

ADAMS COUNTY PARKS, RECREATION AND GREEN SPACE GRANT PROGRAM



PROGRAM GUIDELINES January 21, 2019

Adams County Parks, Recreation and Green Space Grant Program
Adams County Office of Planning and Development
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(717) 337-9824
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County Commissioners

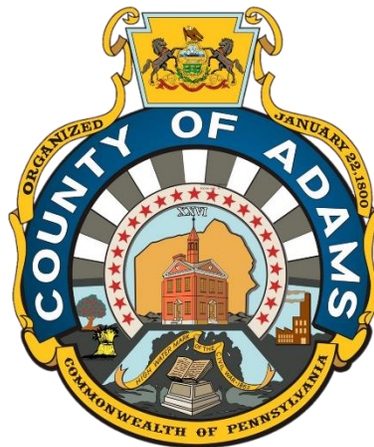
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January 21, 2019

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ADAMS COUNTY PARKS, RECREATION AND GREEN SPACE GRANT PROGRAM ADMINISTRATION

Name of Program and Committee

The name of this program shall be the Adams County Parks, Recreation and Green Space Grant Program (“Program”). The name of the Committee shall be the Adams County Parks, Recreation and Green Space Advisory Committee (“Committee”).

Authorization

The Keep Adams Green initiative was begun in 2005 to encourage the Adams County Commissioners (the “Commissioners”) to adopt a funding strategy to provide for the preservation of natural and cultural resources. In September 2006, the Commissioners formed the Adams County Green Space Advisory Committee to develop the Adams County Green Space Grant Program.

- A. The Program was formally adopted on May 21, 2007, through Resolution No. 3 of 2007 (*See: Appendix “E1”*). Having been amended from time to time pursuant to the approval of the Commissioners, the Program Guidelines outline the requirements and administration of the Program. The Program is administered by the Adams County Office of Planning and Development. In 2014 the Adams County Commissioners initiated a program revision process to incorporate a new funding stream, Act 13 of 2012, the Unconventional Gas Well Impact Fee Act, codified at 58 Pa. C.S. § 2301-3504. This law authorized the Commonwealth to impose drilling impact fees on unconventional gas well producers in Pennsylvania. The fee revenues are collected and distributed annually to state agencies, counties and municipalities based on formula allocations. There are two established funds from the impact fee distribution: the Unconventional Gas Well Fund, which is distributed only to counties and municipalities with wells; and the Marcellus Legacy Fund which is distributed to all counties with or without wells. At this time, Adams County qualifies for Marcellus Legacy Funds. These fees may be used for the acquisition and development of parks and recreation projects, and preservation of open spaces, farmland and natural areas. At this time the Adams County Commissioners have prioritized the development of Parks and Recreational projects as the recipient of these Act 13 funds. To reflect this program change, the title of the Adams County Green Space Grant Program has been changed to the Adams County Parks, Recreation and Green Space Grant Program (“Program”), the current version of which is incorporated herein by reference.
- B. The County of Adams (the "County") has the legal authority to acquire interests in lands within the boundary of the county for numerous conservation purposes, including, but not limited to, preserving natural and scenic resources, protecting scenic areas for public visual enjoyment, preserving open spaces, protecting and conserving farmland, protecting water resources, providing for recreational needs and for numerous other purposes. *See: 32 P.S. §5005; §5002*. Such authority is also provided to townships and boroughs. *See: 32 P.S. §5002; 3 P.S. § 914.1*.

Purpose & Objectives

- A. The Program seeks to identify and protect locally significant lands for agricultural preservation, open space preservation including water or other natural resources, historical and/or cultural resources preservation, parks and recreation facilities development.
- B. The Program will provide financial assistance to municipalities, recreation authorities and qualified not-for-profit organizations in Adams County for the purposes identified above. (*See: Section 3 and Section 4*).

Committee Membership

- A. The membership of the Committee shall consist of no less than nine (9) and no more than eleven (11) Voting Members and no more than eight (8) Non-Voting Members, all of whom shall be appointed by the Commissioners in accordance with the criteria set forth in Subparagraph E. herein below. The term of each of the Voting Members of the Committee shall be for four (4) years, or until his/her successor is appointed. Terms of the Voting Members first appointed shall be so fixed that no more than five (5) shall be so reappointed or replaced during any future calendar year. An unlimited number of County staff members and/or affiliated agency personnel may be appointed by the Commissioners to serve in an advisory capacity.
- B. The Coordinator of the Committee shall promptly notify the Adams County Commissioners concerning vacancies in the Committee, and such vacancy shall be filled for the unexpired term. If a vacancy shall occur otherwise than by expiration of term, it shall be filled by appointment for the unexpired term according to the terms of this Article.
- C. Voting Members shall be solicited so as to cause the Committee to be comprised of persons geographically representing the entirety of Adams County. The Committee may recommend to the Adams County Commissioners the names of any potential new Committee members each year. All members of the Committee shall reside within the County of Adams, Pennsylvania.
- D. Based upon recommendations by the Committee, the Commissioners may remove a Committee member, without further/advance notice, in the event that he/she has three (3) unexcused absences from duly convened Committee meetings during any calendar year. Any member of the Committee may also be removed from office for malfeasance, misfeasance or nonfeasance in office or for other just cause by a majority vote of the Commissioners taken after the member has received fifteen (15) days' advance written notice of the intent to take such action. A hearing shall be held before the Commissioners prior to any removal action if the member in question shall request such hearing in writing within no more than seven (7) calendar days subsequent to the date of the aforementioned fifteen (15) days written notice. Any appointment to fill a vacancy created by removal shall be only for the unexpired term.
- E. Program staff support will be provided by the Adams County Office of Planning and Development
- F. Composition of Committee:

Voting Members - No less than 9, no more than 11

- 1-2 Township Officials (minimum of 1)
- 1-2 Borough Officials (minimum of 1)
- 1 Realtor
- 1 Park and/or Recreation Practitioner
- 2 Farming Community (1 preferably from the Fruitbelt Region)

The following organizations shall recommend to the Commissioners a designee to fill the following positions on the Committee. No more than one designee from any one organization:

- 1 Member of Adams County Agricultural Land Preservation Board
- 1 Member of the Watershed Alliance of Adams County (WAAC)
- 1 Member of the Adams County Builders Association
- 1 Member of the Adams County Farm Bureau

'At Large' Members as needed

Non-Voting Members - No more than 8

Non-Voting Members may be represented from any of the following Agencies, with no more than one from any one agency.

Gettysburg National Military Park
Penn State Cooperative Extension
Adams County Conservation District (ACCD)
Land Conservancy of Adams County (LCAC)
Healthy Adams County
Representative of Adams County School Districts
Gettysburg Adams Chamber of Commerce
Adams County Economic Development Corporation (ACEDC)

Committee Officers

- A. The Officers of the Committee shall consist of the Chairman and Vice-Chairman. Officers shall be elected by voting members and shall serve annual terms, based upon the calendar year, and may succeed themselves.
- B. The Chairman shall preside at all meetings and hearings of the Committee and shall have the duties normally conferred by parliamentary usage upon such officer. At each meeting, he/she shall submit such recommendations and information as he/she may consider proper concerning the business affairs and policies of the Committee.
- C. The Vice-Chairman shall act for the Chairman in his/her absence. In the event of the resignation or incapacity of the Chairman, the Vice-Chairman shall perform such duties as are imposed on the Chairman until such time as a new Chairman shall be elected by the Voting Members of the Committee.
- D. The Coordinator shall appoint a County Staff Member to act as Secretary for the Committee, who shall take and maintain the minutes and records of the Committee. Under the direction of the Chairman and in consultation with the Committee's Solicitor, the Coordinator shall prepare and forward the correspondence of the Committee and carry out such other duties as may, from time to time, be directed by the Chairman.

Sub-Committees

Sub-Committees for specific purposes and considered necessary may be created and appointed at any time by the Chairman on an as-needed basis or as circumstances require. Such Sub-Committees will be advisory in nature only.

Technical Sub-Committee

The Program Technical Sub-Committee shall consist of the Coordinator, the Director and the Rural Resource Division Manager of the Adams County Office of Planning and Development and no more than three (3) Non-Voting Members of the Committee, and other County staff members on an as-needed basis.

Committee Meetings and Voting Procedures

- A. Unless otherwise specified, a modified Robert's Rules of Order shall govern the procedures during the meetings of the Committee; provided, however, that the Chairman shall have the discretion to dispense with strict compliance with such parliamentary rules as circumstances may dictate and for voting and discussion protocols that take new technologies into account.
- B. All meetings or portion of meetings at which official action is taken or deliberations regarding official action occur shall be open to the general public and conducted in accordance with the Pennsylvania Sunshine Act, Act 93 of 1998, P.L. 729, codified at 65 Pa. C.S. § 701-716 as amended, provided, however, that the Committee may meet in executive session for discussion of those items allowed under the Sunshine Act, 65 Pa. C.S. § 708, during which no official action shall occur.

- C. Regular Committee meetings shall be held as called by the Coordinator and Chairman. Meeting notices shall include the meeting's location, time and a general statement of business to be conducted.
- D. Committee meeting agendas shall be prepared by the Coordinator and Chairman.
- E. A quorum of the Committee, for the purpose of conducting business and taking action at any Committee meeting, shall require the attendance of a majority of the Committee's then-incumbent Voting Members.
- F. Each Voting Member shall be entitled to one (1) vote on matters coming before the Committee for action. The Voting Members present at any meeting, regular or special as defined and described above, shall be entitled to cast the votes.
- G. The outcome of any vote by such required quorum shall be determined by majority vote of such Voting Members. Voting shall be normally by voice vote, or by roll call vote if requested by the Chairman or any Voting Member. Absent members may vote only if participating in the discussion and voting by video or by phone. A record of the results of any roll call and any other vote shall be kept as part of the minutes
- H. In the event of a tie vote, the motion does not pass.
- I. The Chairman may decide whether a particular action should be taken by email/written consent or at a committee meeting. If the matter is routine or has already been discussed and widely agreed upon, an action by email/written may be appropriate. All such actions/votes shall be recorded in the minutes of the committee at the next meeting.
- J. The Chairman or Coordinator may call special meetings. It shall be the duty of the Chairman to call a special meeting when requested to do so by a majority of the then-incumbent Voting Members of the Committee.
- K. The order of business during meetings of the Committee, unless directed otherwise by the Chairman, shall be:
 - Roll call
 - Approval of minutes of previous meeting
 - Public Comments
 - Reports of Officers and Sub-Committees
 - Old Business
 - New Business
 - Member Comments
 - Adjournment
- L. Conflict of Interest - After reviewing the agenda, or upon discovery during said meeting, each voting member shall note for the record any personal, professional or other organizational membership/affiliation conflict that he/she may have relative to the matters to come before the Committee during such meeting. Any Voting member noting a conflict of interest shall not cast any vote or participate in the Committee's discussions relative to such conflicted matter(s)/issue(s).

Amendments

The Program Administration may be amended from time to time during any regular or special meeting by a majority vote of all of the then-incumbent Voting Members of the Committee. Members will be given thirty (30) days prior notice to the meeting at which the amendment(s) will be considered. All Committee decisions and/or recommendations shall be presented to the Commissioners for their formal review and action.

Adams County Parks, Recreation and Green Space Grant Program

Projected Annual Timeline

Revise Program Guidelines	Staff and Committee	As needed
Approve Revised Guidelines	Commissioners	As needed
Municipal Outreach	Committee	Ongoing
Grant Preparation Workshop(s)	Committee	As needed

Park and Recreation Projects

Grant Application Announcement (Assemble and distribute Grant Package to applicants)	Committee	On or about June 1 annually as funds are available
Grant Submittal Deadline Announcement)	Applicants	On or about September 1 (90 days following Grant Application
Recommend Grant Approvals	Committee	On or about November 1 (60 days following Grant Submittal Deadline)
Announce Grant Awards	Commissioners	On or about December 1 (Within 30 days of Grant Approvals)

Conservation Easement or Land Acquisition Projects

Grant Application Announcement (Assemble and distribute Grant Package to applicants)	Committee annually	Shall be determined as funds are available
Grant Submittal Deadline	Applicants	90 days following Grant Application Announcement
Recommend Grant Approvals	Committee	60 days following Grant Submittal Deadline
Announce Grant Awards	Commissioners	Within 30 days of Grant Approvals

1. Introduction

Adams County is fortunate to have many unique natural and cultural resources that contribute to the County's rural, scenic, economic and historical heritage. These unique resources are important factors to the quality of life that makes Adams County a great place to live, work, and play. To preserve these special features for current and future generations it is essential the County plan and provide for the protection of its natural and cultural resources.

In addition, it is also important for Adams County to provide recreational enjoyment for its residents in the form of park, recreation and trail opportunities.

To date, planning efforts that address unique resources and recreational opportunities in Adams County have included:

- the Adams County Comprehensive Plan,
- the Adams County Vision for Parks, Recreation, and Open Space Plan,
- the Adams County Green Ribbon Commission Report,
- the Adams County Greenway Plan,
- the Adams County Water Supply and Wellhead Protection Plan,
- the Natural Areas Inventory,
- the Adams County Storm Water Management Plan,
- the Conewago Creek River Conservation Plan,
- the Land Conservancy of Adams County Strategic Plan, and
- the South Mountain Landscape Initiative Strategic Plan.

Each of the above plans have stated the need for the development of Parks and Recreation areas, the preservation of agricultural and open space land, and the protection of the County's natural resources, in particular water resources; if the county is to maintain and improve the quality of life for current and future residents.

1.1. Program Objective

The Program seeks to protect and fund projects for agricultural preservation, open space preservation, parks, trails, historical or cultural resources preservation and the development of recreational opportunities.

The Program shall provide financial assistance to municipalities, Recreation Authorities and not-for-profit organizations with tax exempt status for the purpose of the protection of land within Adams County (i.e. the purchase of land and/or placing of Conservation Easements on eligible properties) and the development of Park and Recreation Projects (*See: Sections 3 and 4*).

1.2. General Program Guidelines

- Any proposed project shall be consistent with the goals and objectives of all county and municipal comprehensive plans.
- All Program Guidelines and requirements may be reviewed and revised as necessary from time to time; however, any proposed revisions shall be approved by the Commissioners.

- The Committee shall act as a recommending body to the Adams County Commissioners. All Committee decisions and/or recommendations shall be presented to the Commissioners for their formal review and action.

1.3. Definitions

Acronyms:

- ACALP – Adams County Agricultural Land Preservation
- ACC – Adams County Board of Commissioners
- ACOPD – Adams County Office of Planning and Development
- LCAC – Land Conservancy of Adams County

Active Recreation - Facilities or lands which generally include uses that support sports or fitness activities, such as baseball, soccer, basketball, tennis, jogging and walking, or provide for traditional children’s playground activities such as swings and climbing equipment.

Adams County Parks, Recreation and Green Space Advisory Committee (Committee) – Consists of a committee of voting and non-voting members, appointed by the Adams County Board of Commissioners.

Adams County Parks, Recreation and Green Space Technical Sub-Committee (Technical Sub-Committee) – Non-voting Committee members charged with assisting the Program Coordinator with the review of applications and Project Ranking.

Adams County Parks, Recreation and Green Space Grant Program (Program) - A competitive grant program sponsored by the Adams County Board of Commissioners and administered by the Committee offering financial resources to support permanent land preservation efforts and the development of Parks, Recreational and Trail projects in Adams County.

Adams County Parks, Recreation and Green Space Grant Program Guidelines (Guidelines) – Provide the program requirements and forms necessary to apply to the Adams County Parks, Recreation and Green Space Grant Program.

Agricultural Land Preservation – The preservation of lands which are well suited for agricultural purposes and which sustain the agricultural economy of Adams County and local municipalities.

Conservation Easement – An interest in land which interest represents the right to restrict the development or improvement of a parcel for any purpose other than that which is specified.

County – The County of Adams, Pennsylvania.

Cultural Land Preservation – The preservation of lands which provide an understanding about the human aspects that occurred there within the context of the past.

Deed – The written instrument recorded in the Adams County Recorder of Deeds Office by which the transfer of a Fee Simple Acquisition is evidenced.

Deed of Easement – The written instrument recorded in the Adams County Recorder of Deeds Office by which a Conservation Easement is granted and conveyed by the original owner(s) unto the Grantee or the Grantee’s designee.

Educational Uses – Any project that serves to demonstrate, educate and communicate the significance and value of natural and cultural resources in a way that increases the understanding and enjoyment of these resources. May include uses such as interpretive signage, wayside exhibits, etc.

Exhibit “A” – Shall be submitted with the Pre-Application form and outlines the **proposed** schedule of covenants, conditions, restrictions and permitted uses to be included in the Deed of Easement or Fee Simple Deed.

Façade Easement – A property interest in the exterior of a building, home or structure, which may include any portion of such exterior, including, but not limited to, the walls, elevations, roof lines, colors, building materials, windows, doors, or other component, and intended to preserve said portions in perpetuity due to the historic, architectural, or cultural importance of the exterior.

Facilities – See Active Recreation Facilities and Passive Recreation Facilities

Feasibility Study - is a professionally prepared study to determine community support, market characteristics, physical/structural assessment and the legal and financial capability to acquire, develop or rehabilitate, manage and sustain a recreation or park facility.

Fee Simple Deed – Full deeded title to the subject parcel(s) of land acquired from the landowner that transfers ownership and associated stewardship and management responsibilities to the municipality, authority, or not-for-profit organization.

Grant Agreement – A legally-binding contract between the County of Adams and Grantee, inclusive of the Scope of Work, that: (1) outlines the terms and conditions for the project and Grantee’s participation in the Program; (2) indicates the amount of Program funds which shall be paid to the Grantee for the project activities described in the Grant Agreement; and (3) outlines the contract activity period during which the Program activities shall be completed and the grant funds expended. (*See: Appendix “C1”*).

Grantee - The recipient of a grant approved through the Program.

Green Project - A “Green Project” preserves and restores habitat, saves water and/or energy and/or creates a healthier living environment, while embodying innovative ideas for sustainability. Such initiatives could include or be a combination of: rain barrels, rain garden, riparian buffers or practices which may contribute to a Leadership in Energy and Environmental Design (LEED) certification, composting toilets, pervious surfaces, etc. (*Each initiative shall be scored separately*)

Greenway - A linear corridor of open space varying in scale; from narrow ribbons of green that run through urban, suburban, and rural areas; to wider corridors that incorporate diverse natural, cultural, and scenic features. They can incorporate both public and private property, and can be land-based or water-based. They may follow old railway corridors, canals, or ridge tops, or they may follow stream corridors, shorelines, or wetlands. Some greenways are recreational corridors or scenic byways, others function almost exclusively for environmental protection and are not designed for human passage.

Historical Land Preservation – The preservation of lands which provide an understanding about the events that occurred there, within the context of the past.

In-Kind – Labor, bartered items, personal property, or objects or services of value, but excluding funds, donated land values or Conservation Easement values, as included in the term “Match”.

Land Acquisition – The acquisition of land for some public purpose by a Government agency or qualified non-profit organization from willing landowners.

Master Site Plan - are site-specific studies that include, site information and analysis, and analysis of activities, facilities, maintenance, and operations. These studies lead to completion of a site development drawing in conformance with current design standards and cost estimates for the full development or re-development of a park or other recreational-use site.

Match – Funds generated internally by the applicant, funds applied for from other public or private Partner, organizations, foundations, grant funds from state and federal agencies, donated land value or Conservation Easement value, certain In-Kind contributions, and similar sources of funds.

Multiple-Municipal Project – A project consisting of two (2) or more participating Municipalities, whether Townships, Boroughs or a combination thereof. *An Authority is considered a “Partner”, not a Municipality for the purposes of this Program.*

Multiple-Partner Project – For a Conservation Easement or Land Acquisition project: a project consisting of at least one (1) Municipality and one (1) or more participating Partners, whether Townships, Boroughs, Authorities, organizations or individuals or a combination thereof.

Note: For Parks and Recreation projects: a project consisting of one (1) Municipality and one (1) or more participating Municipalities or Partners, whether Townships, Boroughs or established recreation authorities or a combination thereof.

National Pollution Discharge Elimination System (NPDES) – A permitting program which controls water pollution by regulating point sources that discharge pollutants into the water of the United States.

Open Space Land Preservation - The preservation of lands to provide the protection of wildlife habitat, water resources, stream corridors, forestlands, scenic vistas, landscape features and other similar resources.

Park and Recreation Facilities or Development Projects - Public facilities, whether Active or Passive, used for recreation, providing people with formal and informal gathering places to be physically active, socialize, relax, build community and connect with the natural world. These facilities include development of amenities that may include site work, parking lots, bicycle trails, greenways, exercise pathways, hiking trails, non-motorized trails, picnic areas and include playgrounds, ball fields, tennis courts, basketball courts, etc.

Parkland – Refers to the land area upon which recreation facilities are placed or which are intentionally preserved as open space. These lands can be used as sub-regional Parks, community Parks, and neighborhood Parks or for similar Active or Passive Recreation purposes.

Partner – To be considered a Partner, such organization or entity shall be required to contribute a minimum of 5% cash match of the total proposed Project Match.

Passive Recreation– Facilities or lands which support outdoor activities that create opportunities for independence, closeness to nature and a high degree of interaction with the natural environment. Passive recreational lands generally do not have extensive equipment or facilities, other than those that may be necessary to protect the natural environment. Passive recreation activities or uses include strolling, bird watching, photography and educational uses. *(To clarify: sometimes, active recreation activities such as bicycle, jogging, walking and horse riding can be accommodated on passive recreation lands, with the proper protections in place.)*

Project – A planned undertaking, whose purpose, objectives, scope and funding are consistent with the Adams County Parks, Recreation and Green Space Grant Program Guidelines and Procedures.

Project Ranking System – A multi-variable ranking system utilizing various weighted selection criteria to calculate the relative ranking of a project. (See: **Appendix “B1-B7”**)

Public Access – A means of physical approach to and along the property available to the general public in a manner consistent with the purposes of which the land or project was funded.

Recreation Structures and Equipment – Refers to such things as: buildings, playground equipment, storage facilities, pools, pavilions, picnic tables, restrooms and site furnishings which would include such things as benches, water fountains, bike racks, etc.

Scope of Work - An accurate, detailed, and concise description of the work to be performed by the applicant(s) to complete a project which provides such details such as deadlines, specific tasks and an itemized budget.

Special Project Grant Award – An award granted outside of the Program. Such Projects should significantly further the goals of the Program. Special Projects will be coordinated through Adams County Office of Planning and Development and must be approved by the Commissioners on a case-by-case basis.

Stewardship – The management or maintenance by the Grantee or its designee of a facility, project, property and/or Conservation Easement.

Stewardship Endowment - Funds set aside in a restricted account to provide for the future costs of monitoring, maintenance, administration or enforcement of a Project.

Sustainable Trail Design - Incorporates the core elements of protecting the environment, meeting users’ needs and expectations and requiring minimal maintenance.

Universal Design – Refers to the creation of structures and programs that can be used by people of all ages and abilities.

2. Eligible Applicants and Eligible Projects

Eligible Applicants:

The following entities are eligible to apply for funding under the Program:

- Any municipality in Adams County - Multi-municipal applications are eligible, strongly encouraged and shall receive higher priority in the Project Ranking System
- Not-for-profit organizations with tax exempt organization status - Must have an identified focus in their corporate purpose or mission statement on agricultural preservation, open space and natural resource preservation, or historical/cultural land preservation, parkland, Active or Passive Recreation or trail development
- Recreation Authorities

Public and private sector entities with an interest in land preservation, conservation and/or recreation are encouraged to partner with any Eligible Applicant.

Except for the purpose of providing match funds, Federal and State entities are ineligible to apply to the Program.

Eligible Projects:

- Land – a Conservation Easement or Land Acquisition Project (*See: Section 3*)
- Park and Recreation - Park and Recreation Facilities or Development Projects (*See: Section 4*).

3. Land - Conservation Easement or Land Acquisition Projects

The Program provides grants for the purchase of Conservation Easements and the purchase of Land Acquisitions that provide benefits within one or more of the four (4) categories listed below.

- Agricultural Land Preservation – lands which sustain the agricultural economy of Adams County and a local municipality. [See: **Section 3.1: Agricultural Land Preservation (Conservation Easement Acquisitions).**]
- Open Space Land Preservation – lands that protect our forest economy, water or other natural resources or provide wildlife habitat. [See: **Section 3.2: Open Space Land Preservation (Conservation Easement or Land Acquisition).**]
- Parkland, Active or Passive Recreational Land or Land for Trails Preservation – lands such as sub-regional Parks, community Parks and neighborhood Parks or lands that provide Active or Passive recreational opportunities such as trails for current and future generations. [See: **Section 3.3: Parkland, Active or Passive Recreational Land or Land for Trails Preservation (Conservation Easements on Existing Parks or Trails; or Land Acquisition for New Parks or Trails).**]
- Historical or Cultural Resources Land Preservation – lands listed in or deemed eligible for listing in the National Register of Historic Places. Other lands that are determined by the Committee to be historically or culturally significant may also be considered eligible for Program funds. [See: **Section 3.4: Historical or Cultural Resources Land Preservation (Conservation Easement or Land Acquisition Projects).**]

Conservation Easement language regarding the level of restrictions, covenants, and conditions and permitted uses shall be negotiated on a project-by-project basis and shall be contained in the Deed of Easement.

A Land Acquisition shall include restrictions, covenants, conditions, and permitted uses in the recorded Fee Simple deed.

In all cases, the Program’s covenants, conditions and restrictions shall be imposed upon all properties purchased by Conservation Easement or Fee Simple Deed with County funds so as to prohibit in perpetuity any change in use other than the uses allowed under the Program.

In the case of a Conservation Easement, the owner of the subject parcel of land shall enter into an agreement of sale for a Conservation Easement with the Eligible Applicant. The original owner shall maintain ownership of the land and the Conservation Easement shall protect the land in perpetuity.

Good stewardship of the land is paramount to the success of the Program. All Conservation Easements shall follow Best Management Practices (“BMPs”) as identified by the Natural Resource Conservation Service (“NRCS”) Field Office Technical Guide (“FOTG”), or other technical guidance documents, and the terms of the Deed of Easement. A Conservation Plan Agreement is required for all Agricultural Projects. If a forest management plan is needed, one shall be developed by a forester either from the PA Bureau of Forestry or on the Bureau’s list of consultant foresters.

Applications shall be submitted by category. A single property may be submitted under multiple categories if necessary to leverage additional match funds from other sources (for example, State or Federal programs or private foundations). If an applicant has a project which might encompass more than one of the categories listed above, the applicant shall clearly note this on the application, and every category type proposed shall be checked (See: **Appendix “A5” Application Form: Section 1, page 2: General Project Information**). **Note: multiple category applications shall be reviewed and approved on a case by case basis.**

Land Projects from a single eligible applicant require a 50% minimum Match. Multi-Partner projects require a 40% minimum Match from the applicants. The only exception is an application for a Conservation Easement Acquisition for an EXISTING Parkland, Recreational Land or Land for Trails Project, which requires a 70% minimum Match for a single applicant and a 60% minimum Match for a multi-partner application. (*See: Section 5.6. Eligible Project Match*).

Each Multi-Municipal Project application shall be clearly defined in terms of scope, funding and specific municipal participation. Participating municipalities shall agree to the proposed work program and provide individual letters of support for the Project. The Municipal endorsement letters shall be attached to the pre-application form. A lead Municipality shall be designated and be responsible for the administration of the Project agreement. All communications and transactions shall be directed through the lead Municipality.

3.1. Agricultural Land Preservation (*Conservation Easement Acquisitions*)

3.1.1. Eligible Projects

- Specific project eligibility shall be determined **on a case-by-case basis** considering the Conservation Easement Acquisition for:
 - Active Agricultural Lands
- The Project shall conform to the Adams County Agricultural Land Preservation Program (the “ACALP”) Minimum Criteria and Guidelines. (Note: a copy of these Criteria and Guidelines and further information regarding the ACALP Program may be obtained from the Adams County Office of Planning and Development),
- Public Access is not required,
- A Resource Management System (“RMS”) level Conservation Plan is required for the Agricultural Land Preservation Program and shall be completed prior to settlement. A Conservation Plan Agreement (*See: Appendix “A8”*) shall be recorded with the Deed of Easement,
- Agricultural Land Preservation projects which meet the ACALP Criteria and Guidelines may be submitted by municipalities, other eligible entities, organizations or any combination thereof,

3.1.2 Ineligible Projects

- Projects located on brownfield or superfund sites; however, an exception may be made if the Committee determines that the project has significant agricultural conservation, restoration or preservation value,
- Lands identified within a development project as agricultural land.

3.1.3 Administrative Guidelines

- There is not a maximum Grant Award for a Land Project; however, funding decisions will be made based on the availability of funds and the benefit of the proposed project,
- Agricultural Land Preservation projects which meet ACALP Minimum Criteria and Guidelines shall be reviewed by the ACOPD and ACALP Board as needed,
- If a project does not meet the ACALP Criteria and Guidelines, it shall be referred to the Open Space Land Preservation Category,

- If the ACALP Board recommends additional Program funds for a Special Project Grant Award, it shall forward a request to the Committee for its approval and recommendation to the Adams County Commissioners,
- For projects involving a Conservation Easement, the applicant shall identify an appropriate party to hold and maintain the Conservation Easement. Appropriate parties may include municipalities, the Land Conservancy of Adams County, or any other entity which is expressly approved by the Committee,
- The County of Adams may hold Agricultural Land Conservation Easements acquired through this Program.

3.1.4. Ranking Guidelines for Agricultural Land Preservation Projects

- Projects from a single eligible applicant require a 50% minimum Match,
- Multi-applicant Projects require a 40% minimum Match
- See **Appendix “B1”** for the Agricultural Land Preservation Program Project Ranking Criteria, which outlines the point values given to the seven (7) ranking categories below:
 1. The highest priority shall be given to an applicant who has already secured direct cash and/or donated land value match for their project,
 2. Priority ranking shall be given to those applicants supplying a higher percentage match,
 3. Project cost/acre shall be taken into consideration, and projects which cost the Program less money per acre shall be ranked higher,
 4. The total Land Evaluation/Site Assessment (LESA) score of the project shall be considered. The higher LESA scores shall be ranked higher,
 5. Projects utilizing Multi-Municipal participation shall be ranked higher than Multiple-Partner participation or Single Entity application. All participating partners shall be required to contribute a minimum of five percent (5%) Cash Match (*5% of the total Proposed Project Match*) for any proposed project,
 6. Projects submitted which are protecting land adjacent to any permanently protected land (County, State, Township, Land Conservancy of Adams County, Federal, etc.) shall be ranked higher,
 7. Projects submitted which are within the High Priority Area of the Adams County Agricultural Preservation Priority Area Map shall be ranked higher.

3.2. Open Space Land Preservation (*Conservation Easement or Land Acquisition*)

3.2.1. Eligible Projects

- Specific project eligibility shall be determined **on a case-by-case basis** considering the Conservation Easement Acquisition or Land Acquisition for:
 - Agricultural Lands (if it does not qualify for Agricultural Land Preservation)
 - Forestlands
 - Wetlands/Riparian buffers
 - Critical Habitat Areas (natural features of special concern and areas supporting the presence of any state, federal, rare, threatened or endangered flora or fauna)
 - Nature Preserves
 - Greenways
 - Municipal source water supply and recharge areas
 - Scenic byways and vistas
 - Trails
 - Other lands as determined to be eligible by the Committee
- Public Access for Conservation Easements or Land Acquisitions shall be consistent with the purposes for which the land or Conservation Easement was acquired. When Public Access is being considered, the exact nature of the Public Access shall be provided to the Committee when the application is filed. Public Access is not required in all cases. The Program is seeking as much public value as possible, while retaining flexibility to address special site conditions and respond to local needs on a case-by-case basis. Public Access must be balanced against sustainable timber production, environmental, historical, cultural, safety, water quality and other considerations,
- Prior to the approval of the application by the Committee, County Staff shall meet with the landowner or their designee to inspect the property and submit a Site Review to the Coordinator which would identify and document any obvious potential problems regarding the property's compliance with the Program Guidelines or applicable storm water, soil conservation, NPDES permitting, or other similar statutory or regulatory requirements. Applicants or their designee(s) are expected to ensure that landowners address these concerns. A Resource Implementation Schedule (*See: Appendix "A9"*) outlining these concerns shall be completed prior to settlement and a Resource Implementation Schedule Agreement (*See: Appendix "A10"*) shall be signed and recorded with the Deed of Easement or Fee Simple Deed. Please contact the Adams County Office of Planning and Development for technical assistance,
- Open Space projects shall be a minimum of five (5) contiguous acres.

3.2.2. Ineligible Projects

- Projects located on brownfield or superfund sites; however, an exception may be made if the Committee determines that the project has significant conservation, restoration or preservation value,
- Lands identified within a development project as open space and/or recreational use.

3.2.3. Administrative Guidelines

- In the case of projects involving a Conservation Easement, the applicant shall identify an appropriate party to hold and maintain the Conservation Easement. Appropriate parties may include municipalities, the Land Conservancy of Adams County, or any other entity which is expressly approved by the Committee,
- The County of Adams will not hold or own Open Space Conservation Easements or Open Space Fee Simple Deeds purchased through this Program.

3.2.4. Ranking Guidelines for Open Space Land Preservation Projects

- Projects from a single eligible applicant require a 50% minimum Match,
- Multi-partner Projects require a 40% minimum Match
- See **Appendix “B2”** for Open Space Land Preservation Program Project Ranking Criteria, which outline the point values given to the seven (7) ranking categories below:
 1. The highest priority will be given to an applicant who has already secured direct cash and/or donated land value match for their project,
 2. Priority ranking shall be given to those applicants supplying a higher percentage match,
 3. Project cost/acre shall be taken into consideration, and projects which cost the Program less money per acre shall be ranked higher,
 4. Projects providing for Public Access shall be ranked higher,
 5. Projects utilizing Multi-Municipal participation shall be ranked higher than Multiple-Partner participation or Single Entity application. All participating partners shall be required to contribute a minimum of five percent (5%) Cash Match (*5% of the total Proposed Project Match*) for any proposed project,
 6. Projects submitted which are protecting land adjacent to any permanently protected land (County, State, Township, LCAC, Federal, etc.) shall be ranked higher,
 7. Projects providing for protection of water resources, plant or wildlife or significant natural, scenic, historic or cultural resources shall receive a higher ranking.

3.3. Parkland Land Preservation (*Conservation Easement or Land Acquisitions*)

- *Conservation Easements on a New or an Existing Park or Trail*
- *Land Acquisition for a New Park or Trail Project*

Please Note: New Projects will be ranked and funded differently from Existing Projects

3.3.1. Eligible Projects

Specific project eligibility shall be determined on a case-by-case basis for the purchase of a Conservation Easement or Land Acquisition resulting in a Fee Simple Deed on:

- Lands for Parks or Recreational purposes (*applications shall be accepted for both Passive and Active Recreational uses, including trails*)
 - Nature Preserves (*both new and existing which provide public access*)
 - Greenways (*both new and existing which provide public access*)
 - Existing unprotected recreational land or trails
 - Other recreational lands as determined eligible by the Committee
- Public Access for Conservation Easements or Lands acquired through this Program shall be consistent with the purposes for which the land or Conservation Easement was acquired. Public Access is required for all land acquired, developed or rehabilitated for Park and Recreational purposes with Program funds. Any reasonable restrictions on the time and manner of Public Access, as well as temporary limitation of Public Access, shall be negotiated on a case-by-case basis. When Public Access is being proposed to a limited portion of the underlying property, the exact nature of these limitations shall be provided to the Committee when the Application is filed. The Scope of Work shall provide an outline describing the details of the Public Access, including a timeline for Public Access to be available,
 - Prior to the approval of the application by the Committee, County Staff shall meet with the landowner or their designee to inspect the property and submit a Site Review to the Coordinator which would identify and document any obvious potential problems regarding compliance with the Program Guidelines or applicable storm water, soil conservation, NPDES permitting, or other similar statutory or regulatory requirements. Applicants or their designee(s) are expected to ensure that landowners address these concerns. A Resource Implementation Schedule (*See: **Appendix “A9”***) outlining these concerns shall be completed prior to settlement and a Resource Implementation Schedule Agreement (*See: **Appendix “A10”***) shall be signed and recorded with the Deed of Easement or Fee Simple Acquisition Deed. Please contact the Adams County Office of Planning and Development for technical assistance,
 - Parkland and Active or Passive Recreation Land Projects may NOT receive funding at settlement unless all components of the Scope of Work have been completed and approved, including, without limitation, the Public Access requirement. (*See: **Section 8: Project Implementation and Disbursement of Grant Funds,***

3.3.2 Ineligible Projects

- Acquisition of land for municipal buildings, fire or police stations, public works or utilities, maintenance yards, man-made flood control facilities or infrastructure,
- Recreational use and/or open space as part of a site development project.

3.3.3. Administrative Guidelines

- In the case of projects involving a Conservation Easement, the applicant shall identify an appropriate party to hold and maintain the Conservation Easement. Appropriate parties may include municipalities, the Land Conservancy of Adams County, or any other entity which is expressly approved by the Committee,
- The County of Adams will not hold or own Conservation Easements or Fee Simple Deeds resulting from a Land Acquisition Project for Parkland, Active or Passive Recreational Land or Land for Trails purchased through this Program.

3.3.4. Ranking Guidelines for Parkland Preservation Projects

- Land Acquisition or Easement Purchase for NEW Parkland, Active or Passive Recreation Land or Land for Trails (*See: 3.3.4.1*)
- Land Acquisition or Easement Purchase on EXISTING Parkland, Recreational Land or Land for Trails Project (*See: 3.3.4.2*)

3.3.4.1 Ranking for Land Acquisition or Easement Purchase for NEW Parkland, Active or Passive Recreational Land or Land for Trails

- Projects from a single eligible applicant require a 50% minimum Match,
- Multi-partner Projects require a 40% minimum Match
- See **Appendix “B3”** for NEW Parkland, Recreational Land Preservation or Land for Trails Program Project Ranking Criteria, which outlines the point values given to the six (6) ranking categories below:
 1. The highest priority shall be given to an applicant who has already secured direct cash and/on donated land value match for their project,
 2. Priority ranking shall be given to those applicants supplying a higher percentage match
 3. Project cost/acre shall be taken into consideration, and projects which cost the Program less money per acre shall be ranked higher,
 4. Projects utilizing Multi-Municipal participation shall be ranked higher than Multiple-Partner participation or Single Entity application. All participating partners shall be required to contribute a minimum of five percent (5%) Cash Match (*5% of the total Proposed Project Match*) for any proposed project,
 5. Projects located in an area identified as insufficient in meeting the park and recreational needs of its residents shall be ranked higher,
 6. Multiple Active Use Projects (*ie all uses are Active Uses*) shall receive the highest ranking. Multiple Use Projects (*ie uses can be a combination of Active, Passive and/or Educational Uses*) shall be ranked higher than Active Single Use Projects and Passive Recreation Use Projects.

3.3.4.2 Ranking for Land Acquisition or Easement Purchase on EXISTING Parkland, Recreational Land or Land for Trails:

- Projects from a single eligible applicant require a 70% minimum Match,
- Multi-partner Projects require a 60% minimum Match
- See **Appendix “B4”** for EXISTING Parkland, Recreational Land Preservation or Land for Trails Program Project Ranking Criteria, which outline the point values given to the six (6) ranking categories below:
 1. The highest priority will be given to an applicant who has already secured direct cash and/or donated land value match for their project,
 2. Priority ranking will be given to those applicants supplying a higher percentage match
 3. Project cost/acre shall be taken into consideration, and projects which cost the Program less money per acre shall be ranked higher.

Projects will be ranked accordingly for an Easement Project vs a Land Acquisition Project:

Example for an Easement: An existing park which is not protected applies to place an Easement on this parkland.

Example for a Land Acquisition: An existing park which is not protected is proposed to be purchased by an entity/entities. An easement must be in place at time of settlement.

4. Projects utilizing Multi-Municipal participation shall be ranked higher than Multiple-Partner participation or Single Entity application. All participating partners shall be required to contribute a minimum of five percent (5%) Cash Match (*5% of the total Proposed Project Match*) for any proposed project,
5. Projects located in an area identified as insufficient in meeting the park and recreational needs of its residents shall be ranked higher,
6. Multiple Active Use Projects (*ie all uses are Active Uses*) shall receive the highest ranking. Multiple Use Projects (*ie uses can be a combination of Active, Passive and/or Educational Uses*) shall be ranked higher than Active Single Use Projects and Passive Recreation Use Projects.

3.4. Historical or Cultural Resources Land Preservation *(Conservation Easement or Land Acquisition resulting in a Fee Simple Deed)*

3.4.1. Eligible Projects

- Specific project eligibility shall be determined on a case-by-case basis for the purchase of a Conservation Easement or Land Acquisition on:
 - Lands listed in or deemed eligible for listing in the National Register of Historic Places,
 - Other lands that are determined by the Committee to be historically or culturally significant.
- Public Access is not required in all cases; however projects allowing Public Access shall be ranked higher. When Public Access is being considered, the exact nature of the Public Access shall be provided to the Committee when the application is filed,
- Prior to the approval of the application by the Committee, County Staff shall meet with the landowner or their designee to inspect the property and submit a Site Review to the Coordinator which would identify and document any obvious potential problems regarding the property's compliance with the Program Guidelines or applicable storm water, soil conservation, NPDES permitting, or other similar statutory or regulatory requirements. Applicants or their designee(s) are expected to ensure that landowners address these concerns. A Resource Implementation Schedule (*See: Appendix "A9"*) outlining these concerns shall be completed prior to settlement and a Resource Implementation Schedule Agreement (*See: Appendix "A10"*) shall be signed and recorded with the Deed of Easement or Fee Simple Deed. Please contact the Adams County Office of Planning and Development for technical assistance,

3.4.2 Ineligible Projects

- Façade Easements
- Landscape restoration

3.4.3 Administrative Guidelines

- In the case of projects involving a Conservation Easement, the applicant shall identify an appropriate party to hold and maintain the Conservation Easement. Appropriate parties may include municipalities, the Land Conservancy of Adams County, the Gettysburg Foundation, Civil War Preservation Trust, Gettysburg National Military Park, Historic Gettysburg-Adams County, Inc., or any other entity which is expressly approved by the Committee,
- The County of Adams will not hold or own Conservation Easements or Fee Simple Deeds resulting from a Land Acquisition Project for Historical or Cultural Resources Conservation Project purchased through this Program

3.4.4. Ranking Guidelines for Historical or Cultural Resources Land Preservation Projects

- Projects from a single eligible applicant require a 50% minimum Match
- Multi-Partner Projects require a 40% minimum Match
- See **Appendix "B5"** for Historical or Cultural Resources Land Preservation Program Project Ranking Criteria, which outlines the point values given to the seven (7) ranking categories below:
 1. The highest priority shall be given to an applicant who has already obtained direct cash and/or donated land value match for their project,

2. Priority ranking shall be given to those applicants supplying a higher percentage match,
3. Project cost/acre shall be taken into consideration, and projects which cost the Program less money per acre shall be ranked higher,
4. Projects submitted which provide Public Access shall be ranked higher,
5. Projects utilizing Multi-Municipal participation shall be ranked higher than Multiple-Partner participation or Single Entity application. All participating partners shall be required to contribute a minimum of five percent (5%) Cash Match (*5% of the total Proposed Project Match*) for any proposed project,
6. Projects submitted which are protecting land adjacent to any permanently protected land (County, State, Township, LCAC, Federal, etc.) shall be ranked higher,
7. Projects submitted which have significant historical or cultural value as outlined in the eligibility guidelines shall receive a higher ranking (*See: **Section 3.4.1: Eligible Projects***)

4. Park and Recreation Projects

The Program provides a **maximum \$25,000** grant for the planning and development of Projects on properties that provide benefits as outlined within the two (2) categories listed below:

- Park and Recreation Facilities or Development Projects (See: 4.1 and Exhibit B6)
- Master Site Plan or Feasibility Study Projects (See: 4.2 and Exhibit B7)

4.1 Park and Recreation Facilities or Development Projects

Specific project eligibility shall be determined on a case-by-case basis. For project match requirements **See: Section 5.6 Eligible Project Match.**

- Park and Recreation Facilities or Development Projects require a 50% minimum Match
- Park and Recreation Facilities or Development Projects which are upgrades or renovations to an existing Park or Recreation Facility require a 70% minimum Match

4.1.1 Eligible Projects

Park and Recreation Facilities or Development Eligible Projects (50% Match Required):

- **Projects such as, but not limited to:**
 - Athletic field construction
 - Roads, parking areas and site development
 - Fishing access areas development
 - Landscaping
 - Educational Uses
 - Construction and/or Purchase of Recreation Structures and Equipment such as
 - Signage
 - New Lighting
 - New restrooms
 - ADA Compliance projects
 - Playground equipment
 - Picnic Tables or Park Benches
 - Acquisition of Right-of-way easements
 - Trail construction for projects such as hiking, biking, mountain biking, equestrian, cross country ski, snowshoe trails and other such trails for non-motorized use (with the exception of ADA approved power driven mobility devices).

Park and Recreation Facilities or Development Projects which are upgrades or renovations to an existing Park or Recreation Facility Eligible Projects (70% Match required):

• **Projects such as but not limited to:**

- Improvements to Existing Trails
- Upgrades to existing lighting
- Resurfacing of tennis or basketball courts
- Expansion to existing parking lots
- Upgrades to existing restroom facilities

4.1.2 Ineligible Projects

- Facade Easements
- Construction of trails for motorized uses such as ATV, Snowmobile Trails, etc. or routine maintenance of such trails
- Administrative costs related to the property development or rehabilitation
- Design or development for motorized uses such as ATV, Snowmobile trails, etc.
- Routine maintenance of trails

4.1.3 Administrative Guidelines

- The maximum Grant Award for a Park and Recreation Facilities or Development Project will be \$25,000; however, exceptions may be granted by the ACC upon recommendation by the Committee and based upon the availability of funds and the benefit of the proposed project,
- The applicant shall provide a management plan establishing expectations for the operations and maintenance of the new facilities and/or rehabilitated facilities and/or trails,
- The applicant must demonstrate control of the property that will be developed, rehabilitated or for which a Site Development Drawing will be completed. Property that is not owned by a Fee Simple Deed must be controlled through a permanent easement, deed restriction, long-term right of way or long-term lease agreement (minimum of 25 years) to protect facilities for their useful lifetime. All facilities and property funded through this Program must be accessible to the public for uses consistent with the purposes for which it was acquired,
- The Grantee assumes liability for all work in this project and can best protect itself by using design criteria, construction techniques, and materials that are in accordance with accepted standards for the work to be completed,
- The Grantee shall ensure that, throughout its useful life, the site is:
 - (1) Maintained properly and in accordance with applicable state and local requirements,
 - (2) Held in reasonable repair so as to prevent undue deterioration and dangerous conditions and to encourage public use, and
 - (3) Held open and accessible to the public at reasonable hours and times of the year consistent with the nature and intended use of the site. The term “site” refers to the properties and facilities, including any portion which was designed, engineered, planned, acquired, rehabilitated, or developed under this Grant Agreement. The Grantees responsibilities under this Grant Agreement with respect to the site continue beyond the Grant Agreement period.

- All applicants must provide documentation of trail access, either through the means of acquisition, access easements or rights-of-ways,
- The applicant shall develop a trail management plan establishing expectations for the operation, maintenance and security of the trail. Trails shall be maintained to be safe and usable. All sensitive areas (wetlands, seeps, etc.) shall be avoided so as not to impact these resources. Applicants are encouraged to use Sustainable Trail Design.

4.1.4 Ranking Guidelines for Park and Recreation Facilities or Development Projects

- Park and Recreation Facilities or Development Projects require a 50% minimum Match
- Park and Recreation Projects which are upgrades or renovations to an existing Park or Recreation Facility require a 70% minimum Match
- Maximum Grant award is **\$25,000**
- See **Appendix “B6”** for Park and Recreation Facilities or Development Project Ranking Criteria, which outlines the point values given to the eight (8) ranking categories below
 1. The highest priority shall be given to an applicant who has already secured direct cash match for their project,
 2. Priority ranking shall be given to those applicants supplying a higher percentage match,
 3. Multiple Active Use Projects (*ie all uses are Active Uses*) shall receive the highest ranking. Active Single Use Park or Trail Projects shall receive the next highest ranking. Passive Use or Educational Use shall be ranked higher than Site Development Projects.
 4. Projects submitted shall be ranked according to level of public access,
 5. Projects utilizing Multi-Municipal participation shall be ranked higher than Multiple-Partner participation or Single Entity application. All participating partners shall be required to contribute a minimum of five percent (5%) Cash Match (*5% of the total Proposed Project Match*) for any proposed project,
 6. Priority ranking shall be given to areas in the County with recreational deficiencies,
 7. A higher priority ranking shall be given to a new Project (*whether within a new Facility or in an existing Facility*) and a lower priority ranking will be given to a Project involving upgrading, replacing or renovating facilities, equipment, etc. within an existing Park or Trail,
 8. Projects utilizing Green Project initiatives shall receive a higher ranking.

4.2 Master Site Plan or Feasibility Study Projects

4.2.1 Eligible Projects

- Planning Projects such as:
 - Park or Trail Master Plans
 - Feasibility Studies
 - Planning Engineering and Site Design

4.2.2. Ineligible Projects

- Administrative costs related to plan development.

4.2.3 Administrative Guidelines

There is a grant award cap of \$25,000 for Master Site Plan or Feasibility Study Projects, with no exceptions.

- Planning work and studies shall be conducted by qualified professionals, who have previously conducted such plans and studies. Plans or studies done by individuals not having proper qualifications will not be accepted.
- Design work shall be under the seal of a licensed professional who is authorized by Pennsylvania law to apply the seal. No value for drawings or specifications will be accepted for work or plans done by individuals not meeting these qualifications and licensure requirements,
- Designs shall integrate Universal Design strategies into the design process. The design work shall be under the seal of a licensed professional who is authorized by Pennsylvania law to apply the seal. No value for drawings or specifications will be accepted for work or plans done by individuals not meeting these qualifications and licensure requirements.

4.2.4 Ranking Guidelines for Master Site Plans or Feasibility Study Projects

- A 70% minimum Match is required.
- Maximum Grant Award is \$25,000
- See **Appendix “B7”** for Master Site Plan or Feasibility Study Projects Ranking Criteria, which outline the point values given to five (5) ranking categories are listed below:
 1. The highest priority shall be given to an applicant who has already secured direct cash match for their project,
 2. Priority ranking shall be given to those applicants supplying a higher percentage match (70% is required),
 3. Projects utilizing Multi-Municipal participation shall be ranked higher than Multiple-Partner participation or Single Entity application. All participating partners shall be required to contribute a minimum of five percent (5%) Cash Match (*5% of the total Proposed Project Match*) for any proposed project,
 4. Priority ranking shall be given to areas in the County with recreational deficiencies,
 5. Priority ranking shall be given to a Park or Trail Master Plan or Planning, Engineering and Site Design Project which shall rank higher than a Feasibility Study Project.

5. The Application Process

Applicants shall comply with all components of the application process in order to be eligible for funding. There are no application fees. **The applicant shall refer to the appropriate Program Applicant Procedural Checklist (“Applicant Procedural Checklist”) to ensure that its application is complete. (See: Appendix “A1a” or “A1b” depending on the type of Project).**

5.1. Mandatory Pre-Application Meeting

Applicants shall schedule a mandatory pre-application meeting with the Program Coordinator or a member(s) of the Technical Sub-Committee, as designated by the Program Coordinator, to discuss the Scope of Work and intent of the proposed project to ensure that it is an eligible project before submitting an application. (Please refer to Sections 3 and 4 for Project Eligibility)

This will ensure that all parties are fully aware of the project requirements and administrative procedures before any work begins, or expenses are incurred.

- Pre-application meetings shall be scheduled no less than ten (10) days prior to the grant application deadline.
- **The Mandatory Pre-Application Meeting Form (See: Appendix “A2”) which includes a general Scope of Work, as well as Section I of the Application Form (See: Appendix “A5”), shall be completed to the best of the applicant’s ability prior to this meeting. A locational map of the property shall be included with these forms. Please refer to **Section 5.2.4: Available GIS Data**, for information on how to obtain a locational map.**
- Additional requirements may be imposed by the Committee or other funding entity, which shall be incorporated in the final, approved Scope of Work.
- After the pre-application meeting, the proposed project will be reviewed by the Comprehensive Planning Division of the Adams County Office of Planning and Development for consistency with the **Adams County Vision for Parks, Recreation and Open Space Study, the Adams County Greenways Plan and any other pertinent county plans or policies, as well as a Municipalities Recreation Plan if one exists.**
- In the event that the proposed project is not consistent with the above mentioned studies, plans or policies, the project will be deemed ineligible for Program funding.

5.2. General Information

The Program’s general timeline is set forth on **Page vi**. Applicants shall use the most recently updated **Program Application Form Sections I and II (“Application Form”)** (See: Appendix “A5-A7”). **Please note there are two different Section II’s depending on your Project – one for Conservation Easements or Land Acquisition Projects and one for Park and Recreation Projects.** Applications can be secured by contacting the Adams County Office of Planning and Development at (717) 337-9824 or via the internet at www.adamscounty.us, under **Adams County Parks, Recreation and Green Space Grant Program**.

- The Adams County Parks, Recreation and Green Space Grant Program Fund (“Program Fund”) shall be announced as funds are available and allocated by the ACC.
- When a project is approved and the Grant Agreement has been fully executed, monies shall be held in escrow until the required completion date of the project, unless an extension for the

completion of the project is requested and granted. To request an extension, see **Section 8.3, Project Extension Request**.

5.2.1 Preservation Methods and Land Ownership

All interests in land acquired through this Program shall be acquired via a Conservation Easement or through a Land Acquisition resulting in a Fee Simple Deed which shall outline provisions and restrictions as agreed upon.

- Program funds cannot be used to acquire lands subject to an eminent domain proceeding or land required for dedication through a land development process.
- Grants shall be made to purchase Conservation Easements or Land Acquisitions resulting in a Fee Simple Deed that are appropriately priced. The applicant may consider bargain sales, installment purchases or other legal and financial mechanisms. A life estate may be granted, but shall need to be considered in the appraisal and purchase process.
- All Conservation Easements or Land Acquisitions resulting in a Fee Simple Deed purchased through this Program shall be owned by or be held by a municipality, a qualified not-for-profit organization or an appropriate party. A letter of intent is needed from such entity and shall be submitted with the Application.
- The County of Adams may hold Agricultural Land Conservation Easements acquired through this Program.
- The County of Adams will not hold or own Conservation Easements or Fee Simple Deeds for the following.
 - Open Space
 - Parkland
 - Active or Passive Recreational Land
 - Land for Trails
 - Historical or Cultural Resources

5.2.2 Use of Land

By submitting the application, the applicant acknowledges and agrees that all Conservation Easements and Fee Simple Deeds resulting from a Land Acquisition Project purchased with Program funds shall be encumbered with and by the Program's perpetual covenants, conditions and restrictions, so as to prohibit any change in use inconsistent with the uses approved by the County.

Public Access to properties purchased in fee or protected with a Conservation Easement is desirable, but is not required in all cases. **(Please refer to Sections 3 and 4)**

5.2.3. Stewardship Matters

Each application shall describe how the applicant shall maintain and monitor the Conservation Easement or Fee Simple Deed.

Stewardship Endowment - Generally, a Stewardship Endowment shall be required for any Conservation Easement or Fee Simple Deed purchased with Program funds. The applicant must demonstrate how they shall fund the Stewardship of the Conservation Easement or Fee Simple Deed including the source(s) of the Stewardship Endowment, and the manner in which the adequacy of such Stewardship Endowment shall be assured and maintained.

The application shall also set forth the entity (which may be the applicant) assigned to monitor compliance with the Conservation Easement and/or maintain the Fee Simple Deed. **Stewardship** - Each project shall require a different level of Stewardship, which shall be determined on a case-by-case basis, and shall be specifically set forth in the Conservation Easement, Fee Simple Deed or Management Plan, as the case may be.

Typically, these stewardship activities involve maintaining compliance with all applicable regulations and restrictions, covenants, conditions or permitted uses, monitoring the property on an annual basis for consistent and inconsistent property uses and enforcement of those restrictions.

- **Land Acquisition Projects resulting in a Fee Simple Deed** - Stewardship activities for a Land Acquisition Project resulting in a Fee Simple Deed may, as determined by the County on a case-by-case basis, also include: payment of all applicable taxes and fees, maintaining adequate and proper liability insurance, maintaining or increasing public access, creating standards for improvements, the preservation or enhancement of resources and establishing or budgeting permanent funds for such activities.
- **Open Space Projects:** resource management issues associated with the property's significant natural features shall be addressed, including how the applicant intends to address the resource management issues, noting any plans that have been initiated for the management, preservation or protection of the property's resources.
- **Park and Recreation Projects:** if a project is to maintain its value to the community it must be maintained beyond the Project Agreement period. Since Stewardship is an essential element of any Parks and Recreation program, a management plan must be included within the application describing how the property, facility or trail is to be managed including a description of how the project will be overseen, how the completed project area will be managed, operated and maintained. Budget plans regarding funding the long term operation and maintenance of the project must be included in the narrative. A successful grant applicant will be contractually bound to the County to maintain the Project improvements for a minimum of 25 years.

5.2.4. Available GIS Data

Adams County shall make the following GIS data available free of charge to each applicant:

- Locational Map (Tax Parcel Map)
- Geology
- Woodlands
- Steep Slopes
- Natural Area Inventory
- Hydrology, Floodplains and Streams
- Wetlands
- Soils
- Protected Lands Map
- Agriculture Preservation Priority Map
- Agricultural Security Areas
- Roads

- Municipal Boundaries
- Historical Site Survey

Contact the Adams County Office of Planning and Development. A minimum two-week turn-around time is required for the production of GIS data.

5.3. Project Description – Scope of Work

The applicant shall provide a detailed description of the proposed project, which, at a minimum, demonstrates how the project is consistent with the objectives of the Program. If a Multi-Municipal Project, each Municipality’s involvement shall be clearly outlined within the Scope of Work.

A detailed **Scope of Work** which shall include, without limitation, an estimated timeline or project schedule, project tasks detailing the description of the specific services to be performed, deliverables, and final products and an itemized budget to include the fee for each major task, work product and deliverable.

If required, an **Exhibit “A”** (which, in final form, would be incorporated into the final Deed of Easement or Fee Simple Deed when applicable) shall be attached to the Application and shall be presented in **draft form** at the **Mandatory Pre-Application Meeting**.

5.4. Eligible Project Costs

The following costs shall be eligible under this Program:

- Funds for the purchase of a Conservation Easement
- Funds for the purchase of a Land Acquisition Project resulting in a Fee Simple Deed
- Labor, materials and construction work for park, trail and greenway development
- Equipment and capital purchases for Park and Recreation Facilities or Development Projects
- Professional planning consultant fees for Park and Recreation Facilities or Development Projects

5.5. Ineligible Project Costs

The following costs shall **not** be eligible under this Program:

- Grant preparation costs
- Project administration, overhead and staff costs of applicant
- Rental or meeting facilities and costs
- Facility general maintenance costs and costs of equipment such as tractors, mowers, etc.
- Advertising costs

5.6. Eligible Project Match

5.6.1 Land - Conservation Easements or Land Acquisition Projects resulting in a Fee Simple Deed

Match may include funds generated internally by the applicant, grant funds from state and federal agencies, donated land value or Conservation Easement value, funds from funding partners such as public or private organizations and foundations, and similar sources of funds.

Documentation and proof of secured match funding or an application for the non-secured match funding shall be provided at time of application.

In-Kind contributions shall not be considered as an eligible match for a Conservation Easement or Land Acquisition resulting in a Fee Simple Deed; however, they may be considered as an eligible match on a case by case basis for Parks, Recreation Facilities or Trail Development projects (*See: Section 5.6.2*);

If the applicant is applying for match funding, the deadline for project completion will be three years from the date of Grant Award to implementation and completion of the proposed project; however, an extension may be requested. **See Section 8.3 Project Extension Request.**

The following eligible Project expenses (up to \$5,000), although not reimbursable, may be considered part of the required Match for the County grant:

- Legal fees, in connection with the Conservation Easement or Land Acquisition
- Appraisals (Note: at the discretion of the Technical Sub-Committee, appraisals may not be required for existing nature preserves or existing Parkland or recreational land)
- Boundary survey
- Title search
- Title insurance
- Stewardship Endowment

All components of the required Match shall be documented and/or specifically set forth in and upon the HUD-1 Settlement Statement, prepared in connection with the purchase of the Conservation Easement or Fee Simple Deed.

5.6.2 Park and Recreation Facilities or Trail Development

Match may be either cash or eligible In-Kind value.

Documentation and proof of secured match funding or an application for the non-secured match funding shall be provided at time of application

Cash match may include funds generated internally by the applicant, grant funds from state and federal agencies and/or funds from funding partners such as public or private organizations and foundations, and similar sources of funds;

In-Kind value may include limited in-house services, donated professional services, donated equipment use and/or volunteer labor. Volunteer labor costs shall be valued using the most current standards for “Value of Volunteer Time” for Pennsylvania. Eligible In-Kind match will need to be documented and approved on a case by case basis and must be directly related to performing the official Scope of Work. Example: In-Kind match cannot include routine maintenance such as a roof replacement, etc.

In order to determine required Match eligibility as noted below for Parks and Recreation Projects, complete **Section II of the Application Form** (*See: Appendix “A7”*) to document the source of such match.

5.6.3. Required Match

Land Projects (No limit on Grant Amount)

Project Type	Required Minimum Match	Cash	In-Kind	Land or Easement Value Donation
Conservation Easement Purchase or Land Acquisition Project (Ag Preservation, Open Space Preservation, Historic Land Preservation or New Land for Parks or Trails)	50% (Single Applicant) 40% (Multiple Applicants)	X		X
Easement Acquisition on <u>Existing</u> Parkland, Recreational Land or Land for Trails Project	70% (Single Applicant) 60% (Multiple Applicants)	X		X

Park and Recreation Projects (Maximum Grant Available is \$25,000)

Project Type	Required Minimum Match	Cash	In-Kind
Park and Recreation Facilities or Development Project (whether a new project in an existing park or a completely new park or trail)	50%	X	X
Upgrading, Replacing or Renovating Existing Facilities	70%	X	X
Master Site Plan or Feasibility Study	70%	X	X

**** For assistance in calculating the Required Match, please contact Coordinator ****

5.7. Price of Land – Appraisal Process

Following the required **Mandatory Pre-Application Meeting**, and after the applicant has been notified that the Project has been approved for a grant request an application may be submitted and shall be accompanied by a self-contained appraisal report prepared by a Pennsylvania Certified General Real Estate Appraiser for each property.

Appraisals shall be required for both Conservation Easement and Land Acquisition Projects; however, at the discretion of the Technical Sub-Committee, appraisals may not be required for existing nature preserves or existing Parkland or recreational land.

The scope of the appraisal shall be determined relative to each specific project application. Appraisals shall be full narrative reports prepared in accordance with the Uniform Standards for Professional Appraisal Practice. The report shall be prepared in sufficient detail with full documentation to justify to the Program that the applicant is paying no more than the fair market value for the Conservation Easement or Land Acquisition Project. **The appraisal report shall separate out the value of substantial improvements on the land.**

The Committee reserves the right to review the applicant's appraisal and/or perform an independent appraisal of the property at the County's own expense. If an applicant purchases a Conservation Easement or Fee Simple Deed as a result of a Land Acquisition Project at a price in excess of the appraised value of the Conservation Easement or Land Acquisition Project as accepted by the Committee, the grant shall be based on the appraised value, not on the purchase price.

No part of the purchase price for the Project, or closing expenses related thereto, shall be borrowed, and no purchase money liens may be created or imposed upon the real estate, unless all such liens are subordinated, as a matter of record, to the Conservation Easement or the covenants, conditions, restrictions and permitted uses set forth in the Fee Simple Deed. This provision shall not be construed to prohibit the use of grant funds obtained from the United States of America or the Commonwealth of Pennsylvania for the acquisition of the Project real estate or Conservation Easement, and the imposition of any related deed restrictions required by the Commonwealth in connection therewith shall not be considered to be a lien prohibited by this Paragraph.

5.8. Application Review Process and Review Criteria

Prior to submission of the application to the Committee, the Program Coordinator and Technical Sub-Committee shall review the application for completion and eligibility. Please refer to the Grant Application Checklist (*See: Appendix "A3"*). Applicants shall be contacted with any questions or clarifications regarding the application. A site visit of the proposed project site may be scheduled at this time. The review process shall be outlined and deadlines shall be announced with each application cycle. The review process will take approximately three (3) months before grants are approved.

The Program Coordinator shall confirm the following criteria:

- Eligibility of the proposed project;
- Financial feasibility of the proposed project in terms of identifying and accurately estimating the project cost and the ability of the applicant to provide the required Match;
- Consistency of the project with the overall intent and requirements of the Program;
- Compliance with officially adopted comprehensive municipal, multi-municipal or county comprehensive plans;
- Benefits of the project to the implementing community and county as a whole;
- Degree to which a site is determined to have significant resources and includes a management plan for those resources;
- Detailed Scope of Work for all Projects, specifically noting, without limitation, if applicable, a timeline regarding public access.

Eligible applications shall then be submitted to the Committee for project ranking. Ineligible applications shall be returned to the applicant with an explanation as to why it was determined to be ineligible.

5.9. Project Ranking

The Program is a competitive grant program. Awards shall be made based upon a project's merit and consistency with the review criteria. The Program Coordinator, with assistance from the Technical Subcommittee, shall rank each project according to adopted ranking criteria previously approved by the Committee. These criteria, definitions and ranking worksheets are set forth in **Appendix "B1-B7: Adams County Parks, Recreation and Green Space Grant Program Project Ranking Criteria**. Rankings shall not be considered final, and grant awards shall not be recommended to the ACC prior to Committee review, approval and action.

5.10 Project Funding Recommendations

After all eligible Projects have been ranked funding recommendations shall be made by the Committee and forwarded to the ACC for approval. These recommendations are based on Project Ranking criteria and funding requests, as well as available Program funds.

The Committee may recommend changes to the allocation of these available funds among the various categories. Any funds not allocated to projects in any given application cycle shall revert back to the Program Fund and shall be re-allocated to future eligible projects.

Any funding approvals shall ultimately be made at the discretion of the ACC on a project-by-project basis. The ACC reserve the right to adjust the grant amount to be awarded for a Project.

6. Grant Award Process

6.1 Successful Applicants

Grant awards shall be publicly announced when Project Funding Recommendations are approved by the ACC.

6.1.1 All Projects - Grant Agreement

All Successful applicants shall be notified in writing of a Grant Award.

A **Grant Agreement** (*See: Appendix “C1”*), shall be required for all projects receiving Program funds. A Grant Agreement will not be executed and no funds shall be dispersed until sufficient proof of match fund availability has been approved by the Coordinator.

Grantees of the Program shall comply with all applicable laws and regulations. It is ultimately the responsibility of the Grantee to meet local government ordinances and applicable laws of the Commonwealth and Federal Government.

It is the applicant’s responsibility to be in compliance with all other granting entities they are involved with.

The Grant Agreement, when executed, shall identify the date the grant was awarded. If an extension beyond this expiration date is necessary, the grant applicant shall request an extension. (*See: Section 8.3 Project Extension Request*).

Once the applicant has their match funding in place, and the Grant Agreement has been executed by all parties, the applicant may then proceed with Project implementation as outlined in the Applicant Procedural Checklist (*See: Appendix “A1”*).

The County reserves the right to make reasonable inspections and monitor the Grantee’s performance under this Grant Agreement.

Timely completion of the Project and submission of required documents, including **Project Progress Report Form** (*See: Appendix “D1”*) and any other Final Reports when necessary, is expected. Failure to complete the Project as outlined in the Grant Agreement is a material breach of the Agreement. The responsibility for the implementation of the Project is solely that of the Grantee, as is the responsibility for any claim or suit of any nature by any third party related in any way to the Project.

6.1.2 Park and Recreation Facilities or Development Projects – Grant Awards

Generally the maximum Grant Award will be \$25,000; however, exceptions may be granted by the ACC upon recommendation by the Committee and based upon the availability of funds and the benefit of the proposed project.

6.1.3 Master Site Plan or Site Design Projects – Grant Awards

Master Site Plan or Site Design Projects have an award cap of \$25,000, **no exceptions**.

6.1.4 Grant Award Insurance Requirements

All Conservation Easements and Land Acquisitions purchased with Grant funds awarded through this Program shall be insured by a title insurance company duly licensed by the Commonwealth of Pennsylvania.

6.2. Unsuccessful Applicants

All Projects

All Unsuccessful applicants shall be notified in writing, with an explanation as to why the application was not approved.

If an eligible project is not approved for funding, the applicant may reapply to the next Grant Application Cycle without submitting a new application form; however, the applicant shall schedule another Pre-Application meeting to review the application. The applicant may be required to provide additional documentation, which could include an appraisal update.

Municipal Applicant Projects

Appraisal Reimbursement - As funds are available, an appraisal reimbursement may be granted as determined by the Committee and ACC for a one time reimbursement to assist Municipalities with the cost of an appraisal. This reimbursement shall not exceed \$2,000 or 50% of the total cost of the appraisal, whichever is lesser.

Previously successful applicants for this appraisal reimbursement may not apply for this reimbursement, as it is a one-time reimbursement per Municipality.

This reimbursement shall only be made available to Municipalities if the project is **not** funded.

If an applicant withdraws its application for any reason, potential eligibility for such reimbursement shall be forfeited.

To apply, applicants shall complete and submit an Appraisal Reimbursement Form within 15 days of receipt of written notification that an application was not approved (*See: Appendix "A4"*).

7. Special Project Grant Awards

Special Project Grant Awards may be awarded outside of the current funding or application cycle if the Project significantly furthers the goals of the Program. (*See: Section 1.3: Definitions*). The Committee would, in narrative form, make a recommendation to the ACC outlining why this project should be eligible for a Special Project Grant funding. Funding decisions and Special Project Grant Awards shall ultimately be made at the discretion of the ACC.

8. Project Implementation and Disbursement of Grant Funds

8.1. Land - Conservation Easement or Land Acquisition Projects

8.1.1 Project Implementation and Project Progress Reports

- During the period of time between the County's execution of the **Grant Agreement** and the disbursement of the Grant funds, the Grantee must submit a **Project Progress Report Form** (*See: Appendix "D1"*) every six months to the Program Coordinator to update the County on the status of the project.
- The County reserves the right to withhold Program funds or obtain reimbursement of the grant award should the Project not proceed to completion, in strict accordance with the Scope of Work and within the required timeframe.

8.1.2 Disbursement of Grant Funds

- Grant funds shall be disbursed at settlement, provided that the applicant has complied with all **Pre-Settlement Requirements** set forth in the **Applicant Procedural Checklist** (*See: Appendix "A1"*).
- The County shall not fund any portion of the Project in excess of the Grant, and any cost overruns shall be the sole responsibility of the Grantee.
- The Grantee may not assign, sell, or transfer land or a Conservation Easement purchased with Grant funds without the prior written approval of the County, which such approval shall not be unreasonably held.
- The County reserves the right to review its contribution and reduce the Grant amount accordingly if the cost of the Project is substantially lower than originally estimated in the Grant Application.
- Grant funds may not be used to acquire any real estate interest, in whole or in part, by the exercise of the power of eminent domain. In the event that other governmental agencies or utility companies having eminent domain powers acquire the property or a portion of the properties or acquire areas which would negatively affect acquisitions made under the Program, the Grantee shall acquire additional property(ies) at its expense, which is equal to or greater in value than the original Project (and the County shall review and approve all substitutions in this regard) or, alternatively, reimburse the County, on a *pro rata* basis, from the eminent domain proceeds for the diminution in the subject property's then-current value, which reimbursement shall be allocated to the Adams County Parks, Recreation and Green Space Grant Program Fund.

8.1.3 Pre-Settlement Requirements

- Review the **Applicant Procedural Checklist** (*See: Appendix "A1a"*) under the section titled **Pre-Settlement Requirements** for all documents required to be submitted to the Program Coordinator prior to settlement.
- Following completion of these **Pre-Settlement Requirements**, the Grantee shall submit the **Pre-Settlement Report Form** (*See: Appendix "D2"*) to the Program Coordinator for approval.
- The proposed final language for the **Deed of Conservation Easement or Deed for Fee Simple Acquisition**, as the case may be, **shall be approved by the County Solicitor prior to scheduling settlement.**

- The Grantee shall submit the required **Request for Disbursement of Grant Funds** (*See: Appendix “D4”*) to the Program Coordinator, in accordance with said **Applicant Procedural Checklist** (*See: Appendix “A1a”*).

8.1.4 **Post-Settlement Requirements**

- Within ten (10) days following settlement, the Grantee shall submit the necessary documentation in compliance with the “**Post-Settlement Requirements**” as outlined in said **Applicant Procedural Checklist** (*See: Appendix “A1”*).
- Projects will be inspected annually. Please refer to **Section 10 Annual Inspections**.

8.2 **Park and Recreation Projects**

8.2.1 **Project Implementation and Project Progress Report**

- During the period of time between the County’s execution of the **Grant Agreement** and the disbursement of the Grant funds, the Grantee must submit a **Project Progress Report Form** (*See: Appendix “D1”*) to the Program Coordinator every six months to update the County on the status of the project until the project is completed.
- The County reserves the right to withhold Program funds or obtain reimbursement of the grant award should the Project not proceed to completion, in strict accordance with the Scope of Work and within the required timeframe.
- The County reserves the right to review its contribution and reduce the Grant amount accordingly if the cost of the Project is substantially lower than originally estimated in the Grant Application.
- The County will retain ten percent (10%) of the funds available under the Grant Agreement until the following have occurred:
 - The Project activities have been concluded, and a **Project Completion Inspection Report** (*See: Appendix “D5”*) has been submitted to the Program Coordinator.
 - The Project has been inspected and approved by the County;
 - The Grantee has submitted the final payment request and all documentation required by the County. A copy of all invoices documenting any in-house or donated services shall be included as part of this documentation and identify the specific work products, services or deliverables completed; and
 - The County has approved said request and documentation.

8.2.2 **Disbursement of Grant Funds:**

- No funds shall be released until sufficient proof of match fund availability has been approved by the Coordinator.
- The Adams County Commissioners may issue payments to the Grantee once the Grant Agreement has been executed as follows:
 - **Advance Payment Request** (*See: Appendix “D6”*), Request for advanced payment of funds should be based upon the estimate of funds required to meet current needs;
 - **Partial Payment Request** (*See: Appendix “D7”*) Request for a partial payment shall be made only after the Grantee has received written approval of specific eligible project costs incurred;

- **Final Payment Request** (*See: Appendix “D8”*). Request for final payment of funds shall be contingent upon completion of the Project Scope of Work and adherence to all Program requirements including the submission and approval of the completed **Project Completion Inspection Report**. (*See: Appendix “D5”*)

- In the event an overpayment is determined to have been made, the Grantee shall refund to the County the amount overpaid.
- Grant funds shall be expended within a three (3) year time period from the date of the Grant Award by the ACC. Extensions may be requested. Please see **Section 8.3 Project Extension Request**.

8.2.3 Pre-Project Completion Requirements

- Review the **Applicant Procedural Checklist** (*See: Appendix “A1b”*) under section title **Pre-Project Completion Requirements** for all documents required to be submitted to the Program Coordinator prior to receiving final payment.
- If the completed Project does not conform to the required project tasks and deliverables as outlined in the Scope of Work, the ACC reserves the right to grant an extension, refuse reimbursement to the applicant for the project or request reimbursement of any partial grant funding made previously.
- The Grantee shall submit the required **Request for Disbursement of Grant Funds** (*See: Appendix “D4”*) to the Program Coordinator, in accordance with said **Applicant Procedural Checklist**.
- Prior to the final payment, a **Project Completion Inspection Report** (*See: Appendix “D5”*) must be completed. A Representative of County Staff and a Representative of the Grantee shall conduct a Project Site Review and a Resource Implementation Schedule Report shall be completed to determine if the Project is in compliance with all Program Guideline requirements, including, without limitation, the approved Scope of Work.
- The Project may **not** receive full grant funding until **all** components of the Scope of Work are fulfilled, including, without limitation, the public access component.

8.2.4 Post-Project Completion Requirements

- Projects will be inspected annually. Please *See Section 10 Annual Inspections*.

8.3 Project Extension Request

- The Grant Agreement shall identify the expiration date of the grant.
- If an extension beyond this expiration date is necessary, the grant applicant shall contact the Program Coordinator ten (10) days prior of the expiration date, and submit an **Project Extension Request Form** (*See: Appendix “D3”*).
- Extensions may be granted on a case by case basis; however, time extensions shall not be granted for more than a 6 month period per request.
- In the event that the ACC deny a project extension, and/or such project is not completed within the required timeframe, those monies shall revert back to the Program Fund and may be awarded to other projects.

9. Violation of Grant Agreement

If a provision of the Grant Agreement is violated, the Grantee shall do one or both of the following as may be determined and required by the County:

- (1) Repay to the County the amount paid under this Grant Agreement; and/or
- (2) Replace the disposed or converted property/equipment with other property/equipment that is determined by the County to be equivalent to the original property.

10. Annual Inspections

Monitoring of all funded projects shall be conducted annually to ensure compliance with all applicable restrictions and requirements.

The Grantee's on-going obligations shall be in perpetuity and shall survive the completion/termination of this Project Agreement unless otherwise identified in the Agreement.

Completion of the required **Annual Inspection Report** (*See: Appendix "A11"*) and keeping and updating essential records and files, which may include an inventory of the conservation values associated with the property, is essential to the stewardship of the property.

**ADAMS COUNTY PARKS, RECREATION AND GREEN SPACE
GRANT PROGRAM
APPLICANT PROCEDURAL CHECKLIST
- ALL LAND PROJECTS -
CONSERVATION EASEMENT OR FEE SIMPLE ACQUISITION**

Project Name: _____

Program Year: _____

This checklist is provided to assist the applicant in proposing and preparing an application and completing a project. The Program Coordinator and/or Technical Sub-Committee designee will be available to assist you in any way, from identifying an eligible project, completing the grant application form and preparing for settlement. *Please refer to the Grant Application Checklist (See: Appendix "A3") for materials which must be included to submit an application.*

PREPARE FOR THE MANDATORY PRE-APPLICATION MEETING

- Identify a project to determine if it will meet Program requirements (See: **Guidelines Sections 3**)
 - ___ Agricultural Land Preservation Project
 - ___ Open Space Land Preservation Project
 - ___ Parkland, Active or Passive Recreational Land or Land for Trails Preservation Project
 - ___ Historical or Cultural Resources Land Preservation Project

Identify potential project partners for match funds (See: **Guidelines Section 5.6**).

Complete **Application Form Section I** to the best of your ability (See: **Appendix "A5"**)

Complete **Application Form Section II - Conservation Easement or Fee Simple Acquisition Projects** (See: **Appendix "A6"**) to the best of your ability. Please be sure to provide a draft **Scope of Work** as detailed as you can. (See: **Guidelines Section 5.3 Project Description - Scope of Work**)

If the Applicant is a Municipality you may qualify for a one time Appraisal Reimbursement if your application is unsuccessful.

Are you a Municipal Applicant: Yes No

Have you received an Appraisal Reimbursement for a past application: Yes No

Schedule Pre-Application Meeting with Program Coordinator (please call 337-9824.)

MANDATORY PRE-APPLICATION MEETING DATE: _____

What to bring to the meeting:

___ Mandatory Pre-Application Meeting Form (See: **Appendix "A2"**)

___ Complete a **Draft** of the **Application Form Sections I and II as outlined above**

___ Locational map (tax parcel map) of the property (*Contact Program Coordinator if you need assistance*)

___ A Draft **Exhibit "A"** must be attached for review by the County. An **Exhibit A** will outline the proposed schedule of covenants, conditions, restrictions and permitted uses to be included in the Deed of Easement or incorporated into the Fee Simple Acquisition Deed. Contact the Program Coordinator for assistance in this regard.

DO NOT PROCEED FURTHER until you have a signed Mandatory Pre-Application Meeting Form, confirming the eligibility of the project. GRANT SUBMITTAL DEADLINES WILL BE ANNOUNCED WHEN APPLICATION CYCLES ARE OPENED.

If needed, please call the Program Coordinator at (717)337-9824 for verification of this deadline.

GRANT SUBMITTAL DEADLINE: _____

PREPARE FOR GRANT APPLICATION SUBMITTAL

Finalize **Section I and appropriate Section II of the Application Form** as noted on page 1 and based on suggestions from Program Coordinator. (See: **Appendix "A5 and A6"**).

If a not-for-profit organization provide proof of 501(c)3 tax exempt organization status (See: **Guidelines Section 2, Eligible Applicants and Eligible Partners**).

Stewardship and Environmental Matters:

— **1. Contact Program Coordinator to request site review:**

A site review of the property must be conducted to address any possible concerns. This review will be conducted by representatives of the Committee.

Agricultural Conservation Easement - A Resource Management System (RMS) Plan and Conservation Plan Agreement will be needed prior to settlement.

Fee Simple Acquisition - A Resource Implementation Schedule and Resource Implementation Agreement will be needed prior to settlement.

Please, initiate this process as soon as possible. You should inform your landowner immediately about this requirement. For information regarding these plans, contact the Adams County Office of Planning and Development at (717) 337-9824. (See: **Appendix "A8, A9 and A10"**)

— **2. All Projects:**

Determine how the Stewardship of the property will be maintained and the amount, source and management of the Stewardship Endowment and/or how the maintenance of the property or improvements will be permanently funded to keep the property safe, accessible and in a usable manner. (See: **Guidelines Section 5.2.3**)

— **3. Conservation Easements:**

Determine who will monitor the easement and discuss monitoring procedures with the Program Coordinator. A site inspection is required annually, and an Annual Inspection Report must be sent to the Program Coordinator by the end of each year. (See: **Section 10 of the Program Guidelines and Appendix "A11"**)

— **4. Fee Simple Acquisitions:**

Determine how the property will be maintained and discuss annual monitoring procedures with the Program Coordinator. A site inspection is required annually, and an Annual Inspection Report must be sent to the Program Coordinator by the end of each year. (See: **Section 10 of the Program Guidelines and Appendix "A11"**)

- Obtain an Appraisal to determine the value of the property (*See: Guidelines Section 5.7*) (**Appraisals shall be required for both Conservation Easements and Fee Simple Acquisitions; however, at the discretion of the Technical Sub-Committee, appraisals may not be required for existing nature preserves or existing Parkland or recreational land.**)
- Negotiate a purchase price with the landowner and all funding partners based on the property appraisal.
- Eligible Match** - Documentation and proof of match funding or application for match funding shall be provided at time of application. Obtain letters of financial commitment from any committed funding partners (*See: Guidelines Section 5.6*).
- Provide proof of Municipal Match funds when Municipal funds are a part of the Eligible Match.
- Obtain letters of support for the project, whether from adjacent landowners, businesses, organizations, Local/State/Federal government representatives, etc.
- Conservation Easements** - Obtain the Letter of Intent from the entity which will hold the easement; this could be the Township, Land Conservancy, County, etc. (*See: Guidelines Section 5.2.1*)
- Obtain signatures on the **Agreement of Sale** between the landowner and the entity which will hold the easement or own the land.
- Submit your completed application to the Program Coordinator. Please refer to this Applicant Procedural Checklist to ensure that your application is complete.

DO NOT PROCEED FURTHER with Project implementation until you have received written acknowledgement of project approval

- Receive written acknowledgement and proposed **Grant Agreement** (*See: Appendix "C1"*) from Program Coordinator.
- Sign and return the **Grant Agreement** with completed **Exhibit "A"**, outlining the proposed schedule of covenants, conditions, restrictions and permitted uses to be included in the Deed of Easement or Deed for a Fee Simple Acquisition, and attached Scope of Work.

DO NOT PROCEED FURTHER with project implementation until you have received a copy of the fully executed Grant Agreement.

- Stewardship and Enforcement Issues: This process may take up to 2 months to complete. Contact the Adams County Office of Planning and Development to complete this process at (717) 337-9824.
 - ___ Agricultural Easements: An RMS Plan and Conservation Plan Agreement (*See: Appendix "A8"*) will be needed **prior to settlement**.
 - ___ All other Easements and Fee Simple Acquisitions: A Resource Implementation Schedule Agreement (*See: Appendix "A10"*) will be needed **prior to settlement**.
- Complete a Title Search of the property to determine that the landowner can provide clear title.
- Does the property have a good legal description, or is a survey needed for an exclusion? Complete an Error of Closure Check on the most recent deed to determine if the property should be surveyed
Error of Closure: _____ **Is a Survey needed?** ___ YES ___ NO
- Once the survey is received, a new legal description for the property needs to be created. This is typically completed by an Attorney or Solicitor.

- Prepare the proposed final Fee Simple Acquisition Deed or Deed of Conservation Easement which will be signed by all parties at Settlement (**See Section 8.1.3 Pre-Settlement Requirements** for all documents which must be reviewed and approved by the Program Solicitor and Program Coordinator **prior to scheduling settlement**).

UNSUCCESSFUL MUNICIPAL APPLICANTS

Appraisal Reimbursement Form *only if applicable (See: Appendix "A4")*

This form must be submitted within 15 days of the receipt of written notification that an application was not approved.

PRE-SETTLEMENT REQUIREMENTS FOR ALL LAND PROJECTS (See Guidelines Section 8.1.3)

- Draft of the HUD 1 Settlement Statement
- Note:** All components of the required Match shall be documented and/or specifically set forth in and upon the HUD-1 Settlement Statement, prepared in connection with the purchase of the Conservation Easement or Fee Simple Acquisition.
- Final language for **Deed of Easement** (which will include all covenants, conditions, restrictions and permitted uses as approved in **Exhibit "A"**), or a new deed if it is a **Fee Simple Acquisition as approved by County Solicitor**
- Submit completed **RMS Plan and Conservation Plan Agreement** (when Deed of Easement) *or* a **Resource Implementation Schedule and Agreement** (when a Fee Simple Acquisition). These Agreements must be recorded with the new Deed or Deed of Easement. (*See: Appendix "A8, A9 or A10"*)
- Title Insurance Commitment including copies of any Mortgage Subordination Agreements(s), Mortgage/Lien Releases(s) and Satisfaction Piece(s), when applicable
- Copy of completed survey for the Project property, when required

COMPLETE THE REQUEST FOR DISBURSEMENT OF PAYMENT FORM (See: Appendix "D4")

**PRE-SETTLEMENT REQUIREMENTS FOR ALL LAND PROJECTS
(CONSERVATION EASEMENTS OR FEE SIMPLE ACQUISITIONS)**

During the period of time between the County's execution of the Grant Agreement and the settlement, the Grantee must submit a Project Progress Report Form (See: Appendix "D1") **every six months** to the Program Coordinator to update the County on the status of the Project. If an extension is needed, the applicant must contact the Program Coordinator immediately for assistance in completing the Project Extension Request Form. (See: Guidelines Section 8.3 and Appendix "D3")

Prior to scheduling settlement, The completed Pre-Settlement Report Form (See: Appendix "D2") along with the following documents must be submitted to the Program Coordinator at least fifteen (15) days in advance of a proposed date of settlement. All documents must be approved by the Program Solicitor and Program Coordinator prior to going to settlement. When you have received **WRITTEN NOTIFICATION** that all materials are satisfactory, you may then contact the Program Coordinator to schedule settlement. The Program Coordinator must attend the settlement.

DATE OF GRANT AGREEMENT: _____

DATE PROJECT PROGRESS REPORT FORM WAS FIRST SUBMITTED: _____

PROPOSED SETTLEMENT DATE: _____

PROJECT PROGRESS REPORT MUST BE SUBMITTED EVERY 6 MONTHS UNTIL PROJECT IS COMPLETED, PLEASE NOTE DATES OF SUBSEQUENT SUBMISSIONS:

DATE OF PROJECT EXTENSION REQUEST (if applicable): _____

DATE FINAL PACKET SUBMITTED TO PROGRAM COORDINATOR: _____

DATE SUBMITTED TO PROGRAM SOLICITOR (minimum 15 days prior to settlement): _____

DATE OF WRITTEN NOTIFICATION TO SCHEDULE SETTLEMENT: _____

DATE OF SETTLEMENT: _____

**POST-SETTLEMENT REQUIREMENTS FOR ALL LAND PROJECTS
(CONSERVATION EASEMENTS OR FEE SIMPLE ACQUISITIONS)**

Within **ten (10) days** following settlement, the Grantee shall submit the following to the Program Coordinator:

- Fully executed HUD-1 Settlement Statement
- Copies of any type of media coverage regarding the grant award
- Copy of recorded **Fee Simple Acquisition Deed**, as well as any other recorded documents
~ OR
Copy of recorded **Deed of Easement** (which will include all covenants, conditions, restrictions and permitted uses as approved by the County Solicitor) as well as any other recorded documents

Within **thirty (30) days** following settlement, the Grantee shall submit the following to the Program Coordinator:

- Final Title Insurance Policy with all Exhibits

**ADAMS COUNTY PARKS, RECREATION AND GREEN SPACE
GRANT PROGRAM
APPLICANT PROCEDURAL CHECKLIST
PARK AND RECREATION PROJECTS**

Project Name: _____

Program Year: _____

This checklist is provided to assist the applicant in proposing and preparing an application and completing a project. The Program Coordinator and/or Technical Sub-Committee designee will be available to assist you in any way, from identifying an eligible project, completing the grant application form and preparing for settlement. *Please refer to the Grant Application Checklist (See: Appendix "A3") for materials which must be included to submit an application.*

PREPARE FOR THE MANDATORY PRE-APPLICATION MEETING

- Identify a project to determine if it will meet Program requirements
(See: **Guidelines Section 4**)
- Identify potential project partners for match funds (See: **Guidelines Section 5.6**).
- Complete **Application Form Section I** to the best of your ability
(See: **Appendix "A5"**)
- Complete **Application Form Section II - Park and Recreation Projects** (See: **Appendix "A7"**) to the best of your ability. Please be sure to provide a draft Scope of Work as detailed as you can.
(See: **Guidelines Section 5.3 Project Description - Scope of Work**)
- Schedule Pre-Application Meeting with Program Coordinator (please call 337-9824.)

MANDATORY PRE-APPLICATION MEETING DATE: _____

What to bring to the meeting:

- ___ Mandatory Pre-Application Meeting Form (See: **Appendix "A2"**)
- ___ Complete a **Draft** of the **Application Form Sections I and II as outlined above**
- ___ Locational map (tax parcel map) of the property (*Contact Program Coordinator if you need assistance*)
- ___ For Parks, Recreation or Trail Development Projects, include professional drawings and specifications.

DO NOT PROCEED FURTHER until you have a signed Mandatory Pre-Application Meeting Form, confirming the eligibility of the project. GRANT SUBMITTAL DEADLINES WILL BE ANNOUNCED WHEN APPLICATION CYCLES ARE OPENED.

If needed, please call the Program Coordinator at (717)337-9824 for verification of this deadline.

GRANT SUBMITTAL DEADLINE: _____

PREPARE FOR GRANT APPLICATION SUBMITTAL

- Finalize **Section I and appropriate Section II of the Application Form** as noted on page 1 and based on suggestions from Program Coordinator. (See: **Appendix "A5 and A7"**).
- If a not-for-profit organization provide proof of 501(c)3 tax exempt organization status (See: **Guidelines Section 2**).

- Stewardship and Environmental Matters:
 - Contact Program Coordinator to request site review:
A site review of the property must be conducted to address any possible concerns. This review will be conducted by representatives of the Committee.
 - Determine how the Stewardship of the property will be maintained and the amount, source and management of the Stewardship Endowment and/or how the maintenance of the property or improvements will be permanently funded to keep the property safe, accessible and in a usable manner. (See: **Guidelines Section 5.2.3**)
- Eligible Match - Documentation and proof of match funding or application for match funding shall be provided at time of application. Obtain letters of financial commitment from any committed funding partners (See: **Guidelines Section 5.6**).

- Provide proof of Municipal Match funds when Municipal funds are a part of the Eligible Match.
- Obtain letters of support for the project, whether from adjacent landowners, businesses, organizations, Local/State/Federal government representatives, etc.
- Submit your completed application to the Program Coordinator. Please refer to this Applicant Procedural Checklist to ensure that your application is complete.

DO NOT PROCEED FURTHER with Project implementation unless you have received written acknowledgement of project approval

- Receive written acknowledgement and proposed Grant Agreement (See: **Appendix "C1"**) from Program Coordinator.
- Sign and return the Grant Agreement with attached Scope of Work.

PRE-PROJECT COMPLETION REQUIREMENTS FOR PARK AND RECREATION PROJECTS

During the period of time between the County’s execution of the Grant Agreement and the settlement/ disbursement of Grant funds, the Grantee must submit a **Project Progress Report Form (See: Appendix “D1”)** every six months to the Program Coordinator to update the County on the status of the Project. If an extension is needed, the applicant must contact the Program Coordinator immediately for assistance in completing the **Project Extension Request Form (See: Program Guidelines Section 8.3 and Appendix “D3”)**.

Once match funding is in place, the Adams County Commissioners may issue payments to the Grantee either with an **Advance Payment Request**, a **Partial Payment Request** and when the Project is complete, a **Final Payment Request**.

DATE OF GRANT AGREEMENT: _____

PROPOSED COMPLETION DATE: _____

DATE PROJECT PROGRESS REPORT FORM WAS FIRST SUBMITTED: _____

PROJECT PROGRESS REPORT MUST BE SUBMITTED EVERY 6 MONTHS UNTIL PROJECT IS COMPLETED, PLEASE NOTE DATES OF SUBSEQUENT SUBMISSIONS:

DATE FINAL PACKET SUBMITTED TO PROGRAM COORDINATOR: _____

DATE OF PROJECT EXTENSION REQUEST (if applicable): _____

DATE EXTENTION REQUEST WAS APPROVED TO: _____

- Advance Payment Request:** Request for advanced payment of funds should be based upon the estimate of funds required to meet current needs. If the Applicant is requesting an advance payment, a Request for Disbursement of Grant Funds **Advance Payment Request (See: Appendix “D6”)** must be provided to the Program coordinator with a **Project Progress Report Form (See: Appendix “D1”)** attached outlining the status of the Project and the need for the Advance.
- Partial Payment Request:** Request for a partial payment shall be made only after the Grantee has received written approval of specific eligible project costs incurred. If the Applicant is requesting a partial payment, a Request for Disbursement of Grant Funds **Partial Payment Request Form (See: Appendix “D7”)** must be provided to the Program Coordinator with a **Project Progress Report Form (See: Appendix “D1”)** attached outlining the status of the Project and the need for the Partial Payment.

PROJECT COMPLETION REQUIREMENTS FOR PARK AND REC PROJECTS

Prior to submission of the **Final Payment Request Form (See: Appendix “D8”)** the applicant must schedule an appointment with a Representative from the Green Space committee to inspect the Completed Project and attach a **Project Completion Inspection Report (See: Appendix “D5”)**

DATE PROJECT COMPLETION INSPECTION SCHEDULED: _____

DATE OF PROJECT COMPLETION INSPECTION REPORT: _____

- Submit Final Payment Request:** Request for final payment of funds shall be contingent upon completion of the Project Scope of Work and adherence to all Program requirements including **Project Completion Inspection and Report. (See Appendix “D5” and “D8”)**

POST-SETTLEMENT REQUIREMENTS FOR PARK AND RECREATION PROJECTS

Projects will be inspected annually. (See **Section 10 Annual Inspections and Appendix “A11” Annual Inspection Report**)

**ADAMS COUNTY PARKS, RECREATION AND GREEN SPACE
GRANT PROGRAM
MANDATORY PRE-APPLICATION MEETING FORM**

Project Name: _____

Program Year: _____

ATTACH THIS FORM TO THE GRANT APPLICATION FORM SECTION I

To be completed by Program Coordinator

Is the Project consistent with the following? Review requested (date): _____

- Adams County Vision for Parks, Recreation and Open Space Study
- Adams County Greenway Plan
- Other County Policies
- Municipality Recreation Plan if applicable
- Comments received by Comprehensive Division of ACOPD (date): _____
Recommendation: _____

Has the Applicant supplied the following?

- Grant Application Form Section I** (*See: Appendix "A5"*) completed to the best of your ability
- Scope of Work** for all Projects (*See Guidelines Section 5.3*)
- Exhibit "A"** for Land Projects (Deed of Easement or Fee Simple Acquisition Projects)
- Location map of property

Pre-Application Meeting Date: _____

Program Coordinator or
Designee Name: _____

Signature: _____

Program Coordinator or Designee Comments:

ADAMS COUNTY PARKS, RECREATION AND GREEN SPACE GRANT PROGRAM - APPLICATION CHECKLIST

Project Name: _____

Program Year: _____

Prior to submission of this application package, a MANDATORY pre-application meeting must be held. The purpose of this meeting is to determine if the proposed project generally meets Program guidelines prior to any expenses being incurred by the applicant. Contact the Program Coordinator at (717)337-9827 to schedule this pre-application meeting. (See: Appendix "A-2" - Mandatory Pre-Application Meeting Form)

Assemble your application package in the following order prior to submission:

<u>ITEM</u>	<u>PROJECT TYPE</u>
<input type="checkbox"/> 1. This Checklist	All Projects
<input type="checkbox"/> 2. Mandatory Pre-Application Meeting Form	All Projects
<input type="checkbox"/> 3. Grant Application Form (Sections I and II)	All Projects
<input type="checkbox"/> 4. Proof of Match funds	If Applicable
<input type="checkbox"/> 5. Appraisal Reimbursement Form	If Applicable
<input type="checkbox"/> 6. Letters of Financial Support for Match	All Projects
<input type="checkbox"/> 7. Letter of Intent from entity which will hold the easement	Conservation Easement Projects
<input type="checkbox"/> 8. Appraisal (See Guidelines Section 5.7)	Conservation Easement or Fee Simple Acquisition Projects
<input type="checkbox"/> 9. Location Map showing property	All Projects
<input type="checkbox"/> 10. Site Review and Resource Implementation Schedule Report when needed (contact Program Coordinator to schedule)	All Projects
<input type="checkbox"/> 11. Letters of Support	All Projects
<input type="checkbox"/> 12. Copy of Agreement of Sale with Landowner	Land Projects
<input type="checkbox"/> 13. Copy of Long-Term Lease Agreement (minimum 25 years)	If Applicable
<input type="checkbox"/> 14. Copy of Current Deed / Title / Survey	All Projects
<input type="checkbox"/> 15. Copy of IRS 501c(3) Approval Letter	Non-Profits

All applications must be received or postmarked by Grant Submittal Deadline

Submit two copies of the complete grant application package to:

Adams County Parks, Recreation and Green Space Grant Program
Adams County Office of Planning and Development
670 Old Harrisburg Road - Suite 100 - Gettysburg, PA 17325

**ADAMS COUNTY PARKS, RECREATION AND GREEN SPACE
GRANT PROGRAM
APPRAISAL REIMBURSEMENT REQUEST FORM
MUNICIPAL APPLICANTS ONLY ~ EASEMENTS AND FEE SIMPLE ACQUISITIONS ONLY**

Project Name: _____ **Program Year:** _____

1. APPLICANT INFORMATION

Legal Name of Applicant:			
Mailing Address:			
Phone Number:	()	Fax Number:	()
Email Address:			

2. CONTACT INFORMATION:

Project Coordinator:			
Title:			
Mailing Address:			
<input type="checkbox"/> Same as Above			
Phone Number:	()	Fax Number:	()
Email Address:			

Applicant Classification - Please check all that apply:

Municipality Multiple-Municipal (please list) _____

3. GENERAL PROJECT INFORMATION

Property Tax Parcel ID Number: _____

Please note acquisition method:

Conservation Easement acquisition
What organization will hold the easement? _____

Fee Simple Acquisition

Category:

Please check all that apply to your project:

Agricultural Land Preservation Parkland, Active or Passive Recreational Land or Land for Trails Preservation

Open Space Land Preservation Historical or Cultural Land Preservation

On behalf of the applicants, I hereby make the above appraisal reimbursement request and understand that the following applies:

As funds are available, an appraisal reimbursement may be granted as determined by the Committee and ACC for a one time reimbursement to assist Municipalities with the cost of an appraisal. This reimbursement shall not exceed \$2,000 or 50% of the total cost of the appraisal, whichever is lesser. Previously successful applicants may not apply for this reimbursement. This reimbursement will only be made available to Municipalities if the project is **not** funded. If an applicant withdraws its application for any reason, potential eligibility for such reimbursement will be forfeited.

Appraisal Invoice Attached

Printed name of Person making the request for Applicant

Signature of Person making the request for Applicant

Date

For Office Use Only

I verify that the applicant has not previously received an Appraisal Reimbursement

Signature of Program Coordinator

Date of Approval

Recommendation of the Adams County Parks, Recreation and Green Space Advisory Committee

Approve Appraisal Reimbursement Request

Reject Appraisal Reimbursement Request

Signature of Program Coordinator

Date of Action

Action by the Adams County Commissioners

Appraisal Reimbursement Request recommended for approval

Appraisal Reimbursement Request recommended for rejection

Chairman, Adams County Commissioners

Date of Action

ADAMS COUNTY PARKS, RECREATION AND GREEN SPACE GRANT PROGRAM - APPLICATION FORM

SECTION I

Project Name: _____ **Program Year:** _____

1. APPLICANT INFORMATION

Legal Name of Applicant:			
Federal Employer ID Number:			
Mailing Address:			
Phone Number: ()		Fax Number: ()	
Email Address:			
Website (if applicable):			

2. CONTACT INFORMATION:

Project Coordinator:			
Title:			
Mailing Address:			
Phone Number: ()		Fax Number: ()	
Email Address:			

Applicant Classification - Please check all that apply:

- Municipality
 Multiple-Partner
 Not for Profit
 Multiple-Municipal
 Recreation Authority
 Other: _____

Please list secondary applicants:

Name:			
Address:			
Phone Number: ()		Fax Number: ()	
Email Address:			
Name:			
Address:			
Phone Number: ()		Fax Number: ()	
Email Address:			

3. GENERAL PROJECT INFORMATION

Project Name: _____

Property Tax Parcel ID Number: _____

Eligible Projects and Funding Allocations are presented in two sections:

1. Land – Conservation Easement or Fee Simple Land Acquisition Projects
2. Park and Recreation Projects

Please note Project type (check all that apply):

Agricultural Land Preservation

- Conservation Easement Acquisition * (See Section 3.1)

Open Space Land Preservation (See Section 3.2)

- Fee Simple Acquisition
 Conservation Easement Acquisition *

Parkland, Active or Passive Recreational Land or Land for Trails (See Section 3.3)

- Fee Simple Acquisition
 Conservation Easement Acquisition *

Historical or Cultural Resources Land Preservation See Section 3.4)

- Fee Simple Acquisition
 Conservation Easement Acquisition *

Park and Recreation Projects

- Park or Recreation Facilities or Trail Design and Development Project (See Section 4.1)
 Master Site Plan, Municipal Plan or Feasibility Study Project (See Section 4.2)

* For Easement Acquisitions, what organization will hold the easement?

Organization: _____ Contact: _____

Is an Appraisal needed? Yes No (See: Section 5.7 Price of Land – Appraisal Process)

- Municipalities Only:** Please note if **Appraisal Reimbursement Form** is applicable only when Project is not funded. (See: **Appendix 'A4'**)

Please complete this section if this is for an Agricultural Land Preservation Easement Project

Minimum Criteria:

- Yes No Is the property in a recorded Agricultural Security Area (ASA)?
(Please provide a copy of the recorded ASA.)
- Yes No Is the property over 50 acres in size?
_____ If less than 50 acres, is it adjacent to preserved land *or*
_____ If less than 50 acres, are crops grown which are unique to the region?
Please describe: _____

- (For a unique crops listing, contact ACALP Program at 717-337-5859)
- Yes No Are 50% of the soils in Classes I - IV? **(Please attach soils map*)**
- Yes No Is more than 50% of the land used for cropland or pasture?
(Please attach aerial map*)
- Yes No Is the property located within the 1990 Federally established boundary of the Gettysburg National Military Park?
- Yes No Is there a Clear Title to the property or a Long-term lease where the Project will be located?
- Yes No Is there a recent survey of the property? (If so, please attach copy of survey)
- Yes No Are you aware of, or have knowledge of, any environmental issues (ie underground storage tanks, previous commercial industrial activities, gas pumps, dumping issues, etc.) on the property where the Project will be located?

4. PROJECT DESCRIPTION - SCOPE OF WORK

(See: Section 1.3 Definitions and Guidelines Section 5.3)

NOTE: FOR THE MANDATORY PRE-APPLICATION MEETING PLEASE FILL OUT QUESTIONS "A - J" IN DRAFT FORM TO THE BEST OF YOUR ABILITY. FINAL DETAILS OF YOUR PROJECT WILL BE FILLED OUT AFTER YOU ARE APPROVED TO SUBMIT A COMPLETE APPLICATION.

PLEASE ATTACH ADDITIONAL PAGES AS NECESSARY.

A. Describe in detail how the Project will help achieve the objectives of the *Adams County Parks, Recreation and Green Space Grant Program* and include a **detailed timeline/schedule** for project implementation. Please describe how the public will be informed about the project.

B. Does your Project allow for public access? Yes No
When the Project has a Public Access component, please specifically define the types of Active or Passive uses, including months and hours of operation, safety components, etc. Please specify how the maintenance of the property will be undertaken, addressing safety concerns, etc.

C. Attach a detailed budget including the fee for each major task, work product and deliverable.

D. For Easements or Fee Simple Projects: Describe the area to be acquired in terms of location, acreage and number of parcels. If any land is being excluded from the applicant property, please include a map depicting the excluded area and note reasons why.

E.	For <u>Easements or Fee Simple Project</u> : Describe the proposed restrictions and permitted uses to be imposed upon the land in connection with the Project.
F.	For <u>Parks, Recreation and Trail Development Projects</u> : Describe the facilities to be developed or rehabilitated. Attach a location map of the property, and photos of existing structures or facilities if they exist and a site plan for the project.
G.	Describe the benefits of the Project to the implementing community and county as a whole.
H.	Describe how the applicant will maintain and/or monitor the property and how to permanently fund the stewardship or maintenance of the property. Please identify an overall source and permanency of funding and the entity assigned to monitor the Project and/or maintain the property.
I.	Describe how the Project involves partnership efforts among governmental, non-profit or other public or private entities.
J.	Please describe the agricultural value, natural and manmade features, surrounding land uses, historic significance, the relation to existing parks and open space areas, neighborhoods, etc. as they would apply to your specific Project.

**ADAMS COUNTY PARKS, RECREATION AND GREEN SPACE
GRANT PROGRAM - APPLICATION FORM**

CONSERVATION EASEMENTS OR FEE SIMPLE ACQUISITION PROJECTS

SECTION II

Project Name:	Program Year:
PROPOSED PROJECT MATCH FUNDS	
<i>Attach letters of financial commitment from <u>local</u> match source(s)</i>	
Value of Donated Land <i>or</i> Value of Donated Easement (Bargain Sale)	\$
Applicant Match	\$
Proposed Federal Program Grant Funds (Specify Program: _____)	\$
Proposed State Grant Funds (Specify Program: _____)	\$
Other Cash Match: _____	\$
TOTAL PROPOSED PROJECT MATCH FUNDS (A)	\$

PROPOSED EXPENSES TO BE USED ONLY WHEN ADDING TO APPLICANT MATCH

List the approximate eligible expenses (up to \$5,000) related to the acquisition if needed to reach your desired match.

Please see section 5.6 Eligible Project Match in program guidelines

Type of Expense	Name of Vendor	Proposed Amount
Appraisal		\$
Survey		\$
Legal Fees		\$
Title Search		\$
Title Insurance		\$
Stewardship Endowment		\$
TOTAL PROPOSED EXPENSES		\$
<i>ONLY TO BE USED IF NEEDED FOR APPLICANT MATCH (B)</i>		
TOTAL OF PROPOSED PROJECT MATCH: TOTAL OF (A) + (B) = (C)		\$

Project Acreage	Total Appraised Value (100%) of the property	Total of Proposed Project Match (C)	Amount of Grant Request *	Cost Per Acre to the Program **
	\$	\$	\$	\$ / Acre

* Amount of Grant Request should equal: Total Appraised Value of the property minus the Total of Proposed Project Match = Amount of Grant Request

** Amount of Grant Request divided by Project Acres

<input type="checkbox"/>	Please attach an Exhibit "A" (which, in final form would be incorporated into the final Deed of Easement or Fee Simple Deed) which outlines the proposed schedule of covenants, conditions, restrictions, and permitted uses to be included in the Deed of Easement or Deed for a Fee Simple Acquisition.
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**ADAMS COUNTY PARKS, RECREATION AND GREEN SPACE
GRANT PROGRAM - APPLICATION FORM
PARK AND RECREATION PROJECTS**

SECTION II

Project Name: _____ **Program Year:** _____

PROPOSED PROJECT MATCH FUNDS FROM OUTSIDE SOURCES

Attach letters of financial commitment from applicant match source(s)

Proposed Federal Program Grant Funds (Specify Program: _____)	\$
Proposed State Grant Funds (Specify Program: _____)	\$
Other Cash Match: _____	\$
TOTAL PROPOSED MATCH FUNDS FROM OUTSIDE SOURCES (A)	\$

PROPOSED PROJECT APPLICANT MATCH

Please see section 5.6 Eligible Project Match in Program Guidelines

Type of Match	Attach Worksheets found in Appendix A7	Proposed Amount
Cash	N/A	\$
In-Kind Services	Worksheet 1	\$
Donated Professional Services	Worksheet 2	\$
Volunteer Services	Worksheet 3	\$
Equipment Use	Worksheet 4	\$
In-House Professional Services	Worksheet 5	\$
TOTAL PROPOSED PROJECT APPLICANT MATCH (B)		\$

TOTAL OF PROPOSED PROJECT MATCH: TOTAL OF (A) + (B) = (C) \$

**PROPOSED DEVELOPMENT AND CONSULTANT/PROFESSIONAL SERVICES COSTS
OUTSIDE OF PROJECT APPLICANT MATCH**

Please refer to Section 4. Park and Recreation Projects

List all development and consultant or professional services costs directly related to the development and construction of the Project. Use additional sheets if necessary.

Item Description	Amount Paid
	\$
	\$
	\$
	\$
	\$
	\$
	\$
	\$
TOTAL PROPOSED PROJECT COSTS OUTSIDE OF APPLICANT MATCH (D)	\$

Total of Proposed Project Costs (D)	Total of proposed Project Match (C)	Amount of Grant Request (D - C)
\$	\$	\$

WORKSHEET 3. Volunteer Services:

Project Name: _____ Program Year: _____

Please use this worksheet to show the sources of Volunteer Services in detail.

Additional information may be supplied by listing the information on the back of this form, or by attaching a separate sheet of paper.

NAME OF PERSON OR ORGANIZATION VOLUNTEERING SERVICE AND DESCRIPTION OF SERVICE PROVIDED	DATE RANGE	NUMBER OF HOURS	HOURLY VALUE OF VOLUNTEERS	TOTAL DONATED VALUE (Dollars) (Hours x Rate)
	_____ to _____			
	_____ to _____			
	_____ to _____			
	_____ to _____			
	_____ to _____			
	_____ to _____			
	_____ to _____			
	_____ to _____			
	_____ to _____			
	_____ to _____			
	_____ to _____			
	_____ to _____			
	_____ to _____			
	_____ to _____			
	_____ to _____			
	_____ to _____			
	_____ to _____			
TOTAL:				

Adams County Parks, Recreation and Green Space Grant Program Conservation Plan Agreement

Landowner: _____ Operator: _____

Address of Property: _____

Telephone No: (____) _____ Telephone No: (____) _____

Township: _____ Easement Acres: _____

WHEREAS, the Deed of Agricultural Conservation Easement (Easement) requires that all agricultural production on the subject land shall be conducted in accordance with a Conservation Plan;

WHEREAS, a Conservation Plan for the subject land has been prepared by _____, dated _____, and identified as tract number _____, or as amended, and located on file in the Adams County office of the United States Department of Agriculture Natural Resources Conservation Service (NRCS) and a copy of which is maintained in the landowners file in the Adams County Parks, Recreation and Green Space Grant Program (PRGS) office.

WHEREAS, the Grantor(s) do hereby agree to voluntarily accept the terms of the Conservation Plan and implement the said plan according to the implementation schedule contained in the plan;

NOW, THEREFORE, this plan conforms to the technical requirements of the NRCS Field Office Technical Guide (FOTG) and the terms of the Deed of Agricultural Conservation Easement.

AND, In Witness Whereof, the undersigned have agreed to the following:

I/we acknowledge and agree to comply with the conservation practices and the implementation schedules as written and agreed upon prior to settlement on the easement, as indicated in the Conservation Plan identified as Tract Number(s) _____. If the management or operation of this property changes, I/we will contact the PRGS Coordinator and/or the conservation plan preparer to modify the Conservation Plan as necessary. I/we hereby agree to give permission to the plan preparer to release a copy of said plan, as well as any updates to that plan, on an as-needed basis to the Adams County Parks, Recreation and Green Space Grant Coordinator.

Owner Date Witness Date

Operator Date Witness Date

I acknowledge that a completed Conservation Plan as prepared by _____ has been approved by the Adams County NRCS District Conservationist and is on file in the Gettysburg NRCS Field Office.

Coordinator, Date
Adams County PRGS Grant Program

**Adams County Parks, Recreation and Green Space Grant Program
Site Review and Resource Implementation Schedule**

Landowner: _____ **Telephone No: (____)** _____

Address of Property: _____

Township: _____ **Acres:** _____

Date of Site Visit: _____

Check one:

_____ At the time of the site visit no obvious concerns were identified.
(Please refer to Program Guidelines)

_____ At the time of the site visit the following concerns were identified and will be required to be addressed:

Concern: _____

Type of Correction Required and Implementation Schedule:

Is an outside Contact Needed: _____ Yes _____ No

Contact: _____

Signature of authorized person completing inspection: _____

Date: _____

Signature of landowner agreeing to this schedule: _____

Date: _____

For Office Use Only:

Resource Concerns resolved: _____

Date

Signature

Resource Implementation Schedule Preparer

Comments: _____

**Adams County Parks, Recreation and Green Space Grant Program
Resource Implementation Schedule Agreement**

Landowner: _____ Operator: _____

Address of Property: _____

Telephone No: (____) _____ Telephone No: (____) _____

Township: _____ Easement Acres: _____

WHEREAS, the Deed of Conservation Easement (Easement) requires that all of the subject land shall be conducted in accordance with a Resource Implementation Schedule;

WHEREAS, a Resource Implementation Schedule for the subject land has been prepared by _____, dated _____, and identified as tax parcel number _____, or as amended, and located on file with Adams County Parks, Recreation and Green Space Grant Program (PRGS) Office.

WHEREAS, the Grantor(s) do hereby agree to voluntarily accept the terms of the Resource Implementation Schedule and implement the said schedule as outlined.

NOW, THEREFORE, this Resource Implementation Schedule conforms with Best Management Practices (BMP's) as identified by the NRCS Field Office Technical Guide (FOTG) or other technical guidance documents and the terms of the Deed of Easement.

AND, In Witness Whereof, the undersigned have agreed to the following:

I/we acknowledge and agree to comply with the Resource Implementation Schedule as written and agreed upon prior to settlement on the easement, as indicated in said schedule and identified as Tax Parcel Number(s) _____. If the management or operation of this property changes, I/we will contact the PRGS Coordinator and/or the Adams County Conservation District for technical assistance availability or information to modify the Resource Implementation Schedule as necessary. I/we hereby agree to give permission to the Resource Implementation Schedule preparer to release a copy of said schedule, as well as any updates to that schedule, on an as-needed basis to the PRGS Coordinator.

Owner Date Witness Date

Operator Date Witness Date

I acknowledge that a completed Resource Implementation Schedule as prepared by _____ has been received.

_____, Coordinator, PRGS _____
Date

**Adams County Parks, Recreation and Green Space Grant Program
Annual Inspection Report**

Landowner's Last Name: _____

Property Address: _____

Owner Address: _____

Monitor(s): _____

Date: _____ Time spent on property by monitor(s): _____

Did owner/caretaker accompany inspection? _____ Specify: _____

Contact Person (if different from owner): _____

Monitoring Questions:
(Changes since last annual inspection visit)

Has the property or part of the property been transferred, leased or sold?

Has the property been subdivided?

Have there been any man-made alterations of the property, such as construction of any buildings, structures, ponds, trails, roads or other improvements, or any filling or excavation?

Is the property being actively timbered?

Is there a different caretaker/manager for the property?

Have there been any changes in any commercial use of the property?

Have there been any changes in the agricultural uses of the property?

Have there been any alterations to the property caused by natural causes such as fire, flooding, wind damage or erosion?

Have there been any changes in the recreational uses or public access to the property?

Have there been any increases in impervious site coverage?

Are there any concerns of the landowner to be addressed at this site visit?

Areas in need of discussion or examination of easement language: (check and describe)

- | | |
|--|--|
| <input type="checkbox"/> Industrial/commercial activity | <input type="checkbox"/> Excavation (soil, rock...) |
| <input type="checkbox"/> Home occupation | <input type="checkbox"/> Pond construction |
| <input type="checkbox"/> Building/Structure Construction | <input type="checkbox"/> Tree/shrub removal or timbering |
| <input type="checkbox"/> Depositing/Dumping | <input type="checkbox"/> Road/driveway construction |
| <input type="checkbox"/> Wetland or Stream alteration | <input type="checkbox"/> Recreational or public uses |
| <input type="checkbox"/> Other _____ | |

Notes:

Areas for possible follow-up for land management suggestions or information (check and/or describe below)

- | | |
|---|---|
| <input type="checkbox"/> Erosion | <input type="checkbox"/> Encroachment |
| <input type="checkbox"/> Water Quality | <input type="checkbox"/> Over-grazing |
| <input type="checkbox"/> Sensitive Areas | <input type="checkbox"/> Rare Species Habitat |
| <input type="checkbox"/> Sustainable Forestry | <input type="checkbox"/> Invasive plant control |
| <input type="checkbox"/> Other _____ | |

Notes:

General impression of inspected area:
(i.e. quality of vegetation, biodiversity, well maintained land uses and structures)

Notes:

Any other observations:

Post-Monitoring:

Any follow-up required? Specify:

Any actions needed regarding land management practices information? Specify:

Please indicate the number of the following attached to this report:

- _____ Aerial photos
- _____ Ground photos
- _____ Maps
- _____ Illustrations

Annual Inspection visit completed by:

Monitor	Position	Date
---------	----------	------

Adams County Parks, Recreation and Green Space Grant Program
Project Ranking
Easement Purchases
Agricultural Land Preservation

Project Name:		Program Year:	
CRITERIA	SCORE	NOTES	
1. Secured Cash Match or Donated Land Value	10 MAX		
Secured	10		50% Required Single Applicant
Not yet Secured	0		40% Required Multiple Applicant
2. Match (Single or Multi-Partner Applicant)	30 MAX		
Single Applicant = 50% Required Match			
90% +	30		
80-89%	24		
70-79%	18		
60-69%	12		
50- 59%	6		
Less than 50%	0		Does not qualify if less than 50%
Multi-Partner Application = 40% Required Match			
90% +	30		
70 - 89%	24		
60 - 69%	18		
50 - 59%	12		
40 - 49%	6		
Less than 40%	0		Does not qualify if less than 40%
3. Program Cost Per Acre	10 MAX		
\$0 - \$500	10		
\$501-\$1000	8		
\$1001-\$1500	6		
\$1501-\$2000	4		
\$2001 +	0		
4. County LESA Ranking	20 MAX		
Score of 60+	20		
Score of 50 - 59	10		
Score of 49 or less	0		
5. Partner Participation	5 MAX		
To qualify, must provide at least 5% cash match of Total Match, not Total Project Cost			
Multi-Municipal Participation	5		More than 1 Municipality
Multiple Partners Participation	3		Applicant + Any Entity
Single Entity	0		
6. Adjacency to Other Preserved Lands	10 MAX		
Adjoins	10		
Within 1/4 mile	8		
Within 1/2 mile	6		
Within 1 mile	4		
Within 1 1/2 mile	2		
More than 1 1/2 miles	0		
7. Consistency with Agricultural PPA Map	15 MAX		
Property is in High Priority Area	15		Majority of Property must be
Property is in Standard Priority Area	10		in area to get points
Property is in low priority area	5		
FINAL SCORE:			Out of 100

**Adams County Parks, Recreation and Green Space Grant Program
Project Ranking**

**Land Acquisition or Easement Purchases
Open Space Land Preservation**

Project Name:		Program Year:	
CRITERIA		SCORE	NOTES
PROJECT MINIMUM OF 5 ACRES			
1. Cash Match or Donated Land Value	10 MAX		
Secured	10		
Not yet Secured	0		
2. Match (Single or Multi Partner Applicant)	30 MAX		
Single Applicant = 50% Required Match			
90% +	30		
80-89%	24		
70-79%	18		
60-69%	12		
50- 59%	6		
Less than 50%	0		Does not qualify if less than 50%
Multi-Partner Application = 40% Required Match			
90% +	30		
70 - 89%	24		
60 - 69%	18		
50 - 59%	12		
40 - 49%	6		
Less than 40%	0		Does not qualify if less than 40%
3. Program Cost/Acre (Easement or Fee Simple)	10 MAX		
Easement			
\$0-\$500	10		
\$501-\$1000	6		
\$1001-\$1500	3		
\$1501 +	0		
Land Acquisition			
\$0-\$5000	10		
\$5001-\$8000	6		
\$8001-\$10,000	3		
\$10,001+	0		
4. Public Access	10 MAX		
Public Access Provided	10		
Limited Public Access Provided	5		
No Public Access Provided	0		
5. Partner Participation	10 MAX		
To qualify, must provide at least 5% cash match of Total Match, not Total Project Cost			
Multi-Municipal Participation	5		More than 1 Municipality
Multiple Partners Participation	3		Applicant + Any Entity
Single Entity	0		
6. Adjacency to Other Preserved Lands	10 MAX		
Adjoins	10		
Within 1/4 mile	8		
Within 1/2 mile	6		
Within 1 mile	4		
Within 1 1/2 miles	2		
More than 1 1/2 miles	0		
7. Resource Values	20 MAX		Cumulative
Sustainably Managed Forests	5		
Within Natural Areas Inventory	5		
Water Resource (Streams, wetlands, seeps, etc)	5		
Public Source Water Supply Area	5		
Wellhead Protection Area	5		
Special Water Resource Designation Area	5		Exceptional Value and/or High Quality Streams
Land within South Mountain Region	5		
Within Important Bird or Mammal Area	3		
Scenic Road Corridor	3		
Historic or Cultural Resources	2		
Significant or Unique Agricultural Areas	2		Per Scenic Resources/AC Greenways Plan
FINAL SCORE:			Out of 100

Adams County Parks, Recreation and Green Space Grant Program

Project Ranking

Land Acquisition or Easement Purchases

For NEW Parkland, Active or Passive Recreational Land or Land for Trails (3.3.4.1)

Project Name:		Program Year:	
CRITERIA	SCORE	NOTES	
1. Cash Match or Donated Land Value	10 MAX		
Secured	10		
Not Yet Secured	5		
2. Match (Single or Multi-Partner Match)	30 MAX		
Single Applicant = 50% Required Match			
90% +	30		
80-89%	24		
70-79%	18		
60-69%	12		
50- 59%	6		
Less than 50%	0		Does not qualify if less than 50%
Multi-Partner Application = 40% Required Match			
90% +	30		
70 - 89%	24		
60 - 69%	18		
50 - 59%	12		
40 - 49%	6		
Less than 40%	0		Does not qualify if less than 40%
3. Program Cost/Acre (Easement or Fee Simple)	15 MAX		
Easement			
\$0-\$500	15		
\$501-\$1000	10		
\$1001-\$1500	5		
\$1501 +	0		
Land Acquisition			
\$0-\$5000	15		
\$5001-\$8000	10		
\$8001-\$10,000	5		
\$10,001+	0		
4. Partner Participation	20 MAX		
To qualify, must provide at least 5% cash match of Total Match, not Total Project Cost			
Multi-Municipal Participation	20		More than 1 Municipality
Multiple Partners Participation	10		Applicant + Any Entity
Single Entity	0		
5. Located in Area of Deficiencies	10 MAX		
YES	10		Per the AC Vision for Parks, Recreation, and
NO	0		Open Space Study
6. Type of Park Use	15 MAX		
Multiple Active Use Park	15		More than one Active Use
Multiple Use Park (2 or more)	10		Combination of Active/Passive/Educational Uses
Active Single Use Park	5		One use
Passive Use	0		
FINAL SCORE:			Out of 100

**Adams County Parks, Recreation and Green Space Grant Program
Project Ranking
Land Acquisition or Easement Purchase
On EXISTING Parkland, Recreational Land or Land for Trails (3.3.4.2)**

Project Name:		Program Year:	
CRITERIA		SCORE	NOTES
1. Cash Match or Donated Land Value	10 MAX		
Secured	10		
Not Secured	0		
2. Match (Single or Multi-Partner Applicant)	30 MAX		
Single Applicant (70% Required Match)			
90% +	30		
80-89%	24		
71-79%	18		
Less than 70%	0		Does not qualify if less than 70%
Multi-Partner Application (60% Required Match)			
90% +	30		
80-89 %	24		
70 - 79%	18		
60 - 69%	12		
Less than 60%	0		Does not qualify if less than 60%
3. Program Cost/Acre	15 MAX		
Easement			
\$0-\$500	15		Example: An existing park which is not protected. Entity applies for an easement on this existing park.
\$501-\$1000	10		
\$1001-\$1500	5		
\$1501 +	0		
Land Acquisition			
\$0-\$5000	15		Example: An existing unprotected park is purchased by an applicant. An easement must be in place at the time of settlement.
\$5001-\$8000	10		
\$8001-\$10,000	5		
\$10,001+	0		
4. Partner Participation	20 MAX		
To qualify, must provide at least 5% cash match of Total Match, not Total Project Cost			
Multi-Municipal Participation	20		More than 1 Municipality
Multiple Partners Participation	10		Applicant + Any Entity
Single Entity	0		
5. Located in Area of Deficiencies	10 MAX		
YES	10		Per the AC Vision for Parks, Recreation and Open Space Study
NO	0		
6. Type of Park Use	15 MAX		
Multiple Active Use Park	15		More than one Active Use
Multiple Use Park (2 or more)	10		Combination of All Uses
Active Single Use Park	5		One use
Passive Use	0		
FINAL SCORE:			Out of 100

**Adams County Parks, Recreation and Green Space Grant Program
Project Ranking
Land Acquisition or Easement Purchases
Historical or Cultural Resources Land Preservation**

Project Name:		Program Year:	
CRITERIA		SCORE	NOTES
1. Cash Match or Donated Land Value	10 MAX		
Secured	10		
Not yet Secured	0		
2. Match (Single or Multi-Partner Applicant)	30 MAX		
Single Applicant = 50% Required Match			
90% +	30		
80-89%	24		
70-79%	18		
60-69%	12		
50-59%	6		
Less than 50%	0		Does not qualify if less than 50%
Multi-Partner Project (40% Required Match)			
90% +	30		
70 - 89%	24		
60 - 69%	18		
50 - 59%	12		
40 - 49%	6		
Less than 40%	0		Does not qualify if less than 40%
3. Program Cost/Acre (Easement or Land Acquisition)	10 MAX		
Easement			
\$0-\$500	10		
\$501-\$1000	6		
\$1001-\$1500	3		
\$1501 +	0		
Land Acquisition			
\$0-\$5000	10		
\$5001-\$8000	6		
\$8001-\$10,000	3		
\$10,001+	0		
4. Public Access	10 MAX		
Public Access Provided	10		
Limited Public Access Provided	5		
No Public Access Provided	0		
5. Partner Participation	10 MAX		
To qualify, must provide at least 5% cash match of Total Match, not Total Project Cost			
Multi-Municipal Participation	10		More than 1 Municipality
Multiple Partners Participation	5		Applicant + Any Entity
Single Entity	0		
6. Adjacency to Other Preserved Lands	10 MAX		
Adjoins	10		
Within 1/4 mile	8		
Within 1/2 mile	6		
Within 1 mile	4		
Within 1 1/2 miles	2		
More than 1 1/2 miles	0		
7. Historic Significance	20 MAX		Cumulative
National Landmark or listed on the National Register of Historic Places	20		
Identified as a contributing feature to an established Historic District	15		
Deemed eligible for listing on the National Register of Historic Places	10		
Within an established Heritage Corridor	7		
Documented in the Adams County Historic Sites Survey	5		
FINAL SCORE:			Out of 100

Adams County Parks, Recreation and Green Space Grant Program

Project Ranking

Park and Recreation Projects - \$25,000 Maximum Grant Award

Project Name:		Program Year:	
Please check the Project Type (NOTE different Project Match Requirements):			
<input type="checkbox"/> Park and Rec or Development Project (50% Match Required - See Ranking criteria #2 Match)			
<input type="checkbox"/> Upgrades/renovations to Existing Park (70% Match Required - See Ranking criteria #2 Match)			
CRITERIA	SCORE	NOTES	
1. Cash Match	10 MAX		
Secured	10		
Not Yet Secured	0		
2. Match	30 MAX		
Park and Recreation Projects (50% Match is Required)			
90% +	30		
80 - 89%	24		
70 - 79%	18		
60 - 69%	12		
50 - 59%	6		
Less than 50%	0		Does Not Qualify if less than 50%
Upgrading, Replacing or Renovating an Existing Park or Trail (70% Match is Required)			
90% +	30		
80-89%	24		
70-79%	18		
Less than 70%	0		Does Not Qualify if less than 70%
3. Use of Funds/Type of Park Use	15 MAX		Based on the application, not the overall park
Active Multiple Use Park	15		
Active Single Use Park or Trail	10		
Passive Use or Educational Use	5		
Site Development	3		Roads, parking lots, site work, engineering, etc
4. Public Access	10 MAX		
Public Access Provided	10		
Limited Public Access Provided	5		
5. Partner Participation	5 MAX		
To qualify, must provide at least 5% cash match of Total Match, not Total Project Cost			
Multi-Municipal Participation	5		More than 1 Municipality
Multiple Partners Participation	3		Applicant + Any Entity
Single Entity	0		
6. Located in Area of Deficiencies	5 MAX		
YES	5		Per the AC Vision for Parks, Recreation, and Open Space Study
NO	0		
7. New Project or Upgrade	10 MAX		
New Project *	10		* New Project can be either within a new Facility or within an existing Facility
Upgrades or renovations to an existing Facility	5		
8. Green Project Initiatives	15 MAX		
Stormwater Management Practices	5		Rain gardens, pervious surfaces, etc.
Water Conservation Practices	5		Rain barrels, low flow fixtures, etc.
Energy Efficiency Practices	5		Solar, Geo-thermal, etc.
Waste Management Practices	5		Composting, recycling, etc.
Utilization of Recycled Building Materials	5		
Riparian Buffers	5		
Other initiatives as deemed appropriate	5		
FINAL SCORE:		OUT OF 100	

**Adams County Parks, Recreation and Green Space Grant Program
Project Ranking
Master Site Plans or Feasibility Study Projects**

Project Name:		Program Year:	
CRITERIA		SCORE	NOTES
Maximum Grant Award of \$25,000			
1. Cash Match		10 MAX	
Secured		10	
Not Yet Secured		0	
2. Match (70% is Required)		30 MAX	
90% +		30	
80-89%		24	
70-79%		18	
Less than 70%		0	Will not qualify if less than 70%
3. Partner Participation		20 MAX	
To qualify, must provide at least 5% cash match of Total Match, not Total Project Cost			
Multi-Municipal Participation		20	More than 1 Municipality
Multiple Partners Participation		10	Applicant + Any Entity
Single Entity		0	
4. Located in Area of Deficiencies		10 MAX	
YES		10	Per the AC Vision for Parks, Recreation and Open Space Study
NO		0	
5. Project Type		30 MAX	
Park or Trail Master Plans		30	
Planning, Engineering and Site Design		30	
Feasibility Studies		15	
FINAL SCORE:			Out of 100

**GRANT AGREEMENT FOR FEE SIMPLE ACQUISITION OF LAND,
CONSERVATION EASEMENT PURCHASE OR PARK AND RECREATION
PROJECTS, UNDER THE ADAMS COUNTY PARKS, RECREATION AND
GREEN SPACE GRANT PROGRAM**

THIS GRANT AGREEMENT (“Grant Agreement”), made this _____ day of _____, 201__, by and between the County of Adams, (“County”) a Fifth Class County of the Commonwealth of Pennsylvania, by and through its governing body, the **Adams County Commissioners** (the “ACC”), with offices and a mailing address located at the Adams County Courthouse, 117 Baltimore Street, Room 201, Gettysburg, Pennsylvania 17325; *and* [Name, Address, and classification of Grantee] (“Grantee”). The County and Grantee are also sometimes referred to herein as the “Parties,” or as a “Party.” The effective date of this Grant Agreement shall be the latest date of execution hereof by the Parties, as indicated herein below.

WHEREAS, the County, by the ACC, has approved a Parks, Recreation and Green Space Grant Program (the “Program”) Grant, unto the Grantee, in the amount of _____ Dollars (\$ _____) (the “Grant”); and

WHEREAS, Grantee has agreed to use the Grant for [Description of Project and Purpose thereof] (the “Project”) and complete the detailed Scope of Work, *which is attached hereto and incorporated herewith; and*

WHEREAS, Grantee has agreed to be legally bound by and fully and timely comply with all of the terms and conditions set forth in the Program Guidelines (the “Program Guidelines”), which Program Guidelines document is incorporated by reference herein as though set forth at length, as the same exists as of the effective date of this Grant Agreement; and

WHEREAS, the Parties have agreed to be legally bound by the provisions of the present Grant Agreement with respect to the use of the Grant and completion of the Project.

NOW, THEREFORE, WITNESSETH, that, with the foregoing Recitals incorporated herein by reference and deemed essential parts hereof, and in consideration of the Parties’ mutual promises and agreements herein contained, the receipt and sufficiency of which consideration are hereby mutually acknowledged, and intending to be legally bound hereby, the County and the Grantee hereby agree as follows:

1. **COUNTY OBLIGATION TO PAY GRANT.** The County shall be obligated to pay the Grant solely upon Grantee's compliance with all applicable terms and conditions of the Program Guidelines, and this Grant Agreement.

2. **LIMITATION OF GRANT.** The Grant shall be expended solely for the Project and for no other purpose, and in accordance with the Grant proposal and the Program Guidelines.

3. **GRANT EXPIRATION DATE.** Should the Grant not be expended by the Project completion date, or the Project and Scope of Work completed by [*Insert Date:* _____], the Grant may be revoked by the County, retained for the Program, or reallocated to other projects as determined by the County. The County may extend the Grant expiration date in its sole discretion, but only following a written request by the Grantee for an extension, which shall include the reasons the original completion date was not met.

4. **RESTRICTIVE COVENANTS AND OTHER LIMITATIONS (ONLY FOR CONSERVATION EASEMENTS OR FEE SIMPLE ACQUISITION PROJECTS).** The Deed for the fee simple acquisition of land, or the conservation easement, as the case may be, to be acquired with the Grant shall contain and be subject to the permanent, perpetual restrictive covenants, conditions, restrictions and permitted uses attached hereto and incorporated herein by reference, which will restrict the use of the subject real estate to the specific uses as described in the Project, and for no other purpose(s). Such covenants shall be a component of the Deed of Easement or Fee Simple Deed that is used to document such acquisition.

5. **CONDITIONS PRECEDENT TO SCHEDULING CLOSING OR FINAL FUNDING OF PROJECT.** Not less than fifteen (15) days prior to **scheduling** the closing date for the fee simple acquisition of land or the conservation easement, or the final funding of any Park and Recreation Projects undertaken pursuant to this Program, the Grantee shall provide to the County all documentation required by the respective Procedural Checklists contained in the Program Guidelines.

6. **TITLE EXCEPTIONS (ONLY FOR CONSERVATION EASEMENT OR FEE SIMPLE ACQUISITION PROJECTS).** All exceptions contained in the title insurance commitment shall be subject to the review and approval of the County. In the event that the County objects to any exception, the Grant shall be withheld pending removal of the exception(s) within a mutually agreed upon period of time. In the event any exception(s) cannot be removed to the satisfaction of the County, the Grant shall, at the County's discretion, be revoked.

7. **NO SENIOR LIENS PERMITTED (ONLY FOR CONSERVATION EASEMENT OR FEE SIMPLE ACQUISITION PROJECTS).** No part of the purchase price for the Project, or closing expenses related thereto, shall be borrowed, and no purchase money liens may be created or imposed upon the real estate, **unless** all such liens are subordinated, as a matter of record, to the Conservation Easement or the

covenants, conditions, restrictions and permitted uses set forth in the Fee Simple Acquisition Deed. This provision shall not be construed to prohibit the use of grant funds obtained from the United States of America or the Commonwealth of Pennsylvania for the acquisition of the Project real estate or conservation easement, and the imposition of any related deed restrictions required by the Commonwealth or the United States of America in connection therewith shall not be considered to be a lien prohibited by this Paragraph.

8. PROJECT COST OVERRUNS/OVER-FUNDING. The County will not fund any portion of the Project in excess of the Grant, and any cost overruns shall be the sole responsibility of the Grantee. The County will present the Grant funds as identified above at the closing for the subject property or interest, or in accordance with Program Guidelines, upon final completion of the Project. The County reserves the right to review its contribution and reduce the Grant amount accordingly if the cost of the Project is substantially lower than originally estimated in the Grant Application. In addition, the Grantee shall timely refund to the County any overpayments or unused portions of the Project funding in accordance with the timeline for this Project, and the Grantee has an affirmative duty to report timely on all Grant expenses, as required by Program Guidelines.

9. COUNTY NOT A PARTY TO OTHER AGREEMENTS. In no event shall the County be deemed to be a Party to any agreement between the Grantee and any seller, contractor, or third party, including, without limitation, the agreement for the fee simple acquisition of land or conservation easement. The County's interest in the Project shall be strictly limited to protecting the County's interest with respect to the Grant and achievement of the purposes of the Project.

10. GRANTEE AN INDEPENDENT CONTRACTOR. At all times and for all purposes relative to the completion of the Project, Grantee shall be deemed to be acting as an independent contractor, and no person/entity acting on Grantee's behalf shall be deemed to be an employee or agent of the County or a joint employee of the Parties for any purpose. In no event shall this Grant Agreement be construed as establishing a partnership, joint venture, or other business or similar relationship between the Parties, and nothing herein shall be construed to authorize either Party to act as an agent for the other.

11. GRANTEE'S INDEMNIFICATION OF COUNTY. Grantee shall indemnify and hold the County, its elected and appointed officials, officers, administrators, employees, agents, contractors, subcontractors, successors and assigns, or any of them, harmless from any and all claims, demands, suits, actions, damages and liabilities, including all costs of litigation and attorneys' fees, based upon or arising from any action performed or omitted to be performed by Grantee and its officers, employees, agents and subcontractors under this Grant Agreement, and shall, at the request of the County, defend any and all actions brought against the County based upon any such claims or demands. Grantee's agreement in this

respect shall extend to payment of the County's court costs and legal fees in the enforcement of the provisions of this Paragraph, and shall survive the termination or completion of this Grant Agreement.

12. DEFAULT/ENFORCEMENT OF GRANT AGREEMENT. The County shall have the right to enforce this Grant Agreement, the Program Guidelines, Project Scope of Work and the restrictions, permitted uses, set forth in this Grant Agreement, all documents incorporated herein, and the Deed for the fee simple acquisition of land or conservation easement, as the case may be, by any proceedings at law or in equity against the Grantee or any person(s) or entity(ies) violating or attempting to violate any provision of any of the same; to restrain violations to require specific performance; and/or to recover damages or refuse reimbursement to the applicant for the project or request reimbursement of any partial grant funding made earlier. The provisions of this paragraph shall survive any settlement upon the property acquired with the Grant funds and shall be fully enforceable by the County following such settlement and the completion and close-out of the Grant. If the County determines that the Grantee is in violation of the terms of this Grant Agreement, or the Program Guidelines, Project Scope of Work, or the restrictions, permitted uses, or other limitations set forth in the Deed for the fee simple acquisition of land or conservation easement, as the case may be, or that a violation of any of the same is threatened, the County shall give written notice to the Grantee of such violation and shall demand corrective actions sufficient to cure the violation. Where the violation involves a diminution in value of or injury to the property or interest purchased with the Grant resulting from any use or activity inconsistent with the restrictions, permitted uses, or other limitations applicable thereto, the Grantee shall restore that portion of the subject property or interest so injured. If the Grantee fails to cure the violation within thirty (30) days after receipt of written notice thereof from the County, or under circumstances where the violation cannot reasonably be cured within a thirty (30) day period, or the Grantee fails to begin curing such violation within the thirty (30) day period, or the Grantee fails to continue diligently to cure such violation until finally cured, the County may bring an action at law or equity in a Court of competent jurisdiction to enforce the terms of this Grant Agreement, to enjoin the violation *ex parte* as necessary by temporary or permanent injunction, to recover any damages to which it may be entitled for violation of the terms of this Grant Agreement or injury to any public interest protected by this Grant Agreement, to require the restoration of the subject property or interest to the condition that existed prior to such injury, or refuse reimbursement to the applicant for the project or request reimbursement of any partial grant funding made earlier. The Grantee hereby acknowledges and agrees that the County's remedies at law for any violation of the terms of this Grant Agreement are inadequate and that the County shall be entitled to the injunctive relief described in this Grant Agreement, both prohibitive and mandatory, in addition to such other relief to which the County may be entitled, including specific performance of the terms of this Grant Agreement without the necessity

of proving either actual damages or the inadequacy of otherwise available legal remedies. Any costs incurred by the County in enforcing the terms of this Grant Agreement against the Grantee, including, without limitation, costs of suit and attorneys' fees, and any costs of restoration necessitated by the Grantee's violation of the terms of this Grant Agreement, shall be borne by the Grantee.

13. STATUTORY AND REGULATORY COMPLIANCE. Grantee shall comply with all applicable federal, state and local laws, ordinances, rules and regulations in the performance of this Grant Agreement and in completing the Project.

14. DOCUMENTS RETENTION AND COUNTY ACCESS THERETO. The Grantee shall maintain a separate file of the Grant program and all related financial records for a period of not less than seven (7) years from the date of settlement. During this period, the County shall have access to such file(s) during normal business hours. If the Project is audited by the County or other governmental agency, and exceptions are found, the Grantee shall maintain the Project file until all audit findings are resolved to the satisfaction of the auditing agency.

15. NONDISCRIMINATION. Grantee shall perform the Project without regard to race, ancestry, color, religious creed, age, sex, diagnosis, handicap, disability, national origin, sexual orientation or other category protected by law.

16. REPRESENTATIONS AS TO AUTHORITY. Each Party represents unto the other that all necessary actions have been taken to approve this Grant Agreement and that this Grant Agreement is a legal, valid and binding obligation of each and legally enforceable in accordance with its terms.

17. ASSIGNMENT PROHIBITED. Grantee shall not transfer or assign this Grant Agreement, or its rights, duties, obligations or responsibilities hereunder, in whole or in part, without the prior written consent of the County.

18. NO WAIVER. The failure of any Party to insist upon strict performance of a covenant hereunder or of any obligation hereunder shall not be a waiver of such Party's right to demand strict compliance therewith in the future.

19. SEVERABILITY. If any provision of this Grant Agreement is held to be illegal, void, invalid or unenforceable, it shall not affect the validity, legality or enforceability of the remaining portions of this Grant Agreement, and if any provision is held to be inapplicable to any person, entity or circumstance, it shall, nevertheless, remain applicable and enforceable relative to all other persons, entities and circumstances.

20. SUCCESSORS AND ASSIGNS. This Grant Agreement shall be binding upon and shall inure to the benefit of the Parties hereto and their respective successors and assigns.

21. **AMENDMENT.** No change, modification or amendment of this Grant Agreement shall be valid or binding upon the Parties unless such change or modification shall be in writing, and signed by the Party against whom the same is sought to be enforced.

22. **ENTIRE AGREEMENT.** The Program, this Grant Agreement, Project Scope of Work, and all incorporated documents, constitute the full and complete agreement of the Parties pertaining to the subject matter hereof, and shall supersede any and all prior and contemporaneous agreements and understandings of the Parties in connection therewith. There are no representations, warranties or agreements other than those set forth in the Program or this Grant Agreement.

IN WITNESS WHEREOF, the Parties, by their undersigned, duly authorized officers/representatives, and intending to be legally bound hereby, have duly executed this Grant Agreement on the dates appearing below.

ATTEST:

**COUNTY OF ADAMS
ADAMS COUNTY COMMISSIONERS**

Paula V. Neiman, Chief Clerk

By: _____
Randy L. Phiel, Chairman

Date: _____

By: _____
James E. Martin, Vice-Chairman

(SEAL)

By: _____
Marty Karsteter Qually, Commissioner

ATTEST/WITNESS:

[NAME OF GRANTEE]

By: _____

Printed Name:

Title:

Date: _____

By: _____

Printed Name:

Title:

**ADAMS COUNTY PARKS, RECREATION AND GREEN SPACE
GRANT PROGRAM - PROJECT PROGRESS REPORT FORM**

Project Name: _____

Program Year: _____

Date Submitted: _____

Grantee Name: _____

Project Title: _____

Date of Grant Agreement Execution: _____

Grant Agreement Ending Date: _____

Please use additional pages as needed to clearly outline the status of the Project
Please refer to Section 8. Project Implementation and Disbursement of Grant Funds

1. Please briefly describe the Scope of Work accomplished to date and clearly indicate any variations from the timeline on the original application.

2. Please note any unusual or significant conditions or problems encountered which may affect the closing date of your project (Please see **Section 8.3 Project Extension Request**):

3. Will you be submitting an Extension Request Form? Yes No

Signature of Project Coordinator

Date

Submit form to :
Adams County Parks, Recreation and Green Space Grant Program
670 Old Harrisburg Road, Suite 100
Gettysburg, PA 17325

**ADAMS COUNTY PARKS, RECREATION AND GREEN SPACE
GRANT PROGRAM**

**Pre-Settlement Report Form for
Conservation Easements or Fee Simple Acquisition**

Refer to Section 8.1.3 Pre-Settlement Requirements

Project Name: _____

Program Year: _____

Date Submitted: _____

Grantee Name: _____

Date of Grant Agreement Execution: _____

Grant Agreement Ending Date: _____

Proposed Settlement Date: _____

1. Describe the completion of the Scope of Work and the Project and indicate any variations from the original application:

2. Describe any differences between your original cost estimates and the actual costs of project activities:

3. Describe the benefits achieved by the project. Include benefit to protection of wildlife habitat, water resources, natural resources, historic or cultural resources and agricultural resources, increased recreational opportunities and public access, and local economic benefit.

4. Attachments

Copy of the HUD-1 Settlement Statement (**See Section 5.6 Eligible Project Match**)

Attach all required Pre-Settlement Documents as outlined in the **Applicant Procedural Checklist (See Appendix A1)**

ATTESTATION STATEMENT

I/we attest, under penalties of perjury, that this organization has complied with the provisions of the grant and that all information reported to the Adams County Commissioners, Adams County Parks, Recreation and Green Space Grant Program is correct.

Grant Award Amount: \$ _____ Date of Signatures: _____

SIGNATURES:

Applicant:	Printed Name of Applicant and Title:
------------	--------------------------------------

Secondary Applicant (if applicable):	Printed Name of Secondary Applicant and Title:
--------------------------------------	--

Secondary Applicant (if applicable):	Printed Name of Secondary Applicant and Title:
--------------------------------------	--

Program Coordinator	Printed Name of Program Coordinator
----------------------------	--

Program Solicitor:	Printed Name of Program Solicitor:
---------------------------	---

Submit forms to:

Adams County Parks, Recreation and Green Space Grant Program
670 Old Harrisburg Road, Suite 100
Gettysburg, PA 17325

**ADAMS COUNTY PARKS, RECREATION AND GREEN SPACE
GRANT PROGRAM
PROJECT EXTENSION REQUEST FORM**

Project Name: _____ **Program Year:** _____

APPLICANT INFORMATION

Legal Name of Applicant: _____

Mailing Address: _____

Phone Number: _____

()

Fax Number: _____

()

Email Address: _____

CONTACT INFORMATION:

Project Coordinator: _____

Title: _____

Mailing Address: _____

Phone Number: _____

()

Fax Number: _____

()

Email Address: _____

Date of Original Project Approval: _____

Date(s) of Previous Extension Approval(s): _____

Expiration Date of Approval(s): _____

Current Projected Project Completion Date: _____

See Section 8 Project Implementation and Disbursement of Grant Funds. Specifically please see Section 8.1 Land - Conservation Easement or Fee Simple Acquisition Projects or Section 8.2 Park and Recreation Projects as they relate to your Project Extension Request.

Grant awards shall be expended within a three (3) year time period from the date of funding approval by the ACC. The Grant Agreement shall identify the expiration date of the grant. If an extension beyond this expiration date is necessary, the grant applicant shall request an extension.

Provide a detailed timeline of delays in conjunction with documented justification describing the extenuating circumstances or unusual project requirements that are beyond the control of the Applicant. Add attachments as necessary for a complete request description.

SIGNATURES

Applicant understands that:

1. approval is based on the information provided with this request;
2. any changed conditions are to be immediately brought to the attention of the Program Coordinator; and
3. approved projects remain subject to all previous requirements for accountability, completion and closure.

I, on behalf of the Applicant, hereby make the above Extension Request and understand that such request does not obligate the Adams County Commissioners to approve this request.

Printed name of person making the request for Applicant

Signature of person making the request for Applicant

Date

Recommendation of the Adams County Green Space Program Coordinator

- Extension request recommended for approval
- Extension request recommended for approval subject to specified conditions (attached)
- Extension request recommended for rejection

Signature of Program Coordinator

Date of Action

Action by the Adams County Commissioners

- Extension request approved
- Extension request approved subject to specified conditions (attached)
- Extension request rejected

Chairman, Adams County Commissioners

Date of Action

The granting of the above extension in no way relieves the Applicant of the responsibility of conformance with all other requirement of the Adams County Green Space Grant Program Guidelines.

**ADAMS COUNTY PARKS, RECREATION AND GREEN SPACE
GRANT PROGRAM**

**Request for Disbursement of Grant Funds
Conservation Easement or Fee Simple Acquisition Projects**

INSTRUCTIONS

Please complete all parts of this form that are applicable to your project and submit it, along with any attachments and other required documentation, to:

Program Coordinator, Adams County Parks, Recreation and Green Space Grant Program
Adams County Office of Planning and Development
670 Old Harrisburg Road, Suite 100
Gettysburg, PA 17325

Use a separate form for each project submitted

PROJECT IDENTIFICATION

Grantee:

Project Name:

Program Year:

FEE SIMPLE OR EASEMENT ACQUISITION INFORMATION

PLEASE NOTE IF YOU ARE REQUESTING FUNDS: AT SETTLEMENT or REIMBURSEMENT

Settlement Date	Acreage acquired or under easement	Name of Seller	Purchase Price for Acquisition of Land or Easement
			\$

LIST SOURCES OF PROJECT ACQUISITION FUNDING

Donation Value - Value of Donated Land or Value of Donated Easement	\$
Applicant Match	\$
Federal Program Grant Funds (Specify Program: _____)	\$
State Grant Funds (Specify Program: _____)	\$
Other: _____	\$

TOTAL PROJECT FUNDS FOR MATCH (A)

\$

ELIGIBLE EXPENSES TO ADD TO APPLICANT CASH MATCH

*List the approximate eligible expenses (up to \$5,000) related to the acquisition for local match
Please see section 5.6 (Eligible Project Match) in program guidelines*

Type of Expense	Name of Vendor	Amount
Appraisal		\$
Survey		\$
Legal Fees		\$
Title Search		\$
Title Insurance		\$
Stewardship Endowment		\$

TOTAL ELIGIBLE EXPENSES (B)

\$

TOTAL OF PROJECT MATCH - TOTAL OF (A) + (B)

\$

**ADAMS COUNTY PARKS, RECREATION AND GREEN SPACE
GRANT PROGRAM**

**Request for Disbursement of Grant Funds
Conservation Easement or Fee Simple Acquisition Projects**

CERTIFICATION

I certify to the best of my knowledge that information provided on this form and related attachments is true and correct, and that:

1. The project was completed in accordance with the Grant Agreement and is acceptable to the grantee;
2. All project expenditures were made in accordance with the Grant Agreement;
3. All documentation related to the approved project costs shall be kept on file for future auditing purposes. Copies of all documents relative to the administration of the project will be furnished for review and verification upon receipt of a request from the Adams County Parks, Recreation and Green Space Advisory Committee.

SIGNATURES:

Applicant:	Printed Name of Applicant and Title: Date: _____
Applicant Project Coordinator:	Printed Name of Applicant Project Coordinator: Date: _____
Secondary Applicant (s):	Printed Name of Secondary Applicant(s) and Title(s): Date: _____
Secondary Applicant (s):	Printed Name of Secondary Applicant(s) and Title(s): Date: _____

OFFICE USE ONLY

Signature of Program Coordinator:	Printed Name of Program Coordinator:
Payment Authorized by: _____ Date: _____	Grant Amount: \$ _____ Check No: _____

**ADAMS COUNTY PARKS, RECREATION AND GREEN SPACE
GRANT PROGRAM**

**Project Completion Inspection Report for
Recreation Facilities or Trail Development Projects**

Project Title: _____

Program Year: _____

Project Completion Date: _____

Grantee Name: _____

Location of Project: _____

Program Representative: _____

Grantee Representative: _____

Scope of Work

Scope of Work as outlined in Grant Agreement: (cut and paste below, or attach)

Has the Scope of Work been fully implemented: Yes No

If no, please outline:

General Observations (please attach photographs as necessary)

Is the site readily identified as a Public Recreation Area? Yes No

If no, please explain:

Are the site and facilities (if applicable) attractive, maintained and inviting to the public?

Yes No

If no, please explain:

Is the site enjoyable, without any health or safety hazards or vandalism problems?

Yes No

If no, please explain:

Are the site and facilities accessible for visitors with disabilities? Yes No

If no, please explain:

Are appropriate signs installed to identify hours of availability and contact information?

Yes No

If no, please explain:

Are members of the public permitted to use the site or facilities? Yes No

If no, please explain:

Please attach additional pages with other information you would like to provide about this Project or the inspection (if anything).

Inspection completed by:

Program Representative

Date

Grantee Representative

Date

**ADAMS COUNTY PARKS, RECREATION AND GREEN SPACE
GRANT PROGRAM**

**Request for Disbursement of Grant Funds
Park and Recreation Projects - Advance Payment Request**

Project Name: _____ **Program Year:** _____

INSTRUCTIONS

Submit the completed and signed form to:

Program Coordinator, Adams County Parks, Recreation and Green Space Grant Program
Adams County Office of Planning and Development
670 Old Harrisburg Road, Suite 100, Gettysburg, PA 17325

GRANTEE IDENTIFICATION

Grantee: _____ EIN: _____
Address: _____

ADVANCE PAYMENT REQUEST

Agreement Grant Amount \$ _____
Eligible Advance Payment \$ _____
Percentage of Grant Funds _____ %
Balance for Future Reimbursement \$ _____

I hereby request the Adams County Commissioners to authorize an advance payment for the maximum amount allowable under our project type as outline above. The grantee understands that all advanced payments received must be deposited in a separate account (type of account to be determined by the funding source). The grantee may use interest or other income or accumulations earned on grant funds for approved Scope of Work items. Income earned and expended shall be recorded and reported as part of the closeout documentation. Any unused interest or other income remaining at the completion of the project activities shall be returned to the Adams County Parks Recreation and Green Space Grant Program by check payable to the Adams County Commissioners.

SIGNATURES

Applicant Signature: _____ Date: _____
Printed Name of Applicant and Title: _____

Applicant Project Coordinator: _____ Date: _____
Printed Name of Applicant Project Coordinator: _____

Secondary Applicant(s): _____ Date: _____
Printed Name of Secondary Applicant(s) and Title(s): _____

OFFICE USE ONLY

Signature of Program Coordinator: _____ Printed Name of Program Coordinator _____

Payment Authorized by: _____
Date: _____

Grant Amount: \$ _____
Check No: _____

**ADAMS COUNTY PARKS, RECREATION AND GREEN SPACE
GRANT PROGRAM**

**Request for Disbursement of Grant Funds
Park and Recreation Projects - Partial Payment Request**

Project Name: _____ **Program Year:** _____

INSTRUCTIONS

Partial payments will be authorized only after the grantee has received the Adams County Commissioners approval and/or written approval of specific eligible Project costs. The grantee must request partial payments in writing and such requests should be based upon the estimate of funds required to meet current needs.

Partial payments may be authorized by the Adams County Commissioners (on a disbursement drawdown basis) up to 90% of the grant funds or approved costs (whichever is less), dependent upon your project completion schedule.

Submit the completed and signed form to:

Program Coordinator, Adams County Parks, Recreation and Green Space Grant Program
Adams County Office of Planning and Development
670 Old Harrisburg Road - Suite 100, Gettysburg, PA 17325

Keep a copy of the submission for your files.

GRANTEE IDENTIFICATION

Grantee: _____ EIN: _____
Address: _____

PARTIAL PAYMENT REQUEST

Agreement Grant Amount	\$	_____
Less Advance Payment	\$	_____
Less Previous Partial Payment	\$	_____
Eligible Payment	\$	_____
Balance for Future Reimbursement	\$	_____

I hereby request a partial payment in the amount of \$ _____ and certify to the best of my knowledge that the information provided on this form is true and correct, and that:

1. This request is based on an estimate of funds required to meet current needs in accordance with the Grant Agreement.
2. Add documentation related to the approved project costs and this payment request. All documentation will be kept on file for future auditing purposes.

SIGNATURES

Signature of Local Project Coordinator: _____ Date: _____
Printed Name of Local Project Coordinator: _____

OFFICE USE ONLY

Signature of Program Coordinator: _____ Date: _____
Printed Name of Program Coordinator: _____

**ADAMS COUNTY PARKS, RECREATION AND GREEN SPACE
GRANT PROGRAM**

Disbursement of Grant Funds

Final Payment Request - Park and Recreation Projects

Project Name: _____

Program Year: _____

INSTRUCTIONS

1. Complete Sections I, II, III & IV. Complete Section IV only if Non-Cash was used for a portion of the required match. Please ensure that all project costs are reported.
2. Provide the Consultant's Certification Letter, as required in Section II. (Development Projects Only)
3. Sign and date this form in Section III - Certification.
4. **Submit the completed and signed form to:**
Program Coordinator, Adams County Parks, Recreation and Green Space Grant Program
Adams County Office of Planning and Development
670 Old Harrisburg Road - Suite 100, Gettysburg, PA 17325
5. Keep a copy of the submission for your files.
6. Contact the Program Coordinator if you should require assistance with completion of this form and/or to schedule a Final Site Inspection.

SECTION I - GRANTEE and PROJECT IDENTIFICATION

Grantee: _____

Project Title: _____

Address: _____

Contract Expiration: _____

SECTION II - CONSULTANT CERTIFICATION (Development Projects Only)

Attach a letter from your consultant and/or municipal engineer certifying that the final construction was completed in accordance with the plans and specifications, and that the contract/professional services agreement has been paid in full.

SECTION III - CERTIFICATION

I certify to the best of my knowledge the above information provided on this form and related attachments is true, correct, and that:

1. The project was completed in accordance with the Grant Contract and is acceptable to the Grantee.
2. All project expenditures have been paid and were made in accordance with the Grant Agreement.
3. The Grantee will maintain the site in an acceptable manner (development projects only).
4. The Grantee will not discriminate in the use of the site or facilities.
5. All project documentation and copies of the invoices/certificates for payment, cancelled checks, change orders, timesheets, etc. must be submitted for review and verification with payment request to Adams County.

SIGNATURES

Signature of Local Project Coordinator and Date: _____

Printed Name of Local Project Coordinator: _____

Signature of Program Coordinator and Date: _____

Printed Name of Program Coordinator: _____

SECTION IV - FISCAL INFORMATION

Agreement Grant Amount \$ _____

Eligible Grant Amount \$ _____

Less Previous Payment(s) \$ _____

Balance for Final Payment \$ _____

Liquidation of Remaining Balance (-) \$ _____



Office of the Adams County Commissioners

111-117 Baltimore St., Gettysburg, PA 17325 · (717) 337-9820 · FAX (717) 334-2091

Commissioners: R. Glenn Snyder, Lucy Lott, Thomas J. Weaver

Chief Clerk: Paula V. Neiman Solicitor: John M. Hartzell

RESOLUTION NO. 3 of 2007

Adams County,
Adams County, Pennsylvania

A RESOLUTION OF THE BOARD OF COMMISSIONERS
OF ADAMS COUNTY, ADOPTING A PROGRAM ENTITLED
GREEN SPACE GRANT PROGRAM

WHEREAS, the County of Adams desires and intends to participate in a County Green Space Program;
and

WHEREAS, the Board of Commissioners of Adams County have appointed the members of the Green Space Committee to administer the Green Space Grant Program; and

WHEREAS, the citizens of Adams County believe in the protection of land in our county to preserve our rural heritage, our agricultural and tourism economies, our clean water and our clean air; and provide recreational opportunities; and

WHEREAS, the Commissioners of Adams County are focused on enriching and sustaining the quality of life for current and future generations; and

WHEREAS, County planning studies have identified opportunities for Green Space conservation efforts; and

WHEREAS, research has shown it is more economically feasible to preserve open space than it is to support more acres of populated land; and

WHEREAS, the Adams County Commissioners have supported a County program for agricultural land preservation since 1989; and

WHEREAS, the County of Adams has partnered with the Land Conservancy of Adams County, the Forest Legacy Program and other land preservation programs; and

WHEREAS, the Adams County Commissioners have been working with the Keep Adams Green Committee to develop a plan to preserve viable county lands; and

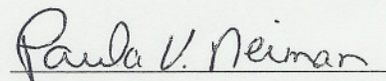
WHEREAS, the County desires to work in partnership with municipalities and to have the municipalities work in partnership with each other to achieve these goals.

NOW, THEREFORE BE IT RESOLVED by the Board of Commissioners of Adams County that:

1. We will support a program preserving open space in Adams County that will include but not be limited to agricultural land, natural resources, parks and recreational areas and cultural and historical resources.
2. We will finance this program yearly with a minimum of \$1 million dollars in the County's general budget, beginning in 2008, with a minimum of 60% allocated to agricultural land preservation.
3. We are dedicated to finding a long range funding source to minimize the financial impact on our residents.

DULY ADOPTED this 21st day of March, 2007, by the Board of Commissioners of Adams County, Commonwealth of Pennsylvania.

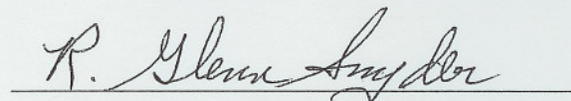
ATTEST:



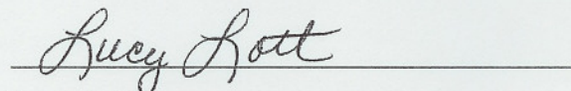
Paula V. Neiman

Chief Clerk

ADAMS COUNTY COMMISSIONERS



R. Glenn Snyder, Chairman



Lucy Lott

OPPOSED

Thomas J. Weaver



Office of the Adams County Commissioners

117 Baltimore St., Room 201, Gettysburg, PA 17325-2391

PHONE (717) 337-9820 · FAX (717) 334-2091

Commissioners: Randy L. Phiel, James E. Martin, Marty Karsteter Qually

County Manager: Albert M. Penksa, Jr. CGFM Chief Clerk: Paula V. Neiman

Solicitor: John M. Hartzell

COUNTY OF ADAMS, PENNSYLVANIA

RESOLUTION NO. 6 OF 2017

A RESOLUTION OF THE BOARD OF COMMISSIONERS OF ADAMS COUNTY, APPROVING REVISIONS TO THE ADAMS COUNTY GREEN SPACE GRANT PROGRAM AND ALLOCATING FUNDING FOR PARK AND RECREATION PROJECTS

WHEREAS, the County of Adams adopted the Adams County Green Space Grant Program under Resolution No. 3 of 2007, adopted March 21, 2007, and established guidelines under Resolution No. 12 of 2007, adopted May 9, 2007; and

WHEREAS, the Board of Commissioners of Adams County ("Board"), approved essential revisions to the Adams County Green Space Grant Program in 2016 to allow for the inclusion of park and recreation projects and retitled the Program "The Adams County Parks, Recreation and Green Space Grant Program"; and

WHEREAS, the Board intends to use Marcellus Legacy Shale funds, provided under authority of Act 13 of 2012, P.L. 87, the Unconventional Gas Well Impact Fee Act, codified at 58 Pa. C.S. § 2301-3504, as such funds may be available, to provide grants for park and recreation projects; and

WHEREAS, the Board will administer the Adams County Parks, Recreation, and Green Space Grant Program through the Adams County Parks, Recreation, and Green Space Grant Program Committee, with the Committee being assisted by the Adams County Office of Planning and Development, with such staff serving as Program Coordinator.

NOW, THEREFORE BE IT RESOLVED, and it is hereby **RESOLVED**, by the County of Adams, Pennsylvania, by its governing body, the duly elected and incumbent Board of County Commissioners, Randy L. Phiel, James E. Martin and Marty Karsteter Qually, as follows:

1. The above recitals are incorporated herein and made an essential part hereof.
2. The County of Adams, through the Board of Commissioners, hereby approves the latest revisions to the Adams County Parks, Recreation and Green Space Grant Program Guidelines dated July 19, 2017 ("Program").

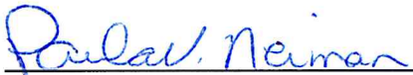
3. The Board of Commissioners, in doing this, invites municipalities, recreational authorities, non-profit organizations, and other eligible entities, to apply for Program funding through the Adams County Office of Planning and Development to provide for park and recreation opportunities for the citizens of Adams County.

4. Effective Date: This Resolution shall be effective as of July 19, 2017.

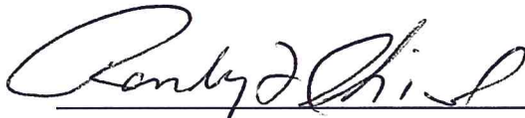
IN WITNESS WHEREOF, the present Resolution has been duly adopted this 19th day of July, 2017 in a duly advertised and convened public session.

ATTEST:

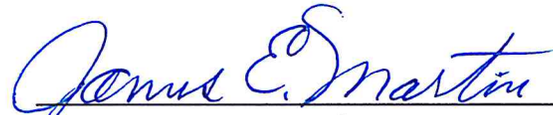
ADAMS COUNTY COMMISSIONERS



Paula V. Neiman
Chief Clerk



Randy L. Phiel, Chairman



James E. Martin, Vice-Chairman



Marty Karsteter Qually, Commissioner