnesota Management and Budget’s (MMB’s) Fourth Order Amending Order of Commissioner of Finance dated July 30, 2012 (the “Commissioner’s Order”).

[use one of the following two paragraphs:]

[if the entire project is eligible for a waiver] This letter constitutes the City’s written request for a waiver of the Declaration requirement because the entire project lies within roads, highways or utility or transit corridors, easements or rights of way, and the recording of the Declaration against such property would be unduly onerous or impracticable. I understand that the City will have to sign a Waiver Certification that the property improved by the funding described above is State bond financed property and cannot be sold, encumbered or otherwise disposed of without the approval of the Commissioner of MMB.

[if only a portion of the project is eligible for a waiver] This letter constitutes the City’s written request for a waiver of the Declaration requirement only for the portion of the project within roads, highways or utility or transit corridors, easements or rights of way, and the recording of
the Declaration against such property would be unduly onerous or impracticable. I understand that the City will have to sign a Waiver Certification that the property subject to the waiver is State bond financed property and cannot be sold, encumbered or otherwise disposed of without the approval of the Commissioner of MMB. I also understand that the City will be required to record a real property Declaration for the remaining parcel(s) of land in the project that is/are not eligible for the waiver, stating that such parcel(s) is/are State bond financed property and cannot be sold, encumbered or otherwise disposed of without the approval of the Commissioner of MMB.

I am including for your review a map which shows the location of the project. If you need any additional information, please contact me at (____)______________.

Sincerely,

cc: ____________, PFA [insert name of PFA loan officer]
Example of MMB Waiver Certification

(Actual Waiver Certification Will Be Provided by MMB - Do Not Sign This Form)

Minnesota Management and Budget
State of Minnesota
General Obligation Bond Financed Property

The undersigned has a fee simple, leasehold and/or easement interest in the real property located in the County(ies) of _____________, State of Minnesota that is generally described or illustrated graphically in Exhibit A attached and all facilities situated thereon (the “Restricted Property”) and acknowledges that the Restricted Property is or may become State bond-financed property. To the extent that the Restricted Property is or becomes State bond-financed property, the undersigned acknowledges that:

A. The Restricted Property is state bond financed property within the meaning of Minn. Stat. Sec. 16A.695, is subject to the encumbrance created and requirements imposed by such statute, and cannot be sold, mortgaged, encumbered or otherwise disposed of without the approval of the Commissioner of Minnesota Management and Budget;

B. The Restricted Property is subject to the provisions of the Bond Purchase and Project Loan Agreement between the Minnesota Public Facilities Authority and __________________________ [Name of Borrower] for Loan No. MPFA - _____________, dated ________________, 20____; and

C. The Restricted Property shall continue to be deemed state bond financed property for 125% of the useful life of the Restricted Property or until the Restricted Property is sold with the written approval of the Commissioner of Minnesota Management and Budget.

Date: __________________, 20____

_________________________________,
[Name of Borrower], a political subdivision of the state of Minnesota

By: ________________________________
Name: ________________________________
Title: ________________________________

By: ________________________________
Name: ________________________________
Title: ________________________________
Exhibit A

GENERAL DESCRIPTION OF RESTRICTED PROPERTY

[Insert a narrative or graphic description of the Restricted Property. It need not be a legal description.]


### Job Reporting Template Example

Below is an example of the Job Reporting Template. PFA will provide each borrower with a job reporting form template for their project. Submission of the report to PFA is required a substantial completion.

#### MN Jobs Reporting spreadsheet for capital projects funded thru the MN Public Facilities Authority

<table>
<thead>
<tr>
<th>Recipient</th>
<th>Project</th>
<th>Award #</th>
<th>Program Description</th>
<th>Funding ID</th>
<th>Award Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

#### part 1. PFA project info:

<table>
<thead>
<tr>
<th>Project Name</th>
<th>Project Start Date</th>
<th>Project End Date</th>
<th>Main County for the Project</th>
<th>Job Type</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

#### part 2. Jobs reporting fields for MMB’s database (blue shaded fields to be completed by recipient):

<table>
<thead>
<tr>
<th>Project Name (must be unique within MMB’s database)</th>
<th>Project Start Date</th>
<th>Project End Date</th>
<th>Main County for the Project</th>
<th>Job Type</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Instructions:**

- Please return this completed worksheet (after project completion) by email to the PFA project loan officer.
- Only the blue-shaded columns need to be completed by recipients:
  - Project Start Date
  - Project End Date
  - Number of Hours Paid, by:
    - Category (jobs created / jobs retained)
    - Job Type (Engineering/Other Professional; Construction; or Other)
    - Hourly pay range

**MN Public Facilities Authority**

1st National Bank Building  
533 Minnesota St, Suite WE20  
Saint Paul, MN 55101-1378  
* project loan officer:  
loan officer name  
loan officer phone #

[mnpf@mn.gov]  
loan officer email

---

<table>
<thead>
<tr>
<th>Hourly Rate Range (direct pay only, exclude fringe and indirect)</th>
<th>Number of Hours Paid</th>
<th>Number of Jobs Created</th>
<th>Number of Jobs Retained</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than $10.00</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>$10.00 - $15.00</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>$15.01 - $20.00</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>$20.01 - $25.00</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>$25.01 - $30.00</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>$30.01 - $35.00</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>$35.01 - $40.00</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>more than $40.00</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Engineering /Other Professional**

**Construction**

**Other**

---

**October 2017**

---

**Supplemental Application Information**
Asset Management

The PFA strongly recommends that all of its borrowers have an asset management program. An asset management program for a water or sewer system can help decision makers better understand the condition of the major components of their system, establish priorities for repair and replacement to maximize useful life, and guide financial decisions for implementing projects.

The basic premise of infrastructure asset management is to intervene at strategic points in an asset’s normal life cycle to extend the expected useful service life, and thereby maintain its performance. Initial steps of an asset management program:

- Conduct a detailed inventory and develop a comprehensive list of the utility’s assets, including information on location, condition, remaining useful life, and criticality to the utility operations.
- Identify daily/monthly/yearly operation and maintenance tasks to maximize the useful life of the assets and strategies to keep the utility operating at its best.
- Develop a clear organizational system for financial records to help identify trends and determine the full cost of operating the utilities.
- Prioritize projects and develop a long-range capital improvement plan, to implement the identified projects.

Activities related to the development or enhancement of an asset management plan may be eligible for PFA clean water or drinking water funds. Contact your PFA loan officer for more information.

Resources

Minnesota Rural Water Association offers programs and training that can help a community develop an asset management program. See website for more information.

http://www.mrwa.com/index.html

Asset Management Resources for Small Drinking Water Systems (EPA) several links to resources on asset management, computer software (Check Up Program for Small Systems CUPSS), reference guides and more.

Planning for Sustainability Handbook - EPA handbook describing steps utilities can undertake to enhance their planning processes to ensure that water utilities are sustainably managed using cost-effective life cycle analysis. Planning for Sustainability: A Handbook for Water and Wastewater Utilities (PDF)

Environmental Finance Center Network - http://efcnetwork.org/ includes many resources on system management, asset management, rate setting, etc.
Municipal Bond Listing
(Minnesota and North Dakota)

The borrower is required to use the services of a “nationally recognized bond counsel” to prepare the authorizing resolution and related bond documents for the transaction. This listing includes “nationally recognized bond counsels”.

(Listed in The Bond Buyer’s Municipal Marketplace Directory, Spring 2017)

<table>
<thead>
<tr>
<th>Firm Name</th>
<th>Address</th>
<th>Phone</th>
<th>Website</th>
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<tbody>
<tr>
<td>ARNTSON &amp; STEWART WEGNER, P.C.</td>
<td>3101 Broadway North, Suite B Fargo, ND 58102</td>
<td>701-280-0195</td>
<td><a href="http://www.aswbondlaw.com">www.aswbondlaw.com</a></td>
</tr>
<tr>
<td>BARNES &amp; THORNBURG, LLP</td>
<td>225 South Sixth Street, Suite 2800 Mpls, MN 55402</td>
<td>612-333-2111</td>
<td><a href="http://www.btlaw.com">www.btlaw.com</a></td>
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<tr>
<td>BEST &amp; FLANAGAN, LLP</td>
<td>60 South Sixth Street, Suite 2700 Mpls, MN 55402-4452</td>
<td>612-339-7121</td>
<td><a href="http://www.bestlaw.com">www.bestlaw.com</a></td>
</tr>
<tr>
<td>BRIGGS AND MORGAN, P.A. - Mpls.</td>
<td>2200 IDS Center 80 S. Eighth Street Mpls, MN 55402</td>
<td>612-977-8400</td>
<td><a href="http://www.briggs.com">www.briggs.com</a></td>
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<tr>
<td>DORSEY &amp; WHITNEY LLP</td>
<td>50 South Sixth Street, Suite 1500 Mpls, MN 55402</td>
<td>612-340-2600</td>
<td><a href="http://www.dorsey.com">www.dorsey.com</a></td>
</tr>
<tr>
<td>ECKBERG LAMMERS</td>
<td>1809 Northwestern Avenue Stillwater, MN 55082</td>
<td>651-351-2125</td>
<td><a href="http://www.eckberglammers.com">www.eckberglammers.com</a></td>
</tr>
<tr>
<td>FAEGRE BAKER DANIELS, LLP</td>
<td>2200 Wells Fargo Center 90 South Seventh Street Mpls, MN 55402-3901</td>
<td>612-766-7000</td>
<td><a href="http://www.faegrebhd.com">www.faegrebhd.com</a></td>
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<td>FREDRICKSON &amp; BYRON, P.A.</td>
<td>200 South Sixth Street, Suite 4000 Mpls, MN 55402-1425</td>
<td>612-492-7000</td>
<td><a href="http://www.fredlaw.com">www.fredlaw.com</a></td>
</tr>
<tr>
<td>FRYBERGER, BUCHANAN, SMITH &amp; FREDERICK, P.A.</td>
<td>700 Lonsdale Blvd. 302 West Superior Street Duluth, MN 55802</td>
<td>218-722-0861</td>
<td><a href="http://www.fryberger.com">www.fryberger.com</a></td>
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<tr>
<td>KENNEDY &amp; GRAVEN, CHARTERED</td>
<td>470 U. S. Bank Plaza 200 South Sixth Street Mpls, MN 55402</td>
<td>612-337-9300</td>
<td><a href="http://www.kennedy-graven.com">www.kennedy-graven.com</a></td>
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<tr>
<td>KNUSTON, FLYNN &amp; DEANS P.A.</td>
<td>1155 Centre Pointe Drive, Suite 10 Mendota Heights, MN 55120</td>
<td>651-222-2811</td>
<td><a href="http://www.kfdmn.com">www.kfdmn.com</a></td>
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<td>KUTAK ROCK LLP</td>
<td>U.S. Bank Plaza South, Ste 1750 220 South Sixth Street Mpls, MN 55402-4513</td>
<td>612-334-5000</td>
<td><a href="http://www.kutakrock.com">www.kutakrock.com</a></td>
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<td>MCGRANN SHEA ANDERSON CARNIVAL STRAUGHN &amp; LAMB, CHARTERED</td>
<td>800 Nicollet Mall, Suite 2600 Mpls, MN 55402</td>
<td>612-338-2525</td>
<td><a href="http://www.mcgrannshea.com">www.mcgrannshea.com</a></td>
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<tr>
<td>OHNSTAD TWICHELL, P.C.</td>
<td>P. O. Box 458 West Fargo, ND 58078-0458</td>
<td>701-282-3249</td>
<td><a href="http://www.ohnstadlaw.com">www.ohnstadlaw.com</a></td>
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</tbody>
</table>
**DUNS Number**

The Application (Form 1, General Information), requests the applicant’s DUNS number. The borrower’s DUNS number is needed by PFA for reporting and other purposes. Here are the links with information on the DUNS number:

http://fedgov.dnb.com/webform/displayHomePage.do

MnTAP (Minnesota Technical Assistance Program)

The University of Minnesota’s MnTAP (Minnesota Technical Assistance Program) is a non-regulatory program in the School of Public Health at the University of Minnesota.

MnTAP’s work in water focuses on reducing water consumption and wastewater loadings. In September 2015, MnTAP publicized a program to provide technical assistance for energy assessments of municipal wastewater facilities with a goal to help wastewater facilities lower operating costs through improved energy efficiency and provide up-to-date information to help facilities and city staff make informed decisions. While the first stage of the project begins in September 2015, it is anticipated that additional opportunities for new wastewater facilities will be available in 2016 and 2017.

For additional information on MnTAP services and resources, visit their website:

http://www.mntap.umn.edu/

Also see the Minnesota Pollution Control Agency’s On-Point September 2015 newsletter: http://www.pca.state.mn.us/index.php/water/water-types-and-programs/wastewater/on-point-newsletter.html