

CERTIFIED COPY OF ORDER

STATE OF MISSOURI }
County of Boone } ea.

April Session of the April Adjourned

Term. 20 25

In the County Commission of said county, on the 10th day of April 20 25

the following, among other proceedings, were had, viz:

Now on this day, the County Commission of the County of Boone does hereby approve the attached FY2024 JAG Subrecipient Monitoring Agreements and the Presiding Commissioner is authorized to sign the same.

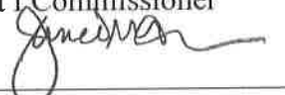
Done this 10th day of April 2025.

ATTEST:


Brianna L. Lennon
Clerk of the County Commission


Kip Kendrick
Presiding Commissioner


Justin Aldred
District I Commissioner


Janet M. Thompson
District II Commissioner

**SUBRECIPIENT MONITORING AGREEMENT
BETWEEN THE CITY OF COLUMBIA, AND
THE COUNTY OF BOONE, MISSOURI**

FY2024 JUSTICE ASSISTANCE GRANT (JAG) PROGRAM AWARD

THIS AGREEMENT dated the 10th day of April, 2025, is made by and between **Boone County, Missouri** through its County Commission (herein "County"), and the **City of Columbia, Missouri** (herein "City"),

WHEREAS, both the City and the County are empowered to enter into a cooperative agreement for the purposes herein stated pursuant to RSMo §70.220; and

WHEREAS, the City and County are participants in the Justice Assistance Grant Program, Award # 15PBJA-24-GG-05043-JAGX, and have been awarded funds thereunder; and

WHEREAS, the County acts as the applicant/fiscal agent for the joint funds for purposes of the aforementioned grant; and

WHEREAS, the City acts as the subrecipient for purposes of said grant; and

WHEREAS, in order to comply with the terms of the grant, certain additional agreements are required to provide reasonable assurance that the Federal award compliance requirements are met.

NOW, THEREFORE, the County and City agree as follows:

1. The City, consistent with its current external auditing practices, agrees to subject expenditures under the Justice Assistance Grant Program Award, Award #15PBJA-24-GG-05043-JAGX, to audit protocols as dictated by the Compliance Supplement, a copy of which is attached hereto and incorporated herein by reference.
2. The City agrees to provide County with information reasonably requested to comply with the "subrecipient monitoring" requirements of the federal grant Compliance Supplement, a copy of which are attached hereto and incorporated herein by reference.
3. The City will provide the County a report based upon its audit relating to the expenditures of the funds it receives under the Intergovernmental Cooperative Agreement between the City and the County relating to the Justice Assistance Grant Program Award for Fiscal Year 2024.
4. The City agrees to comply with all provisions and requirements as set out by the Department of Justice in connection with the award of the subject grant. To the extent that the City's expenditures of the grant are questioned by the Department of

Justice or its designee and amounts are determined to be disallowed or required to be paid back to the Department of Justice, the City will make said payment consistent with the requirements of the Department of Justice.

5. The parties will cooperate with each other to furnish any and all documentation required to comply with the requirements of the subject grant.

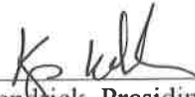
6. This agreement relates to FY2024 Justice Assistance Grant Program Award #15PBJA-24-GG-05043-JAGX,, CFDA #16.738.

IN WITNESS WHEREOF, the individual parties, by and through their duly authorized representatives signatories, have executed this agreement on the day and year above first written.

COUNTY OF BOONE

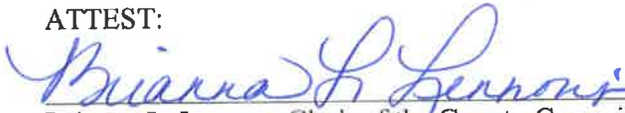
By its County Commission

By:



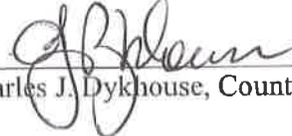
Kip A. Kenhick, Presiding Commissioner

ATTEST:



Brianna L. Lennon, Clerk of the County Commission

APPROVED AS TO FORM:



Charles J. Dykhouse, County Counselor

CITY OF COLUMBIA

By:

E-SIGNED by De'Carlton Seewood

on 2025-03-18 12:40:15 GMT March 18, 2025

De'Carlton Seewood, City Manager

ATTEST:

E-SIGNED by Sheela Amin
on 2025-03-18 14:36:39 GMT

Sheela Amin, City Clerk



APPROVED AS TO FORM:

E-SIGNED by Nancy Thompson
on 2025-03-13 20:40:24 GMT

Nancy Thompson, City Attorney

MC

ATTACHMENT – Subrecipient Monitoring Compliance Supplement

M. SUBRECIPIENT MONITORING

Note: Transfers of federal awards to another component of the same auditee under 2 CFR Part 200, Subpart F, do not constitute a subrecipient or contractor relationship.

Compliance Requirements

A pass-through entity (PTE) must:

- *Identify the Award and Applicable Requirements* – Clearly identify to the subrecipient: (1) the award as a subaward at the time of subaward (or subsequent subaward modification) by providing the information described in 2 CFR section 200.332(a)(1); (2) all requirements imposed by the PTE on the subrecipient so that the federal award is used in accordance with federal statutes, regulations, and the terms and conditions of the award (2 CFR section 200.332(a)(2)); and (3) any additional requirements that the PTE imposes on the subrecipient in order for the PTE to meet its own responsibility for the federal award (e.g., financial, performance, and special reports) (2 CFR section 200.332(a)(3)).
- *Evaluate Risk* – Evaluate each subrecipient’s risk of noncompliance for purposes of determining the appropriate subrecipient monitoring related to the subaward (2 CFR section 200.332(b)). This evaluation of risk may include consideration of such factors as the following:
 1. The subrecipient’s prior experience with the same or similar subawards;
 2. The results of previous audits including whether or not the subrecipient receives single audit in accordance with 2 CFR Part 200, Subpart F, and the extent to which the same or similar subaward has been audited as a major program;
 3. Whether the subrecipient has new personnel or new or substantially changed systems; and
 4. The extent and results of federal awarding agency monitoring (e.g., if the subrecipient also receives federal awards directly from a federal awarding agency).
- *Monitor* – Monitor the activities of the subrecipient as necessary to ensure that the subaward is used for authorized purposes, complies with the terms and conditions of the subaward, and achieves performance goals (2 CFR sections 200.332(d) through (f)). In addition to procedures identified as necessary based upon the evaluation of subrecipient risk or specifically required by the terms and conditions of the award, subaward monitoring must include the following:
 1. Reviewing financial and programmatic (performance and special reports) required by the PTE.

2. Following-up and ensuring that the subrecipient takes timely and appropriate action on all deficiencies pertaining to the federal award provided to the subrecipient from the PTE detected through audits, on-site reviews, and other means.
 3. Issuing a management decision for audit findings pertaining to the federal award provided to the subrecipient from the PTE as required by 2 CFR section 200.521.
- *Ensure Accountability of For-Profit Subrecipients* – Some federal awards may be passed through to for-profit entities. For-profit subrecipients are accountable to the PTE for the use of the federal funds provided. Because 2 CFR Part 200 does not make Subpart F applicable to for-profit subrecipients, the PTE is responsible for establishing requirements, as necessary, to ensure compliance by for-profit subrecipients for the subaward. The agreement with the for-profit subrecipient must describe applicable compliance requirements and the for-profit subrecipient's compliance responsibility. Methods to ensure compliance for federal awards made to for-profit subrecipients may include pre-award audits, monitoring during the agreement, and post-award audits (2 CFR section 200.501(h)).

Source of Governing Requirements

The requirements for subrecipient monitoring for the subaward are contained in 31 USC 7502(f)(2) (Single Audit Act Amendments of 1996 (Pub. L. No. 104-156)), 2 CFR sections 200.332, and 200.501(h); federal awarding agency regulations; and the terms and conditions of the award.

Audit Objectives

1. Obtain an understanding of internal control, assess risk, and test internal control as required by 2 CFR section 200.514(c).
2. Determine whether the PTE identified the subaward and applicable requirements at the time of the subaward (or subsequent subaward modification) in the terms and conditions of the subaward and other award documents sufficient for the PTE to comply with federal statutes, regulations, and the terms and conditions of the federal award.
3. Determine whether the PTE monitored subrecipient activities to provide reasonable assurance that the subrecipient administered the subaward in compliance with the terms and conditions of the subaward.

Suggested Audit Procedures – Internal Control

1. Perform procedures to obtain an understanding of internal control sufficient to plan the audit to support a low assessed level of control risk for the program.

2. Plan the testing of internal control to support a low assessed level of control risk for subrecipient monitoring and perform the testing of internal control as planned. If internal control over some or all of the compliance requirements is likely to be ineffective, see the alternative procedures in 2 CFR section 200.514(c)(4), including reporting a significant deficiency or material weakness in accordance with 2 CFR section 200.516, assessing the control risk at the maximum and considering whether additional compliance tests and reporting are required because of ineffective internal control.
3. Consider the results of the testing of internal control in assessing the remaining risk of noncompliance. Use this as the basis for determining the nature, timing, and extent (e.g., number of transactions to be selected) of substantive tests of compliance.

Suggested Audit Procedures – Compliance

Note: The auditor may consider coordinating the tests related to subrecipients performed as part of C, “Cash Management” (tests of cash reporting submitted by subrecipients); E, “Eligibility” (tests that subawards were made only to eligible subrecipients); I, “Procurement and Suspension and Debarment” (tests of ensuring that a subrecipient is not suspended or debarred); and L, “Reporting” (tests of performance data reported to funding sources) with the testing of M, “Subrecipient Monitoring”.

1. Review the PTE’s subrecipient monitoring policies and procedures to gain an understanding of the PTE’s process to identify subawards, evaluate risk of noncompliance, and perform monitoring procedures based upon identified risks.
2. Review subaward documents including the terms and conditions of the subaward to ascertain if, at the time of subaward (or subsequent subaward modification), the PTE made the subrecipient aware of the award information required by 2 CFR section 200.332(a) sufficient for the PTE to comply with federal statutes, regulations, and the terms and conditions of the award.
3. Review the PTE’s documentation of monitoring the subaward and consider if the PTE’s monitoring provided reasonable assurance that the subrecipient used the subaward for authorized purposes in compliance with federal statutes, regulations, and the terms and conditions of the subaward.
4. Ascertain if the PTE verified that subrecipients expected to be audited as required by 2 CFR Part 200, Subpart F, met this requirement (2 CFR section 200.332(f)). This verification may be performed as part of the required monitoring under 2 CFR section 200.332(d)(2) to ensure that the subrecipient takes timely and appropriate action on deficiencies detected through audits.



Department of Justice (DOJ)

Office of Justice Programs

Bureau of Justice Assistance

Washington, D.C. 20531

Name and Address of Recipient: COUNTY OF BOONE 2121 E COUNTY DR	
City, State and Zip: COLUMBIA, MO 65202	
Recipient UEI: GKUHNXLX9MJJ3	
Project Title: Boone County and City of Columbia, Missouri FY2024 Edward Byrne Memorial Justice Assistance Grant(JAG) Project.	Award Number: 15PBJA-24-GG-05043-JAGX
Solicitation Title: BJA FY 24 Edward Byrne Memorial Justice Assistance Grant (JAG) Program - Local Solicitation	
Federal Award Amount: \$42,512.00	Federal Award Date: 12/5/24
Awarding Agency:	Office of Justice Programs Bureau of Justice Assistance
Funding Instrument Type:	Grant
Opportunity Category: O	
Assistance Listing: 16.738 - Edward Byrne Memorial Justice Assistance Grant Program	
Project Period Start Date: 10/1/23	Project Period End Date: 9/30/27
Budget Period Start Date: 10/1/23	Budget Period End Date: 9/30/27
Project Description: The disparate jurisdictions of County of Boone, MO (Boone County Sheriff's Office) and City of Columbia, MO (Columbia Police Department) will use JAG funds to purchase law enforcement equipment. Specifically, the County of Boone will use JAG funds to attain a ballistic shield to better protect deputies from violent attacks and advanced breaching equipment to gain entry to structures during high-risk and/or emergency incidents. The City of Columbia will use JAG funds to purchase at least five dual band P25 compatible portable radios, which will improve communication capability and safety of their officers.	

Award Letter

December 5, 2024

Dear Kip Kendrick,

On behalf of Attorney General Merrick B. Garland, it is my pleasure to inform you the Office of Justice Programs (OJP) has approved the application submitted by COUNTY OF BOONE for an award under the funding opportunity entitled 2024 BJA FY 24 Edward Byrne Memorial Justice Assistance Grant (JAG) Program - Local Solicitation. The approved award amount is \$42,512.

Review the Award Instrument below carefully and familiarize yourself with all conditions and requirements before accepting your award. The Award Instrument includes the Award Offer (Award Information, Project Information, Financial Information, and Award Conditions) and Award Acceptance. For COPS Office and OVW funding the Award Offer also includes any Other Award Documents.

Please note that award requirements include not only the conditions and limitations set forth in the Award Offer, but also compliance with assurances and certifications that relate to conduct during the period of performance for the award. These requirements encompass financial, administrative, and programmatic matters, as well as other important matters (e.g., specific restrictions on use of funds). Therefore, all key staff should receive the award conditions, the assurances and certifications, and the application as approved by OJP, so that they understand the award requirements. Information on all pertinent award requirements also must be provided to any subrecipient of the award.

Should you accept the award and then fail to comply with an award requirement, DOJ will pursue appropriate remedies for non-compliance, which may include termination of the award and/or a requirement to repay award funds.

Prior to accepting the award, your Entity Administrator must assign a Financial Manager, Grant Award Administrator, and Authorized Representative(s) in the Justice Grants System (JustGrants). The Entity Administrator will need to ensure the assigned Authorized Representative(s) is current and has the legal authority to accept awards and bind the entity to the award terms and conditions. To accept the award, the Authorized Representative(s) must accept all parts of the Award Offer in the Justice Grants System (JustGrants), including by executing the required declaration and certification, within 45 days from the award date.

To access your funds, you will need to enroll in the Automated Standard Application for Payments (ASAP) system, if you haven't already completed the enrollment process in ASAP. The Entity Administrator should have already received an email from ASAP to initiate this process.

Congratulations, and we look forward to working with you.

Brent J. Cohen
Acting Assistant Attorney General
Office for Civil Rights Notice for All Recipients

The Office for Civil Rights (OCR), Office of Justice Programs (OJP), U.S. Department of Justice (DOJ) enforces federal civil rights laws and other provisions that prohibit discrimination by recipients of federal financial assistance from OJP, the Office of Community Oriented Policing Services (COPS), and the Office on Violence Against Women (OVW).

Several civil rights laws, including Title VI of the Civil Rights Act of 1964 and Section 504 of the Rehabilitation Act of 1973, require recipients of federal financial assistance (recipients) to give assurances that they will comply with those laws. Taken together, these and other civil rights laws prohibit recipients from discriminating in the provision of services and employment because of race, color, national origin, religion, disability, and sex or from discriminating in the provision of services on the bases of age.

Some recipients of DOJ financial assistance have additional obligations to comply with other applicable nondiscrimination provisions like the Omnibus Crime Control and Safe Streets Act of 1968, which prohibits discrimination on the basis of religion in addition to race, color, national origin, and sex. Recipients may also have related requirements regarding the development and implementation of equal employment opportunity programs.

OCR provides technical assistance, training, and other resources to help recipients comply with civil rights obligations. Further, OCR administratively enforces civil rights laws and nondiscrimination provisions by investigating DOJ recipients that are the subject of discrimination complaints. In addition, OCR conducts compliance reviews of DOJ recipients based on regulatory criteria. These investigations and compliance reviews permit OCR to evaluate whether DOJ recipients are providing services to the public and engaging in employment practices in a nondiscriminatory manner.

For more information about OCR, your civil rights and nondiscrimination responsibilities, how to notify your employees or beneficiaries of their civil rights protections and responsibilities and how to file a complaint, as well as technical assistance, training, and other resources, please visit www.ojp.gov/program/civil-rights-office/outreach. If you would like OCR to assist you in fulfilling your civil rights or nondiscrimination responsibilities, please contact us at askOCR@oip.usdoj.gov or www.ojp.gov/program/civil-rights-office/about#ocr-contacts.

Memorandum Regarding NEPA

NEPA Letter Type

OJP - Ongoing NEPA Compliance Incorporated into Further Developmental Stages

NEPA Letter

The Edward Byrne Memorial Justice Assistance Grant Program (JAG) allows states and local governments to support a broad range of activities to prevent and control crime and to improve the criminal justice system, some of which could have environmental impacts. All recipients of JAG funding must assist BJA in complying with NEPA and other related federal environmental impact analyses requirements in the use of grant funds, whether the funds are used directly by the grantee or by a subgrantee or third party. Accordingly, prior to obligating funds for any of the specified activities, the grantee must first determine if any of the specified activities will be funded by the grant.

The specified activities requiring environmental analysis are:

- a. New construction;
- b. Any renovation or remodeling of a property located in an environmentally or historically sensitive area, including properties located within a 100-year flood plain, a wetland, or habitat for endangered species, or a property listed on or eligible for listing on the National Register of Historic Places;
- c. A renovation, lease, or any proposed use of a building or facility that will either (a) result in a change in its basic prior use or (b) result in a change in its basic purpose;
- d. Implementation of a new program involving the use of chemicals other than chemicals that are (a) purchased as an integral part of a program or (b) used in a program;
- e. Implementation of a program relating to clandestine methamphetamine laboratory operations, including the identification, seizure, or closure of clandestine methamphetamine laboratories.

Complying with NEPA may require the preparation of an Environmental Assessment and/or an Environmental Impact Statement, as directed by BJA. Further, for programs relating to methamphetamine laboratory operations, the preparation of a detailed Mitigation Plan will be required. For more information about Mitigation Plan requirements, please see <https://www.bja.gov/Funding/nepa.html>.

NEPA Coordinator

First Name	Middle Name	Last Name
Orbin	no value	Terry

Award Information

This award is offered subject to the conditions or limitations set forth in the Award Information, Project Information, Financial Information, and Award Conditions.

Recipient Information

Recipient Name
COUNTY OF BOONE

UEI
GKUHNXLX9MJJ3

Street 1
2121 E COUNTY DR

Street 2

City
COLUMBIA

State/U.S. Territory
Missouri

Zip/Postal Code
65202

Country
United States

County/Parish
no value

Province
no value

Award Details

Federal Award Date
12/5/24

Award Type
Initial

Award Number
15PBJA-24-GG-05043-JAGX

Supplement Number
00

Federal Award Amount
\$42,512.00

Funding Instrument Type
Grant

**Assistance Listing
Number**

Assistance Listings Program Title

16.738

Edward Byrne Memorial Justice Assistance Grant Program

Statutory Authority

Pub. L. No. 90-351, Title I, Part E, subpart 1 (codified at 34 U.S.C. 10151-10158); see also 28 U.S.C. 530C(a).

I have read and understand the information presented in this section of the Federal Award Instrument.

Project Information

This award is offered subject to the conditions or limitations set forth in the Award Information, Project Information, Financial Information, and Award Conditions.

Solicitation Title

2024 BJA FY 24 Edward Byrne Memorial Justice Assistance Grant (JAG) Program - Local Solicitation

Awarding Agency

OJP

Program Office

BJA

Application Number

GRANT14253852

Grant Manager

Renee Howell

Phone Number

202-856-8319

E-mail Address

Renee.Howell@usdoj.gov

Project Title

Boone County and City of Columbia, Missouri FY2024 Edward Byrne Memorial Justice Assistance Grant(JAG) Project.

Performance Period Start**Date**

10/01/2023

Performance Period End Date

09/30/2027

Budget Period Start Date

10/01/2023

Budget Period End Date

09/30/2027

Project Description

The disparate jurisdictions of County of Boone, MO (Boone County Sheriff's Office) and City of Columbia, MO (Columbia Police Department) will use JAG funds to purchase law enforcement equipment. Specifically, the County of Boone will use JAG funds to attain a ballistic shield to better protect deputies from violent attacks and advanced breaching equipment to gain entry to structures during high-risk and/or emergency incidents. The City of Columbia will use JAG funds to purchase at least five dual band P25 compatible portable radios, which will improve communication capability and safety of their officers.

I have read and understand the information presented in this section of the Federal Award Instrument.

Financial Information

This award is offered subject to the conditions or limitations set forth in the Award Information, Project Information, Financial Information, and Award Conditions.

I have read and understand the information presented in this section of the Federal Award Instrument.

Award Conditions

This award is offered subject to the conditions or limitations set forth in the Award Information, Project Information, Financial Information, and Award Conditions.

Condition 1

Meaningful access requirement for individuals with limited English proficiency

The recipient, and any subrecipient at any tier, must take reasonable steps to ensure that individuals with limited English proficiency (LEP) have meaningful access to their programs and activities to comply with Title VI of the Civil Rights Act of 1964 (Title VI), which prohibits discrimination on the basis of national origin, including discrimination against individuals with LEP. Such steps may require providing language assistance services, such as interpretation or translation services. The Department of Justice guidance on compliance with this requirement may be found at "Guidance to Federal Financial Assistance Recipients Regarding Title VI Prohibition Against National Origin Discrimination Affecting Limited English Proficient Persons" (67 Fed. Reg. 41455-41472) (<https://www.federalregister.gov/d/02-15207>) and is incorporated by reference here.

Condition 2

Compliance with general appropriations-law restrictions on the use of federal funds (FY 2024)

The recipient, and any subrecipient ("subgrantee") at any tier, must comply with all applicable restrictions on the use of federal funds set out in federal appropriations statutes. Pertinent restrictions that may be set out in applicable appropriations acts are indicated at <https://ojp.gov/funding/Explore/FY24AppropriationsRestrictions.htm>, and are incorporated by reference here.

Should a question arise as to whether a particular use of federal funds by a recipient (or a subrecipient) would or might fall within the scope of an appropriations-law restriction, the recipient is to contact OJP for guidance, and may not proceed without the express prior written approval of OJP.

Condition 3

Compliance with DOJ regulations pertaining to civil rights and nondiscrimination - 28 C.F.R. Part 38

The recipient, and any subrecipient ("subgrantee") at any tier, must comply with all applicable requirements of 28 C.F.R. Part 38.

Among other things, 28 C.F.R. Part 38 states that recipients may not use direct Federal financial assistance from the Department to support or engage in any explicitly religious activities except when consistent with the Establishment Clause of the First Amendment and any other applicable requirements. An organization receiving Federal financial assistance also may not, in providing services funded by the Department of Justice, or in their outreach activities related to such services, discriminate against a program beneficiary or prospective program beneficiary on the basis of religion, a religious belief, a refusal to hold a religious belief, or refusal to attend or participate in a religious practice. Part 38 also sets out rules and requirements that pertain to recipient and subrecipient ("subgrantee") organizations that engage in or conduct explicitly religious activities, as well as rules and requirements that pertain to recipients and subrecipients that are faith-based or religious organizations. In addition, Part 38 states that a faith-based organization that participates a Department of Justice funded program retains its independence from the Government and may continue to carry out its mission consistent with religious freedom and conscience protections in Federal law.

Recipients and subrecipients that provide social services under this award must give written notice to beneficiaries and prospective beneficiaries prior to the provision of services (if practicable) which shall include language substantially similar to the language in 28 CFR Part 38, Appendix C, sections (1) through (4). A sample written notice may be found at <https://www.ojp.gov/program/civil-rights-office/partnerships-faith-based-and-other-neighborhood-organizations>.

In certain instances, a faith-based or religious organization may be able to take religion into account when making hiring decisions, provided it satisfies certain requirements. For more information, please see <https://www.ojp.gov/funding/explore/legaloverview2024/civilrightsrequirements>.

Condition 4

Requirements of the award; remedies for non-compliance or for materially false statements

The conditions of this award are material requirements of the award. Compliance with any assurances or certifications submitted by or on behalf of the recipient that relate to conduct during the period of performance also is a material requirement of this award.

Limited Exceptions. In certain special circumstances, the U.S. Department of Justice ("DOJ") may determine that it will not enforce, or enforce only in part, one or more requirements otherwise applicable to the award. Any such exceptions regarding enforcement, including any such exceptions made during the period of performance, are (or will be during the period of performance) set out through the Office of Justice Programs ("OJP") webpage entitled "Legal Notices: Special circumstances as to particular award conditions" (ojp.gov/funding/Explore/LegalNotices-AwardReqts.htm), and incorporated by reference into the award.

By signing and accepting this award on behalf of the recipient, the authorized recipient official accepts all material requirements of the award, and specifically adopts, as if personally executed by the authorized recipient official, all assurances or certifications submitted by or on behalf of the recipient that relate to conduct during the period of performance.

Failure to comply with one or more award requirements -- whether a condition set out in full below, a condition incorporated by reference below, or an assurance or certification related to conduct during the award period -- may

result in OJP taking appropriate action with respect to the recipient and the award. Among other things, the OJP may withhold award funds, disallow costs, or suspend or terminate the award. DOJ, including OJP, also may take other legal action as appropriate.

Any materially false, fictitious, or fraudulent statement to the federal government related to this award (or concealment or omission of a material fact) may be the subject of criminal prosecution (including under 18 U.S.C. 1001 and/or 1621, and/or 34 U.S.C. 10271-10273), and also may lead to imposition of civil penalties and administrative remedies for false claims or otherwise (including under 31 U.S.C. 3729-3730 and 3801-3812).

Should any provision of a requirement of this award be held to be invalid or unenforceable by its terms, that provision shall first be applied with a limited construction so as to give it the maximum effect permitted by law. Should it be held, instead, that the provision is utterly invalid or unenforceable, such provision shall be deemed severable from this award.

Condition 5

Effect of failure to address audit issues

The recipient understands and agrees that the DOJ awarding agency (OJP or OVW, as appropriate) may withhold award funds, or may impose other related requirements, if (as determined by the DOJ awarding agency) the recipient does not satisfactorily and promptly address outstanding issues from audits required by the Part 200 Uniform Requirements (or by the terms of this award), or other outstanding issues that arise in connection with audits, investigations, or reviews of DOJ awards.

Condition 6

Applicability of Part 200 Uniform Requirements

The Uniform Administrative Requirements, Cost Principles, and Audit Requirements in 2 C.F.R. Part 200, as adopted and supplemented by DOJ in 2 C.F.R. Part 2800 (together, the "Part 200 Uniform Requirements") apply to this award from OJP.

For more information and resources on the Part 200 Uniform Requirements as they relate to OJP awards and subawards ("subgrants"), see the OJP website at <https://ojp.gov/funding/Part200UniformRequirements.htm>.

Record retention and access: Records pertinent to the award that the recipient (and any subrecipient ("subgrantee") at any tier) must retain -- typically for a period of 3 years from the date of submission of the final expenditure report (SF 425), unless a different retention period applies -- and to which the recipient (and any subrecipient ("subgrantee") at any tier) must provide access, include performance measurement information, in addition to the financial records, supporting documents, statistical records, and other pertinent records indicated at 2 C.F.R. 200.334.

In the event that an award-related question arises from documents or other materials prepared or distributed by OJP that may appear to conflict with, or differ in some way from, the provisions of the Part 200 Uniform Requirements, the recipient is to contact OJP promptly for clarification.

Condition 7

Reporting potential fraud, waste, and abuse, and similar misconduct

The recipient, and any subrecipients ("subgrantees") at any tier, must promptly refer to the DOJ Office of the Inspector General (OIG) any credible evidence that a principal, employee, agent, subrecipient, contractor, subcontractor, or other person has, in connection with funds under this award-- (1) submitted a claim that violates the False Claims Act; or (2) committed a criminal or civil violation of laws pertaining to fraud, conflict of interest, bribery, gratuity, or similar misconduct.

Potential fraud, waste, abuse, or misconduct involving or relating to funds under this award should be reported to the OIG by--(1) online submission accessible via the OIG webpage at <https://olg.justice.gov/hotline/contact-grants.htm> (select "Submit Report Online"); (2) mail directed to: U.S. Department of Justice, Office of the Inspector General, Investigations Division, ATTN: Grantee Reporting, 950 Pennsylvania Ave., NW, Washington, DC 20530; and/or (3) by facsimile directed to the DOJ OIG Investigations Division (Attn: Grantee Reporting) at (202) 616-9881 (fax).

Additional information is available from the DOJ OIG website at <https://oig.justice.gov/hotline>.

Condition 8

Requirements related to "de minimis" indirect cost rate

A recipient that is eligible under the Part 200 Uniform Requirements and other applicable law to use the "de minimis" indirect cost rate described in 2 C.F.R. 200.414(f), and that elects to use the "de minimis" indirect cost rate, must advise OJP in writing of both its eligibility and its election, and must comply with all associated requirements in the Part 200 Uniform Requirements. The "de minimis" rate may be applied only to modified total direct costs (MTDC) as defined by the Part 200 Uniform Requirements.

Condition 9

Compliance with applicable rules regarding approval, planning, and reporting of conferences, meetings, trainings, and other events

The recipient, and any subrecipient ("subgrantee") at any tier, must comply with all applicable laws, regulations, policies, and official DOJ guidance (including specific cost limits, prior approval and reporting requirements, where applicable) governing the use of federal funds for expenses related to conferences (as that term is defined by DOJ), including the provision of food and/or beverages at such conferences, and costs of attendance at such conferences.

Information on the pertinent DOJ definition of conferences and the rules applicable to this award appears in the DOJ Grants Financial Guide (currently, as section 3.10 of "Postaward Requirements" in the "DOJ Grants Financial Guide").

Condition 10

Requirement for data on performance and effectiveness under the award

The recipient must collect and maintain data that measure the performance and effectiveness of work under this award. The data must be provided to OJP in the manner (including within the timeframes) specified by OJP in the program solicitation or other applicable written guidance. Data collection supports compliance with the Government Performance and Results Act (GPRA) and the GPRA Modernization Act of 2010, and other applicable laws.

Condition 11

Compliance with DOJ Grants Financial Guide

References to the DOJ Grants Financial Guide are to the DOJ Grants Financial Guide as posted on the OJP website (currently, the "DOJ Grants Financial Guide" available at <https://ojp.gov/financialguide/DOJ/index.htm>), including any updated version that may be posted during the period of performance. The recipient agrees to comply with the DOJ Grants Financial Guide.

Condition 12

Compliance with DOJ regulations pertaining to civil rights and nondiscrimination - 28 C.F.R. Part 42

The recipient, and any subrecipient ("subgrantee") at any tier, must comply with all applicable requirements of 28 C.F.R. Part 42, specifically including any applicable requirements in Subpart E of 28 C.F.R. Part 42 that relate to an equal employment opportunity program.

Among other items, 28 C.F.R. § 42.106(d), 28 C.F.R. § 42.405(c), and 28 C.F.R. § 42.505(f) contain notice requirements that covered recipients must follow regarding the dissemination of information regarding federal nondiscrimination requirements.

Condition 13

Determination of suitability to interact with participating minors

SCOPE. This condition applies to this award if it is indicated -- in the application for the award (as approved by DOJ)(or in the application for any subaward, at any tier), the DOJ funding announcement (solicitation), or an associated federal statute -- that a purpose of some or all of the activities to be carried out under the award (whether by the recipient, or a

subrecipient at any tier) is to benefit a set of individuals under 18 years of age.

The recipient, and any subrecipient at any tier, must make determinations of suitability before certain individuals may interact with participating minors. This requirement applies regardless of an individual's employment status.

The details of this requirement are posted on the OJP web site at <https://ojp.gov/funding/Explore/Interact-Minors.htm> (Award condition: Determination of suitability required, in advance, for certain individuals who may interact with participating minors), and are incorporated by reference here.

Condition 14

Requirement to disclose whether recipient is designated "high risk" by a federal grant-making agency outside of DOJ

If the recipient is designated "high risk" by a federal grant-making agency outside of DOJ, currently or at any time during the course of the period of performance under this award, the recipient must disclose that fact and certain related information to OJP by email at OJP.ComplianceReporting@ojp.usdoj.gov. For purposes of this disclosure, high risk includes any status under which a federal awarding agency provides additional oversight due to the recipient's past performance, or other programmatic or financial concerns with the recipient. The recipient's disclosure must include the following: 1. The federal awarding agency that currently designates the recipient high risk, 2. The date the recipient was designated high risk, 3. The high-risk point of contact at that federal awarding agency (name, phone number, and email address), and 4. The reasons for the high-risk status, as set out by the federal awarding agency.

Condition 15

Employment eligibility verification for hiring under the award

1. The recipient (and any subrecipient at any tier) must--

A. Ensure that, as part of the hiring process for any position within the United States that is or will be funded (in whole or in part) with award funds, the recipient (or any subrecipient) properly verifies the employment eligibility of the individual who is being hired, consistent with the provisions of 8 U.S.C. 1324a(a)(1).

B. Notify all persons associated with the recipient (or any subrecipient) who are or will be involved in activities under this award of both--

(1) this award requirement for verification of employment eligibility, and

(2) the associated provisions in 8 U.S.C. 1324a(a)(1) that, generally speaking, make it unlawful, in the United States, to hire (or recruit for employment) certain aliens.

C. Provide training (to the extent necessary) to those persons required by this condition to be notified of the award requirement for employment eligibility verification and of the associated provisions of 8 U.S.C. 1324a(a)(1).

D. As part of the recordkeeping for the award (including pursuant to the Part 200 Uniform Requirements), maintain records of all employment eligibility verifications pertinent to compliance with this award condition in accordance with Form I-9 record retention requirements, as well as records of all pertinent notifications and trainings.

2. Monitoring

The recipient's monitoring responsibilities include monitoring of subrecipient compliance with this condition.

3. Allowable costs

To the extent that such costs are not reimbursed under any other federal program, award funds may be obligated for the reasonable, necessary, and allocable costs (if any) of actions designed to ensure compliance with this condition.

4. Rules of construction

A. Staff involved in the hiring process

For purposes of this condition, persons "who are or will be involved in activities under this award" specifically includes (without limitation) any and all recipient (or any subrecipient) officials or other staff who are or will be involved in the hiring process with respect to a position that is or will be funded (in whole or in part) with award funds.

B. Employment eligibility confirmation with E-Verify

For purposes of satisfying the requirement of this condition regarding verification of employment eligibility, the recipient (or any subrecipient) may choose to participate in, and use, E-Verify (www.e-verify.gov), provided an appropriate person authorized to act on behalf of the recipient (or subrecipient) uses E-Verify (and follows the proper E-Verify procedures, including in the event of a "Tentative Nonconfirmation" or a "Final Nonconfirmation") to confirm employment eligibility for each hiring for a position in the United States that is or will be funded (in whole or in part) with award funds.

C. "United States" specifically includes the District of Columbia, Puerto Rico, Guam, the Virgin Islands of the United States, and the Commonwealth of the Northern Mariana Islands.

D. Nothing in this condition shall be understood to authorize or require any recipient, any subrecipient at any tier, or any person or other entity, to violate any federal law, including any applicable civil rights or nondiscrimination law.

E. Nothing in this condition, including in paragraph 4.B., shall be understood to relieve any recipient, any subrecipient at any tier, or any person or other entity, of any obligation otherwise imposed by law, including 8 U.S.C. 1324a(a)(1).

Questions about E-Verify should be directed to DHS. For more information about E-Verify visit the E-Verify website (<https://www.e-verify.gov/>) or email E-Verify at E-Verify@dhs.gov. E-Verify employer agents can email E-Verify at VerifyEmployerAgent@dhs.gov.

Questions about the meaning or scope of this condition should be directed to OJP, before award acceptance.

Condition 16

Encouragement of policies to ban text messaging while driving

Pursuant to Executive Order 13513, "Federal Leadership on Reducing Text Messaging While Driving," 74 Fed. Reg. 51225 (October 1, 2009), DOJ encourages recipients and subrecipients ("subgrantees") to adopt and enforce policies banning employees from text messaging while driving any vehicle during the course of performing work funded by this award, and to establish workplace safety policies and conduct education, awareness, and other outreach to decrease crashes caused by distracted drivers.

Condition 17

Reclassification of various statutory provisions to a new Title 34 of the United States Code

On September 1, 2017, various statutory provisions previously codified elsewhere in the U.S. Code were editorially reclassified (that is, moved and renumbered) to a new Title 34, entitled "Crime Control and Law Enforcement." The reclassification encompassed a number of statutory provisions pertinent to OJP awards (that is, OJP grants and cooperative agreements), including many provisions previously codified in Title 42 of the U.S. Code.

Effective as of September 1, 2017, any reference in this award document to a statutory provision that has been reclassified to the new Title 34 of the U.S. Code is to be read as a reference to that statutory provision as reclassified to Title 34. This rule of construction specifically includes references set out in award conditions, references set out in material incorporated by reference through award conditions, and references set out in other award requirements.

Condition 18

Restrictions and certifications regarding non-disclosure agreements and related matters

No recipient or subrecipient ("subgrantee") under this award, or entity that receives a procurement contract or subcontract with any funds under this award, may require any employee or contractor to sign an internal confidentiality agreement or statement that prohibits or otherwise restricts, or purports to prohibit or restrict, the reporting (in accordance with law) of waste, fraud, or abuse to an investigative or law enforcement representative of a federal department or agency authorized to receive such information.

The foregoing is not intended, and shall not be understood by the agency making this award, to contravene requirements applicable to Standard Form 312 (which relates to classified information), Form 4414 (which relates to sensitive compartmented information), or any other form issued by a federal department or agency governing the nondisclosure of classified information.

1. In accepting this award, the recipient--

a. represents that it neither requires nor has required internal confidentiality agreements or statements from employees or contractors that currently prohibit or otherwise currently restrict (or purport to prohibit or restrict) employees or contractors from reporting waste, fraud, or abuse as described above; and

b. certifies that, if it learns or is notified that it is or has been requiring its employees or contractors to execute agreements or statements that prohibit or otherwise restrict (or purport to prohibit or restrict), reporting of waste, fraud, or abuse as described above, it will immediately stop any further obligations of award funds, will provide prompt written notification to the federal agency making this award, and will resume (or permit resumption of) such obligations only if expressly authorized to do so by that agency.

2. If the recipient does or is authorized under this award to make subawards ("subgrants"), procurement contracts, or both--

a. it represents that--

(1) it has determined that no other entity that the recipient's application proposes may or will receive award funds (whether through a subaward ("subgrant"), procurement contract, or subcontract under a procurement contract) either requires or has required internal confidentiality agreements or statements from employees or contractors that currently prohibit or otherwise currently restrict (or purport to prohibit or restrict) employees or contractors from reporting waste, fraud, or abuse as described above; and

(2) it has made appropriate inquiry, or otherwise has an adequate factual basis, to support this representation; and

b. it certifies that, if it learns or is notified that any subrecipient, contractor, or subcontractor entity that receives funds under this award is or has been requiring its employees or contractors to execute agreements or statements that prohibit or otherwise restrict (or purport to prohibit or restrict), reporting of waste, fraud, or abuse as described above, it will immediately stop any further obligations of award funds to or by that entity, will provide prompt written notification to the federal agency making this award, and will resume (or permit resumption of) such obligations only if expressly authorized to do so by that agency.

Condition 19

OJP Training Guiding Principles

Any training or training materials that the recipient -- or any subrecipient ("subgrantee") at any tier -- develops or delivers with OJP award funds must adhere to the OJP Training Guiding Principles for Grantees and Subgrantees, available at <https://www.ojp.gov/funding/implement/training-guiding-principles-grantees-and-subgrantees>.

Condition 20

Specific post-award approval required to use a noncompetitive approach in any procurement contract that would exceed \$250,000

The recipient, and any subrecipient ("subgrantee") at any tier, must comply with all applicable requirements to obtain specific advance approval to use a noncompetitive approach in any procurement contract that would exceed the Simplified Acquisition Threshold (currently, \$250,000). This condition applies to agreements that -- for purposes of federal grants administrative requirements -- OJP considers a procurement "contract" (and therefore does not consider a subaward).

The details of the requirement for advance approval to use a noncompetitive approach in a procurement contract under an OJP award are posted on the OJP web site at <https://ojp.gov/funding/Explore/NoncompetitiveProcurement.htm> (Award condition: Specific post-award approval required to use a noncompetitive approach in a procurement contract

(if contract would exceed \$250,000)), and are incorporated by reference here.

Condition 21

Requirement to report potentially duplicative funding

If the recipient currently has other active awards of federal funds, or if the recipient receives any other award of federal funds during the period of performance for this award, the recipient promptly must determine whether funds from any of those other federal awards have been, are being, or are to be used (in whole or in part) for one or more of the identical cost items for which funds are provided under this award. If so, the recipient must promptly notify the DOJ awarding agency (OJP or OVW, as appropriate) in writing of the potential duplication, and, if so requested by the DOJ awarding agency, must seek a budget-modification or change-of-project-scope Grant Award Modification (GAM) to eliminate any inappropriate duplication of funding.

Condition 22

Required training for Grant Award Administrator and Financial Manager

The Grant Award Administrator and all Financial Managers for this award must have successfully completed an "OJP financial management and grant administration training" by 120 days after the date of the recipient's acceptance of the award. Successful completion of such a training on or after January 1, 2021, will satisfy this condition.

In the event that either the Grant Award Administrator or a Financial Manager for this award changes during the period of performance, the new Grant Award Administrator or Financial Manager must have successfully completed an "OJP financial management and grant administration training" by 120 calendar days after the date the Entity Administrator enters updated Grant Award Administrator or Financial Manager information in JustGrants. Successful completion of such a training on or after January 1, 2021, will satisfy this condition.

A list of OJP trainings that OJP will consider "OJP financial management and grant administration training" for purposes of this condition is available at <https://onlinegmt.training.ojp.gov/>. All trainings that satisfy this condition include a session on grant fraud prevention and detection.

The recipient should anticipate that OJP will immediately withhold ("freeze") award funds if the recipient fails to comply with this condition. The recipient's failure to comply also may lead OJP to impose additional appropriate conditions on this award.

Condition 23

Compliance with 41 U.S.C. 4712 (including prohibitions on reprisal; notice to employees)

The recipient (and any subrecipient at any tier) must comply with, and is subject to, all applicable provisions of 41 U.S.C. 4712, including all applicable provisions that prohibit, under specified circumstances, discrimination against an employee as reprisal for the employee's disclosure of information related to gross mismanagement of a federal grant, a gross waste of federal funds, an abuse of authority relating to a federal grant, a substantial and specific danger to public health or safety, or a violation of law, rule, or regulation related to a federal grant.

The recipient also must inform its employees, in writing (and in the predominant native language of the workforce), of employee rights and remedies under 41 U.S.C. 4712.

Should a question arise as to the applicability of the provisions of 41 U.S.C. 4712 to this award, the recipient is to contact the DOJ awarding agency (OJP or OVW, as appropriate) for guidance.

Condition 24

Requirements pertaining to prohibited conduct related to trafficking in persons (including reporting requirements and OJP authority to terminate award)

The recipient, and any subrecipient ("subgrantee") at any tier, must comply with all applicable requirements (including requirements to report allegations) pertaining to prohibited conduct related to the trafficking of persons, whether on the part of recipients, subrecipients ("subgrantees"), or individuals defined (for purposes of this condition) as "employees" of the recipient or of any subrecipient.

The details of the recipient's obligations related to prohibited conduct related to trafficking in persons are posted on the OJP web site at <https://ojp.gov/funding/Explore/ProhibitedConduct-Trafficking.htm> (Award condition: Prohibited conduct by recipients and subrecipients related to trafficking in persons (including reporting requirements and OJP authority to terminate award)), and are incorporated by reference here.

Condition 25

Potential imposition of additional requirements

The recipient agrees to comply with any additional requirements that may be imposed by the DOJ awarding agency (OJP or OVW, as appropriate) during the period of performance for this award, if the recipient is designated as "high-risk" for purposes of the DOJ high-risk grantee list.

Condition 26

Requirement to report actual or imminent breach of personally identifiable information (PII)

The recipient (and any "subrecipient" at any tier) must have written procedures in place to respond in the event of an actual or imminent "breach" (OMB M-17-12) if it (or a subrecipient) -- (1) creates, collects, uses, processes, stores, maintains, disseminates, discloses, or disposes of "Personally Identifiable Information (PII)" (2 CFR 200.1) within the scope of an OJP grant-funded program or activity, or (2) uses or operates a "Federal information system" (OMB Circular A-130). The recipient's breach procedures must include a requirement to report actual or imminent breach of PII to an OJP Program Manager no later than 24 hours after an occurrence of an actual breach, or the detection of an imminent breach.

Condition 27

Requirements related to System for Award Management and Universal Identifier Requirements

The recipient must comply with applicable requirements regarding the System for Award Management (SAM), currently accessible at <https://www.sam.gov/>. This includes applicable requirements regarding registration with SAM, as well as maintaining the currency of information in SAM.

The recipient also must comply with applicable restrictions on subawards ("subgrants") to first-tier subrecipients (first-tier "subgrantees"), including restrictions on subawards to entities that do not acquire and provide (to the recipient) the unique entity identifier required for SAM registration.

The details of the recipient's obligations related to SAM and to unique entity identifiers are posted on the OJP web site at <https://ojp.gov/funding/Explore/SAM.htm> (Award condition: System for Award Management (SAM) and Universal Identifier Requirements), and are incorporated by reference here.

This condition does not apply to an award to an individual who received the award as a natural person (i.e., unrelated to any business or non-profit organization that he or she may own or operate in his or her name).

Condition 28

Compliance with restrictions on the use of federal funds--prohibited and controlled equipment under OJP awards

Consistent with Executive Order 14074, "Advancing Effective, Accountable Policing and Criminal Justice Practices To Enhance Public Trust and Public Safety," OJP has prohibited the use of federal funds under this award for purchases or transfers of specified equipment by law enforcement agencies. In addition, OJP requires the recipient, and any subrecipient ("subgrantee") at any tier, to put in place specified controls prior to using federal funds under this award to acquire or transfer any property identified on the "controlled equipment" list. The details of the requirement are posted on the OJP web site at <https://www.ojp.gov/funding/explore/prohibited-and-controlled-equipment> (Award condition: Compliance with restrictions on the use of federal funds--prohibited and controlled equipment under OJP awards), and are incorporated by reference here.

Condition 29

Restrictions on "lobbying"

In general, as a matter of federal law, federal funds awarded by OJP may not be used by the recipient, or any subrecipient ("subgrantee") at any tier, either directly or indirectly, to support or oppose the enactment, repeal, modification, or adoption of any law, regulation, or policy, at any level of government. See 18 U.S.C. 1913. (There may be exceptions if an applicable federal statute specifically authorizes certain activities that otherwise would be barred by law.)

Another federal law generally prohibits federal funds awarded by OJP from being used by the recipient, or any subrecipient at any tier, to pay any person to influence (or attempt to influence) a federal agency, a Member of Congress, or Congress (or an official or employee of any of them) with respect to the awarding of a federal grant or cooperative agreement, subgrant, contract, subcontract, or loan, or with respect to actions such as renewing, extending, or modifying any such award. See 31 U.S.C. 1352. Certain exceptions to this law apply, including an exception that applies to Indian tribes and tribal organizations.

Should any question arise as to whether a particular use of federal funds by a recipient (or subrecipient) would or might fall within the scope of these prohibitions, the recipient is to contact OJP for guidance, and may not proceed without the express prior written approval of OJP.

Condition 30

All subawards ("subgrants") must have specific federal authorization

The recipient, and any subrecipient ("subgrantee") at any tier, must comply with all applicable requirements for authorization of any subaward. This condition applies to agreements that -- for purposes of federal grants administrative requirements -- OJP considers a "subaward" (and therefore does not consider a procurement "contract").

The details of the requirement for authorization of any subaward are posted on the OJP web site at <https://ojp.gov/funding/Explore/SubawardAuthorization.htm> (Award condition: All subawards ("subgrants") must have specific federal authorization), and are incorporated by reference here.

Condition 31

Compliance with DOJ regulations pertaining to civil rights and nondiscrimination - 28 C.F.R. Part 54

The recipient, and any subrecipient ("subgrantee") at any tier, must comply with all applicable requirements of 28 C.F.R. Part 54, which relates to nondiscrimination on the basis of sex in certain "education programs."

Among other items, 28 C.F.R. § 54.140 contains notice requirements that covered recipients must follow regarding the dissemination of information regarding federal nondiscrimination requirements.

Condition 32

The recipient understands that, in accepting this award, the Authorized Representative declares and certifies, among other things, that he or she possesses the requisite legal authority to accept the award on behalf of the recipient entity and, in so doing, accepts (or adopts) all material requirements that relate to conduct throughout the period of performance under this award. The recipient further understands, and agrees, that it will not assign anyone to the role of Authorized Representative during the period of performance under the award without first ensuring that the individual has the requisite legal authority.

Condition 33

Verification and updating of recipient contact information

The recipient must verify its Grant Award Administrator, Financial Manager, and Authorized Representative contact information in JustGrants, including telephone number and e-mail address. If any information is incorrect or has changed, the award recipient's Entity Administrator must make changes to contact information through DIAMD. Instructions on how to update contact information in JustGrants can be found at <https://justicegrants.usdoj.gov/training/training-entity-management>.

Condition 34

FFATA reporting: Subawards and executive compensation

The recipient must comply with applicable requirements to report first-tier subawards ("subgrants") of \$30,000 or more and, in certain circumstances, to report the names and total compensation of the five most highly compensated executives of the recipient and first-tier subrecipients (first-tier "subgrantees") of award funds. The details of recipient obligations, which derive from the Federal Funding Accountability and Transparency Act of 2006 (FFATA), are posted on the OJP web site at <https://ojp.gov/funding/Explore/FFATA.htm> (Award condition: Reporting Subawards and Executive Compensation), and are incorporated by reference here.

This condition, including its reporting requirement, does not apply to-- (1) an award of less than \$30,000, or (2) an award made to an individual who received the award as a natural person (i.e., unrelated to any business or non-profit organization that he or she may own or operate in his or her name).

Condition 35

Body-worn cameras, policies and procedures

In accepting this award, the recipient agrees not to use award funds for purchases of body-worn cameras or related expenses for any agency unless that agency has policies and procedures in place that reinforce appropriate agency Use of Force policies and training and address technology usage, evidence acquisition, data storage and retention, as well as privacy issues, accountability and discipline.

Condition 36

Body armor - compliance with NIJ standards and other requirements

Ballistic-resistant and stab-resistant body armor purchased with award funds may be purchased at any threat level, make or model, from any distributor or manufacturer, as long as the body armor has been tested and found to comply with applicable National Institute of Justice ballistic or stab standards, and is listed on the NIJ Compliant Body Armor Model List. In addition, ballistic-resistant and stab-resistant body armor purchased must be made in the United States and must be uniquely fitted, as set forth in 34 U.S.C. 10202(c)(1)(A). The latest NIJ standard information and the NIJ Compliant Body Armor List may be found by following the links located on the NIJ Body Armor page: <https://nij.ojp.gov/topics/equipment-and-technology/body-armor>. In addition, if recipient uses funds under this award to purchase body armor, the recipient is strongly encouraged to have a "mandatory wear" policy in effect. There are no requirements regarding the nature of the policy other than it be a mandatory wear policy for all uniformed officers while on duty.

Condition 37

The recipient agrees to comply with OJP grant monitoring guidelines, protocols, and procedures, and to cooperate with BJA and OCFO on all grant monitoring requests, including requests related to desk reviews, enhanced programmatic desk reviews, and/or site visits. The recipient agrees to provide to BJA and OCFO all documentation necessary to complete monitoring tasks, including documentation related to any subawards made under this award. Further, the recipient agrees to abide by reasonable deadlines set by BJA and OCFO for providing the requested documents. Failure to cooperate with BJA's/OCFO's grant monitoring activities may result in sanctions affecting the recipient's DOJ awards, including, but not limited to: withholdings and/or other restrictions on the recipient's access to grant funds; referral to the Office of the Inspector General for audit review; designation of the recipient as a DOJ High Risk grantee; or termination of an award(s).

Condition 38

Any written, visual, or audio publications funded in whole or in part under this award, with the exception of press releases, shall contain the following statements: "This project was supported by Grant No. <AWARD_NUMBER> awarded by the Bureau of Justice Assistance. The Bureau of Justice Assistance is a component of the Department of Justice's Office of Justice Programs, which also includes the Bureau of Justice Statistics, the National Institute of Justice, the Office of Juvenile Justice and Delinquency Prevention, the Office for Victims of Crime, and the SMART Office. Points of view or opinions in this document are those of the author and do not necessarily represent the official position or policies of the U.S. Department of Justice." The current edition of the DOJ Grants Financial Guide provides guidance on allowable printing and publication activities.

Condition 39

Any Web site that is funded in whole or in part under this award must include the following statement on the home page, on all major entry pages (i.e., pages (exclusive of documents) whose primary purpose is to navigate the user to

interior content), and on any pages from which a visitor may access or use a Web-based service, including any pages that provide results or outputs from the service: "This Web site is funded in whole or in part through a grant from the Bureau of Justice Assistance, Office of Justice Programs, U.S. Department of Justice. Neither the U.S. Department of Justice nor any of its components operate, control, are responsible for, or necessarily endorse, this Web site (including, without limitation, its content, technical infrastructure, and policies, and any services or tools provided)." The full text of the foregoing statement must be clearly visible on the home page. On other pages, the statement may be included through a link, entitled "Notice of Federal Funding and Federal Disclaimer," to the full text of the statement.

Condition 40

Confidentiality of data

The recipient (and any subrecipient at any tier) must comply with all confidentiality requirements of 34 U.S.C. 10231 and 28 C.F.R. Part 22 that are applicable to collection, use, and revelation of data or information. The recipient further agrees, as a condition of award approval, to submit a Privacy Certificate that is in accord with requirements of 28 C.F.R. Part 22 and, in particular, 28 C.F.R. 22.23.

Condition 41

The recipient agrees to cooperate with any assessments, national evaluation efforts, or information or data collection requests, including, but not limited to, the provision of any information required for the assessment or evaluation of any activities within this project.

Condition 42

Protection of human research subjects

The recipient (and any subrecipient at any tier) must comply with the requirements of 28 C.F.R. Part 46 and all OJP policies and procedures regarding the protection of human research subjects, including obtainment of Institutional Review Board approval, if appropriate, and subject informed consent.

Condition 43

Justification of consultant rate

Approval of this award does not indicate approval of any consultant rate in excess of \$650 per day. A detailed justification must be submitted to and approved by the OJP program office prior to obligation or expenditure of such funds.

Condition 44

The recipient agrees that no funds under this grant award (including via subcontract or subaward, at any tier) may be used for unmanned aircraft systems (UAS), which includes unmanned aircraft vehicles (UAV), or for any accompanying accessories to support UAS.

Condition 45

Compliance with 28 C.F.R. Part 23

With respect to any information technology system funded or supported by funds under this award, the recipient (and any subrecipient at any tier) must comply with 28 C.F.R. Part 23, Criminal Intelligence Systems Operating Policies, if OJP determines this regulation to be applicable. Should OJP determine 28 C.F.R. Part 23 to be applicable, OJP may, at its discretion, perform audits of the system, as per the regulation. Should any violation of 28 C.F.R. Part 23 occur, the recipient may be fined as per 34 U.S.C. 10231(c)-(d). The recipient may not satisfy such a fine with federal funds.

Condition 46

Justice Information Sharing

Information sharing projects funded under this award must comply with DOJ's Global Justice Information Sharing Initiative (Global) guidelines. The recipient (and any subrecipient at any tier) must conform to the Global Standards Package (GSP) and all constituent elements, where applicable, as described at: https://it.ojp.gov/gsp_grantcondition.

The recipient (and any subrecipient at any tier) must document planned approaches to information sharing and describe compliance with the GSP and appropriate privacy policy that protects shared information, or provide detailed justification for why an alternative approach is recommended.

Condition 47

Required monitoring of subawards

The recipient must monitor subawards under this award in accordance with all applicable statutes, regulations, award conditions, and the DOJ Grants Financial Guide, and must include the applicable conditions of this award in any subaward. Among other things, the recipient is responsible for oversight of subrecipient spending and monitoring of specific outcomes and benefits attributable to use of award funds by subrecipients. The recipient agrees to submit, upon request, documentation of its policies and procedures for monitoring of subawards under this award.

Condition 48

In accepting this award, the recipient agrees that grant funds cannot be used for Facial Recognition Technology (FRT) unless the recipient has policies and procedures in place to ensure that the FRT will be utilized in an appropriate and responsible manner that promotes public safety, and protects privacy, civil rights, and civil liberties and complies with all applicable provisions of the U.S. Constitution, including the Fourth Amendment's protection against unreasonable searches and seizures and the First Amendment's freedom of association and speech, as well as other laws and regulations. Recipients utilizing funds for FRT must make such policies and procedures available to DOJ upon request.

Condition 49

Avoidance of duplication of networks

To avoid duplicating existing networks or IT systems in any initiatives funded by BJA for law enforcement information sharing systems which involve interstate connectivity between jurisdictions, such systems shall employ, to the extent possible, existing networks as the communication backbone to achieve interstate connectivity, unless the recipient can demonstrate to the satisfaction of BJA that this requirement would not be cost effective or would impair the functionality of an existing or proposed IT system.

Condition 50

Law enforcement task forces - required training

Within 120 days of award acceptance, each current member of a law enforcement task force funded with award funds who is a task force commander, agency executive, task force officer, or other task force member of equivalent rank, must complete required online (internet-based) task force training. Additionally, all future task force members must complete this training once during the period of performance for this award, or once every four years if multiple OJP awards include this requirement.

The required training is available free of charge online through the BJA-funded Center for Task Force Integrity and Leadership (www.ctfli.org). The training addresses task force effectiveness, as well as other key issues including privacy and civil liberties/rights, task force performance measurement, personnel selection, and task force oversight and accountability. If award funds are used to support a task force, the recipient must compile and maintain a task force personnel roster, along with course completion certificates.

Additional information regarding the training is available through BJA's web site and the Center for Task Force Integrity and Leadership (www.ctfli.org).

Condition 51

Compliance with National Environmental Policy Act and related statutes

Upon request, the recipient (and any subrecipient at any tier) must assist BJA in complying with the National Environmental Policy Act (NEPA), the National Historic Preservation Act, and other related federal environmental impact analyses requirements in the use of these award funds, either directly by the recipient or by a subrecipient. Accordingly, the recipient agrees to first determine if any of the following activities will be funded by the grant, prior to obligating funds for any of these purposes. If it is determined that any of the following activities will be funded by the award, the recipient agrees to contact BJA.

The recipient understands that this condition applies to new activities as set out below, whether or not they are being specifically funded with these award funds. That is, as long as the activity is being conducted by the recipient, a subrecipient, or any third party, and the activity needs to be undertaken in order to use these award funds, this condition must first be met. The activities covered by this condition are:

- a. New construction;
- b. Minor renovation or remodeling of a property located in an environmentally or historically sensitive area, including properties located within a 100-year flood plain, a wetland, or habitat for endangered species, or a property listed on or eligible for listing on the National Register of Historic Places;
- c. A renovation, lease, or any proposed use of a building or facility that will either (a) result in a change in its basic prior use or (b) significantly change its size;
- d. Implementation of a new program involving the use of chemicals other than chemicals that are (a) purchased as an incidental component of a funded activity and (b) traditionally used, for example, in office, household, recreational, or education environments; and
- e. Implementation of a program relating to clandestine methamphetamine laboratory operations, including the identification, seizure, or closure of clandestine methamphetamine laboratories.

The recipient understands and agrees that complying with NEPA may require the preparation of an Environmental Assessment and/or an Environmental Impact Statement, as directed by BJA. The recipient further understands and agrees to the requirements for implementation of a Mitigation Plan, as detailed at <https://bj.gov/Funding/nepa.html>, for programs relating to methamphetamine laboratory operations.

Application of This Condition to Recipient's Existing Programs or Activities: For any of the recipient's or its subrecipients' existing programs or activities that will be funded by these award funds, the recipient, upon specific request from BJA, agrees to cooperate with BJA in any preparation by BJA of a national or program environmental assessment of that funded program or activity.

Condition 52

Establishment of trust fund

If award funds are being drawn down in advance, the recipient (or a subrecipient, with respect to a subaward) is required to establish a trust fund account. Recipients (and subrecipients) must maintain advance payments of federal awards in interest-bearing accounts, unless regulatory exclusions apply (2 C.F.R. 200.305(b)(8)). The trust fund, including any interest, may not be used to pay debts or expenses incurred by other activities beyond the scope of the Edward Byrne Memorial Justice Assistance Grant Program (JAG). The recipient also agrees to obligate the award funds in the trust fund (including any interest earned) during the period of performance for the award and expend within 90 days thereafter. Any unobligated or unexpended funds, including interest earned, must be returned to OJP at the time of closeout.

Condition 53

All State and Local JAG recipients must submit quarterly Federal Financial Reports (SF-425). Additionally, State JAG and Local JAG Category Two (\$25K or more) must submit semi-annual performance reports through JustGrants and Local JAG Category One (Less than \$25K) must submit annual performance reports through JustGrants. Consistent with the Department's responsibilities under the Government Performance and Results Act (GPRA) and the GPRA Modernization Act of 2010, the recipient must provide data that measure the results of its work. The recipient must submit quarterly performance metrics reports through BJA's Performance Measurement Tool (PMT) website: <https://bjapmt.ojp.gov/>. For more detailed information on reporting and other JAG requirements, refer to the JAG reporting requirements webpage (<https://bjapmt.ojp.gov/help/jagdocs.html>). Failure to submit required JAG reports by established deadlines may result in the freezing of grant funds and future High Risk designation.

Condition 54

Required data on law enforcement agency training

Any law enforcement agency receiving direct or sub-awarded funding from this JAG award must submit quarterly accountability metrics data related to training that officers have received on the use of force, racial and ethnic bias, de-escalation of conflict, and constructive engagement with the public.

Condition 55

Authorization to obligate (federal) award funds to reimburse certain project costs incurred on or after October 1, 2022

The recipient may obligate (federal) award funds only after the recipient makes a valid acceptance of the award. As of the first day of the period of performance for the award (October 1, 2022), however, the recipient may choose to incur project costs using non-federal funds, but any such project costs are incurred at the recipient's risk until, at a minimum - (1) the recipient makes a valid acceptance of the award, and (2) all applicable withholding conditions are removed by OJP (via an Award Condition Modification (ACM)). (A withholding condition is a condition in the award document that precludes the recipient from obligating, expending, or drawing down all or a portion of the award funds until the condition is removed.)

Except to the extent (if any) that an award condition expressly precludes reimbursement of project costs incurred "at-risk," if and when the recipient makes a valid acceptance of this award and OJP removes each applicable withholding condition through an Award Condition Modification (ACM), the recipient is authorized to obligate (federal) award funds to reimburse itself for project costs incurred "at-risk" earlier during the period of performance (such as project costs incurred prior to award acceptance or prior to removal of an applicable withholding condition), provided that those project costs otherwise are allowable costs under the award.

Condition 56

If award funds are used for DNA testing of evidentiary materials, any resulting eligible DNA profiles must be uploaded to the Combined DNA Index System ("CODIS," the DNA database operated by the FBI) by a government DNA laboratory with access to CODIS. With the exception of Forensic Genetic Genealogy, no profiles generated under this award may be entered or uploaded into any non-governmental DNA database without prior express written approval from BJA. Award funds may not be used for the purchase of DNA equipment and supplies unless the resulting DNA profiles may be accepted for entry into CODIS. Booking agencies should work with their state CODIS agency to ensure all requirements are met for participation in Rapid DNA (see National Rapid DNA Booking Operational Procedures Manual).

Condition 57

Recipients utilizing award funds for forensic genealogy testing must adhere to the United States Department of Justice Interim Policy Forensic Genealogical DNA Analysis and Searching (<https://www.justice.gov/olp/page/file/1204386/download>), and must collect and report the metrics identified in Section IX of that document to BJA.

Condition 58

Submission of eligible records relevant to the National Instant Background Check System

Consonant with federal statutes that pertain to firearms and background checks -- including 18 U.S.C. 922 and 34 U.S.C. ch. 409 -- if the recipient (or any subrecipient at any tier) uses this award to fund (in whole or in part) a specific project or program (such as a law enforcement, prosecution, or court program) that results in any court dispositions, information, or other records that are "eligible records" (under federal or State law) relevant to the National Instant Background Check System (NICS), or that has as one of its purposes the establishment or improvement of records systems that contain any court dispositions, information, or other records that are "eligible records" (under federal or State law) relevant to the NICS, the recipient (or subrecipient, if applicable) must ensure that all such court dispositions, information, or other records that are "eligible records" (under federal or State law) relevant to the NICS are promptly made available to the NICS or to the "State" repository/database that is electronically available to (and accessed by) the NICS, and -- when appropriate -- promptly must update, correct, modify, or remove such NICS-relevant "eligible records".

In the event of minor and transitory non-compliance, the recipient may submit evidence to demonstrate diligent monitoring of compliance with this condition (including subrecipient compliance). DOJ will give great weight to any such evidence in any express written determination regarding this condition.

Condition 59

Prohibition on use of award funds for match under BVP program

JAG funds may not be used as the 50% match for purposes of the DOJ Bulletproof Vest Partnership (BVP) program.

Condition 60

Extreme risk protection programs funded by JAG must include, at a minimum: pre-deprivation and post-deprivation due process rights that prevent any violation or infringement of the Constitution of the United States, including but not limited to the Bill of Rights, and the substantive or procedural due process rights guaranteed under the Fifth and Fourteenth Amendments to the Constitution of the United States, as applied to the States, and as interpreted by State courts and United States courts (including the Supreme Court of the United States). Such programs must include, at the appropriate phase to prevent any violation of constitutional rights, at minimum, notice, the right to an in-person hearing, an unbiased adjudicator, the right to know opposing evidence, the right to present evidence, and the right to confront adverse witnesses; the right to be represented by counsel at no expense to the government; pre-deprivation and post-deprivation heightened evidentiary standards and proof which mean not less than the protections afforded to a similarly situated litigant in Federal court or promulgated by the State's evidentiary body, and sufficient to ensure the full protections of the Constitution of the United States, including but not limited to the Bill of Rights, and the substantive and procedural due process rights guaranteed under the Fifth and Fourteenth Amendments to the Constitution of the United States, as applied to the States, and as interpreted by State courts and United States courts (including the Supreme Court of the United States). The heightened evidentiary standards and proof under such programs must, at all appropriate phases to prevent any violation of any constitutional right, at minimum, prevent reliance upon evidence that is unsworn or unaffirmed, irrelevant, based on inadmissible hearsay, unreliable, vague, speculative, and lacking a foundation; and penalties for abuse of the program.

Condition 61

Expenditures prohibited without waiver

No funds under this award may be expended on the purchase of items prohibited by the JAG program statute, unless, as set forth at 34 U.S.C. 10152, the BJA Director certifies that extraordinary and exigent circumstances exist, making such expenditures essential to the maintenance of public safety and good order.

Condition 62

Exceptions regarding Prohibited and Controlled Equipment under OJP awards

Notwithstanding any provision to the contrary in the other terms and conditions of this award, including in the condition regarding "Compliance with restrictions on the use of federal funds--prohibited and controlled equipment under OJP awards," the requirements for the "Transfer/Sale of Award-Funded Controlled Equipment to Other LEAs" and the requirements for the "Transfer/Sale of Award-Funded Controlled Equipment to NON-LEAs" do not apply to this award.

Condition 63

Use of program income

Program income (as defined in the Part 200 Uniform Requirements) must be used in accordance with the provisions of the Part 200 Uniform Requirements. Program income earnings and expenditures both must be reported on the quarterly Federal Financial Report, SF 425.

Condition 64

Initial period of performance; requests for extension.

The recipient understands that for award amounts of less than \$25,000 under JAG (Category 1), the initial period of performance of the award is two years. The recipient further understands that any requests for an extension of the period of performance for an award of less than \$25,000 will be approved automatically for up to a total of two additional years, pursuant to 34 U.S.C. 10152(f) and in accordance with the program solicitation associated with this award.

Any request for an extension of the period of performance beyond a four-year award period will require approval, and the approval (if any) will be at the discretion of the Director of BJA.

Condition 65

Withholding of funds for Required certification from the chief executive of the applicant government

The recipient may not expend or draw down any award funds until the recipient submits the required "Certifications and Assurances by the Chief Executive of the Applicant Government," properly-executed (as determined by OJP), and an Award Condition Modification has been issued to remove this condition.

Condition 66

Withholding of funds for Memorandum of Understanding

The recipient may not expend or draw down any award funds until OJP has reviewed and approved the Memorandum of Understanding (MOU), and an Award Condition Modification has been issued to remove this condition.

Condition 67

Withholding of funds: Subrecipient monitoring policies

The recipient's response to the Subrecipient Management and Monitoring question(s) of the Financial Management and System of Internal Controls Questionnaire indicates that the recipient may not have controls in place to monitor the activities of any subrecipient, as necessary, to ensure that the subaward is used for authorized purposes in compliance with Federal laws, regulations, and the terms and conditions of the subaward and that subaward performance goals are achieved. (See 2 CFR 200.331(d)). The recipient agrees to submit a copy of its subrecipient monitoring policies and procedures to the OJP program office. If the recipient anticipates that it will not make a subaward under this award then, instead of submitting subrecipient monitoring policies and procedures, the recipient agrees that it must advise OJP in writing that it does not intend to make a subaward under this award. The recipient may not expend, or draw down funds under this award until either-- (1) the OJP program office has received, and OJP has reviewed and approved, the subrecipient monitoring policies and procedures, or (2) the OJP program office has received and considered the recipient's written communication and has agreed (for purposes of federal grants administrative requirements) that no subawards are anticipated under this award, and an Award Condition Modification (ACM) has been issued to remove this condition. The recipient understands and agrees that it is obligated to immediately notify the OJP grant manager in writing of any later change in its plan to make or not make a subaward under this award.

I have read and understand the information presented in this section of the Federal Award Instrument.

Award Acceptance**Declaration and Certification to the U.S. Department of Justice as to Acceptance**

By checking the declaration and certification box below, I--

A. Declare to the U.S. Department of Justice (DOJ), under penalty of perjury, that I have authority to make this declaration and certification on behalf of the applicant.

B. Certify to DOJ, under penalty of perjury, on behalf of myself and the applicant, to the best of my knowledge and belief, that the following are true as of the date of this award acceptance: (1) I have conducted or there was conducted (including by applicant's legal counsel as appropriate and made available to me) a diligent review of all terms and conditions of, and all supporting materials submitted in connection with, this award, including any assurances and certifications (including anything submitted in connection therewith by a person on behalf of the applicant before, after, or at the time of the application submission and any materials that accompany this acceptance and certification); and (2) I have the legal authority to accept this award on behalf of the applicant.

C. Accept this award on behalf of the applicant.

D. Declare the following to DOJ, under penalty of perjury, on behalf of myself and the applicant: (1) I understand that, in taking (or not taking) any action pursuant to this declaration and certification, DOJ will rely upon this declaration

and certification as a material representation; and (2) I understand that any materially false, fictitious, or fraudulent information or statement in this declaration and certification (or concealment or omission of a material fact as to either) may be the subject of criminal prosecution (including under 18 U.S.C. §§ 1001 and/or 1621, and/or 34 U.S.C. §§ 10271-10273), and also may subject me and the applicant to civil penalties and administrative remedies under the federal False Claims Act (including under 31 U.S.C. §§ 3729-3730 and/or §§ 3801-3812) or otherwise.

Agency Approval

Title of Approving Official Acting Assistant Attorney General	Name of Approving Official Brent J. Cohen	Signed Date And Time 12/1/24 6:12 PM
---	---	--

Authorized Representative

[X]

Entity Acceptance

Title of Authorized Entity Official
Presiding Commissioner

Name of Authorized Entity Official
Kip Kendrick

Signed Date And Time
1/13/2025 4:35 PM

199-2025

CERTIFIED COPY OF ORDER

STATE OF MISSOURI }
County of Boone } ea.

April Session of the April Adjourned

Term. 20 25

In the County Commission of said county, on the 10th day of April 20 25

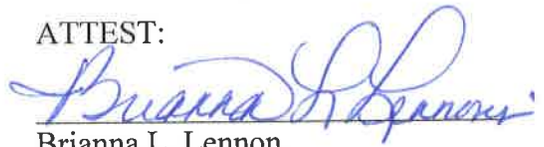
the following, among other proceedings, were had, viz:

Now on this day, the County Commission of the County of Boone does hereby rescind Commission Order 34-2025 and approve the attached amended grant application with the Missouri Department of Natural Resources for 319 Nonpoint Source funds for the Greater Bonne Femme Watershed Based Plan Implementation Project.

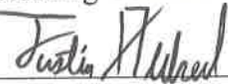
Terms of the agreement are stipulated in the attached documentation, and it is further ordered that the Presiding Commissioner is hereby authorized to sign the same.

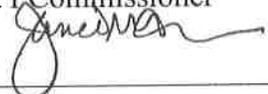
Done this 10th day of April 2025.

ATTEST:


Brianna L. Lennon
Clerk of the County Commission


Kip Kendrick
Presiding Commissioner


Justin Aldred
District I Commissioner


Janet M. Thompson
District II Commissioner



MISSOURI DEPARTMENT OF NATURAL RESOURCES
 WATER PROTECTION PROGRAM
NONPOINT SOURCE IMPLEMENTATION GRANT APPLICATION

FOR OFFICE USE ONLY	
DATE RECEIVED	
ALL DOCUMENTATION RECEIVED	
<input type="checkbox"/> YES	<input type="checkbox"/> NO

1. SPONSORING AGENCY INFORMATION

A. NAME OF SPONSORING AGENCY Boone County, Missouri (Boone County Resource Management)		B. HAS THE SPONSORING AGENCY RECEIVED ANY PREVIOUS SECTION 319 GRANTS? <input checked="" type="checkbox"/> YES <input type="checkbox"/> NO	
C. SPONSORING AGENCY'S MAILING ADDRESS (STREET, CITY, STATE, ZIP CODE) 801 E Walnut Street, Room 315, Columbia, MO 65201		D. DOES THE SPONSORING AGENCY HAVE ANY OTHER OPEN 319 GRANTS? <input type="checkbox"/> YES <input checked="" type="checkbox"/> NO IF YES, PROVIDE THE PROJECT TITLE AND PROJECT NUMBER:	
E. SPONSORING AGENCY TYPE (CHECK ONE) <input type="checkbox"/> EDUCATIONAL INSTITUTION <input type="checkbox"/> NONPROFIT 501(C)(3) <input checked="" type="checkbox"/> GOVERNMENT		F. SPONSORING AGENCY INFORMATION SPONSOR FEDERAL TAX ID NUMBER: 43-6000349 UEI NUMBER: T3NHKKJW27K8 CONGRESSIONAL DISTRICT NUMBERS: 3, 4	
G. PRIMARY SPONSOR CONTACT (NAME, TITLE, TELEPHONE NUMBER WITH AREA CODE, FAX NUMBER WITH AREA CODE, EMAIL ADDRESS) Lynne Hooper, Urban Hydrologist, phone 573-886-4491, fax 573-886-4340, lhooper@boonecountymmo.org		H. PROJECT MANAGER CONTACT INFORMATION (IF DIFFERENT FROM PRIMARY CONTACT)	

2. PROJECT INFORMATION SUMMARY

A. NAME OF PROJECT Greater Bonne Femme Watershed-based Plan Implementation Project	
B. PROJECT START DATE (MM/DD/YYYY) 06/01/2025	C. PROJECT END DATE (MM/DD/YYYY) 05/31/2028

D. PROJECT BUDGET SUMMARY

Federal Budget Categories	Section 319 Federal Funds Requested	Nonfederal Match [[(40/60) x (319 Funds Requested)]]	Other Match
Salary See note in application Instructions regarding administrative cap		93,990.00	
Fringe		41,437.00	
Travel			
Equipment (over \$1,000)			
Supplies	21,011.00	5,140.00	
Contractual	22,145.00	15,386.00	
Other	158,700.00		
Approved Indirect (%)			
Totals (verify all calculations)	\$ 201,856.00	\$ 155,953.00	\$ 0.00

3. SPONSORING AGENCY'S AUTHORIZED SIGNATURE AND APPROVAL OF APPLICATION

To the best of my knowledge, all the information in this application is true and correct. The documentation has been duly authorized by the governing body of the applicant. As the authorizing representative I attest I have read the required documents and assure I can and will comply with all requirements and conditions of this grant if awarded.

NAME AND TITLE OF AUTHORIZED ORGANIZATION REPRESENTATIVE (PRINT OR TYPE) Kip Kendrick, Presiding Commissioner	SIGNATURE 	TELEPHONE NUMBER WITH AREA CODE (573) 886-4307
NAME AND TITLE OF APPLICANT OR PROJECT MANAGER (PRINT OR TYPE) Lynne Hooper, Urban Hydrologist	SIGNATURE 	TELEPHONE NUMBER WITH AREA CODE (573) 886-4491

Applications are to be submitted online using the [Funding Opportunities Portal](#). For questions or issues regarding the online submission, contact the Section 319 Nonpoint Source Program at 573-751-5723 or MoDNR.NPSprogram@dnr.mo.gov.

Optional questions to be completed by the organization's staff responsible for completing this application:

- Have you or an immediate family member ever served in the U.S. Armed Forces? YES NO
 - If YES, would you like information about military-related services in Missouri? YES NO
- >> Information regarding resources for Missouri veterans is available at <https://mvc.dps.mo.gov/>

4. PROJECT AREA

A. List all HUC 12 watersheds and specify the water body name(s), unique identification number(s) (water body IDs), and impairment pollutants where the implementation activities will occur. HUC 12 watershed names and numbers, and water body names, identification numbers and impairment pollutants can be found on the [MoDNR's MAPIIT website or Impaired waters and TMDL map viewer](#).

WATERSHED NAME	USGS 12-DIGIT HUC NUMBER	WATER BODY NAME	WATER BODY ID	IMPAIRMENT POLLUTANT(S)	IS THE PROJECT AREA COVERED BY AN EPA-ACCEPTED NINE ELEMENT WATERSHED BASED PLAN OR TMDL?	
					WATERSHED BASED PLAN (YES or NO)	TMDL (YES or NO)
Bonne Femme	10300102-0902	Bonne Femme Creek (lower)	750	E. coli	YES	NO
Bonne Femme	10300102-0902	Turkey Creek	751	E. coli	YES	NO
Bonne Femme	10300102-0902	Bass Creek	752	E. coli	YES	NO
Bonne Femme	10300102-0902	Bonne Femme Creek (upper)	753	E. coli	YES	NO
Little Bonne Femme	10300102-0903	Little Bonne Femme Creek	1003	E. coli	YES	NO
Little Bonne Femme	10300102-0903	Gans Creek	1004	E. coli	YES	NO

B. If the project is implementing a watershed based plan, list the name of the plan and year approved.

Greater Bonne Femme Watershed-based Plan, approved 2023

C. Does the project benefit any areas with environmental justice and/or climate change concerns? If yes, list the social and climate change indicators used to determine status. Reference the CEJST website (<https://screeningtool.geoplatform.gov/en/#3/33.471-97.5>) for indicators.

YES NO

5. PROJECT TYPE

A. Characterize your project using the following general statements. Select all that apply.

- | | |
|---|--|
| <input checked="" type="checkbox"/> Stream or Riparian Restoration and Protection | <input type="checkbox"/> Lake Management and Restoration |
| <input type="checkbox"/> Stream Obstruction Removal/Modification | <input type="checkbox"/> Abandoned Mine Stream/Drainage Mitigation/Restoration |
| <input type="checkbox"/> Wetland Restoration and/or Protection | <input checked="" type="checkbox"/> Agricultural Best Management Practices |
| <input type="checkbox"/> Innovative Stormwater Demonstration | <input type="checkbox"/> Urban Best Management Practices |

Note: Proposed projects within an area served by an MS4 permit must provide proof that activities are above and beyond permit requirements.

B. Choose **one** environmental goal statement.

Project will reduce nonpoint source pollution to:

- NPS impaired waters
 NPS threatened waters
 Unimpaired waters of high ecological or recreational value
 Other (please specify):

C. Choose the statement(s) that best characterize(s) the proposed project. Select all that apply.

- Project addresses habitat or hydro-modifications concerns
 Project addresses silt/sediment pollution
 Project addresses nutrient pollution
 Project addresses pollution caused by mine drainage
 Project addresses bacteria pollution
 Project addresses other kinds of nonpoint source pollution (please specify):

D. Does the project address a [Missouri Nonpoint Source Management Plan](#) priority for protection? Select all that apply.

- | | |
|---|--|
| <input type="checkbox"/> Drinking source water | <input type="checkbox"/> High quality unimpaired waters |
| <input type="checkbox"/> Wetlands | <input type="checkbox"/> Water bodies with high recreational value |
| <input checked="" type="checkbox"/> Karst areas | |

6. PROJECT WORK PLAN NARRATIVE - SCOPE OF WORK

Directions: Describe the overall project goals and provide a brief description of the tasks that will be completed to accomplish those goals. This section should briefly describe the project area, the background of the nonpoint source issue(s): water quality concerns from the watershed based plan that the project will address, and the current environmental conditions relevant to why the project is needed and, ties to activities described in Sections 7 through 10 and 13. This section should also provide a brief description of the project partnerships, especially if providing a significant amount of match.

PROJECT WORK PLAN NARRATIVE

Please see attached work plan narrative.

7a. LAND MANAGEMENT PRACTICES IMPLEMENTATION NARRATIVE

Directions: This section provides a brief narrative of the land management practices listed in 7b and the location where the management practices are to be implemented. Implementation should follow the recommendations stated within an EPA-accepted watershed based plan. It is advisable to provide the watershed plan page(s) or section number(s) where information can be quickly referenced. Other information to provide:

- Description of the project site location(s), environmental conditions, accessibility, ownership, etc.
- Maps and relevant pre-condition site photos.
- Anticipated environmental outcomes and measures of success for each BMP being implemented.
- The process that will be used/followed to protect implemented practices (e.g., ordinances, easements, maintenance agreements, etc.).

If the project is implementing a cost-share program (i.e., providing funds to landowners for BMP implementation), discuss the following information:

- Methods for focusing practices in specific problem areas.
- The maximum amount and percentage of cost-share for each project or land management practice implemented.
- The process for certifying satisfactory installation prior to making payment to landowner.
- The method for insuring the management practice will be maintained properly for the life of the practice (inspection, operation and maintenance agreements, etc.).
- The anticipated environmental outcomes and measures of success for each BMP being implemented.
- If partnering with other cost-share programs, provide an overview of the practices being implemented under those programs.

DETAILED DESCRIPTION OF BMPs TO BE IMPLEMENTED

A variety of land management practices (BMPs) were chosen to be implemented at the demonstration site at South Farm, a research farm owned by the University of Missouri and located in the Greater Bonne Femme Watershed. A variety of practices were chosen to show producers what options are available for BMPs, and what they look like over time. The practices are as follows:

A pollinator habitat strip (~ 0.50 acre). The pollinator habitat strip will be located on the south side of Gans Creek and contain native grasses and forbs that are attractive to pollinators. The plant species selected will be tolerant of wet conditions as this strip is in the floodplain of Gans Creek. The idea here is to promote native plantings (including the potential for prairie strips in future iterations of the WBP) in areas that are not amenable for use as cropland or grassland. The native plantings will have deep roots to infiltrate water for storage and treatment by soil microbes.

A warm season native grasses plot (~ 1.25 acres). South Farm is very interested in warm season native grasses and adoption of these types of forage across the University Farms. The area where the warm season native grasses plot is located on the south side of Gans Creek, once established, will be opened up for cattle grazing during periods of drought when forage is not available on other locations at the farm. The warm season native grasses and forbs will have deep roots to infiltrate water for storage and treatment by soil microbes.

Edible hedgerow (~ 575 feet). The edible hedgerow will be used to stabilize an erosion gully in the area indicated on the south side of Gans Creek. This type of practice is relatively new, and our partners at the University of Missouri Center for Agroforestry are very interested in monitoring the progress of the edible hedgerow in stabilizing the erosion gully and the effects of stabilization on water quality.

Detention basin upgrade (drains pasture acreage). There is an existing detention basin on the north side of Gans Creek. We have a detailed restoration and upgrade plan for the detention basin prepared by an engineer from the Natural Resources Conservation Service. The basin drains acreage on the farm used for cattle grazing. Construction on the north side of Gans Creek will need to be done during specified times of the year, as there is an active Bald Eagle nest in the riparian corridor.

Riparian corridor restoration (~ 1.19 acres). Riparian corridor restoration is planned on the north side of Gans Creek. This area is fenced with a permanent fence to prevent cattle intrusion during the restoration process. Installation and maintenance on the north side of Gans Creek will need to be done during specified times of the year, as there is an active Bald Eagle nest in the riparian corridor.

A .pdf showing the demonstration project site and the layout of the BMPs is attached.

Boone County plans to enter into a Memorandum of Understanding with the University of Missouri to ensure that the project site will be protected and maintained for the maintenance life of the installed BMPs. Success of the project will be measured by the level of participation and engagement with Farm Days (feedback from participants and surveys), and water quality and soil health benefits as set out in the following section. Pollutant load reductions will be reported at the conclusion of the Implementation Project. Water quality monitoring will be performed at a location upstream and a location downstream of the demonstration site at South Farm to gauge water quality improvements. Soil health improvements will also be monitored. Water quality and soil health monitoring at the demonstration site is discussed in more detail on pages 11-14 of the Implementation Proposal Project Work Plan Narrative.

If the demonstration project is successful, Boone County will work with South Farm to set up farm days / tours of the demonstration site in year three of the project for interested parties.

Boone County is requesting funds for a cost-share incentive program. The cost-share incentive would be available to agricultural landowners (or operators in the case of cover crops) in the GBFW who sign up for cost-share after the date that this Implementation Proposal is approved. The incentive program would offer funds in excess of the percentage paid by cost-share, up to 90 percent of the cost of the BMP. An example is shown in line one of the chart on page 15 of the Implementation Proposal Work Plan Narrative (Table 2). However, as riparian corridor enhancement / restoration is best way to improve water quality in streams of the GBFW, the incentive program would offer funds in excess of the percentage paid by cost-share, up to 100 percent of the cost of the BMP. The cap on the incentive funds, per parcel, is based upon the relative benefit of the BMP to water quality. Table 2 illustrates the cost-share incentive program.

The Missouri Department of Conservation and the Boone County Soil and Water Conservation District will provide cost-share recipients in the GBFW with information on the cost-share incentive program, referring them to the Boone County Resource Management for further inquiries. To be eligible for the incentive, a landowner (or the operator if a BCSWCD cover crops contract is with the operator) will need to provide:

- A copy of the original cost-share contract
- A copy of the conservation plan / map of location of practices
- A copy of any change orders
- A copy of the signed contract payment approval with cost-share provider

The cost-share incentive payment is subject to same maintenance life restrictions as the original cost-share contract.

The BMPs recommended under the approved WBP and the cost-share practices eligible for the cost-share incentive program are attached as Appendix 2 to the Implementation Proposal Work Plan Narrative (pages 18 and 19).

Boone County Resource Management would administer the cost-share incentive program fund.

Pollutant load reductions will be reported at the conclusion of the Implementation Project. Water quality monitoring will be performed at 8 locations throughout the Greater Bonne Femme Watershed during the project period (see pages 10 and 11 of the Implementation Proposal Work Plan Narrative) - the data collected, in conjunction with modeling performed by our consultant in preparation of the WBP, will be used to demonstrate water quality improvements from the installed BMPs.

The project will write a Quality Assurance Project Plan (QAPP) with Missouri Department of Natural Resources (MoDNR) assistance; the approved QAPP will specify documentation of sampling, sample handling, and laboratory testing procedures to produce data that meets MoDNR standards, to inform a future update of the WBP. The QAPP will cover water quality sampling and soil health sampling.

7b. LAND MANAGEMENT PRACTICES IMPLEMENTATION DELIVERABLES WORKSHEET

Directions: This implementation deliverables worksheet should reflect the activities and products outlined in Section 7a above. Examples of deliverables related to BMP implementation include RFPs/MOUs/contracts, project designs, construction permits, BMP installation execution, etc. All activities discussed in the Section 7a. narrative and listed in this deliverables table should align. Add a "X" if the activity is described in the detailed budget. Estimated load reduction values per BMP are provided in the watershed plan and can be easily used to calculate the estimated load reduction goal for the project. Add additional pages as needed in an attached document. If load reductions are expected for any pollutants not listed on worksheet, please include additional information in the narrative Section 7a.

BMP Implementation Activity	BMP Implementation Activity Deliverables	Number of Deliverable Units to be Completed	Deliverable Units	Estimated Cost (\$)	Described in Detailed Budget?	Estimated Load Reductions			
						Sediment (tons/year)	Total Nitrogen (lbs./year)	Total Phosphorus (lbs./year)	Bacteria (cfu/100 ml)
Demonstration Project	Pollutant load reduction (detail attached)	1	Project	30,375.00	X				
South side of Gans Creek						4.00	44.00	8.00	
Pollinator Habitat Strip									
Warm Season Native Grasses									
Edible Hedgerow									
North side of Gans Creek*						8.00	68.00	14.00	
Detention Basin Upgrade									
Riparian Corridor Restoration									
*E. coli in cfu/year-40% reduction									
1.9E+15									
BMPs from cost-share program	Pollutant load reduction	unknown**	varies	150,000.00	X				
**details of expected load									
reductions per unit of supports									
BMPs not available at this time									
TOTALS:				\$ 180,375.00	N/A	12.00	112.00	22.00	0.00

8a. ENVIRONMENTAL DATA COLLECTION AND MODELING NARRATIVE

Directions: This section provides a brief narrative of Section 8b. All section 319 projects are required to document environmental improvements from project efforts in the form of pollutant load reductions, either through environmental data collection or modeling efforts. If implementing an EPA-accepted watershed based plan, load reduction estimates per management may already be modeled and described. If this is the case, add a brief description and the page number where information can be referenced.

Otherwise, if known at the time of the application, a brief environmental data collection and/or modeling narrative should include the following information as it pertains to the environmental data collection efforts.

- **Environmental Data Assessment/Secondary Data Use:** Explain what data (water, soil, precipitation, stream flow, etc.) is needed and from where the data will be obtained (e.g. specific USGS stream gage #).
- **Environmental Monitoring** (water quality, soil sampling, etc.): Provide the purpose or overall goal of the environmental monitoring efforts, the chemical, physical or biological parameters to be collected, who will be collecting the samples, and who will be completing the analytical work. Note - a Monitoring Work Plan / quality assurance project plan (QAPP) containing more specific info, such as sampling methods, locations, and regime, must be submitted for DNR approval before monitoring.
- **Watershed or Water Quality Modeling:** Provide the name of the model(s) that will be used, what parameters will be modeled, and who will be responsible for conducting the modeling exercise. A Modeling QAPP with more specific detail, such as the model inputs that will be edited and the sources of data to be used in the model, must be submitted for DNR approval before beginning the modeling exercise

DETAILED DESCRIPTION OF DATA COLLECTION AND MODELING ACTIVITIES (ATTACH ADDITIONAL PAGES AS NEEDED)

Boone County intends to conduct monthly sampling at eight sites (plus one duplicate) in the GBFW during the recreation season of April 1 through October 31, beginning April 1, 2025. The County is not requesting funding for water quality monitoring at these eight sites during the three-year time frame of this Implementation Proposal but will count the cost of the water quality monitoring toward match. The samples collected will be analyzed for E. coli, total nitrogen, total phosphorus and total suspended solids (TSS). Field measurements of pH, temperature, dissolved oxygen and turbidity will also be taken when field conditions are appropriate.

Additionally, the same water quality parameters (E. coli, total nitrogen, total phosphorus and total suspended solids (TSS)) will be measured from samples collected bi-weekly at a location upstream and a location downstream of the demonstration site at South Farm to gauge water quality improvements, beginning April 1, 2026. More frequent analysis of water quality at these locations will provide a more clear signal of what are likely to be slight improvements in water quality parameters over time. Prior to the installation of the BMPs at the demonstration site (during the recreation season of 2025), monthly sampling will be conducted at a location upstream and a location downstream of the site at South Farm to obtain baseline data as these locations have not been monitored previously. The County is requesting funding for water quality monitoring upstream and downstream of the demonstration site.

Figure 5 in the Implementation Proposal Work Plan Narrative (page 13) shows the location of all water quality monitoring locations.

Pollutant load reductions from installation of the BMPs at the demonstration site will be monitored and reported at the conclusion of the Implementation Project. It should be noted that it may take some time for these load reductions to become well established, and the short duration of this project is not likely to be long enough to reap the full benefits of BMP installation.

Soil health parameters will be monitored at ten sites within the footprint of the warm season native grasses plot at the demonstration project site at South Farm, and two sites outside of the warm season native grasses plot as controls.

Soil samples will be collected annually, as soil health changes occur very slowly, and analyzed by the Soil Health Assessment Center at the University of Missouri, Columbia (<https://soilhealth.missouri.edu/>). The soil samples will be analyzed for PLFA (a measure of microbial activity), total nitrogen, total organic carbon, and bulk density (core).

The project will write a Quality Assurance Project Plan (QAPP) with Missouri Department of Natural Resources (MoDNR) assistance; the approved QAPP will specify documentation of sampling, sample handling, and laboratory testing procedures to produce data that meets MoDNR standards, to inform a future update of the WBP. The QAPP will cover water quality sampling and soil health sampling.

8b. ENVIRONMENTAL DATA COLLECTION AND MODELING DELIVERABLES WORKSHEET

Directions: List all project specific data collection and modeling deliverables described in Section 8a. Examples of deliverables related to data collection and modeling include monitoring and/or modeling QAPPs, repetitive water quality and/or biological monitoring events, soil sampling, etc. All activities discussed in the Section 8a. narrative and listed in this deliverables table should align. Add a "X" to indicate the activity was also described in the detailed budget.

Data Collection or Modeling Activity Deliverables	# of Deliverable Units to be Completed	Deliverable Units	Estimated Cost (\$)	Described in Detailed Budget?
Boone County WQ sampling / analysis at 8 sites (plus duplicate) in the GBFW*	207	sample	20,526.12	X
WQ sample collection / analysis upstream and downstream of demonstration site**	78	sample	8,201.64	X
Soil sample collection / analysis at demonstration site	48	sample	4,579.20	X
*this estimated cost is included as a part of match in the detailed budget -				
includes contractual analysis and supplies				
**includes contractual analysis and supplies				

9a. INFORMATION AND OUTREACH NARRATIVE

Directions: This section provides a brief narrative of the activities listed in Section 9b. It is advisable to include the page or section numbers of where outreach activities are described in the EPA accepted watershed based plan. Include the following:

- Describe the audience(s) that will be targeted for the outreach efforts (e.g., policy makers; producers; residential, urban, or rural communities).
- How the planned activities will be promoted to gain local participation (e.g., newsletters, news articles, tours, open house, etc.).
- Describe methods and measures of public participation or support (e.g., attendance sheets, survey results, etc.).
- Describe anticipated environmental or behavioral outcomes or measures of success (e.g., target 200 residents, 50 percent knowledge increase, 30 percent participating in cost-share program) and methods for evaluating the success of achieving those goals.

DETAILED DESCRIPTION OF INFORMATION AND OUTREACH ACTIVITIES (ATTACH ADDITIONAL PAGES AS NEEDED)

Boone County will be working with project partners to expand outreach to and engagement with the agricultural community.

By working with key project partners, we hope to increase agricultural landowner (and/or operator if the landowner is not local) awareness of the availability of cost-share programs for BMPs approved under the WBP. This increased awareness should lead to voluntary adoption of BMPs recommended in the WBP or any subsequent updates to the WBP. The roles of two key project partners are as follows:

Missouri Department of Conservation (MDC). MDC will assist by working with the County to develop outreach materials in coordination with their sociology staff to increase awareness and engagement of agricultural landowners. These materials may be used as part of a social marketing strategy. MDC plans to launch a One Health pilot project in Boone County, and will be coordinating with the implementation efforts on the WBP. Their consultant, One Health Advisors, LLC, will assist in assuring consistency of One Health messaging during implementation of the WBP. These efforts coincide with Pillar Four of the Initiative, Water Quality Connection. Additionally, private lands conservation staff from MDC have been very active in working on the Initiative and have incorporated the catchment prioritization index for the GBFW into their ArcGIS framework. Use of the catchment prioritization index will assist in identifying optimal locations for BMP implementation. MDC private lands conservation staff will be present at landowner workshops to offer information on cost-share availability for best management practices.

Boone County Soil and Water Conservation District (BCSWCD). BCSWCD will assist with outreach to increase awareness and engagement of agricultural landowners. BCSWCD can assist with cost-share programs and technical expertise once landowners interested in adopting BMPs have been identified. Information on cost-share availability for best management practices offered by BCSWCD will be available at landowners workshops, and we hope to have staff present as well.

The assistance of MDC and BCSWCD are essential to the success of the incentive program discussed in this Implementation Proposal.

Events and activities.

Boone County and project partners will continue to host events and activities for information and outreach to agricultural producers and other members of the public in accordance with the WBP (Section 6.0, beginning at page 70). Additional annual events will include Creek Week, encompassing a variety of water quality themed activities the week leading up to the annual Water Festival at Rock Bridge Memorial State Park, and scavenger hunts designed to engage younger children in water quality and environment health issues.

Boone County will host three land management workshops as part of this implementation proposal. These workshops will feature presentations by local agricultural landowners who have adopted BMPs approved under the WBP. Presenters will discuss successes and failures with their approach to land management. The land management workshops will also introduce the cost-share incentive program to local producers. Boone County plans to invite 800 landowners and other interested parties in the Greater Bonne Femme Watershed to each event.

Boone County will be launching an on-site wastewater incentive program during the three-year time frame for this implementation proposal (Section 6.2.4, pp. 76-77). An applicant under the incentive program will need to watch a training video (or videos, once the program design is completed), provide proof of completion, and then provide a receipt for up to \$200 for on-site wastewater system maintenance to be eligible for reimbursement. Boone County plans to launch the on-site wastewater training / incentive program early in 2026. This program is currently under development at the County.

Success of the information and outreach event and activities will be measured pursuant to the WBP (Section 6.3.1 and 6.3.2, pp. 78-79). The metrics will include evaluation of feedback received and responses to surveys. Additionally, sign-in sheets will be completed at each event to provide numbers of attendees for reports on the project outcomes. Success of the on-site wastewater program will also be measured by successful completion of the program by participants and maintenance of their on-site wastewater system.

9b. INFORMATION AND OUTREACH DELIVERABLES WORKSHEET

Directions: List all project specific outreach deliverables described in Section 9a. Examples of deliverables related information and outreach include presentation materials, workshops, meetings, signage, social media posts, field days, etc. All activities discussed in the Section 9a narrative and listed in this deliverables table should align. Add a "X" to indicate the activity was also described in the detailed budget.
Note: Reimbursable information and outreach activity costs shall not exceed 10 percent of the total federal funds requested, except under special circumstances that may warrant a specific exception that would be negotiated as part of the final award.

Information & Outreach Deliverables	Responsible Party	# of Deliverable Units to be Completed	Deliverable Units	Estimated Federal Award Cost (\$)	Described in Detailed Budget?
Total sponsoring agency personnel costs for information & outreach efforts (e.g. salary & fringe)					
Semi-annual water quality monitoring blitz at RBMSP	Boone County	6.00	event	0.00	
Annual Water Festival at RBMSP	Boone County	3.00	event	0.00	
Creek Week activities	Boone County	3.00	week	0.00	
Scavenger Hunts	Boone County	6.00	event	0.00	
Land management workshops	Boone County	3.00	event	2,560.00	X
On-site wastewater incentive program	Boone County	15.00	participants	3,000.00	X
TOTAL ESTIMATED FEDERAL AWARD COST:\$				5,560.00	

10. PROJECT PARTNERS SUMMARY

Directions: List all the partners who have agreed to support the project by committing services, goods, or financial support, or have agreed to implement land management practices. Provide a brief explanation of each partner's contribution(s); include specific nonfederal match commitments and/or if subgrants will be awarded for planned activities. If subgrants will be awarded, discuss the need for MOUs/MOAs (include MOU/MOA development in Section 11. Schedule of Milestones).

Note: Applicant must complete the **Section 319 Project Match Commitment Form (MO 780-3007)** for each partner providing project match. These forms can be used in lieu of letters of commitment.

NARRATIVE SUMMARIZING PROJECT PARTNERS (ATTACH ADDITIONAL PAGES AS NEEDED)

Missouri Department of Conservation (MDC). MDC will assist by developing outreach materials in coordination with their sociology staff to increase awareness and engagement of agricultural landowners. These materials may be used as part of a social marketing strategy. Additionally, private lands conservation staff from MDC have been very active in working on the Initiative and have incorporated the catchment prioritization index into their ArcGIS framework for the GBFW. Use of the catchment prioritization index will assist in identifying optimal locations for implementation of BMPs identified in the WBP. The MDC private lands conservationist for Boone County is actively engaged with our efforts. MDC has also launched a One Health pilot project in Boone County, and will be coordinating with the implementation efforts on the WBP. Their consultant, One Health Advisors, LLC, will assist in assuring consistency of One Health messaging during implementation of the WBP.

Boone County Soil and Water Conservation District (BCSWCD). BCSWCD will assist with outreach to increase awareness and engagement of agricultural landowners. BCSWCD can assist with cost-share programs and technical expertise once landowners interested in adopting BMPs have been identified.

Other partners may assist with outreach to increase awareness and engagement of agricultural landowners. These partners include the Center for Regenerative Agriculture at the University of Missouri, University of Missouri Center for Agroforestry and University of Missouri Extension.

Additionally, the staff at South Farm, owned by the University of Missouri, is a partner in the implementation project as the demonstration project site is on their land.

Partner contributions will not be counted toward match for this implementation proposal.

A full list of project partners can be found in Appendix 1 of the Implementation Proposal Project Work Narrative (page 17).

11. SCHEDULE OF MILESTONES

Directions: Complete the schedule of milestones table with a comprehensive list of tasks and deliverables that will be completed to ensure project success. Some tasks have already been added to the Table. Add additional sheets as needed in an attached document.

Note: PROJECT QUARTERS ARE BASED UPON THE PROPOSED PROJECT START DATE (i.e. NOT calendar year quarters).

	DESCRIPTION OF OBJECTIVES/TASKS	MARK WITH AN "X" THE RANGE OF QUARTERS THE TASK IS TO BE COMPLETED – START TO FINISH											
		Year 1				Year 2				Year 3			
		Qtr 1	Qtr 2	Qtr 3	Qtr 4	Qtr 5	Qtr 6	Qtr 7	Qtr 8	Qtr 9	Qtr 10	Qtr 11	Qtr 12
Goal 1	Prepare and Submit Required Reports												
	Quarterly Progress Reports	X	X	X	X	X	X	X	X	X	X	X	X
	Quarterly Invoices and Documentation	X	X	X	X	X	X	X	X	X	X	X	X
	Annual BMP & Load Reduction Report (by Oct 15)												
	Annual Water Quality Data Submission (by Oct 15)												
	Annual Project and MBE/WBE Reports (by Oct 15)												
	Annual FFATA submission	X				X				X			
Annual Single Audit Documentation													
Final Project Report (draft due 30 days prior to project end date)												X	
Goal 2	Completion of Demonstration Project												
	All BMPs installed				X								
Goal 3	Land management workshops												
	Boone County land management workshops		X		X				X				
Goal 4	Outreach activities												
	Semi-annual water quality monitoring blitz		X		X			X		X		X	
	Annual water festival (preceded by Creek Week)	X				X				X			
Goal 5													

12. SPONSORING AGENCY - PERSONNEL ROSTER WORKSHEETS

FEDERAL SECTION 319(h) GRANT FUNDS – This form must be completed whenever grant funds are requested for salary and fringe benefit costs, ONLY the employees of the sponsoring agency working on the project are eligible. Information provided must align with the Detailed Budget.

EMPLOYEE TITLE	NUMBER OF HOURS	HOURLY WAGE	TOTAL SALARY COSTS	HOURLY FRINGE RATE	TOTAL FRINGE COST	ADMINISTRATIVE DUTIES (YES OR NO)	ROLE / DESCRIPTION OF TASKS AND RESPONSIBILITIES
			0.00		0.00		
			0.00		0.00		
			0.00		0.00		
			0.00		0.00		
			0.00		0.00		
			0.00		0.00		
			0.00		0.00		
			0.00		0.00		
			0.00		0.00		
			0.00		0.00		
			0.00		0.00		
			0.00		0.00		
			0.00		0.00		
TOTALS		SALARY TOTAL: \$	0.00	FRINGE TOTAL: \$	0.00		

NONFEDERAL MATCH – This form **MUST** be completed if nonfederal funds in the form of salary and fringe benefit costs are used towards the nonfederal match grant requirement. ONLY the employees of the sponsoring agency working on the project are eligible. Information provided must align with the Detailed Budget.

EMPLOYEE TITLE	NUMBER OF HOURS	HOURLY WAGE	TOTAL SALARY COSTS	HOURLY FRINGE RATE	TOTAL FRINGE COST	ADMINISTRATIVE DUTIES (YES OR NO)	ROLE / DESCRIPTION OF TASKS AND RESPONSIBILITIES
Urban Hydrologist	1,152.00	33.32	38,384.64	17.20	19,814.40	NO	project manager; sample collection and p
Stormwater Coordinator	288.00	39.13	11,269.44	19.26	5,546.88	NO	advisory; project and task management
Department Director	72.00	67.99	4,895.28	19.99	1,439.28	NO	advisory
Budget Administrator	204.00	33.19	6,770.76	11.56	2,358.24	YES	administrative duties; billing and filing of a
Stormwater Educator	684.00	30.46	20,834.64	16.79	11,484.36	NO	assistant project manager; outreach and c
Planner	72.00	32.04	2,306.88	11.03	794.16	NO	advisory
Stormwater Intern	684.00	13.93	9,528.12	0.00	0.00	NO	assist with outreach and education
			0.00		0.00		
			0.00		0.00		
			0.00		0.00		
			0.00		0.00		
TOTALS		SALARY TOTAL: \$	93,989.76	FRINGE TOTAL: \$	41,437.32		

13. CONTRACTUAL DELIVERABLES WORKSHEET AND NARRATIVE SUMMARY

Deliverables Worksheet Directions: A contractual deliverables worksheet must be completed when any part of a proposed project will be carried out under contract by a party other than the sponsoring agency. Add a "X" to indicate the activity was also described in the detailed budget. NOTE: All contractual items should be explained under the "Other" federal budget category. Please copy and add additional forms as needed.

Contractual Deliverables	Estimated Number of Units to be Completed	Estimated Cost per Unit (\$)	Estimated Total Cost (\$)	Described in Detailed Budget?
Earthwork at detention basin at demonstration site	1.00	3,926.65	3,926.65	X
Tree planting at riparian restoration area at demo site (each unit is a tree)	435.00	17.21	7,486.35	X
Lab analysis of WQ samples upstream and downstream of demonstration site	78.00	78.88	6,152.64	X
Lab analysis of soil samples from demonstration site	48.00	95.40	4,579.20	X
County lab analysis of WQ samples at 8 sites in GBFW (+1 duplicate)	207.00	74.33	15,386.31	X
			0.00	
			0.00	
TOTAL CONTRACTUAL COSTS ASSOCIATED WITH THIS PROJECT <i>(These items are to be included under Contractual in section 2d.)</i>			\$ 37,531.15	

Narrative Directions: Briefly describe the process that will be employed by the sponsoring agency when selecting the contractors listed above. Note: Any work from \$10,000 to 50,000 will require a three-quote process; work exceeding \$50,000 will require a formal bid or RFP process. Any project proposing work requiring an architect or engineering firm will need to follow a qualifications-based selection (QBS) process.

DETAILED NARRATIVE SUMMARIZING CONTRACTUAL ACTIVITIES (ADD ADDITIONAL PAGES AS NEEDED)

Contractors will be hired for work at the demonstration project site. A contractor will be hired to perform earthwork for the detention basin upgrade, and a contractor will be hired to plant trees in the riparian corridor restoration area.

Two separate laboratories will be used for the sample analysis of water quality and soil health at the demonstration site. The University of Missouri Limnology Lab will perform the water quality sample analysis, and the Soil Health Assessment Center at the University of Missouri will perform the soil sample analysis.

Boone County will also be collecting water quality samples at 8 sites in the GBFW (plus 1 duplicate) and having them analyzed at the University of Missouri Limnology Lab. Boone County is not requesting federal funds for this cost, and has included this cost as match in the detailed budget.

Implementation Proposal Project Work Plan Narrative

Boone County and project partners, including local government, state and federal agency, non-governmental organization, and local landowner partners, are presenting this Implementation Proposal for the Greater Bonne Femme Watershed-based Plan (WBP) to move forward in efforts to restore and protect the waters of the Bonne Femme and Little Bonne Femme subwatersheds (Hydrologic Unit Code #s 103001020902 and 103001020903).

Project Background

The Greater Bonne Femme Watershed (GBFW), which includes the Bonne Femme and Little Bonne Femme subwatersheds, along with their tributaries, is the focus of this project. The GBFW lies in southern Boone County, between the cities of Columbia and Ashland. GBFW tributaries include Bass Creek, Turkey Creek, Fox Hollow Branch, Smith Branch, Devil's Icebox Branch, Gans Creek, Clear Creek, and Mayhan Creek. The geographic area of the GBFW comprises 92.4 square miles and includes recharge areas for the Devil's Icebox and Hunter's Cave streams (Figure 1). Major land uses include row cropping, livestock grazing, residential development, and recreation. Threats to stream and water quality include the collapse of stream banks; deforestation of riparian areas; microbial contamination from on-site sewage systems; sediments, nutrients and pesticides in stormwater runoff from residential, commercial, and industrial sites; animal wastes in stormwater runoff from pastures; and sediments, nutrients, and pesticides in stormwater runoff from row crops. Streams within the watershed have been shown to have *E. coli* levels in excess of current whole-body contact Water Quality Standard criteria. Currently, there are six (6) stream segments in the Greater Bonne Femme Watershed (GBFW) that are on the Clean Water Act Section 303(d) list of impaired waters for exceeding the *E. coli* bacteria water quality standard criteria (Table 1, Figure 2). A consultant hired by Boone County delineated the small subwatersheds shown in Figure 2 for a more precise identification of potential sites for restoration.

Table 1. Impaired waterbody information for the Greater Bonne Femme Watershed.

Waterbody	WBID	Year First Listed	Class*	Impaired Use	WBID Size (miles)	HUC 12
Bonne Femme Creek (lower)	750	2006	P	WBC A	7.8	10300102-0902
Turkey Creek	751	2012	C	WBC A	6.3	10300102-0902
Bass Creek	752	2012	C	WBC A	4.4	10300102-0902
Bonne Femme Creek (upper)	753	2012	C	WBC B	7.0	10300102-0902
Little Bonne Femme Creek	1003	2012	P	WBC B	9.0	10300102-0903
Gans Creek	1004	2012	C	WBC A	5.5	10300102-0903

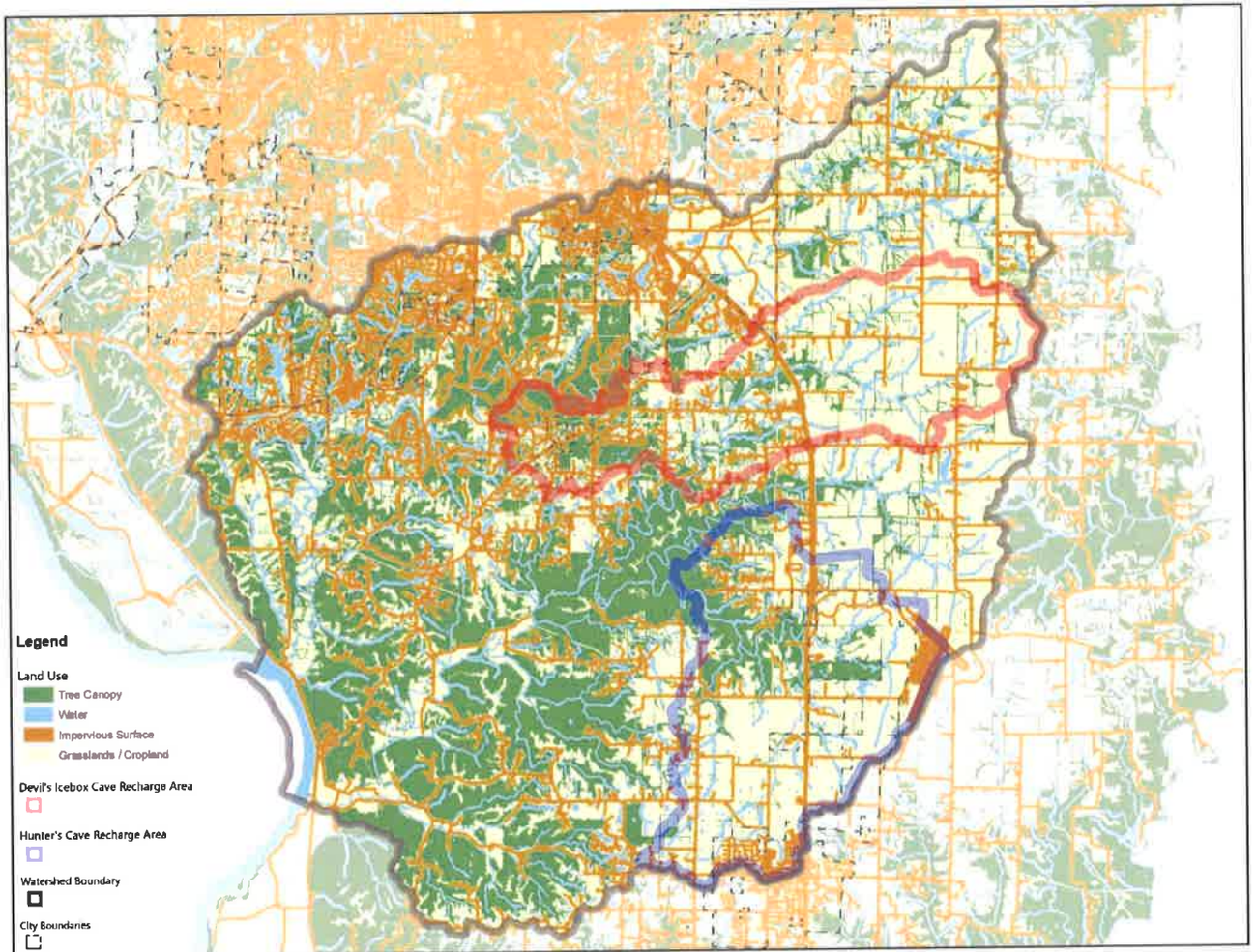


Figure 1. Land use and land cover in the Greater Bonne Femme Watershed in Boone County, Missouri, updated June 2024.

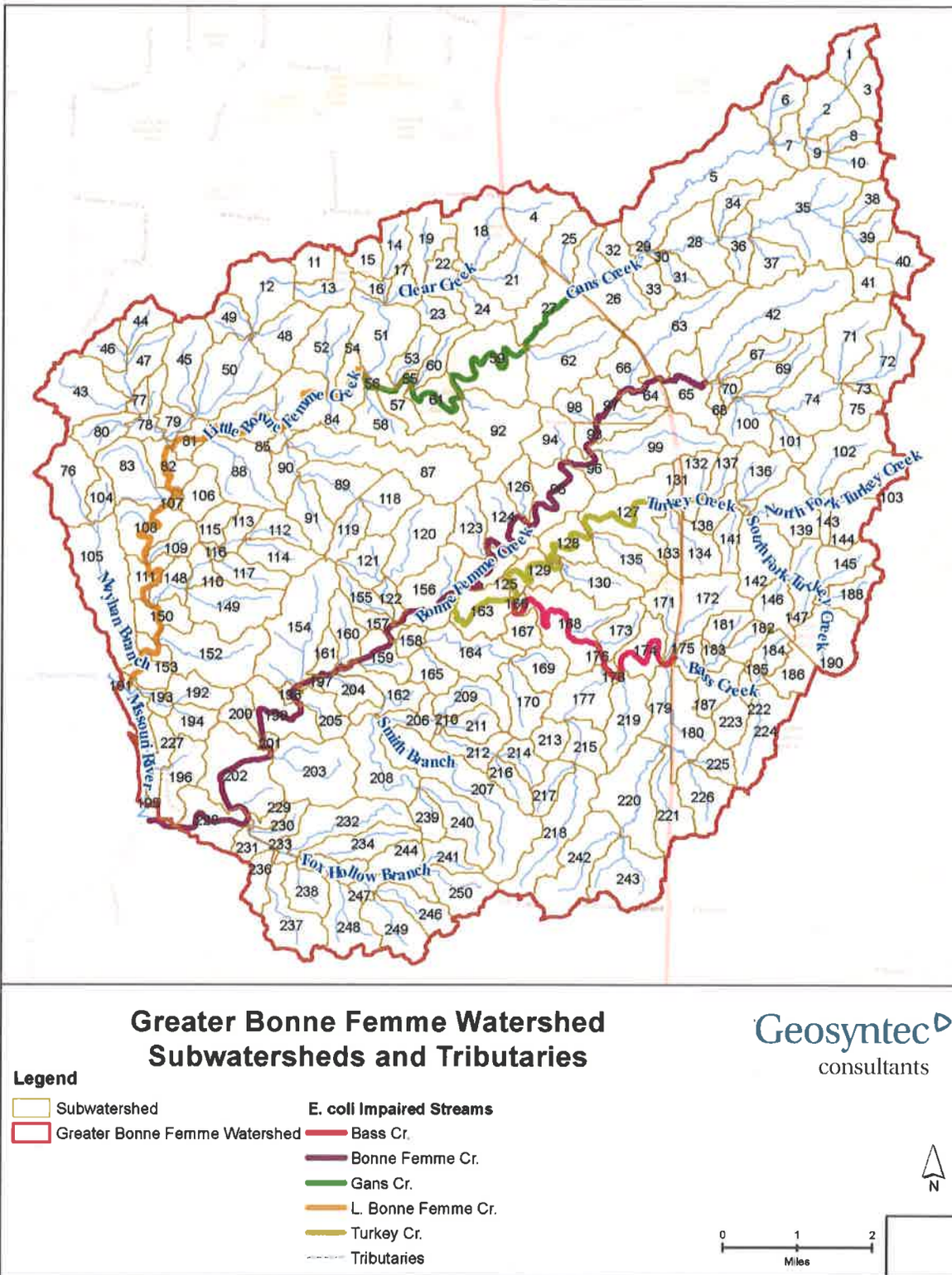


Figure 2. The Greater Bonne Femme Watershed subwatershed delineation, with impaired stream segments shown.

Analysis of available data indicated that various potential non-point sources of *E. coli* were present in the GBFW, including human waste from on-site wastewater systems, animal waste

(pet waste, deer, coyote, etc.) and livestock waste (cows in particular). Modeling determined that over 98% of the *E. coli* loading in the GBFW comes from cattle. The consultant developed a Catchment Prioritization Index (Figure 3) to prioritize locations for restoration.

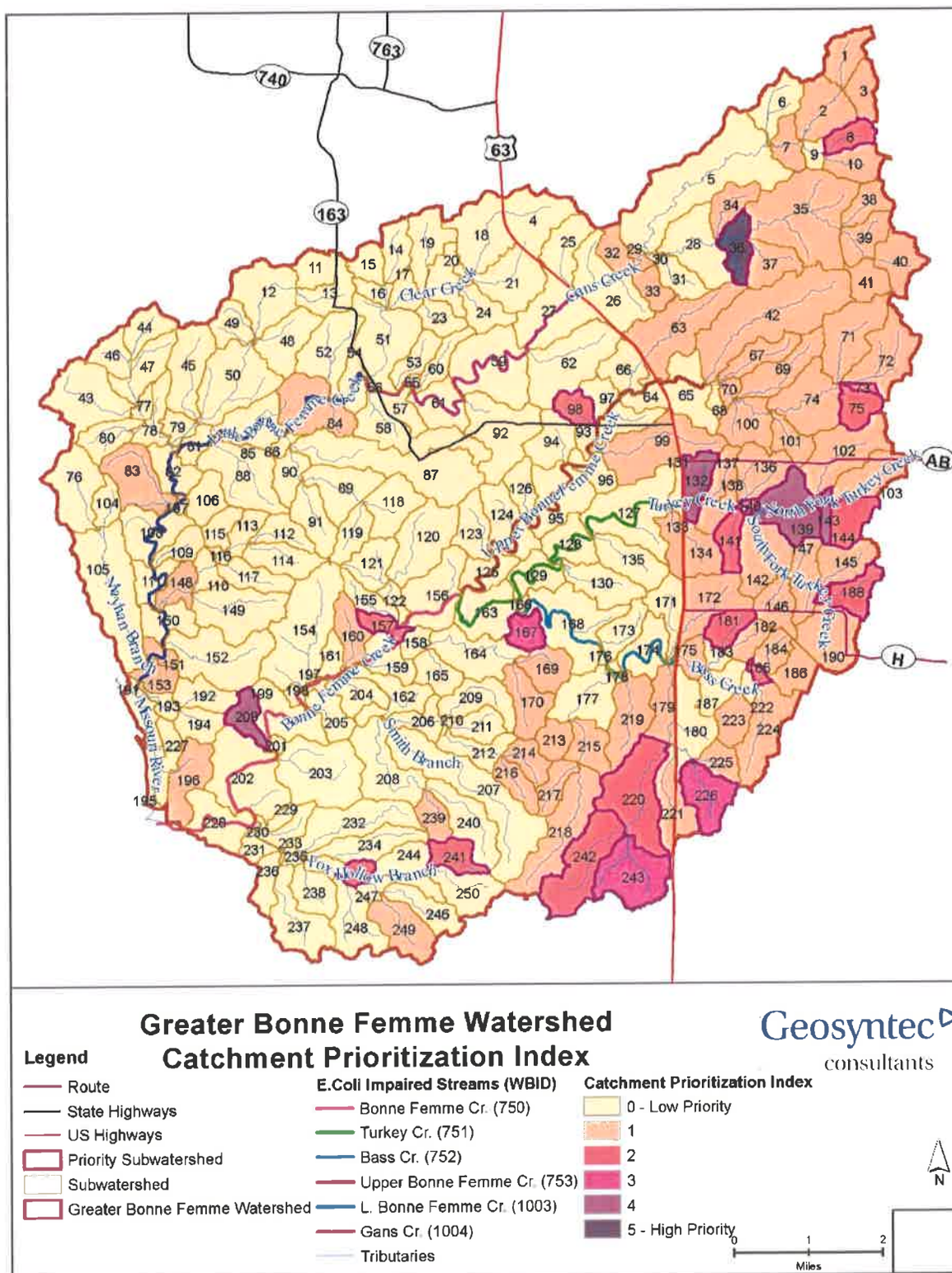


Figure 3. Greater Bonne Femme Watershed Catchment Prioritization Index.

A visual comparison of Figure 1 and Figure 3 clearly shows that the majority of the high priority areas for implementation of best management practices are located on cropland and pastureland in the GBFW.

While the primary focus for BMP implementation is *E. coli* reduction with a goal of achieving *E. coli* water quality standards (WQS) in watershed streams, the recommended watershed-wide BMPs will have the added benefit of addressing the protection goal for the WBP by reducing nutrient and sediment loading in local waterways. Please see Table 12 on page 59 of the WBP for a list of the approved BMPs.

Boone County does not have authority to require agricultural landowners to adopt the BMPs approved under the WBP.

Additional Project Background – Greater Bonne Femme Watershed Initiative

Subsequent to the approval of the WBP by the US Environmental Protection Agency (USEPA) on June 12, 2023, Boone County and project partners realized that it was unlikely that the recommended agricultural best-management practices would be implemented / adopted at the rate necessary to achieve the water quality goals of the WBP. Based upon this realization, Boone County and project partners launched the Greater Bonne Femme Watershed Initiative (the Initiative). Boone County and project partners will continue to implement the WBP as a part of the Initiative. This additional planning effort is neither a second 319-funded WBP, nor a cause for delay or distraction, but instead will aid implementation of the current WBP now and in the future, by giving it a larger social and environmental context.

The Initiative has greatly expanded the community of potential stakeholders by adding several pillars to the initial watershed-based plan approach to restoration and protection of streams in the GBFW (Figure 4).

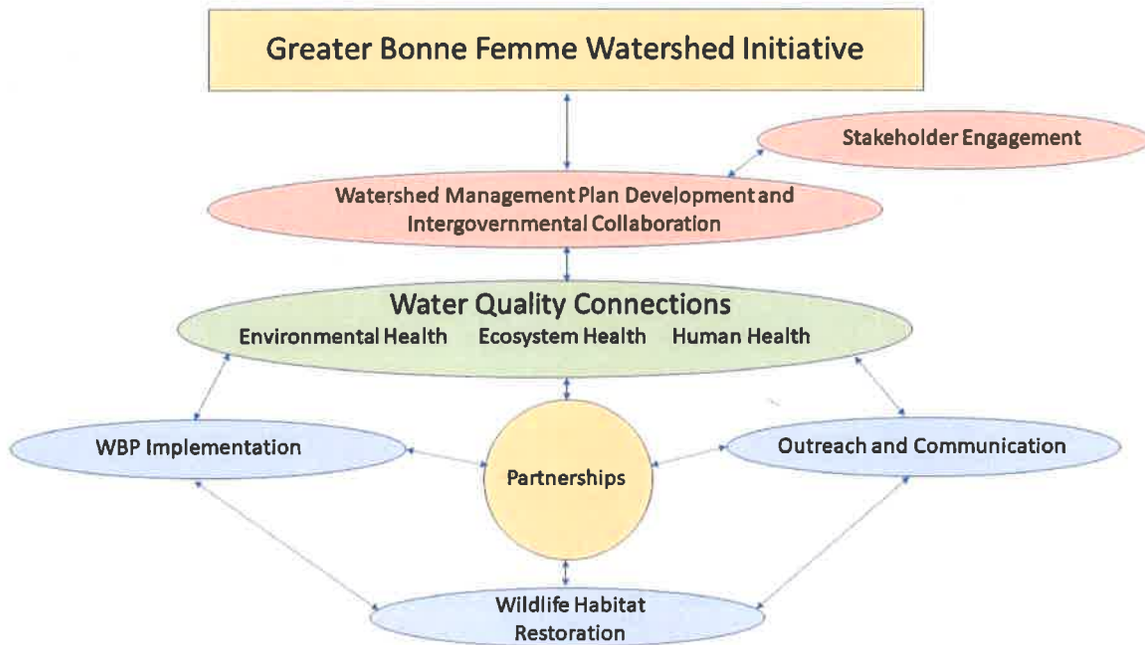


Figure 4. Framework for the Greater Bonne Femme Watershed Initiative.

Boone County solicited new partnerships for the Initiative. A list of project partners is attached (Appendix 1), and the list continues to expand.

Only items enumerated in the WBP can be covered by funding from Section 319 grants. Boone County and project partners will be seeking other sources of funding for any expenses relating to the other pillars of the Initiative. Outreach and communication in the context of the Initiative is directed to entities other than agricultural producers – the information and outreach efforts for agricultural producers is outlined in the WBP.

It took some time to put together a framework for a watershed management plan that Boone County and project partners feel can achieve the necessary load reductions to meet WQS in the GBFW streams.

Boone County has hired consultants who are developing a Return on Environment Study (previously this would have been funded under the WBP in years 8-14) and creating a draft watershed management plan (WMP) for the GBFW. The ongoing Return on Environment (ROE) study will guide the County in engaging agricultural landowners to implement WBP-approved BMPs. Insights from interviews, focus groups, and a community survey indicate residents are aware of environmental issues and eager to improve conditions. The ROE study will help connect agricultural landowners with environmental health initiatives, supporting targeted outreach and education. This approach aims to encourage BMP adoption, improve water quality in GBFW streams, and promote environmental stewardship.

We hope to have the WMP available for public comment by November 1, 2025.

Boone County and project partners are now ready to submit this Implementation Proposal to move forward under the WBP.

Implementation Proposal

An outline of the implementation proposal is presented below. The focus of the first implementation proposal is on working with project partners to improve relationships with agricultural landowners so that the BMPs approved in the WBP will be adopted in the GBFW. In addition to providing outreach and communication, we are proposing a cost-share incentive program to offer a financial incentive for agricultural landowners to install BMPs in the GBFW.

I. Information, Outreach, Communication and Training

Information, Outreach and Communication

Boone County will be working with project partners to expand outreach to and engagement with the agricultural community.

By working with key project partners, we hope to increase agricultural landowner (and/or operator if the landowner is not local) awareness of the availability of cost-share programs for BMPs approved under the WBP. This increased awareness should lead to voluntary adoption of BMPs recommended in the WBP or any subsequent updates to the WBP. The roles of two key project partners are as follows:

Missouri Department of Conservation (MDC). MDC will assist by working with the County to develop outreach materials in coordination with their sociology staff to increase awareness and engagement of agricultural landowners. These materials may be used as part of a social marketing strategy. MDC plans to launch a One Health pilot project in Boone County, and will be coordinating with the implementation efforts on the WBP. Their consultant, One Health Advisors, LLC, will assist in assuring consistency of One Health messaging during implementation of the WBP. These efforts coincide with Pillar Four of the Initiative, Water Quality Connection. Additionally, private lands conservation staff from MDC have been very active in working on the Initiative and have incorporated the catchment prioritization index for the GBFW into their ArcGIS framework. Use of the catchment prioritization index will assist in identifying optimal locations for BMP implementation. MDC private lands conservation staff will be present at landowner workshops to offer information on cost-share availability for best management practices.

Boone County Soil and Water Conservation District (BCSWCD). BCSWCD will assist with outreach to increase awareness and engagement of agricultural landowners. BCSWCD can assist with cost-share programs and technical expertise once landowners interested in adopting BMPs have been identified. Information on cost-share availability for best management practices offered by BCSWCD will be available at landowner workshops, and we hope to have staff present as well.

The assistance of MDC and BCSWCD are essential to the success of the incentive program discussed later in the Implementation Proposal.

Events and activities.

Boone County and project partners will continue to host events and activities for information and outreach to agricultural producers and other members of the public in accordance with the WBP (Section 6.0, beginning at page 70). Additional annual events will include Creek Week, encompassing a variety of water quality themed activities the week leading up to the annual Water Festival at Rock Bridge Memorial State Park, and scavenger hunts designed to engage younger children in water quality and environment health issues.

Boone County will host three land management workshops as part of this implementation proposal. These workshops will feature presentations by local agricultural landowners who have adopted BMPs approved under the WBP. Presenters will discuss successes and failures with their approach to land management. The land management workshops will also introduce the cost-share incentive program to local producers.

Boone County will be launching an onsite wastewater incentive program during the two-year time frame for this implementation proposal (Section 6.2.4, pp. 76-77). An applicant under the incentive program will need to watch a training video (or videos, once the program design is completed), provide proof of completion, and then provide a receipt for up to \$200 for on-site wastewater system maintenance to be eligible for reimbursement. Boone County plans to launch the onsite wastewater training / incentive program early in 2026. This program is currently under development at the County.

Measuring success.

Success of the information and outreach event and activities will be measured pursuant to the WBP (Section 6.3.1 and 6.3.2, pp. 78-79). The metrics will include evaluation of feedback received and responses to surveys. Additionally, sign-in sheets will be completed at each event to provide numbers of attendees for reports on the project outcomes.

II. Demonstration Project at South Farm

The WBP recommends a demonstration project at South Farm, located in the GBFW (Section 5.3, page 60). South Farm is a research and teaching farm owned by the University of Missouri.

Boone County has worked closely with staff at South Farm to develop a project showcasing several BMPs recommended to agricultural landowners under the WBP at a single location on farm property. The selected BMPs are beneficial to water quality while simultaneously offering benefits to landowners.

The proposed location for the projects is at the Beef Research and Teaching Farm on Gans Creek (see Figure 5 in the following section). This is an optimum stream for a demonstration site as Gans Creek is simultaneously an impaired water on the 303(d) list and a Missouri Outstanding Resource Water (section flowing through Rock Bridge Memorial State Park). The location of South Farm does not have a high priority on the catchment prioritization index, but the other benefits of using this location are substantial (on Gans Creek, availability for public tours, etc.).

The idea is to present a variety of best management practices in one central location that can be showcased to agricultural producers in the GBFW and beyond. Farm visits can be scheduled once or twice per year (once the demonstration projects have been completed) and will be scheduled around calving season on the farm.

The types of BMPs that will be demonstrated are as follows. Images of the proposed demonstration project locations are available in Appendix 2.

- **A pollinator habitat strip.** The pollinator habitat strip will be located on the south side of Gans Creek and contain native grasses and forbs that are attractive to pollinators. The plant species selected will be tolerant of wet conditions as this strip is in the floodplain of Gans Creek. The idea here is to promote native plantings (including the potential for prairie strips in future iterations of the WBP) in areas that are not amenable for use as cropland or pasture. The native plantings will have deep roots to infiltrate water for storage and treatment by soil microbes.
- **A warm season native grasses plot.** South Farm is very interested in warm season native grasses and adoption of these types of forage across the University Farms. The area where the warm season native grasses plot is located on the south side of Gans Creek, once established, will be opened up for cattle grazing during periods of drought when forage is not available on other locations at the farm. The warm season native grasses and forbs will have deep roots to infiltrate water for storage and treatment by soil microbes, among other benefits described in the monitoring section below.
- **Edible hedgerow.** The edible hedgerow will be used to stabilize an erosion gully in the area indicated on the south side of Gans Creek. This type of practice is relatively new, and our partners at the University of Missouri Center for Agroforestry are very interested in monitoring the progress of the edible hedgerow in stabilizing the erosion gully and the effects of stabilization on water quality.
- **Detention basin upgrade.** There is an existing detention basin on the north side of Gans Creek. We have a detailed restoration and upgrade plan for the detention basin prepared by an engineer from the Natural Resources Conservation Service. The basin drains acreage on the farm used for cattle grazing. Construction on the north side of Gans Creek will need to be done during specified times of the year, as there is an active Bald Eagle nest in the riparian corridor.
- **Riparian corridor restoration.** Riparian corridor restoration is planned on the north side of Gans Creek. This area is fenced with a permanent fence to prevent cattle intrusion during the restoration process. Construction on the north side of Gans Creek will need to be done during specified times of the year, as there is an active Bald Eagle nest in the riparian corridor.

Boone County plans to enter into a Memorandum of Understanding with the University of Missouri to ensure that the project site will be protected and maintained for the maintenance life of the installed BMPs. Success of the project will be measured by the level of participation and engagement with Farm Days (feedback from participants and surveys), and water quality and soil health benefits as set out in the following section. Pollutant load reductions will be reported at the conclusion of the Implementation Project. Water quality monitoring will be performed at a location upstream and a location downstream of the demonstration site at South Farm to gauge water quality improvements.

III. Water Quality and Soil Health Monitoring

The current status of water quality in the streams of the GBFW is unknown. Attempts to re-establish a baseline for *E. coli* levels via quarterly sampling at the 10 historical monitoring sites in the GBFW during the calendar year 2024 were, for the most part, unsuccessful due to a combination of events including Missouri River backwater conditions at sites lower in the watershed, followed by drought.

The WBP recommends collecting quarterly water quality samples for four weeks per quarter at seven of the ten historical sites in the GBFW streams (Section 7.1, page 80). However, a consultant for Boone County, Geosyntec Consultants, Inc. (Geosyntec), has recommended conducting biweekly or monthly sampling during the recreation season of April 1 through October 31. The modified sampling protocol will enable a better assessment of compliance with the *E. coli* Whole Body Contact WQS in the GBFW streams, which is applicable only during the recreation season.

Additionally, Geosyntec recommended one additional monitoring site on a tributary of Bass Creek at Highway 63 and Minor Hill Road. The location of this proposed monitoring site is shown in Figure 5. This site is just downstream of the high priority subwatersheds 243, 242, and 229, identified in Figure 3 above (Figure 15 in the WBP). These subwatersheds were estimated to have high *E. coli* loading (Figure 11 in the WBP). Hence, water quality monitoring at this location would provide data close to the modeled non-point sources of pollution in these subwatersheds. In addition, the proposed monitoring location is located downstream of the City of Ashland. The City of Ashland is a project partner in the Initiative and is undergoing rapid urbanization. The water quality monitoring at the proposed site would also help assess the impact of urbanization on the downstream water quality.

The samples collected will be analyzed for *E. coli*, total nitrogen, total phosphorus and total suspended solids (TSS). Field measurements of pH, temperature, dissolved oxygen and turbidity will also be taken when field conditions are appropriate.

Boone County intends to conduct monthly sampling at these eight sites in the GBFW during the recreation season of April 1 through October 31. The County is not requesting funding for water quality monitoring at these eight sites during the two-year time frame of this Implementation Proposal but will count the cost of the water quality monitoring toward match. The data collected, in combination with other available data, will be used to re-establish a water quality baseline for the impaired streams in the GBFW. The data will also be used, in part, to demonstrate load reductions from BMPs installed as part of the cost-share incentive program.

Additionally, as stated, the same water quality parameters (*E. coli*, total nitrogen, total phosphorus and total suspended solids (TSS)) will be measured from samples collected bi-weekly at a location upstream and a location downstream of the demonstration site at South Farm to gauge water quality improvements (Figure 5). More frequent analysis of water quality at these locations will provide a more clear signal of what are likely to be slight improvements in water quality parameters over time. Prior to the installation of the BMPs at the demonstration site (during the recreation season of 2025), monthly sampling will be conducted at a location upstream and a location downstream of the site at South Farm to obtain baseline data as these locations have not been monitored previously.

The project will write a Quality Assurance Project Plan (QAPP) with Missouri Department of Natural Resources (MoDNR) assistance; the approved QAPP will specify documentation of sampling, sample handling, and laboratory testing procedures to produce data that meets MoDNR standards, to inform a future update of the WBP. The QAPP will cover water quality sampling and soil health sampling.

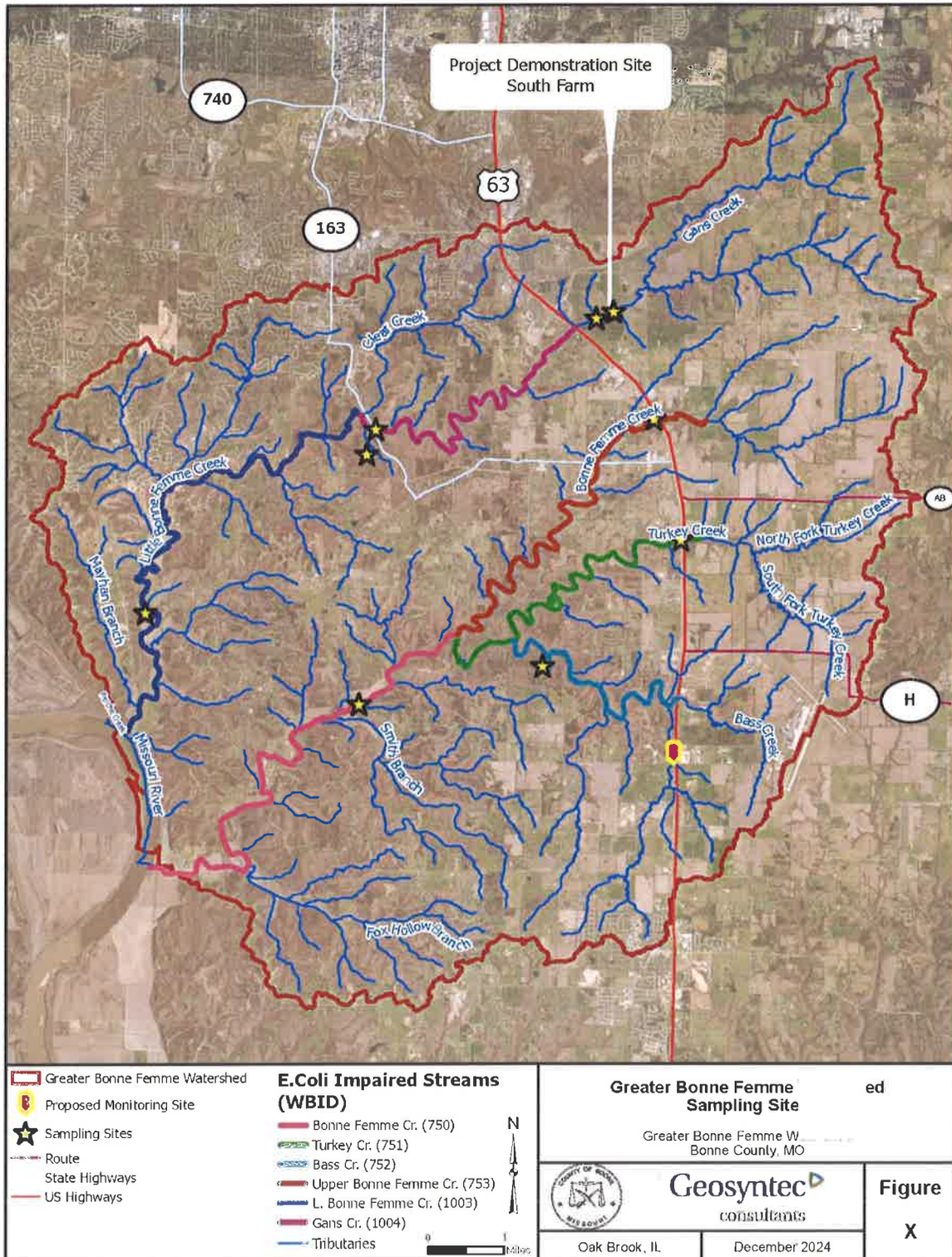


Figure 5. Proposed monitoring sites to update the water quality baseline in the GBFW, and at the project demonstration site.

Soil health parameters will be monitored at ten sites within the footprint of the warm season native grasses plot at the demonstration project site at South Farm, and two sites outside of the warm season native grasses plot as controls. To encourage agricultural producers to adopt recommended BMPs, it is important to show soil health benefits from installation of the BMPs. The warm season native grasses plot is the most logical place to look for soil health benefits, since this is a BMP that can be grazed intermittently and lends seasonal resilience to a grazing enterprise.

Replacement of fescue with warm season native grasses is expected to increase the health of the soil in a variety of ways which will simultaneously improve water quality outcomes.

1) Native warm season grasses will extend roots to greater depths in the soil than fescue. The extended root structure allows for additional infiltration of stormwater, reducing runoff into streams, as well as increasing water holding capacity deeper in the soil profile.

2) Over time, soil organic matter (including organic carbon) is expected to increase in the areas planted with warm season native grasses due to the increased volume of the root structure and plant detritus. An increase in soil organic matter increases water holding capacity in the soil.

3) The more complex root structure of the warm season native grasses allows for increased surface area in the rhizosphere around the roots, encouraging additional nutrient and sugar exchange between the plants and the soil via the soil microbes, potentially increasing microbial diversity in the soil.

4) Increased microbial diversity can in turn increase the breakdown of plant detritus, increasing soil organic matter even further.

5) Increased microbial diversity in the soil can activate natural defenses in plants, reducing the need for chemical pesticide application. Increased microbial diversity in the soil also improves nutrient uptake by plants, reducing the need for chemical fertilizers. Reduced surface inputs on agricultural fields reduces pollutant runoff into the streams. Reducing the need for agricultural inputs also improves the farmer's bottom line.

Soil samples will be collected initially, as a baseline, and then annually, as soil health changes occur very slowly, and analyzed by the Soil Health Assessment Center at the University of Missouri, Columbia (<https://soilhealth.missouri.edu/>). Soil samples will be analyzed for PLFA (an indicator of microbial activity), total nitrogen, total organic matter, and dried bulk density. The cost of soil health monitoring is included in the budget for this implementation project.

Pollutant load reductions from installation of the BMPs at the demonstration site will be monitored and reported at the conclusion of the Implementation Project. It should be noted that it may take some time for these load reductions to become well established, and the short duration of this project is not likely to be long enough to reap the full benefits of BMP installation.

IV. Cost-share Incentive Program

Boone County is requesting funds for a cost-share incentive program. The cost-share incentive would be available to agricultural landowners (or operators in the case of cover crops) in the GBFW who sign up for cost-share after the date that this Implementation Proposal is approved. The incentive program would offer funds in excess of the percentage paid by cost-share, up to 90 percent of the cost of the BMP. An example is shown in line one of the chart below (Table 2). However, as riparian corridor enhancement / restoration is best way to improve water quality in streams of the GBFW, the incentive program would offer funds in excess of the percentage paid by cost-share, up to 100 percent of the cost of the BMP. The cap on the incentive funds, per parcel, is based upon the relative benefit of the BMP to water quality. Table 2 illustrates the cost-share incentive program.

Table 2. Cost-share incentive program for agricultural producers in the GBFW.

Tier	Practice	Cost-share %	Incentive	Unit	Cap per parcel
1	Cover crops / warm season native grasses	50%	40%	Acre	\$5,000
2	Vegetated buffers			Acre	\$7,000
2	Fencing			Linear Foot	\$7,000
3	Cattle exclusion (fencing along stream)			Acre	\$7,000 \$10,000 in high priority subwatershed*
3	Alternative water sources (rotational grazing)			Unit	\$7,000 \$10,000 in high priority subwatershed*
3	Retention pond / wetlands			Acre	\$7,000 \$10,000 in high priority subwatershed*
3	Riparian corridor establishment / enhancement			Acre	\$14,000 \$20,000 in high priority subwatershed*

* Priority level 3-5 on the catchment prioritization index. Higher cap amount applies whether parcel partly or fully within the high priority subwatershed.

MDC and BCSWCD will provide cost-share recipients in the GBFW with information on the cost-share incentive program, referring them to the Boone County Resource Management for further inquiries. To be eligible for the incentive, a landowner (or the operator if a BCSWCD cover crops contract is with the operator) will need to provide:

- A copy of the original cost-share contract
- A copy of the conservation plan / map of location of practices
- A copy of any change orders
- A copy of the signed contract payment approval with cost-share provider

The cost-share incentive payment is subject to same maintenance life restrictions as the original cost-share contract.

The BMPs recommended under the approved WBP and the cost-share practices eligible for the cost-share incentive program are attached as Appendix 2.

Boone County Resource Management would administer the cost-share incentive program fund.

Appendix 1. List of project partners for the Greater Bonne Femme Watershed Initiative – April 7, 2025.

Missouri Department of Natural Resources and the US Environmental Protection Agency

City of Columbia – City Council; Wastewater/Stormwater; Sustainability; Columbia Regional Airport; Parks and Recreation

City of Columbia / Boone County Health Department

City of Ashland

Missouri Department of Conservation – private lands conservation and others

Missouri Stream Teams

Missouri State Parks – Rock Bridge Memorial State Park

Boone County Soil & Water Conservation District

Boone County Regional Sewer District

USGS / Columbia Environmental Research Center

Missouri Soybean Association

Missouri River Bird Observatory

Quail Forever

The Nature Conservancy

The University of Missouri – Environmental Health and Safety; MU Farms; Center for Regenerative Agriculture; Center for Agroforestry

US Fish and Wildlife Service – private lands conservation

University of Missouri Extension

Emily Wright – Three Creeks Farm and Forest

Bob Lerch – USDA / Agricultural Research Service, retired

Columbia Public Schools

Columbia Center for Urban Agriculture

One Health Advisors, LLC

Appendix 2. BMPs recommended under the approved WBP, cost-share practices eligible for the cost-share incentive program (BCSWCD and MDC practices).

Approved Watershed-Wide BMPs from WBP (adapted from Table ES-3)
Cover crops (Cropland – cover crops pilot project in WBP)
Vegetated Buffer (Cropland, Stream bank)
Retention pond (Cropland)
Vegetative filter strip (Pasture)
Fencing (Pasture)
Livestock exclusion/ Alternative source of water (Pasture)
Grazing management (Pasture)
Vegetated Buffer with Trees (Stream bank)
Streambank buffer ¹ (Stream bank)
Detention Pond (Urban)
Bioretention Basin (Urban)

¹This may be a riparian buffer, vegetative buffer or reinforcing the tree line in the vicinity of the stream bank.

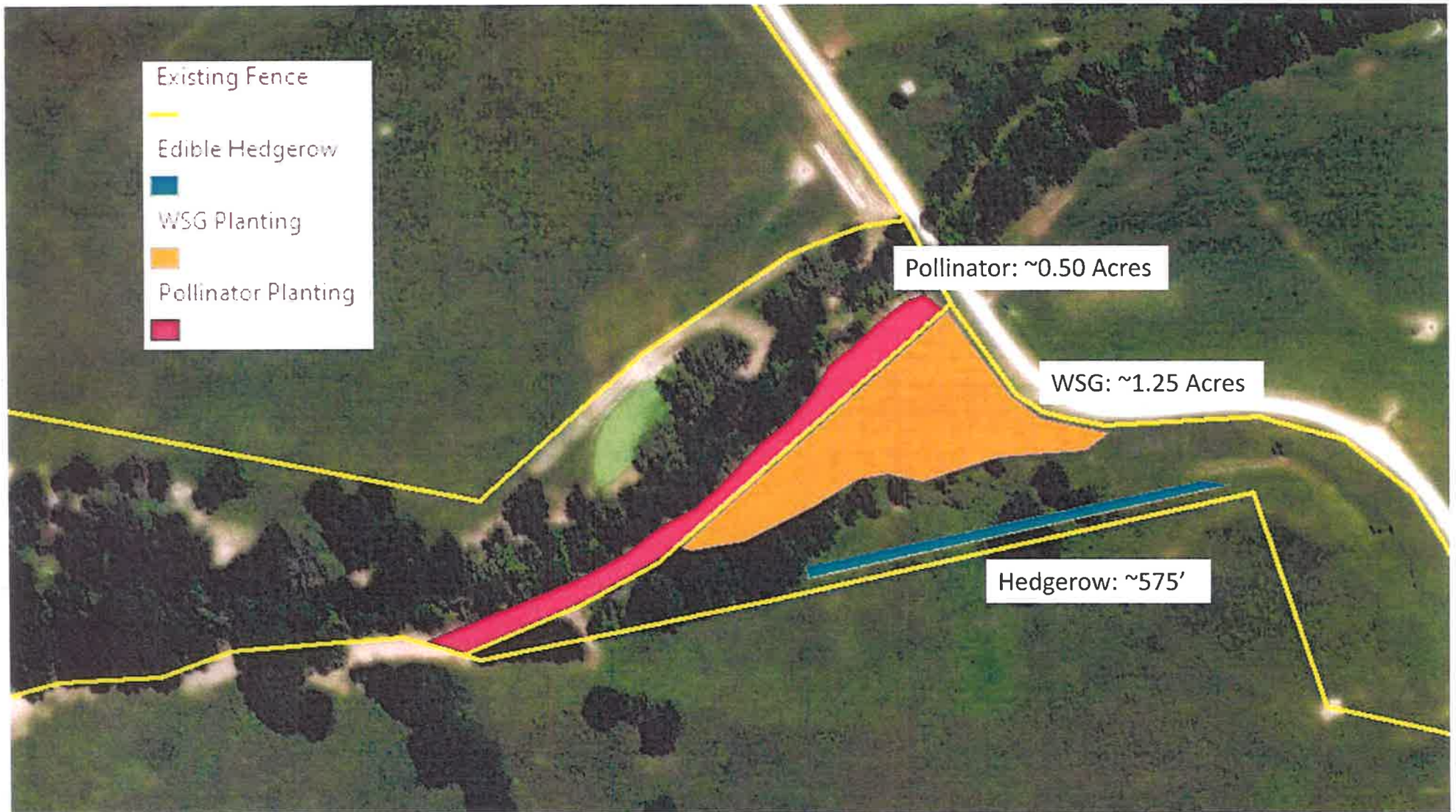
Boone County Soil and Water Conservation District – practices eligible for cost-share incentive program

Practice Number	Description
DWC-01*	Water Impoundment Reservoir
DWP-01*	Sediment Retention, Erosion, or Water Control Structure
N340	Cover Crop
DSP 3.1	Grazing System Water Development
DSP 3.2	Grazing System Water Distribution
DSP 3.3	Grazing System Fence
DSP 3.6	Native Warm Season Forage
N386	Field border
N391	Riparian Forest Buffer
N393	Filter Strip
WQ10	Stream Protection
N472	Livestock Exclusion

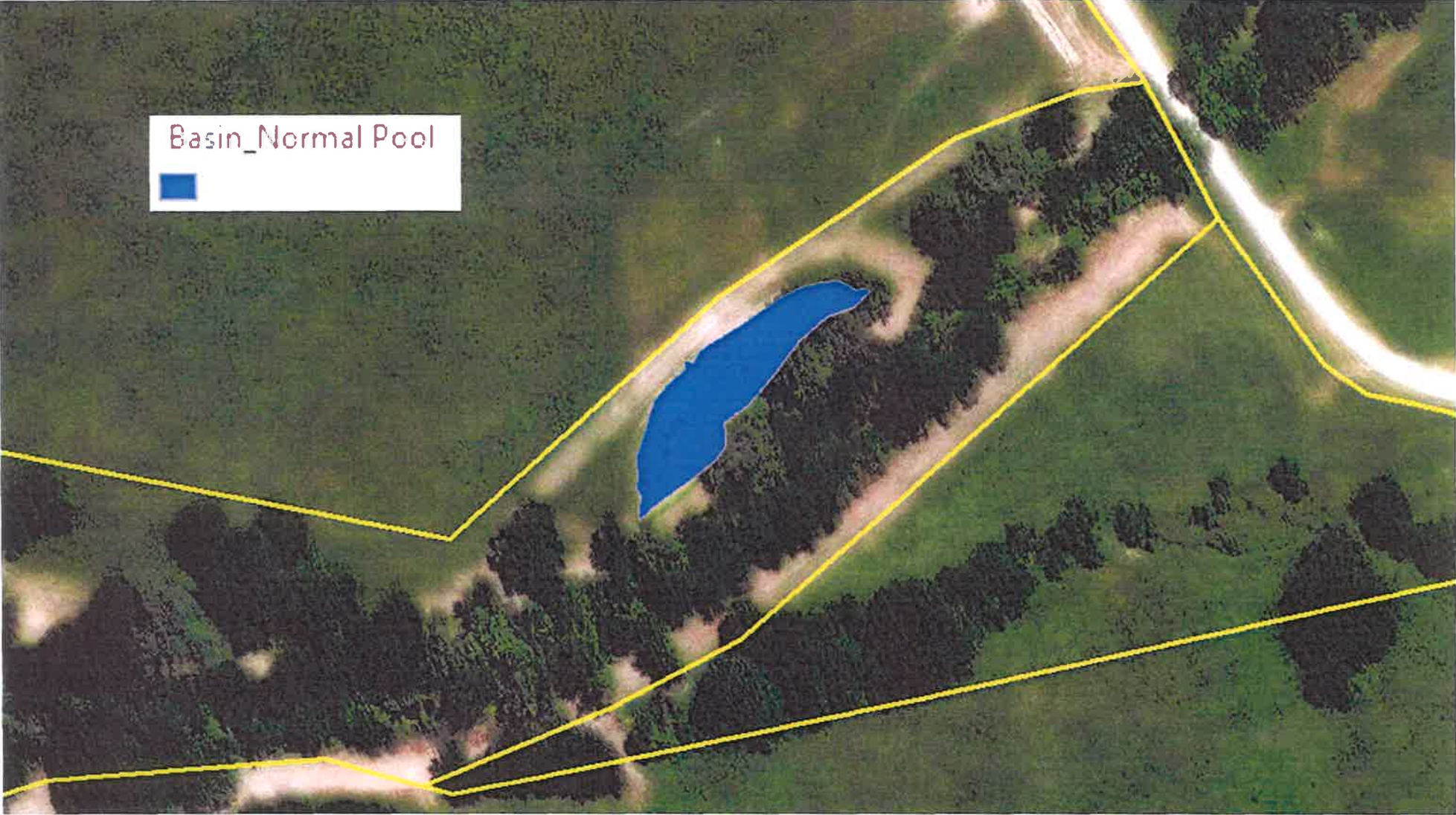
Missouri Department of Conservation – practices eligible for cost-share incentive program

Practice Number	Description
MDC 100.1	Wetland Development
MDC 200*	Herbaceous Vegetation Management
MDC 200.C**	Grass and Forb Establishment
MDC 200.C.11	Cover Crop for NWSG Establishment
MDC 300.D	Tree and Shrub Establishment
MDC 500.1	Alternative Watering System
MDC 500.C	Fencing
MDC 500.C.3	Fencing...Riparian, or Tree Plantings – Conventional Barbed or Woven Wire
MDC 500.D.1.a-d	Deferred Haying and Grazing

South side of Gans Creek at the Beef Research and Teaching Farm at South Farm. An additional fence would be added to keep cattle from entering the project area.



Existing detention pond on north side of Gans Creek at the Beef Research and Teaching Farm at South Farm. There is a fence separating the pasture land to the north which drains into the detention pond.



Planning Layout

Date: 4/17/2024

Customer(s): <Customer>
District: <District>
Approximate Acres: <Acres>
Legal Description: <PLSS>

Field Office: <Office>
Agency: USDA-NRCS
Assisted By: <Planner Name>
State and County: <Name> County, Missouri
Land Units: <Tract/Field>



Practice Polygons

 Riparian Buffer (50ft)

 Fence

Proposal riparian corridor restoration area on north side of Gans Creek at the Beef Research and Teaching Farm at South Farm. This corridor lies between pasture to the north and Gans Creek.

Estimated Pollutant Load Reductions from BMPs Installed at South Farm
Demonstration Site

Watersheds	Load Reductions					% Load Reductions				
	N (lbs/year)	P (lbs/year)	BOD (lbs/year)	Sediment (tons/year)	E. coli (cfu/year)	N	P	BOD	Sediment	E. coli
GBFW Demonstration Project - South Side	44	8	30	4	0	2%	2%	0%	3%	0%
GBFW Demonstration Project - North Side	68	14	53	8	1.9E+15	3%	4%	1%	4%	40%
TOTAL	112	22	83	12	1.9E+15	2%	3%	1%	4%	40%

E. coli load reductions could not be expressed in the units cfu/100 ml. We do not have historical sampling data for this site on Gans Creek that would indicate current *E. coli* levels so that we could express the load reduction in those units. During the demonstration site implementation phase, the grazing area to the south side of Gans Creek will be fenced off and there will not be any grazing there for at least two years. For this reason, we only modeled *E. coli* reduction to the north side of Gans Creek. However, the same number of cattle normally graze in the pasture to the south of Gans Creek as are grazing to the north, so the *E. coli* load reduction is expected to more than double once the BMPs to the south are fully operational (the BMPs to the south will operate in series, generating greater load reductions). The BMPs to the south will not be fully operational during the timeframe for this implementation project.



United States
ENVIRONMENTAL PROTECTION AGENCY
Washington, DC 20460

OMB Control No. 2030-0020
Approval expires 06/30/2024

This collection of information is approved by OMB under the Paperwork Reduction Act, 44 U.S.C. 3501 et seq. (OMB Control No. 2030-0020). Responses to this collection of information are required to obtain an assistance agreement (40 CFR Part 30, 40 CFR Part 31, and 40 CFR Part 33 for awards made prior to December 26, 2014, and 2 CFR 200, 2 CFR 1500, and 40 CFR Part 33 for awards made after December 26, 2014). An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number. The public reporting and recordkeeping burden for this collection of information is estimated to be 0.25 hours per response. Send comments on the Agency's need for this information, the accuracy of the provided burden estimates and any suggested methods for minimizing respondent burden to the Regulatory Support Division Director, U.S. Environmental Protection Agency (2821T), 1200 Pennsylvania Ave., NW, Washington, D.C. 20460. Include the OMB control number in any correspondence. Do not send the completed form to this address.

EPA Project Control Number

CERTIFICATION REGARDING LOBBYING

CERTIFICATION FOR CONTRACTS, GRANTS, LOANS AND COOPERATIVE AGREEMENTS

The undersigned certifies, to the best of his or her knowledge and belief, that:

- (1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
- (2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.
- (3) The undersigned shall require that the language of this certification be included in the award documents for all sub-awards at all tiers (including sub-contracts, sub-grants, and contracts under grants, loans, and cooperative agreements) and that all sub-recipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by section 1352, title 31 U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

Kip Kendrick, Presiding Commissioner

Typed Name & Title of Authorized Representative


Signature and Date of Authorized Representative



MISSOURI DEPARTMENT OF NATURAL RESOURCES
 WATER PROTECTION PROGRAM
SECTION 319 PROJECT MATCH COMMITMENT FORM

DIRECTIONS

A match commitment form must be completed by EACH organization that is committing to contribute any form of match for the proposed project. Match becomes "federalized" upon awarding of a grant and must meet all Section 319(h) grant requirements. All match must be project related. Match may include such things as third-party donated salary and fringe or mileage, the cost of acquiring conservation easements, donated services (e.g., accounting, construction, technical services, etc.), donated supplies (e.g. refreshments, office or monitoring supplies, etc.), donated use of space or equipment, or time donated by skilled or unskilled volunteers. The value assessed for donated goods or services included as match must not exceed the local fair market value of the type of goods or services at the time of the donation.

PARTNER AND MATCH INFORMATION

PROJECT TITLE
 Greater Bonne Femme Watershed-based Plan Implementation Project

PROJECT PARTNER NAME
 Boone County, Missouri (Boone County Resource Management)

ADDRESS 801 E Walnut Street, Room 315	CITY Columbia	STATE MO	ZIP CODE 65201
TELEPHONE NUMBER WITH AREA CODE (573) 886-4491	FAX NUMBER WITH AREA CODE (573) 886-4340	EMAIL lhooper@boonecountymo.org	

Cash match provided:		
<i>Cash Match must be deposited directly into the grant account for exclusive use of the project sponsor to complete the project.</i>		
Value of in-kind services provided:		
<i>All match other than cash and excluding overhead</i>		\$ 155,953.00
TOTAL match value:		\$ 155,953.00

ITEMIZED MATCH DESCRIPTION

Amount	Description
\$ 20,526.00	Water quality monitoring at 8 sites (plus one duplicate) for three recreational seasons during project
\$ 93,990.00	Salary
\$ 41,437.00	Fringe
\$ 155,953.00	TOTAL

SECTION 319 PROJECT MATCH COMMITMENT FORM SUBMISSION

An electronic or digital copy of this form must accompany the subgrant application which **MUST** be submitted through the Department's [Funding Opportunities Portal](#). Sponsoring agents lacking the means of electronic submission or experiencing transmittal difficulties when submitting their application materials should contact the Section 319 Nonpoint Source Program Coordinator at MoDNR.NPSprogram@dnr.mo.gov to arrange an alternative method of submittal.

OPTIONAL QUESTIONS REGARDING MILITARY SERVICE

Have you or an immediate family member ever served in the U.S. Armed Forces? Yes No

If yes, would you like information about military-related services in Missouri? Yes No

>> Information regarding resources for Missouri veterans is available at <https://mvc.dps.mo.gov/>

AUTHORIZED SIGNATURE

- I certify that that no federal funds (or employees paid with federal funds) are being used to match Section 319 monies.
- I certify that, to the best of my knowledge and belief, the information in this form is true, complete and accurate, and match contributions will align with the goals and objectives of the proposed project.

AUTHORIZED SIGNATURE 	DATE 4/10/25	NAME AND TITLE OF AUTHORIZED INDIVIDUAL Kip Kendrick, Presiding Commissioner
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200-2025

CERTIFIED COPY OF ORDER

STATE OF MISSOURI }
County of Boone } ea.

April Session of the April Adjourned

Term. 20 25

In the County Commission of said county, on the 10th day of April 20 25

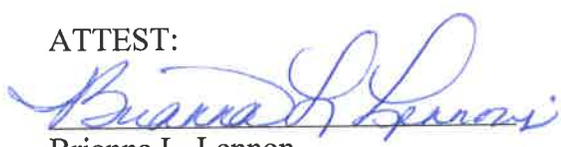
the following, among other proceedings, were had, viz:

Now on this day, the County Commission of the County of Boone does hereby receive and accept the following plat, as listed in the attached staff report, and authorizes the Clerk to insert the associated staff report into the minutes of this meeting as if read verbatim.

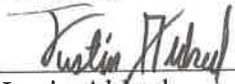
Hinton Lake Estates. R-S. S1-T49N-R13W. Higbee Lake Investments LLC, owner. Kevin Schweikert, surveyor.

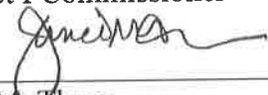
Done this 10th day of April 2025.

ATTEST:


Brianna L. Lennon
Clerk of the County Commission


Kip Kendrick
Presiding Commissioner


Justin Aldred
District I Commissioner


Janet M. Thompson
District II Commissioner

201 -2025

CERTIFIED COPY OF ORDER

STATE OF MISSOURI }
County of Boone } ea.

April Session of the April Adjourned

Term. 20 25

In the County Commission of said county, on the 10th day of April 20 25

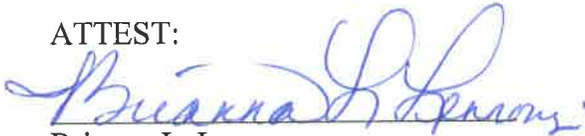
the following, among other proceedings, were had, viz:

Now on this day, the County Commission of the County of Boone does hereby appoint the following:

Individual Name	Board Name	New Appointment or Reappointment	Term Length	Term Expiration Date
Mike Burnam	Airport Advisory Board	New Appointment	Through completion of term for seat vacated by previous board member	12/31/25

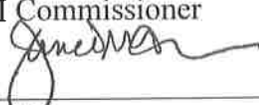
Done this 10th day of April 2025.

ATTEST:


Brianna L. Lennon
Clerk of the County Commission


Kip Kendrick
Presiding Commissioner


Justin Aldred
District I Commissioner


Janet M. Thompson
District II Commissioner



Boone County Commission

BOONE COUNTY BOARD OR COMMISSION APPLICATION FORM

Board or Commission: Airport Advisory Board

Name: Mike Burnam

Home Address: 8450 E. Gilmore Lane

City: Breckenridge **Zip Code:** 65010

Business Address: 215 N. Stadium Blvd. Ste #2

City: Columbia **Zip Code:** 65203

At which address would you prefer to be contacted?

E-mail: mike.burnam@storage-mart.com

Phone (Home): **Phone (Work):** (573)449-0091 **Phone (Cell):** (573)268-3934

Fax:

Qualifications:

my company had approximately 500 trips from COU in 2024 by myself and employees to and from the three countries in which we operate. I and my employees have tried to be loyal travelers out of the new COU and appreciate the new terminal and efforts to recruit new airline partners. i have not participated in many Community activities beyond Jaycees and Rotary. After 47 years running StorageMart I am wanting to contribute more and the County building I have been in the most has been the airport.

Past Community Service:

References:

Steve Ertl - Central Bank Otto Maly - Maly Real Estate

I have no objections to the information in this application being made public. To the best of my knowledge at this time I can serve a full term if appointed. I do hereby certify that the above information is true and accurate.

Applicant Signature

**Return Application
To:**

**Boone County Commission Office
Boone County Government Center
801 East Walnut, Room 333
Columbia, MO 65201
Fax: 573-886-4311**

An Affirmative Action/Equal Opportunity Institution

202 -2025

CERTIFIED COPY OF ORDER

STATE OF MISSOURI }
County of Boone } ea.

April Session of the April Adjourned

Term. 20 25

In the County Commission of said county, on the 10th day of April 20 25

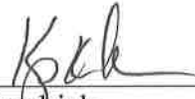
the following, among other proceedings, were had, viz:

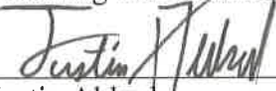
Now on this day, the County Commission of the County of Boone does hereby approve the Organizational Use of the Boone County Government Center Commission Chambers by the Parley P. Pratt Freedom Run on July 3-4, 2025, from 5:00PM on July 3 until 10:30AM on July 4.

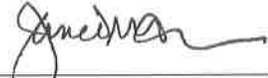
Done this 10th day of April 2025.

ATTEST:


Brianna L. Lennon
Clerk of the County Commission


Kip Kendrick
Presiding Commissioner


Justin Aldred
District I Commissioner


Janet M. Thompson
District II Commissioner

Kip Kendrick, Presiding Commissioner
Justin Aldred, District I Commissioner
Janet M. Thompson, District II Commissioner



Roger B. Wilson
Boone County Government Center
801 East Walnut, Room 333
Columbia, MO 65201-7732
573-886-4305 FAX 573-886-4311

Boone County Commission

APPLICATION FOR ORGANIZATIONAL USE OF BOONE COUNTY CONFERENCE ROOMS

The undersigned organization hereby applies for a use permit to use Boone County Government conference rooms as follows:

Organization: Parley P Pratt Freedom Run

Address: 2705 Bristol Lake Dr

City: Columbia State: MO ZIP Code: 65201

Phone: 573-356-5346 Website: PPPFreedomRun.com

Individual Requesting Use: Dwight Koga Position in Organization: Co-Director

Facility requested: Chambers Room 301 Room 311 Room 332 Centralia Clinic (restrooms only)

Event: Parley P Pratt Freedom Run

Description of Use (ex. Speaker, meeting, reception): use of government building restrooms

Date(s) of Use: July 4, 2024

Start Time of Setup: 6am AM/PM Start Time of Event: 7am

End Time of Event: 10am AM/PM End Time of Cleanup: 10:30am

The undersigned organization agrees to abide by the following terms and conditions in the event this application is approved:

1. To abide by all applicable laws, ordinances and county policies in using Boone County Government conference rooms.
2. To remove all trash or other debris that may be deposited (by participants) in rooms by the organizational use.
3. To repair, replace, or pay for the repair or replacement of damaged property including carpet and furnishings in rooms.
4. To conduct its use in such a manner as to not unreasonably interfere with Boone County Government building functions.
5. To indemnify and hold the County of Boone, its officers, agents and employees, harmless from any and all claims, demands, damages, actions, causes of action or suits of any kind or nature including costs, litigation expenses, attorney fees, judgments, settlements on account of bodily injury or property damage incurred by anyone participating in or attending the organizational use of rooms as specified in this application.

Organization Representative/Title: Dwight Koga, Co-Director

Phone Number: 573-356-5346 Date of Application: 2/16/2024

Email Address: Dwight.koga@gmail.com

Applications may be submitted in person or by mail to the Boone County Commission, 801 E. Walnut, Room 333, Columbia, MO 65201 or by email to commission@boonecountymo.org.

PERMIT FOR ORGANIZATIONAL USE OF BOONE COUNTY GOVERNMENT CONFERENCE ROOMS

The County of Boone hereby grants the above application for permit in accordance with the terms and conditions above written. The above permit is subject to termination for any reason by duly entered order of the Boone County Commission.

ATTEST:

BOONE COUNTY, MISSOURI


County Clerk
DATE: 4/10/2025


County Commissioner

2023 -2025

CERTIFIED COPY OF ORDER

STATE OF MISSOURI }
County of Boone } ea.

April Session of the April Adjourned

Term. 20 25

In the County Commission of said county, on the 10th day of April 20 25

the following, among other proceedings, were had, viz:

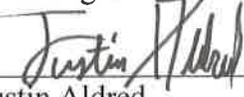
Now on this day, the County Commission of the County of Boone does hereby approve the Organizational Use of the Boone County Government Center Commission Chambers by Columbia Chamber of Commerce – Leadership Columbia for Local Government Day on Wednesday, May 14, 2025, from 7:45AM until 11:15AM.

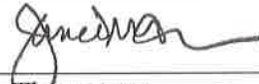
Done this 10th day of April 2025.

ATTEST:


Brianna L. Lennon
Clerk of the County Commission


Kip Kendrick
Presiding Commissioner


Justin Aldred
District I Commissioner


Janet M. Thompson
District II Commissioner



Boone County Commission

APPLICATION FOR ORGANIZATIONAL USE OF BOONE COUNTY CONFERENCE ROOMS

The undersigned organization hereby applies for a use permit to use Boone County Government conference rooms as follows:

Organization: Chamber of Commerce - Leadership Columbia (LC) Local Government Day
Address: 300 South Providence Road
City: Columbia State: MO ZIP Code: 65203
Phone: 573-441-5578 Website: _____
Individual Requesting Use: Amy Schneider (CVB) | Randy Cole (CHA) Position in Organization: Volunteers
Facility requested: Chambers Room 301 Room 311 Room 332
Event: LC leadership training \round table with County Commissioners, Columbia City Mayor & City Manager, CPS Superintendent
Description of Use (ex. Speaker, meeting, reception): Meeting
Date(s) of Use: Wednesday, May 14
Start Time of Setup: 7:45 AM/PM Start Time of Event: 8 a.m.
End Time of Event: 11:00 AM/PM End Time of Cleanup: 11:15 a.m.

The undersigned organization agrees to abide by the following terms and conditions in the event this application is approved:

1. To abide by all applicable laws, ordinances and county policies in using Boone County Government conference rooms.
2. To remove all trash or other debris that may be deposited (by participants) in rooms by the organizational use.
3. To repair, replace, or pay for the repair or replacement of damaged property including carpet and furnishings in rooms.
4. To conduct its use in such a manner as to not unreasonably interfere with Boone County Government building functions.
5. To indemnify and hold the County of Boone, its officers, agents and employees, harmless from any and all claims, demands, damages, actions, causes of action or suits of any kind or nature including costs, litigation expenses, attorney fees, judgments, settlements on account of bodily injury or property damage incurred by anyone participating in or attending the organizational use of rooms as specified in this application.

Organization Representative/Title: Caitlin Ferguson Senior Director of Operations
Phone Number: 573-817-9114 Date of Application: 4/3/25
Email Address: Caitlin@comochamber.com

Applications may be submitted in person or by mail to the Boone County Commission, 801 E. Walnut, Room 333, Columbia, MO 65201 or by email to commission@boonecountymo.org.
Applicants requesting ongoing regular use of Commission Chambers may request up to six months in advance. To continue regular use of Chambers, a new application must be submitted every six months. Chambers will not be reserved beyond the dates submitted.

PERMIT FOR ORGANIZATIONAL USE OF BOONE COUNTY GOVERNMENT CONFERENCE ROOMS

The County of Boone hereby grants the above application for permit in accordance with the terms and conditions above written. The above permit is subject to termination for any reason by duly entered order of the Boone County Commission.

ATTEST:

County Clerk
DATE: 4/10/2025

BOONE COUNTY, MISSOURI

County Commissioner