Pursuant to New Hampshire RSA chapter 227-M, the New Hampshire Land and Community Heritage Investment Program (LCHIP), these criteria, guidelines, and procedures effectuate the program. They provide the necessary detail for its fair implementation. Combined with the LCHIP statute included in Appendix E of this document, these criteria, guidelines, and procedures constitute the complete guidance document for those municipalities, other political subdivisions, and qualifying non-profit organizations interested in applying for financial assistance from LCHIP.
1. Purpose and Vision

The New Hampshire General Court created LCHIP to:

“…conserve and preserve this state's most important natural, cultural, and historic resources through the acquisition of lands, and cultural and historic resources, or interests therein, of local, regional, and statewide significance, in partnership with the state's municipalities and the private sector, for the primary purposes of protecting and ensuring the perpetual contribution of these resources to the state's economy, environment, and overall quality of life.”

LCHIP will further accomplish this through acquisition of:

“…resource assets, through voluntary negotiations with property owners and utilization of all available federal, state, local, private, and other matching funds and incentives. The program shall also provide funding for restoration and rehabilitation of cultural and historic resources and for certain costs associated with the acquisition of resource assets.”

LCHIP is to carry out this charge by providing financial assistance to eligible applicants through grants and loans.

The vision and goals for the Program have been developed by the Board of Directors and will be a living document with on-going input from communities.

A Vision for New Hampshire in 2050

From the NH Land and Community Heritage Investment Program Board of Directors

In fifty years, we see a New Hampshire that provides her citizens with protected lands, historic buildings, and cultural resources. These are combined to establish a sense of place that defines the character of our individual communities and our state as a whole. Its natural beauty, ecological diversity, working lands, historic architecture and unique cultural resources, support our economy and enrich the quality of life for all people who visit or live in the state.

To reach this vision, LCHIP seeks to achieve, both with its own resources and by setting an example, which educates and supports others, the following goals:

- Visually pleasing views of New Hampshire’s natural and built landscape are provided from public roadways and trails.
- A significant portion of residents’ livelihood comes from working forests and farmlands and a tourism economy based on cultural/heritage and recreation.
- Residential, commercial and industrial development is planned and implemented in a manner that sustains natural resources and protects historic and cultural resources and all communities in NH have developed, and are implementing, a plan for the protection of its important buildings and open land resources.
- A large percentage of communities have maintained their traditional town centers, with community buildings, small locally-owned shops and green space available for local and visiting people while re-development of downtown areas in our cities is commonplace.
• Every community has saved or protected cherished historic buildings or parcels of undeveloped land that defines it as unique.
• New Hampshire's natural landscape provides clean air and water, and other ecological values to all who reside or visit here.
• All citizens treasure our natural and historic built environment and embrace the LCHIP vision.
• Enough high quality soil and agricultural land is protected and in production to supply 15% of the food needs of NH’s population.
• Enough forestland is perpetually available for multiple uses such that there is still a large enough forest products industry utilizing these forest resources to supply NH citizens with all their forest products needs.
• Specimen period architecture, structures and places of historic significance survive in every community.
• A representative sample of all natural communities exist across the landscape and are protected permanently for the purpose of sustaining natural ecological functions.
• All significant 19th/early 20th century industrial buildings are reused or recycled for “vital” community use.
• There are scenic vistas and undeveloped frontage on every state highway.
• Each village has a distinctive center and defining feature.
• NH's industrial heritage is protected in many communities across the state.
• NH’s water resources will be protected and access to these resources will be provided for all water users.

2. Definitions

“Applicant Property” – means the resource asset to be acquired using LCHIP grant funds.
“Archaeological site” – means a place where human activity occurred and material remains were deposited.
“Authority” – means the New Hampshire land and community heritage investment authority.
“Acquisition Project” – means a project proposing to acquire in fee or less than fee an eligible natural, cultural or historic resource.
“Associated Costs” – means costs associated with a Natural Resource, Historic Resource or Cultural Resource Project that are allowed and defined in Section 7. A and B of this document.
“Baseline Documentation” – means an organized collection of detailed information including photographs, surveys, resource inventories, etc., sufficient to depict the condition of the resource asset and its attributes at the time of acquisition, or after rehabilitation.
“Board” – means the Board of Directors of the New Hampshire land and community heritage investment authority.
“Building” – means a construction made by humans and created to shelter human activity.
“Cultural Resource” – means historic structures and buildings which house cultural events and programs, and historic and cultural lands and features.
“Easement Interests” – means conservation, agricultural, historic preservation, or scenic easements, development rights, or any other similar protective interest in real property held in perpetuity.
“Ecologically Significant Lands” – means areas of land and/or water that contribute to sustaining certain species, natural communities, physical elements or ecological processes that are necessary to maintain native biodiversity; that serve as benchmarks to assess the impacts of human activity; or that contribute to the functioning of adjacent ecological reserves.
“Eligible Applicant” – means a political subdivision of the state of New Hampshire or a publicly supported non-profit corporation.
“Eligible Cost (or Eligible Expense)” – means any acquisition, service, or material for which LCHIP funds can be used that may be used as cash match or equivalent in an LCHIP project.
“Eligible Resource” – means a natural, cultural, or historic resource including archaeological sites; historic buildings and structures which house cultural events and programs; historic properties including buildings and structures; historic and cultural lands and features; ecologically significant lands; existing and potential public water supply lands; farmland; forestland; habitat for rare species or important wildlife; lands for recreation; riverine, lake, estuarine, and ocean shorelands; scenic areas and viewsheds; and wetlands and associated uplands.

“Estuarine” – means relating to an estuary, or the wide area of a river where its currents meet ocean tides and where freshwater and saltwater mix.

“Executory Interest” – describes a variety of future interests or estates in land or personal property. An executory interest transfers title to property from one transferee to another upon the occurrence or nonoccurrence of some event in the future.

“Farmland” – means that land which, by reasons of its location and character of soil, has the capacity to be used for agricultural activity as defined by NH RSA 21:34-a, especially any land comprised of Prime Farmland Soils, Soils of Statewide Significance or Soils of Local Significance.

“Farmstead Area” - means that portion of a farm property that contains the buildings, typically including the farmhouse, barns and other structures appurtenant to agriculture.

“Fee Simple” – means ownership of the full interest in real estate.

“Forestland” – means land that is at least 10% stocked with trees of any size, or that formerly had such tree cover and is not currently developed for a nonforest use.

“Governing Body” – means the board of selectmen in a town, the board of aldermen or council in a city or town with a town council, the school board in a school district or the village district commissioners in a village district or when used to refer to unincorporated towns or unorganized places, or both, the county commissioners.

“Historic Building Assessment with Preservation Guidelines Reports” – are intended as road maps for the reuse of historic buildings and structures. They are reports that are prepared by historic preservation professionals and are often multi-disciplinary because the reports address the history and function of the building(s) over time as well as identifying and assessing the building’s preservation needs and priorities. The end result is a report that provides prioritized recommendations, following the appropriate Secretary of the Interior’s Standard for the Treatment of Historic Properties, for the next steps in a building’s restoration or rehabilitation.

“Historic Property or Resource” – Any prehistoric site or historic district, site, building, structure or object included in, or eligible for inclusion on the National Register of Historic Places or New Hampshire’s State Register, including artifacts, records and material remains related to such a property or resource.

“Historic Resource Project” – means a project before LCHIP to study, acquire, rehabilitate or restore a historic resource.

“Historic Structure Report” – Much like the Historic Building Assessment with Preservation Guidelines, a Historic Structure Report (HSR) is a building’s road map for rehabilitation and reuse. However, the HSR provides a very detailed and comprehensive analysis of the building and pays particular attention to its future reuse. The report will tell the owner or developer what will and will not work in terms of use.

“Important Wildlife” – means animal species normally found in a wild state that are valued for their ecological, economic, scientific, aesthetic, or recreational benefits.

“Lands for Recreation” – means lands used for, proposed to be used for, or providing access for recreational activities including but not necessarily limited to walking, hiking, hunting, fishing, wildlife viewing, cross-country skiing, and snowshoeing. Uses such as baseball, soccer, football and other ball fields, playgrounds, skateboard parks, tennis courts, basketball courts, and the like, are not eligible.

“Legislative Body” – means a town meeting, school district meeting, village district meeting, city or town council, mayor and council, mayor and board of alderman, or, when used to refer to unincorporated towns or unorganized places, or both, the county convention.
“Monitoring” – means the regular and systematic gathering of information about a resource asset to identify changes to the property over time to ensure that it is being used in accordance with any easement interest restrictions or other legal obligations entered into under the Program.

“Natural Resource” – means ecologically significant lands, existing and potential public water supply land, farmlands, forestlands, habitat for rare species or important wildlife, lands for recreation, riverine, lake, estuarine, and ocean shorelands, scenic areas and viewsheds, and wetlands and associated uplands.

“Natural Resource Project” – means a project before LCHIP to study, acquire fee interest or easement interest in undeveloped land.

“Passive Recreation” – means low-impact non-motorized outdoor recreational activities or uses that do not require developed facilities and can be accommodated without change to the area, topography, or resource. Some examples include but are not limited to walking, hiking, cross-country skiing, snowshoeing, hunting, fishing, and other similar, non-organized transitory activities.

“Program” – means the Land and Community Heritage Investment Program.

“Project Agreement” – means a legally binding agreement between LCHIP and the grant recipient that outlines program requirements, conditions of grant funding, and is executed prior to the commencement of the project. It is followed by the recording of a deed, easement, or Stewardship Agreement with the County Registry of Deeds.

“Project Proposals” – means a proposal for funding submitted by an applicant to LCHIP for an eligible activity.

“Public Water Supply” – is defined as land that protects a source of water to a piped water system serving 15 or more services or 25 or more people, for 60 or more days per year.

“Rare Species” – means plant and animal species that are listed as threatened or endangered pursuant to applicable state or federal laws, and species ranked as S1-S3 or G1-G3 by the NH Natural Heritage Inventory and NH Fish and Game Department.

“Resource Asset” – means the lands, buildings, structures, and other physical assets or the easement interests in the lands, buildings, structures, and other physical assets that comprise the real property of an eligible resource.

“Scenic vista” – means a publicly accessible viewpoint that provides expansive views of a highly valued landscape.

“Secretary of the Interior Standards” – means the federal guidelines put out by the Secretary of the Interior that outline four treatment approaches to historic resource projects. The four treatment approaches are Preservation, Rehabilitation, Restoration, and Reconstruction. For LCHIP purposes, the Standards for Rehabilitation and Restoration are most often applied.

“Stewardship” – means planning for and taking the necessary actions over the long term to successfully preserve and protect the natural, cultural, or historic value of a resource asset. Such actions include, as applicable, managing the resource asset in accordance with all legal obligations entered into under this chapter, performing regular maintenance and upkeep, providing for necessary monitoring, educating or informing those that might negatively impact upon the resource asset about the need and/or legal obligation to protect and preserve it, paying tax or in-lieu-of tax obligations, obtaining liability insurance, and securing sufficient levels of financial resources to carry out all such necessary actions.

“Stewardship Agreement” – means an agreement required by the Authority for a historic resource project.

“Structure” – means that which is built or constructed for the purpose of human activity.

“Study” – means a professional evaluation of an eligible resource that will lead to the further protection of that resource.

“Total Project Value” – is the appraised value of the resource asset or the sale price of the asset (as per RSA 227-M:8) (up to but not exceeding the appraised value of the resource asset to be purchased), rehabilitation costs, and/or other eligible and non-eligible expenses. The maximum grant amount possible is 50% of the Total Project Value.
“Viewshed” – means an area of land, water and other environmental elements that is visible from a fixed vantage point.

“Wetlands” – means those areas, including but not limited to, swamps, bogs, and marshes, where water either covers the soil or is present at or near the surface, particularly in the root zone, at least a good portion of the year, including the growing season.

“Working Forest Land” – Forest land in which a principle activity is the production of commercial forest products.

3. Authority Board of Directors

The LCHIP Authority is governed by an 18-member Board of Directors. The make-up of the Board includes:

Two members of the senate, appointed by the senate president; and
Two members of the House of Representatives, appointed by the speaker of the house.

Eight public members, appointed by the Governor and Council:
Two of whom shall represent cultural and historic resource interests;
One of whom shall represent natural resources interests;
One of whom shall represent outdoor recreation interests;
One of whom shall represent business or real estate interests;
One of whom shall represent municipal interests;
One of whom shall represent local planning interests; and
One of whom shall represent regional planning commissions.

Six non-voting state agency members including:
The director of the office of state planning, or designee;
The commissioner of the department of cultural resources, or designee;
The commissioner of the department of resources and economic development, or designee;
The commissioner of the department of environmental services, or designee;
The commissioner of the department of agriculture, markets, and food, or designee; and
The executive director of the department of fish and game, or designee.

4. Executive Director

The LCHIP Authority employs a staff led by its executive director. The executive director is nominated by the Board and appointed by the Governor and Council. The executive director oversees LCHIP staff and all of the day-to-day operations of the Authority. Further, the executive director, under the direction of the Board:

A. Coordinates the activities of state agencies directly involved with the administration of the program in accordance with this chapter;

B. Evaluates the eligible resources proposed for protection under this program, and determines if these resources meet the criteria of the program; and

C. Administers the affairs of the program, is directly responsible for executing all policies of the Board, and is authorized to exercise discretion in the review of Project Proposals.
5. **Process Overview**

A. **Phase 1**
   1. Applicant submits an LCH Register Form on-line completing all sections requested
   2. Staff provides a cursory review of the LCH Register Form to determine project’s eligibility for applying and Executive Director communicates eligibility status via email

B. **Phase 2**
   1. All interested applicants must attend the Application Writing Workshop which is typically held at least five weeks prior to closing of grant round
   2. Submit complete Project Proposal including application and all attachments
   3. Executive Director and staff review proposals for completeness and initial staff rankings (incomplete proposals do not advance to Panel Review)

C. **Phase 3**
   1. Panel review of all complete Project Proposals
   2. Site visits of certain projects and potential dialogue with applicants (A site visit does not indicate funding status)

D. **Phase 4**
   1. Staff presents recommendations to the Board of Directors
   2. Certain projects may be asked to make a presentation to the Board (A request for this presentation does not indicate funding status)
   3. Board selects projects for funding
   4. All applicants are notified by the Executive Director of their funding status

E. **Phase 5**
   1. Project Agreement is signed by Executive Director and Project Applicant
   2. Grant Award Recipients complete due diligence
   3. Executive Director, staff, and the Attorney General’s office review information
   4. If all information is complete and acceptable, then due diligence approval letter is signed by Executive Director

F. **Phase 6**
   1. Fund disbursement may begin (per Project Agreement schedule)
   2. Project closes and final funds are disbursed (Projects with a Historic Resource component are to be completed within 24 months from the date the project was granted funding approval. Natural Resource projects are to be completed within 18 months from the date the project was granted funding approval.)

G. **Phase 7**
   1. Annual monitoring occurs and reports are submitted to the LCHIP office
   2. Endowment Monitoring Disbursements are made annually in accordance with the receipt of annual monitoring reports.
6. Who May Apply

The LCHIP statute is very specific about what kinds of organizations and entities are eligible to apply for financial assistance through the program. To apply, you must:

A. be a municipality or other political subdivision of the state of New Hampshire; or a

B. be a publicly-supported nonprofit corporation exempt from federal income taxation under section 501(c) of the Internal Revenue Code. (Other interested parties may partner or work with an eligible organization or government entity but may not apply directly to the program.)

C. be willing to commit to and show evidence of adopting the appropriate components of the Land Trust Alliance Standards and Practices;

D. agree to adhere to the Secretary of the Interior Standards if project is a Historic Resource Project; and

E. have a willing property owner.

F. address the protection of all resource types present on the subject property (natural, cultural, historic) within the scope of the Project Proposal; and

G. be prepared to submit as part of a Project Proposal, a completed Historic Building Assessment with Preservation Guidelines or Historic Structures Report for any historic resource project with a total project value of $50,000 or more (excluding planning studies or inventories),

7. Eligible Resources for LCHIP Funding

A. Eligible applicants may apply for funds for the protection, restoration or rehabilitation of the following natural, cultural, or historic resources (as listed in statute):

1. archaeological sites;
2. historic buildings and structures which house cultural events and programs;
3. historic properties including buildings and structures;
4. historic and cultural lands and features;
5. ecologically significant lands;
6. existing and potential public water supply lands;
7. farmland;
8. forestland;
9. habitat for rare species or important wildlife;
10. lands for recreation;
11. riverine, lake, estuarine, and ocean shorelands;
12. scenic areas and viewsheds; and
13. wetlands and associated uplands.
The following definition of Cultural Resources is intended to provide guidance to those considering applying for cultural resource funds.

For historic buildings and structures which house cultural events and programs:

(i) Any building or structure housing a cultural feature must meet the LCHIP definition of historic.

(ii) An historic interior cultural feature must be an integral part of the evolution of the building, as well as an integral part of the structure itself. Examples include: performance stage, wall murals, tile work, woodwork, and other exemplary craftsmanship.

(iii) If the project is limited to the preservation of an interior cultural feature, the applicant needs to demonstrate that the building or structure in which the feature is located has been stabilized and does not require further rehabilitation. Furthermore, as part of the terms of the grant, a preservation easement or stewardship agreement will be placed on the entire building and not limited to the cultural feature.

For historic and cultural lands and features:

(iv) Land must have a highly significant historic resource or be a cultural asset that defines a community and is therefore important to the NH landscape, such as a farmstead, scenic vista, orchard, town forest, archaeological site, a last remaining example of heritage as defined by the community or a key representative of local community heritage.

B. LCHIP funds may be used by eligible applicants for only the following eligible costs:

1. Acquisition of real property in fee simple;
2. Acquisition of easement interests in real property;
3. Restoration or rehabilitation of cultural or historic buildings or structures which are publicly-owned, or which are owned by a qualified publicly-supported nonprofit corporation, except for the following activities:
   (a) routine maintenance and/or modernization that does not require specialized historic preservation services, unless the routine maintenance and/or modernization is necessary to fulfill the recommendations of a Historic Structure Report or preservation plan for the property;
   (b) furnishings (modern or historic);
4. Surveys, appraisals, title work, and other legal or ancillary work necessary to carry out acquisitions that can demonstrate linkage to the permanent protection or restoration and rehabilitation of eligible resources;
5. Resource inventories and planning that can demonstrate linkage to the permanent protection or restoration and rehabilitation of eligible resources;
6. Other professional services that can demonstrate linkage to the permanent protection or restoration and rehabilitation of eligible resources and limited to:
   (a) in-house or contracted services for the purposes of project application development to LCHIP;
   (b) plans and drawings;
   (c) feasibility studies;
   (d) historic structures reports;
   (e) architectural renderings;
environmental reviews; 
archaeological reviews; 
engineering studies; 
condition assessments; 
baseline documentation; and 
historic building assessment with preservation guidelines.

C. The Board retains the right to review all project elements proposed for funding in the context of the goals of the project and to make funding decisions consistent with the project goals, the Criteria, Guidelines and Procedures and the LCHIP statute.

D. Using LCHIP grant funds to pay off loans – LCHIP may fund projects whose applicant requests funds to pay off a loan used to protect eligible resources, although such projects are not considered a priority. Such an application to LCHIP will be at the sole risk of the applicant and LCHIP gives no guarantees for approval. In such projects, an interest (i.e. fee acquisition or easement) in the property beyond Executory Interest must be conveyed after the grant award is made. In situations of extreme circumstances, a supermajority of the Board may vote to suspend this policy for a specific project.

8. Matching Requirements

A. General Match Guidance

1. In order to be eligible, projects submitted to LCHIP for financial assistance must include a match amount at least equal to the value of the grant requested. Specifically, the Authority will not fund more than 50% of the appraised market value of any acquisition of land or structures or interest in land or structures nor more than 50% of other eligible expenses eligible for financial assistance listed in the section above.

2. Project Value – to determine the maximum possible grant amount for a given project as well as the required match, a Project Value must be calculated. Project Value is the appraised value of the resource asset (as per RSA 227-M:8, V) or the sale price of the asset (as per RSA 227-M8, V) (up to but not exceeding the appraised value of the resource asset to be purchased), rehabilitation costs, and/or other eligible expenses. The maximum grant amount possible is 50% of the total Project Value.

B. Cash Match Requirements and Guidance:

1. A minimum of 50% of the applicant’s LCHIP grant award match must be provided in cash. If the applicant chooses, all of the match may be in cash. Matching beyond the minimum is encouraged of all applicants.

2. The cash match may be met by the applicant spending or proposing to spend funds from any source on all eligible costs.

3. Qualifying matching funds from the applicant may include, but are not limited to, municipal appropriations or other designated municipal funds, private donations, state and federal funds, including grants, and monies from a conservation fund established under RSA 36-A:5 or a heritage fund established under RSA 674:44-d.

4. Cash used to purchase an eligible resource within two years prior to the opening date of a given grant round, may be used as a cash match.
5. If any of the cash match is coming from the seller, this must be disclosed to LCHIP. Seller must be aware that there may be federal tax implications from such a donation. Cash paid out for a specific eligible expense, such as paying for a land survey, may only be credited toward the cash match if incurred within 2 years following the grant award notification date unless otherwise approved by the Board of Directors.

6. Applicants may use up to 5% of the requested grant amount for administrative costs associated with preparation of the application or other due diligence as cash or non-cash match. No other administrative costs may be used as cash or non-cash match.

7. A one-time payment to a stewardship endowment fund established by the applicant for the resource asset.

C. Non-Cash Match and Guidance

1. The non-cash match requirement may be met through any combination of:
   (a) In-kind services (for labor rates use information on the National Employment and Wage Data or Independent Sector websites);
   (b) The appraised market value of donated real property or interest in real property, provided such real property is located in the municipality or municipalities in which the applicant property is located;
   (c) Materials and services donated towards the restoration or rehabilitation of cultural or historic buildings or structures which are publicly-owned, or which are owned by a qualified publicly-supported nonprofit corporation;
   (d) Donated surveys, appraisals, title work, and other legal or ancillary work necessary to carry out acquisitions that can demonstrate linkage to the permanent protection or restoration and rehabilitation of eligible resources;
   (e) Donated resource inventories and planning that can demonstrate linkage to the permanent protection or restoration and rehabilitation of eligible resources;
   (f) Other donated professional services that can demonstrate linkage to the permanent protection or restoration and rehabilitation of eligible resources and limited to:
      (i) in-house or contracted services for the purposes of project application development to LCHIP;
      (ii) on-site architect services;
      (iii) determining National or State Register eligibility;
      (iv) plans and drawings;
      (iv) feasibility studies;
      (v) historic structures reports;
      (vii) architectural rendering
      (viii) environmental reviews;
      (ix) archaeological reviews;
      (ix) engineering studies;
      (x) conservation assessments;
      (xi) baseline documentation; and
      (xiii) historic building assessment with preservation guidelines.
D. Other non-cash match information and guidance:

1. Any eligible real estate can be included as a non-cash match if the property was donated within the last two years prior to the opening date of a given grant round and was donated for purposes consistent with the purposes of the LCHIP statute. In addition, an affidavit (provided to LCHIP) from the donor indicating the donor’s intent for the gift to be used as a match for a LCHIP project application is required.

2. Donated time or expenses incurred are eligible as non-cash (in-kind) match, provided they are incurred either (i) within two years prior to the opening date of a given grant round, or (ii) at any time thereafter (subject to the financial constraints of the project as defined by the applicant) and subject to the Project Value as determined by the applicant.

3. An applicant may use the value of a donated easement on land (or preservation easement on a structure) that a political subdivision or publicly supported non-profit organization owns as a non-cash match, provided the donation yields to the project additional conservation or preservation value, and provided a relationship to the applicant (target) property can be demonstrated.

4. The donated value of a bargain sale may be considered non-cash match.

5. Applicants may use up to 5% of the requested grant amount for administrative costs associated with preparation of the application or other due diligence as cash or non-cash match. No other administrative costs may be used as cash or non-cash match.

9. Application Procedures

From time to time, the LCHIP Authority Board of Directors, depending on available funds, sets grant rounds making funding available to successful applicants for the purposes described in this CGP. The latest grant round information can be found at the LCHIP website, www.lchip.org, or by calling the LCHIP office.

A. Eligibility Determination

When submitting a Project Proposal requesting financial resources through LCHIP, an applicant must demonstrate eligibility based on the requirements of the LCHIP statute. A Land and Community Heritage Register (LCH) form must be completed online and submitted to LCHIP. All submissions will receive a cursory staff review and registrant will be notified by the Executive Director of their eligibility status within 4 weeks of receipt of the form.

B. Project Proposals

Applicants are required to use Project Proposal materials provided by LCHIP and must submit full and complete packages by the deadlines prescribed. If a Project Proposal is found to be incomplete or is received at LCHIP after the deadlines prescribed, it will not be accepted for consideration. LCHIP will provide all proposal materials, instructions for compiling the Project Proposal, and a checklist, which must be completed and attached to the front of the Project Proposal when submitted to LCHIP. Proposal materials are updated between each round, so all potential applicants should obtain the most current forms through the LCHIP website or by calling the LCHIP office at (603) 224-4113. In order to help applicants better understand the proposal requirements, LCHIP will host an application writing workshop as part of each grant round.
C. Acceptance, Determination of Completeness and Approvals

1. Upon receipt of the Project Proposal, the executive director will determine the completeness of the information.

2. Upon review with other Project Proposals, and using its decision-making factors, the Board may grant award funding to an application. This award means that the Board has made a decision to set aside funding for the project pending receipt of due diligence information in the way of appraisals, surveys, environmental reviews and other information, the up-front costs for which will be borne by the applicant.

3. The Executive Director will sign a Project Agreement once all necessary appraisals, surveys and environmental reviews and other tasks are complete and where the information provided from these tasks verifies the original numbers in the Project Proposal. The Executive Director reserves the right to re-negotiate the Project Proposal, as long as the project is not substantially different, based on the revised information resulting from appraisals, surveys, etc. or not sign a Project Agreement. If a Project Proposal has been changed substantially, the Board of Directors may choose whether or not to reauthorize the grant for that project. If no Project Agreement is signed, the Program has no obligation to pay the applicant for any of its costs.

4. No work should be undertaken without formal contact with LCHIP staff. All historic rehabilitation work must be consistent with the Secretary of the Interior Standards. If an applicant chooses to undertake preservation work to a resource prior to submission of due diligence and execution of the Project Agreement and the work is inconsistent with LCHIP requirements, such as the Secretary of the Interior Standards, the grant award is likely to be withdrawn.

10. Decision Making by the LCHIP Board of Directors, and Criteria for Selection of Projects

A. Eligible projects will be scored by a set of selection criteria. The LCHIP Board, in making decisions for awarding financial assistance, will use the criteria listed in RSA 227-M:9. The following criteria have been incorporated within the LCHIP application:

1. Imminence of threat to the land or property, such that the preservation of endangered structures and land conservation projects in densely developed or rapidly developing areas of the state shall receive a higher ranking;
2. Uniqueness or significance of the resource;
3. Proximity to other protected resources;
4. Extent to which project meets multiple objectives of the program (natural, historic, and cultural);
5. Strength of local support, such that project applications accompanied by an affirmative vote of the governing body of the municipality or governing bodies of the municipalities in which the project is located shall receive a higher ranking;
6. Strength of private support;
7. Cooperation between or among communities;
8. Extent of leverage (ability of state funds to attract other public and private funds in a cost-share arrangement);
9. Demonstrated ability and qualifying stewardship plan of eligible applicant to provide stewardship for the resource being protected; and
10. Extent to which benefits can be conserved only through fee acquisition of the resource asset, weighed against acquisition of an easement interest.

B. The Board may also consider the following additional criteria and scores attached to each of these:
   1. criteria point totals;
   2. local/regional planning participation;
   3. project partnerships;
   4. educational/interpretive plans for project;
   5. number of criteria categories in which the project has scored;
   6. cost relative to available funds and other projects in same round of applications;
   7. match amount and form;
   8. geographical distribution of projects within grant round;
   9. distribution among natural, cultural and historic resources within grant round;
   10. degree to which project addresses existing priorities in the state;
   11. capacity of applicant to successfully manage the project and provide stewardship;
   12. efforts applicant has made to obtain funding from other sources.

C. Criteria Point System – as part of the decision making process described above, the LCHIP Executive Director will evaluate and score all Project Proposals using a point system developed to match LCHIP statute and this document. Scores are not used as the sole method for determining the best projects. For details on the Criteria Point System to be used, see Appendix D.

D. The Board may, at any point in time, establish resource priorities to respond to the State’s greatest needs for natural, historic, and cultural resource protection.

11. Decisions of LCHIP Authority Board

The LCHIP Board of 18 members includes 12 voting members. To make decisions about grant requests and other financial assistance, a simple majority of the voting members present must agree to the decision. A quorum of 7 voting members is required for making decisions.

The LCHIP Board may override its policies for requiring public access, exceeding the project caps, waiver requests or other policies it has the authority over, with a super-majority – an affirmative vote of 9 voting members of the Board.

12. Expenditure Caps

LCHIP aims to make a substantial difference in the success of as many projects as possible. Therefore, the maximum grant amount that can be awarded by the Board is $500,000 for any project.

<table>
<thead>
<tr>
<th></th>
<th>Acquisition (fee and less than fee)</th>
<th>Rehabilitation/Restoration</th>
<th>Studies</th>
</tr>
</thead>
<tbody>
<tr>
<td>Max</td>
<td>$ 500,000</td>
<td>$ 500,000</td>
<td>$ 25,000</td>
</tr>
<tr>
<td>Min</td>
<td>$ 10,000</td>
<td>$ 10,000</td>
<td>$ 5,000</td>
</tr>
</tbody>
</table>
13. Project Execution Including Disbursement of Funds

A. Prior to disbursement of funds by the Executive Director applicants must submit all required materials in accordance with the following:
   1. for Natural and Cultural Resource projects, at least 4 weeks prior to request for disbursement of funds will be considered.
   2. for Historic Rehabilitation projects, at least 5 weeks prior to request for disbursement of funds will be considered.

B. After all materials have been reviewed and approved, and the applicant has demonstrated that its match portion has been secured the Executive Director will authorize disbursement of funds. A project agreement will be executed prior to disbursement of any grant funds. The project agreement will include language to ensure the public investment results in public benefit and describes recapture provisions should the applicant change the use to being a non-public building or not uphold its part of the agreement.

C. For acquisition projects, the Executive Director will approve all closing documents and required due diligence, including completed title examinations, appraisals, surveys, baseline documentation and environmental site assessments.

D. Disbursements of grant awards will take place in the following manner (unless otherwise negotiated):
   1. For natural, cultural, and historic resource acquisition projects, 100% disbursement at the time of closing.
   2. For historic preservation projects, 3 disbursements will be made – a 50% disbursement after due diligence is approved, a 30% disbursement when the project is 50% completed, and the remaining 20% disbursement at the successful completion of the project.
   3. For studies, a 50% disbursement will be made when the study is 50% completed and the remaining 50% will be disbursed after the final report has been presented to and approved by LCHIP.

E. Administrative Fee: LCHIP may charge successful applicants an administrative fee, which will be based on the amount of the grant award. The Authority may set a percentage fee that will apply to all projects. This fee will be deducted from the grant award. Amounts collected shall be deposited in the Administrative fund and will be used to pay the costs of administering the program.

14. Signage and Publicity

A. All projects funded through the program will be required to place a sign on the property at an appropriate place. This sign may be provided to the applicant by LCHIP at the time the project closes. Any replacement or repair costs to the sign will be the responsibility of the applicant organization.
B. All funded projects will also be required to include the LCHIP logo and following statement in any materials produced to promote or publicize the resource: “This resource has been protected with assistance from the NH Land and Community Heritage Investment Program.” All funded projects will also be required to comply with the LCHIP publicity and signage requirements stipulated in the project agreement.

15. Waivers

A. The Criteria, Guidelines and Procedures (CGP) are intended to apply to a variety of conditions and circumstances. It is recognized that strict compliance with all procedures prescribed herein may not fit every conceivable situation. Applicants may request a waiver of specific provisions outlined in this document in accordance with the following procedures (unless the waiver request deals with something prescribed in law):

1. a description of the project to which the waiver request relates;
2. a specific reference to the section and page of the CGP for which a waiver is being sought;
3. a full explanation of why a waiver is necessary and demonstration of hardship caused if the requirement is adhered to;
4. a full explanation of the alternatives for which a waiver is sought with backup data for support; and
5. a full explanation of how the alternatives for which a waiver is sought are consistent with the intent of RSA chapter 227-M and would have a just result.

B. The Board may approve, with the affirmative vote of 9 voting members, a request for waiver if it finds that:

1. the alternatives proposed are at least equivalent to the requirements contained herein;
2. the alternatives are adequate to ensure that the intent of RSA chapter 227-M is met; and
3. that the request for waiver satisfies all those requirements specified by RSA chapter 227-M.

C. The Board shall not grant any waiver, which in its judgment contravenes the purposes of RSA chapter 227-M. The Authority shall have no authority to grant waivers of statutory or other legal requirements except as provided in RSA 227-M:8, VII. The Authority shall issue a written response to a request for a waiver within 30 days of a complete request. If the waiver is denied, the denial shall specifically set forth the reasons for denial.

D. There shall be no right of appeal of a denial of a waiver request. Requests for reconsideration of a waiver request will be entertained only if new or clarifying information pertinent to the decision are presented. The Board reserves the right to deny any waiver request for any reason.
16. **Stewardship Management and Monitoring**

A. **Stewardship Planning for All Resource Assets**

Stewardship is a critical component of the long-term protection of the resource asset acquired or restored or rehabilitated through the Program. A stewardship plan is required for each acquisition of a resource asset, or restoration or rehabilitation project. Applicants shall be allowed flexibility in devising such plans. At a minimum, the stewardship plan shall detail the following items:

1. How "stewardship", as defined in these criteria, will be undertaken over the long term;
2. The extent of any existing or planned endowments or funds established for the purposes of perpetuating the resource, legal defense funds for easement holders, or similar funds designed for stewardship purposes.
3. How resolution of any violations or encroachment of the deed or easement on the resource will occur and how such resolution will be paid for.

The Executive Director shall make an affirmative finding that the stewardship plan is complete and acceptable before disbursing funds. Applications to the program for activities such as resource inventories and engineering studies are not required to include stewardship plans.

B. **Management of Fee Simple Acquisitions**

Management of fee simple interests will be undertaken by the applicant in accordance with the approved stewardship plan and any legal obligations or restrictions entered into as part of the grant contract. Owners of fee simple acquisitions will be required to convey an Executory Interest to the State of New Hampshire, and will be required to submit an annual report detailing monitoring visits, and activities or changes, if any, which have taken place on the property.

C. **Monitoring Endowment Contributions & Disbursements**

1. **Monitoring Endowment Contributions**
   a. For every resource on which LCHIP funds are used to protect a fee or less-than-fee interest, a percentage of funds from the LCHIP Trust Fund will be deposited into a fund to be managed by the State of New Hampshire. The Community Conservation Endowment fund (CCE) is established to ensure that the LCHIP’s investments in the natural, cultural or historic resource interests are not diminished over time. In the event that multiple phases of the same project are funded over the course of multiple grant rounds LCHIP reserves the right to determine whether an additional deposit into the CCE will be made to ensure that the program’s long-term investment in the project is protected. Deposits or contributions to the CCE fund will be in accordance with the following schedule:

<table>
<thead>
<tr>
<th>Executory Interests on fee simple assets</th>
<th>1% of appraised value</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Not to exceed $40,000</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Conservation easements on land assets (all in perpetuity)</th>
<th>$7500 each or 3.5% of appraised value of a conservation easement, whichever is greater</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Not to exceed $40,000</td>
</tr>
</tbody>
</table>
2. Community Conservation Endowment (CCE) Disbursements

   a. Interest generated from the CCE may be used as an incentive to support monitoring of resource assets acquired under the program. It is the intent of LCHIP to encourage monitoring by holders of these resource assets. To this end, upon completion and submission of an LCHIP approved annual monitoring report by the holder of these resource assets, the Authority will request that the State of New Hampshire return to the holder of the resource assets a portion of the interest generated from the CCE contribution. For those easement holders who need assistance in developing monitoring programs to meet the LCHIP standards, technical assistance may be made available.

   b. The amount of money returned to the easement holder will be determined by the following:

<table>
<thead>
<tr>
<th>Historic Rehabilitation (HR) Projects with Term Stewardship Agreements*</th>
<th>$5000 to $20,000 amount equivalent to term of agreement (See Section 17 C 4)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Perpetual preservation easements (on buildings)</td>
<td>$25,000</td>
</tr>
</tbody>
</table>

* Endowment contributions for term easements may be returned to the Authority at the expiration of the term easement.
Natural Resource (NR) Monitoring Endowment Disbursement Ranking Grid

<table>
<thead>
<tr>
<th>FACTORS</th>
<th>0-50 acres</th>
<th>51-200 acres</th>
<th>201-500 acres</th>
<th>501-1000 acres</th>
<th>1000+ acres</th>
</tr>
</thead>
<tbody>
<tr>
<td>ACREAGE</td>
<td>1</td>
<td>2</td>
<td>3</td>
<td>4</td>
<td>5</td>
</tr>
<tr>
<td>ENDOWMENT</td>
<td>$7,500-$14,000</td>
<td>$14,001-$20,500</td>
<td>$20,501-$27,000</td>
<td>$27,001-$33,500</td>
<td>$33,501-$40,000</td>
</tr>
<tr>
<td>(based off the schedule detailed above)</td>
<td>1</td>
<td>2</td>
<td>3</td>
<td>4</td>
<td>5</td>
</tr>
<tr>
<td>LOCATION/THREAT</td>
<td>None exist - next to existing easements/Federal or State lands/Very rural</td>
<td>Close proximity to town or major subdivision</td>
<td>Adjacent to town or major subdivision</td>
<td></td>
<td></td>
</tr>
<tr>
<td>INDUSTRIAL USE</td>
<td>No industrial use</td>
<td>occasional industrial use</td>
<td>Industrial use always occurring</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(Timber operation/ productive farm etc…)</td>
<td>1</td>
<td>3</td>
<td>4</td>
<td>5</td>
<td></td>
</tr>
</tbody>
</table>

The total points given in the Resource Ranking Grid and/or by number of historic structures will place a resource in one of the following groups**:

<table>
<thead>
<tr>
<th>GROUP</th>
<th>POINTS</th>
<th>PAYOUT</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>NR Projects with 4-8 points</td>
<td>1X</td>
</tr>
<tr>
<td></td>
<td>HR Projects with one structure or fewer</td>
<td></td>
</tr>
<tr>
<td>B</td>
<td>NR Projects with 9-12 points</td>
<td>2X</td>
</tr>
<tr>
<td></td>
<td>HR Projects with more than 1 structure</td>
<td></td>
</tr>
<tr>
<td>C</td>
<td>NR Projects with 13-16 points</td>
<td>3X</td>
</tr>
<tr>
<td>D</td>
<td>NR Projects with 17-20 points</td>
<td>4X</td>
</tr>
<tr>
<td>** For combined NR &amp; HR projects the structures and land will be grouped separately.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>The value of X is determined by the number of projects in each group and by the total amount of available interest in a given year’s earnings.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

  c. Stewards of a resource who do not undertake monitoring, or who do not meet required monitoring standards, will not be compensated. Should these circumstances develop, LCHIP on behalf of the State of New Hampshire will utilize the interest income to undertake monitoring of the resource asset to ensure protection of the resource asset.
D. Monitoring of Conservation or Preservation Easements -- Including Acquired, Term Easements, or Stewardship Agreements

Holders of conservation and preservation easements or stewardship agreements acquired under LCHIP will be required to undertake monitoring to the following standards:

1. provide an annual on-ground monitoring inspection that confirms that the interests acquired as part of an LCHIP project are being protected and maintained according to the terms of the conservation or preservation easement or stewardship agreement;
2. provide annual contact with property owners to inform them of their obligations under the terms of the preservation or conservation easement;
3. prepare and submit an annual monitoring report which shall contain the following:
   (a) description of the inspection conducted;
   (b) a description of any physical changes to the property or structure;
   (c) a description of any contacts made with property owners, including their current name and address information;
   (d) a description of any conditions or activities on the property, including those which violate or may violate the intent of the conservation or preservation easement or stewardship agreements;
   (e) an explanation of the current status of previously identified violations and any remedial steps taken;
   (f) steps to be taken by property owners to bring property into compliance with the terms of the easement or stewardship agreements.
4. upon sale of property, immediately contact new owner and inform of easement provisions or stewardship agreement.

17. Public Trust, Public Access, and Other Required LCHIP Deed Language

A. Public Trust

Funds expended on behalf of LCHIP for a land, cultural, or historic property acquisition are done so with the understanding that the resources protected will be held in the public trust. The following language must be included in deeds for all fee, or less-than-fee interests:

"In accordance with RSA 227-M:14, notwithstanding any other provision of law relating to the disposal of publicly-owned real estate, no deviation in the uses of any resource asset acquired under this program to uses or purposes not consistent with the purposes of RSA chapter 227-M shall be permitted. "The sale, transfer, conveyance, or release of any resource asset from public trust is prohibited, except as provided in RSA 227-M:13." (RSA 227-M:14)

B. Public Access

Public access on lands and interests in lands acquired with funds from the program is required for all acquired interests and is highly encouraged on interests donated as match. Language to be used in fee or less-than fee interests secured through the program shall approximate the intent of the following:
1. There is hereby conveyed pedestrian access to, on, and across the property for hunting, fishing, and transitory passive recreational purposes, but not camping, by members of the public. The grantee may post against or limit such access, with prior approval of the Authority, if such activities become inconsistent with the purposes for protecting the property and/or when public safety would be at risk.

2. Grantor may reserve the right to post against vehicles, motorized or otherwise.

3. Grantor may post against hunting on active livestock fields and against access to agricultural cropland during the planting and growing season, and against access to forest land during harvesting or establishment of plantations.

4. Recipient shall make the Property and interior of the Resource accessible to the public during regular operating hours. At other times deemed reasonable by Recipient, persons affiliated with educational organizations, professional architectural associations, and historical societies shall be admitted to study the Property. LCHIP may make photographs, drawings, or other representations documenting the significant historical, cultural, and architectural character and features of the Property and distribute them to magazines, newsletters, or other publicly available publications, or use them to fulfill its charitable and educational purposes.

C. Other Deed Language

Other deed language will vary to a certain extent depending on the interest to be acquired or donated, as well as the resource asset. Options for specific legal agreements will be developed by LCHIP, again depending on the interest acquired and the resource asset. Any resource acquired in fee or less than fee that has a mortgage on it must be prepared to have all mortgagees subordinate their interests to comply with required LCHIP language.

1. For fee-simple acquisitions completed with assistance from LCHIP, the applicant will be required to convey conservation restrictions as described in NH RSA 477 45-47 and a right of enforcement to LCHIP. Within this framework, the specific conservation restrictions will be tailored to the resource asset acquired. Conservation restrictions will include or incorporate the intent of the following, as applicable. The Grantor of the conservation restrictions shall:

   (a) use and maintain the Property exclusively for the uses permitted under RSA chapter 227-M, and shall make the Property available for public access [Access provision is encouraged for match properties, but not required];

   (b) not construct, maintain, erect, or install physical improvements to the Property, nor shall Grantor disturb the surface or alter the topography of the Property [except as itemized…….];

   (c) periodically inspect the property to assure compliance with the Grant;

   (d) take all reasonable steps to correct any violation of the purposes and conditions of the Grant in the event a breach is discovered.

   (e) not give, grant, sell, convey transfer, mortgage, pledge, or otherwise encumber the property without the prior written approval of the LCHIP Authority.

   (f) have the right to collect reasonable fees in support of the stewardship of the property. However, activities for which fees are charged shall be consistent with the intent of the program.
2. Any donated easement interest on match property will not be required to convey an Executory Interest to the state, however any donated property must be conveyed consistent with the purposes of the Program. Language for perpetual conservation and preservation easements acquired with the use of LCHIP funds shall be presented with the formal application and shall include but not be limited to the following, as applicable:

(a) Property shall be maintained [as open space] for the purposes set forth by the NH Land and Community Heritage Investment Program established by RSA chapter 227-M. [No industrial or commercial activities except agriculture, forestry, or other reserved rights as specified in the conservation easement and approved by the LCHIP Authority.]

(b) No subdivision; property may be conveyed only in its entirety, unless approved by the Authority.

(c) No structures, except structures that serve allowed conservation uses.

(d) No use of the property to meet open space requirements of any land use regulation process.

(e) These conditions will not necessarily preclude the Grantor from collecting reasonable fees in support of the stewardship of the property. However, activities for which fees are charged shall be consistent with the intent of the program.

3. Perpetual Preservation Easements (PPE) may be acquired by eligible entities in order to protect the integrity of an historic resource, but Perpetual Preservation Easements are required for restoration or rehabilitation projects with grant funding over $400,000. Any eligible entity other than the applicant may hold the easement; applicant is responsible for finding the entity. The PPE deed will be provided to the applicant by LCHIP.

4. Stewardship Agreements (SA) with deed restrictions are required for all restoration or rehabilitation projects. The Stewardship Agreement will be made between the grant recipient and LCHIP, and will impose the same restrictions that are in our Easements (runs with the land). It will be recorded with the property deed, and will include the stipulation that the building can only be sold if the new owner agrees to sign a new Stewardship Agreement with LCHIP. Length of terms will be linked to amount of grant received and may be adjusted to incorporate the expected lifetime of the restoration/rehabilitation project, and size and scope of the activities for which LCHIP funds are utilized. Term lengths will be as follows:

<table>
<thead>
<tr>
<th>Grant Award (Cumulative)</th>
<th>Document and Term</th>
</tr>
</thead>
<tbody>
<tr>
<td>$400,000 and above</td>
<td>Perpetual Easement</td>
</tr>
<tr>
<td>$250,001 – $399,999</td>
<td>20 year Stewardship Agreement</td>
</tr>
<tr>
<td>$150,001 – $250,000</td>
<td>15 year Stewardship Agreement</td>
</tr>
<tr>
<td>$150,001 – $150,000</td>
<td>10 year Stewardship Agreement</td>
</tr>
<tr>
<td>$50,001 and below</td>
<td>5 year Stewardship Agreement</td>
</tr>
</tbody>
</table>
5. At a minimum, the following provisions or other protective provisions will be incorporated into the terms of easements, and stewardship agreements with deed restrictions — for building restoration, or rehabilitation projects:

(a) All significant features identified within the easement or stewardship agreement shall be protected;
(b) No use that might adversely impact the building's architectural significance will be allowed;
(c) The building will be maintained to a level to protect the significant features;
(d) Adequate insurance will be carried; and
(e) If conveyed to a new owner, the easement holder and LCHIP will be notified.

18. Appraisals, Surveys, Title Examinations, Environmental Site Assessments, Baseline Documentation

A. Appraisals

1. General - For LCHIP Acquisition projects, the applicant shall furnish to LCHIP an appraisal for the property to be acquired, and for donated property in cases where donated property is used to fulfill the non-cash match required. The appraisal shall be completed by a NH-licensed appraiser and shall be in accordance with the Appraisal Foundation Uniform Standards of Professional Appraisal Practices. For fee property purchases, the appraisal shall be for the fee value of the property and for easements, the appraisal shall include both a fee value and a value for the easement to be acquired. The cost of the appraisal (or appraisals in the case of multiple properties) shall be borne by the applicant unless the applicant has successfully received grant funding through LCHIP for such costs.

2. Confidentiality - All appraisals submitted to LCHIP shall be considered confidential until such time as the LCHIP Board awards funds for the project.

3. Timing - Appraisals submitted to LCHIP under this section shall be completed or updated no earlier than 12 months prior to the closing and disbursement of funds. LCHIP retains the right to require appraisals to be completed within 9 months of the closing date and to allow appraisals up to 15 months from the closing date.

4. Nothing in this section shall prohibit the applicant from submitting the appraisal with the initial application. Appraisals completed and submitted prior to the initial application must be updated no earlier than 12 months prior to the closing and disbursement of funds, with the same 3 month flexibility allowed in item 3 above.

5. Easements and Surveys - An appraisal conducted for the purposes of LCHIP requirements shall be based upon the terms of the proposed easement deed, if any, and the survey performed in accordance with LCHIP standards stated below.
B. Surveys

1. General - For LCHIP Acquisition projects, the applicant shall furnish to LCHIP a survey for the property to be acquired, and for donated property in cases where donated property is used to fulfill the non-cash match required. The survey shall be completed by a NH licensed surveyor and shall be accomplished to the LCHIP Survey Standard as described in this section. The cost of the survey (or surveys in the case of multiple properties) shall be borne by the applicant unless the applicant has successfully received grant funding through LCHIP for such costs.

2. Confidentiality - All surveys submitted to LCHIP shall be considered confidential until such time as the LCHIP Board awards funds for the project.

3. Timing - Surveys submitted to LCHIP under this section may be an existing survey but must be completed to the LCHIP Survey Standard by a then-licensed or registered NH surveyor. If a submitted survey was completed prior to registration or licensing in NH, the LCHIP Board may waive that portion of the survey requirements if the survey has been recorded with the registry of deeds.

Nothing in this section shall prohibit the applicant from submitting a survey with the initial application.

4. Survey Standard – The applicant shall provide LCHIP with two paper copies of the standard property survey for the property or easement to be acquired with the LCHIP grant and any interest in donated property that is being used as non-cash match. Surveys completed for the purposes of fulfilling the requirements of LCHIP shall meet the following:

(a) A New Hampshire licensed surveyor shall perform a standard property survey in accordance with the standards specified in State of New Hampshire Board of Licensure for Land Surveyors Rules, Land 503.03 – Land 503.09.

(b) The turning points of the boundaries shall be monumented and the boundary lines through forested areas shall be blazed or painted so that they can be located on the ground.

(c) The survey plan shall include the method and accuracy of the survey and be suitable for recording at the registry of deeds.

(d) Surveys submitted to fulfill the requirements of LCHIP must be recordable at the appropriate registry of deeds in addition to meeting the other requirements of this section. Further guidance on this point is provided in RSA 676:18, relative to Register of Deeds and plat recordation.
C. Title Examinations – Title searches shall be completed for all fee acquisition and perpetual easement projects prior to closing and disbursement of funds but not earlier than submittal of the initial application to LCHIP. The title examination shall be conducted for each property or interest in land that is protected or donated as part of the required match.

The title examination shall be conducted according to the New Hampshire title examination standards of the New Hampshire Bar Association, as it may be updated. The applicant will submit to LCHIP a title exception and certificate of opinion on the title of each property from an attorney licensed to practice in NH.

D. Environmental Site Assessments – For all properties or interests in property acquired through grants provided through LCHIP or used as match donations, an environmental due diligence will be required.

1. Land only projects – For properties being considered under LCHIP where no buildings exist and where no commercial or industrial buildings or facilities are known to have existed on the site, the following standards for environmental site assessment will apply:
   (a) applicant will investigate the site and complete a Checklist for Environmental Assessments and submit it to LCHIP (see Appendix A).
   (b) an individual authorized to sign by the applicant organization shall sign the Checklist.
   (c) if a potential problem is seen, LCHIP requires that a professional environmental consultant investigate the concerns.

2. For land projects with buildings or historic resource acquisition - For properties being considered under LCHIP where buildings exist or where no buildings currently exist but where commercial or industrial buildings or facilities are known to have existed on the site, the following standards for environmental site assessment will apply:
   (a) An environmental site assessment shall be performed by an environmental consultant, with at least 5 years experience in preparing site assessments.
   (b) An environmental site assessment shall generally conform with the specifications for a Phase I Environmental Site Assessment set forth in the American Society for Testing and Materials (ASTM) Designation E 1527-05, “Standard Practice for Environmental Assessments: Phase I Environmental Site Assessment Process,” and shall include, at minimum, the following:

1. A 50 year history of land usage;
2. A description of the physical inspection of the site;
3. The date of the waste site file review at the NH Department of Environmental Services or a description of how the consultant determined that there were no applicable files to review;
4. A description of the findings from any waste site files reviewed at the Department of Environmental Services for the property;
5. A description of any other records review or personal interviews conducted, and
6. An opinion by the consultant that there are no contamination concerns for the property.
(c) The applicant shall submit the environmental site assessment to LCHIP upon completion.

E. Baseline Documentation

For all resource assets protected under LCHIP (including donated match properties), baseline documentation shall be completed prior to the project being considered for final disbursement of funds. The baseline documentation shall, at a minimum, follow the general format and content described in Appendix B or C.

19. Vendor Standards

A. Appraisers – All appraisals completed to meet the requirements of LCHIP shall be by a land appraiser with at least 2 years experience in the kind of appraisal being completed.

B. Surveyors – Surveys completed under the requirements of LCHIP shall be by a New Hampshire licensed surveyor.

C. Title Examinations – Title Examinations completed under the requirements of LCHIP shall be by an attorney admitted to the NH Bar.

D. Environmental Site Assessment Consultants – Environmental assessments completed under the requirements of LCHIP by an environmental consultant shall be completed by an environmental consultant with at least 5 years experience in preparing environmental site assessments.
Appendix A

LCHIP Checklist for Environmental Site Assessment

Name of Property:

Location:

Town:

Type of Property:
_____ Potential Permanent Ownership
_____ Conservation Easement
_____ Other

Sources of Information:
_____ Inspection of documents (attach copies)
_____ *Interview with landowner (attach notes – questions to include but not be limited to “Are you aware of any solid or hazardous waste and/or site, whether buried or above ground, currently, or in the past on this property?”)
_____ Interview with abutters (specify whom, attach notes)
_____ Interview with government officials (specify whom, attach notes)

*required

Documents Attached:
_____ Survey and/or site plan
    Should show any current or former locations of:
    _____ Buildings
    _____ Above-ground and underground storage tanks
    _____ Pipes
    _____ Electrical transformers
    _____ Chemical storage locations
    _____ On-site hazardous waste and non-hazardous waste storage or disposal locations
    _____ Known or suspected locations of asbestos
    _____ Motor vehicle garage or service site
    _____ Drainage systems
    _____ Ditches
    _____ Groundwater production or monitoring wells
    _____ Septic systems and leach fields
    _____ Easements
    _____ Water bodies
    _____ Land features

_____ Aerial photographs

_____ Copies of reports, permits, etc.
    _____ Conditional or special use permits
    _____ Easement agreements
    _____ Land use restrictions
    _____ Title report
    _____ Documents from federal, state, or local agencies regarding property use
    _____ Environmental impact reports
    _____ Environmental audits or assessments
    _____ Technical reports or studies of the geology and hydrology of the area

_____ Chemicals (a list of chemicals, fuels or pesticides known to have been used or stored on the property, including the location and estimated amount of each substance used or stored)
Wastes (a list of the types, amounts, and locations of any wastes known to have been generated, stored, treated, recycled, or disposed of on-site)

Correspondence

*Copy of letter to and response from municipality inquiring about known hazardous material or waste sites (Selectman and Fire Chief at minimum).

Other information

*Map from NH Dept. of Environmental Services showing location of property relative to all documented hazardous waste sites in the DES database.

*Copy of “all sites” list from Dept. of Environmental Services for municipality in which property is located with confirmation by applicant that the subject property is not on the “all sites” list.

*required

Site Information and History:

Agricultural

What types of crops were grown?
Was the property irrigated?
What types of pesticides, herbicides, and fertilizers were used?
During what time periods were pesticides, herbicides and fertilizers used on the property?

Forestry

Were any chemicals used on the site?
What were they?

Manufacturing

What was manufactured and what chemicals were used?
Do any chemicals, raw materials, finished products, fuel, or machinery remain on the property? If so, describe.
Were any industrial waste, sewage, or wastewater disposed or discharged to land or water that may have left deposits of hazardous substances in or on the land or in the groundwater? If so, describe.

Residential

Was asbestos used?
If yes, when?

Mining

What was mined?
What methods or processes were used?
How and where were tailings and waste disposed of?
What chemicals, if any, were used in mining and processing?
If yes, when?

Surrounding properties

What are the current and past uses of the surrounding properties?
Could the activities on these properties pose potential environmental risks?
_____ Other

Physical Inspection:
Inspection performed by:
Date:

Check applicable property features:

_____ Stained soil or concrete
_____ Vegetation damage
_____ Foul or unusual odors
_____ Oily sheens or discoloration of surface water
_____ Storage tank--above or below ground?
_____ Surface pond or impoundment
_____ Incinerator
_____ Waste dump, junk pile, storage pit
_____ Disposal well or bed
_____ Storage drums or other containers
_____ Wastewater outlet or pipe
_____ Emission stack, chimney, or vent
_____ Railroad tracks
_____ Truck parking
_____ Soil disturbance
_____ Signs of illegal dumping
_____ Stream or other flowing surface water
_____ Structures: check for asbestos, urea formaldehyde foam
_____ Pipeline
_____ Other

Analysis of findings:

Prepared by:
Date:
Recommendation:
Authorized signature:
Appendix B
Baseline Documentation for Natural Resource Projects

Purpose Statement:

The monitoring and stewardship of the properties protected through the uses of LCHIP funds is a critical component to ensure its long term protection. The baseline inventory report should be the basis from which one will monitor the protected property. It is important that the baseline inventory report includes important information that relates to each individual property and information that will allow one to complete their monitoring and stewardship responsibilities effectively into the future. The following criteria have been drawn up to help the preparers of baseline inventory reports in creating reports that will have consistent formats, information and effectiveness for all the projects funded through LCHIP.

Information needs will obviously vary, sometimes quite widely, from property to property.

Photographic Documentation:

We believe that clear, labeled and precisely located photographs are a critical part of any baseline inventory report. Photographic documentation should cover as much of the property as possible and in as much detail as possible. This is particularly true for structures and improvements located on the property at the time the project is completed.

GPS Information:

Global Position Systems (GPS) have in recent years become much more affordable and able to produce more accurate location information. This information will be immensely useful in the future as properties change owners and landscapes change over time. LCHIP highly encourages the preparers of baseline inventory reports to use GPS coordinates when locating photo points, structures and other important features of a property.

Baseline Inventory Report Should Contain the Following Information:

A. Table of Contents (optional)

Page numbers and information included in each of the following sections.

B. Owner Acknowledgement Statement (*see end of document)

C. Summary Information:

1. Landowners name, contact information
2. Easement holder name, contact information
3. Executory Interest name, contact information
4. Date or proposed date of project acquisition
5. Detailed directions to the property from the nearest town
6. General physical property description, including acreage and condition of boundaries
7. Summary of the conservation values protected
8. Extent of the investigation – Who did the work, when was the property visited, who else was consulted for information that is in the report etc…

D. History of the Project

This section should describe how contact was initiated between the involved parties and why, who the key players were in developing the project.

E. Land Uses and Management

1. Historic
   This should briefly include all of the known historical uses of the property. Describe any past agricultural, logging, residential and recreational uses.

2. Current
   This section should describe what the property is currently being used for including residential and recreational uses.

F. Inventory of Property Improvements

Disagreements that occur are often over the construction of new buildings or property improvements. For this reason it is critical that all existing improvements be detailed in the baseline inventory report. This information should include GPS locations of all improvements. The following need to be listed in this section.

1. Major agricultural structures such as barns, sheds, riding arenas and corrals
2. Minor agricultural structures such as stock tanks and fences
3. All man made ponds, stock tanks or reservoirs
4. Any recreational improvements present on the property
5. Roads, public and private, paved and unpaved need to be located on a site map and preferably shown in photographs. This includes two-tracks present on the property
6. Existing radio towers, cell towers, power lines, dumps, transfer stations, and cemeteries etc
7. Gravel pits and similar areas of site disturbance

G. Description of Property and Conservation Values (or attach Stewardship plan)

1. Physical Description
   a) Topography – A general description and notable landmarks referenced in the report.
   b) Geology – Note the underlying geology and any notable features located on the property.
   c) Soils – Note the major soil types and their locations on the property.
   d) Hydrology – Note water features found on the property, watershed information and any other information related to water on the property.

2. Vegetative Communities
Provide a brief description of the main vegetative community types found on the property. The description should also include human altered vegetative communities such as hay field, corn fields or pastures. It is important to note the general locations of each community type and include a map showing the locations of the communities if appropriate.

3. **Wildlife Values**

Each property is used in different ways by wildlife and wildlife uses change over time. Please provide a description of the notable species found on the property.

4. **Scenic, Open Space and Historical Values**

a) This section should describe the public open space values that are protected by the project. These can include views from public roads or public lands and community buffers.

b) If the property has any historical or archaeological values please briefly describe.

H. **Appendices**

Information included in Appendices to the document are generally used for reference and can include a wide array of information depending upon the property. These typically include:

1. **Photographic Documentation**
   - Clear color photographs showing the property, with photopoints located on a map.

2. **USGS Topographic Map**
   - This should show property lines and other nearby protected land

3. **Aerial Photograph**

4. **Annotated Survey Plan or Detailed Property Map**
   - Including man-made features

5. **Excerpt of soils map**
   - Showing property lines, plus soils productivity classifications

6. **References cited in the Report**

7. **Recorded Copy of the Easement (submitted after closing)**
*Sample Owner Acknowledgement Statement*

**Property Name:**

**Grantor:**

- Name
- Address
- Town, State, Zip

**Grantee:**

- Name
- Address
- Town, State, Zip

**Property Description**

(Include acreage, general location and relevant natural features, not to exceed more than a few paragraphs)

In compliance with Section 1.170-14(g)(5)(i)(D) of the Federal Tax Regulations this baseline inventory report is an accurate representation of the property at the time of the conservation easement donation

**Grantor**

Date

**Grantee**

Date
Appendix C
Baseline Documentation for Historic and Cultural Resources

The purpose of Baseline Documentation is to provide documentation of the physical condition and historic character of your resource once the project is completed, to provide a permanent record of the work that was accomplished by your LCHIP grant. The baseline documentation is an integral part of the stewardship of your resource; and good, thorough Baseline Documentation will make review and approval of future alterations to the building easier.

Location, address and boundaries of property (legal description)

Brief statement of significance of property

Description of physical evolution of property, noting major additions, alterations

Assessment of condition of property from visual inspection

Site Plan from tax map or survey with photo key

Sketch Floor Plan with photo key

Photographic Record:
In order to make the photographs more useful, they should be keyed to a sketch map of the property. Black and white 35mm photographs printed on archival quality paper are preferable; however, color 35mm photos or good quality digital prints may be acceptable on a case-by-case basis. Please contact LCHIP staff to discuss photography requirements for your project. Photographs should be printed in at least 4X6 format, and each photo must be labeled on reverse (write directly on the photo, do not use an adhesive label) with property name, date, photographer’s name and description/location of where the photo was taken (for example, “front elevation” or “from entry, looking north”).

Photos should include:
• Whole structure showing major faces or elevations
• Setting around the structure
• Significant exterior features
• Significant interior features
• Photos showing the improved areas

Grant recipients must produce at least 2 unbound sets of Baseline Documentation, one is retained by the Recipient and one submitted to LCHIP.

Baseline Documentation can be completed by the Recipient or by a paid (or volunteer) consultant. Any costs associated with completing the Baseline Documentation can be included in your Total Project Cost. The Baseline Documentation must be approved by LCHIP staff for completeness. If staff determines that the submitted Baseline Documentation is not complete, it will be returned to the Recipient with notes from LCHIP regarding what additional material is necessary. If a second submittal is not complete, LCHIP reserves the right to require the Recipient to hire a consultant to complete the Baseline Documentation.
Appendix D
Project Proposal Scoring
(as referred to in CGP Section 10 C)

Resource Values 45 possible points
   Resource Significance (35 possible points)
   Imminence of Threat (10 possible points)

Current Capacity 25 possible points
   Planning and Community Support (5 possible points)
   Implementation Capacity (5 possible points)
   Financial Need (5 possible points)
   Budget/Project leverage (10 possible points)

Future Strength 25 possible points
   Stewardship (15 possible points)
   Future Activities (10 possible points)

Additional Information 5 possible points

Total 100 Possible Points
227-M:1 Purpose. – The general court finds that in order to maintain New Hampshire's quality of life and economic vitality for its citizens, growth and development should be balanced with careful protection of the state's most important natural, cultural, and historical resources. Permanent protection of these resources, through acquisition of lands, buildings, and other physical assets, or interests in these assets, must be accomplished along with their planned long-term stewardship. The general court further recognizes the importance of public-private partnerships to achieve these ends. To protect and preserve New Hampshire's natural, cultural, and historical resources for this and future generations, the general court establishes in this chapter the New Hampshire land and community heritage investment program. The intent of the program is to conserve and preserve this state's most important natural, cultural, and historical resources through the acquisition of lands, and cultural and historical resources, or interests therein, of local, regional, and statewide significance, in partnership with the state's municipalities and the private sector, for the primary purposes of protecting and ensuring the perpetual contribution of these resources to the state's economy, environment, and overall quality of life.


Section 227-M:2

227-M:2 Definitions. – In this chapter:
I. "Authority" means the New Hampshire land and community heritage investment authority.
II. "Board" means the board of directors of the New Hampshire land and community heritage investment authority.
III. "Building" means a construction made by humans and created to shelter human activity.
IV. "Easement interests" means conservation, historic preservation, or scenic easements, development rights, or any other similar protective interest in real property held in perpetuity, or a term easement that is held for a specific period of time and not in perpetuity as part of a farm viability program.
V. "Eligible resource" means a natural, cultural, or historical resource including archaeological sites; historic buildings and structures which house cultural events and programs; historic properties including buildings and structures; historic and cultural lands and features; ecologically significant lands; existing and potential public water supply lands; farmland; forestland; habitat for rare species or important wildlife; lands for recreation; riverine, lake, estuarine, and ocean shorelands; scenic areas and viewsheds; and wetlands and associated uplands.
V-a. "Farm viability program" means a program overseen by an eligible applicant under RSA 227-M:8, I that preserves farmland:
(a) By enhancing the long-term viability of farms, principally through assistance in business plan development and implementation; and
(b) By requiring term easements on farms participating in such a program and receiving assistance funded through this chapter.
VI. "Monitoring" means the regular and systematic gathering of information about a resource asset to identify changes to the property over time to ensure that it is being used in accordance with any easement interest restrictions or other legal obligations entered into under this chapter.
VII. "Resource asset" means the lands, buildings, structures, and other physical assets or the easement interests in the lands, buildings, structures, and other physical assets that comprise the real property of an
eligible resource.

VIII. "Stewardship" means planning for and taking the necessary actions over the long term to successfully preserve and protect the natural, cultural, or historical value of a resource asset. Such actions include, as applicable, managing the resource asset in accordance with all legal obligations entered into under this chapter, performing regular maintenance and upkeep, providing for necessary monitoring, educating or informing those that might negatively impact upon the resource asset about the need and/or legal obligation to protect and preserve it, paying tax or in-lieu-of tax obligations, obtaining liability insurance, and securing sufficient levels of financial resources to carry out all such necessary actions.


Section 227-M:3

227-M:3 Land and Community Heritage Investment Program Established. – There is hereby established the New Hampshire land and community heritage investment program. The program shall acquire resource assets, through voluntary negotiations with property owners and utilization of all available federal, state, local, private, and other matching funds and incentives. The program shall also provide funding for restoration and rehabilitation of cultural and historical resources and for certain costs associated with the acquisition of resource assets. All deeds or other documents evidencing purchase of any fee interest or other easement interest in resources under this chapter shall be drawn and held in the name of the municipality, other political subdivision, or qualified publicly-supported nonprofit corporation purchasing the interest through the use of program funds. All easement interests and legal obligations that are attached in perpetuity to any property shall be recorded in the deed. The state of New Hampshire shall hold an executory interest in all easement interests acquired by the program and held by municipalities, other political subdivisions, or qualifying nonprofit corporations. There shall be no power by the state of New Hampshire to take any resource by eminent domain, nor shall any funds made available by this program be used to take by eminent domain except in cases involving the voluntary quieting of title. All acquisition projects shall involve a willing seller and willing buyer, or a willing donor of resource assets.


Section 227-M:4

227-M:4 New Hampshire Land and Community Heritage Authority Established; Board of Directors. –

I. There is hereby established the New Hampshire land and community heritage investment authority, a body corporate and politic. The authority is constituted a public instrumentality of the state. The exercise by the authority of the powers conferred by this chapter shall be deemed and held to be the performance of public and essential governmental functions. The authority shall be a nonprofit corporation organized under RSA 292.

II. The authority shall be governed by a board of directors composed of 18 members. Voting members shall not appoint designees to act in their places. The chairperson shall be elected from among the public members. Board membership shall be as follows:

(a) Two members of the senate, to be appointed by the senate president.

(b) Two members of the house of representatives, to be appointed by the speaker of the house.

(c) Eight public members, to be appointed by the governor and council:

(1) Two of whom shall represent cultural and historic resource interests;

(2) One of whom shall represent natural resources interests;
(3) One of whom shall represent outdoor recreation interests;
(4) One of whom shall represent business or real estate interests;
(5) One of whom shall represent municipal interests;
(6) One of whom shall represent local planning interests; and
(7) One of whom shall represent regional planning commissions.
(d) The director of the office of strategic initiatives, or designee.
(e) The director of the division of historical resources, department of natural and cultural resources, or
designee.
(f) The director of the division of forests and lands, department of natural and cultural resources, or
designee.
(g) The commissioner of the department of environmental services, or designee.
(h) The commissioner of the department of agriculture, markets, and food, or designee.
(i) The executive director of the department of fish and game, or designee.

III. Members appointed under subparagraphs II(d) through II(i) shall be advisory, non-voting members.

IV. (a) The terms of the state agency members and the members of the senate and the house of representatives
shall be coterminal with their respective terms in office. Members appointed by the governor and council
under subparagraph II(c) shall serve a 4-year term, and may serve no more than 10 successive years.
(b) Members appointed by the governor and council may be removed from office for cause, by the governor
and council. Cause for removal shall include, but not be limited to, incapacity or failure to perform the duties
of a member of the board of directors. Vacancies shall be filled for the unexpired term of the office in the same
manner as the original appointment. Legislative members shall be entitled to mileage reimbursement at the
legislative rate.

V. Seven voting members shall constitute a quorum. Decisions shall be made by a majority of those present
and voting. Each member appointed under subparagraphs II(a) through (c) shall have one vote on matters
coming before the board. The board shall meet quarterly and at such other times as may be deemed necessary
by the chairperson.

VI. Board members shall not be subject to civil liability for acts performed in accordance with their duties
under this chapter.


Section 227-M:5

227-M:5 Powers and Duties of the Authority. — The authority shall have all the powers necessary
and convenient to carry out and effectuate the purposes and provisions of this chapter and shall:
I. Adopt bylaws for the regulation of its affairs and the conduct of its business.
II. Adopt criteria and guidelines for:
(a) The acquisition of resource assets;
(b) The restoration or rehabilitation of cultural and historical buildings or structures; and
(c) The stewardship and monitoring of resource assets on which program funds are expended.
III. Adopt definitions deemed important or necessary to carry out the purposes of this chapter.
IV. Oversee and direct the expenditure of funds deposited in the trust fund of the New Hampshire land and
community heritage investment program in accordance with the purposes of this chapter. This includes, but is
not limited to, the authority to draw upon funds for acquisition of resource assets, or related program purposes,
and for the administrative costs of the program.
V. Make and execute contracts for services necessary to carry out the purposes of this chapter or necessary
and convenient for the exercise of its powers and functions.
VI. Temporarily acquire real property or interests in real property, only when such acquisition is necessary
or appropriate to protect or secure any investment in which the authority has an interest.

VII. Prepare an annual report to be presented no later than December 1 of each year to the president of the senate, the speaker of the house, and the governor and council, and filed with the state library. The report shall detail the activities of the program during the past year including a listing of all resource assets acquired and restoration and rehabilitation projects undertaken, along with the associated expenditures. All administrative costs shall be provided, as well as a complete financial accounting of the trust fund established under RSA 227-M:7. The report shall also include a historical summary of the program’s activities to date. A copy of the report shall be made available to any interested person. The authority shall cause an audit by an independent certified public accountant of its books and accounts to be made each fiscal year.

VIII. In addition, the authority may:
(a) Adopt an official seal.
(b) Maintain an office and hire staff.
(c) Apply for and accept from any source gifts and donations of: money, including money from appropriate fundraising activities; labor, equipment, and supplies; land and other real property; interests in land and other real property; federal, local, private, and other matching funds and incentives; and other assets to be deposited in the fund for the purposes of this chapter and to aid the authority in the conduct of its affairs.
(d) Employ or retain as independent contractors architects, engineers, attorneys, accountants, and other advisors and employees, consultants, and agents as may be necessary in its judgment without regard to any personnel or civil service law of the state to prescribe their duties and qualifications and to fix and pay their compensation if any.
(e) Appoint qualified individuals to serve as unpaid volunteers under such terms and conditions as it deems necessary. Said volunteers or advisors may be paid a stipend and/or reimbursed for any incidental expenses determined by the authority to be necessary and incurred while performing the business of the authority.


Section 227-M:6

227-M:6 Executive Director. – The board of directors shall nominate one or more persons for appointment by the governor and council to serve as executive director. The executive director shall serve a term of 5 years, with reappointment or a vacancy to be filled in the same manner as the original appointment. At the request of the board, the governor and council may remove the executive director for cause. The executive director shall:
I. Coordinate the activities of state agencies directly involved with the administration of the program in accordance with this chapter.
II. Evaluate the eligible resources proposed for protection or restoration under this program, and determine if these resources meet the criteria of the program, subsequent to instruction by the board.
III. At the direction of the board, administer the affairs of the program and be directly responsible for executing all policies of the board.


Section 227-M:6-a

227-M:6-a Status of Employees. –
I. The authority may hire, fix, and pay compensation, prescribe duties and qualifications, and establish personnel policies without regard to any personnel or civil service law or personnel or civil service rule of the
state. The employees of the authority shall not be classified employees of the state within the meaning of RSA 21-I:49. Any individual employed by the authority shall be deemed an employee at will and shall serve at the pleasure of the authority.

II. Notwithstanding the provisions of paragraph I, any individual employed by the authority whose employment calls for 30 hours or more work in a normal calendar week, and whose position is anticipated to have a duration of 6 months or more, shall be entitled to elect to receive such health, dental, life insurance, deferred compensation, and retirement benefits as are afforded to classified employees of the state provided, however, that the election is made in writing within 30 days of the start of employment. Upon election by such individual, the authority shall pay from its revenues the state's share of such benefits. Any remaining costs of health, dental, life insurance, deferred compensation, and retirement benefits which an individual elects to receive pursuant to this section, shall be withheld from such individual's salary as a payroll deduction. Written notice of the availability of these benefit options shall be provided to each individual upon employment by the authority.


Section 227-M:7

227-M:7 Trust Fund Established; Administration. –
I. There is established in the office of the state treasurer the trust fund for the New Hampshire land and community heritage investment program. Moneys in the fund and any interest earned on the fund shall be used for the purpose of this chapter and shall not be used for any other purpose. The trust fund shall be non-lapsing.

II. The state treasurer is instructed to invest the sums deposited in the fund in a prudent manner consistent with the purposes of this chapter. Interest earned on moneys in the fund shall accrue to the fund to the extent allowed under federal law.

III. No funds of any state agency shall be transferred to the trust fund without specific authorization from the general court. Federal funds accepted by the fiscal committee and governor and council for purposes similar to those of this chapter may be deposited in the trust fund.


Section 227-M:7-a

227-M:7-a Administrative Fund. –
I. There is established in the office of the New Hampshire land and community heritage investment authority a fund to be known as the land and community heritage investment program administrative fund into which the commissioner of safety shall credit any revenue generated pursuant to RSA 261:97-b, I-a. There shall also be deposited, on a monthly basis, interest income generated on appropriations made to the land and community heritage investment program trust fund pursuant to RSA 227-M:7. The total revenues generated to the administrative fund from these 2 sources shall not exceed $335,000 for each fiscal year. Any revenue generated from these 2 sources in excess of the $335,000 maximum per year shall be credited by the New Hampshire land and community heritage investment authority to the land and community heritage investment program trust fund in RSA 227-M:7. The authority shall include in its annual report the amount of revenues exceeding the maximum which are credited to the trust fund.

II. All sums so credited shall be appropriated to the authority for the following purposes:
(a) To pay the costs of administering and operating the authority, including, but not limited to, all wages, salaries, benefits, and other expenses authorized by the board or the executive director. The authority may enter

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into a contract or agreement for provision of services to withhold on a monthly basis all payroll and benefit costs for employees.

(b) In general for the payment of all expenses incident to the management and operation of the authority as are consistent with its statutory purpose and as the board or the executive director thereof may from time to time determine.

III. This fund shall constitute a continuing appropriation for the benefit of the authority. Any amount remaining to the credit of the authority at the close of any fiscal year, and any interest accrued, shall be nonlapsing and shall be carried over and credited to the fund for the succeeding year.


Section 227-M:8

227-M:8 Program Administration; Eligible Applicants; Matching Funds. –
I. The authority shall distribute funds to further the purposes of this chapter only to eligible applicants. Eligible applicants shall include:

(a) Municipalities or other political subdivisions of the state; and
(b) Publicly-supported nonprofit corporations exempt from federal income taxation under section 501(c) of the Internal Revenue Code.

II. Other parties wishing to participate in the program may partner with one or more eligible applicants. At the option of eligible applicants and with the approval of the board, state agencies may hold rights in resource assets acquired through the program by eligible applicants. The applicant must demonstrate the commitment of the owner of the assets to participate in the proposed action.

III. Financial assistance to eligible applicants shall be provided through grants and block grants (grants to another organization for re-granting) and loans. Up to 50 percent of financial assistance provided each year may be provided through loans. Principal and interest paid on such loans shall be deposited in the trust fund for the New Hampshire land and community heritage investment program established in RSA 227-M:7. Financial assistance may only be expended on eligible resources for the following purposes:

(a) Acquisition of real property in fee simple.
(b) Acquisition of easement interests in real property.
(c) Restoration or rehabilitation of buildings or structures which are publicly-owned, or which are owned by a qualified publicly-supported nonprofit corporation.
(d) Surveys, appraisals, title work, and other legal or ancillary work necessary to carry out acquisitions.
(e) Resource inventories and planning.
(f) Other professional services.

IV. The authority shall not fund more than 50 percent of the appraised market value of any resource asset acquisition or more than 50 percent of any other expense eligible for financial assistance under RSA 227-M:8, III(c)-(f).

V. All eligible applicants are required to provide a level of matching resources that is no less than 50 percent of the appraised market value for any resource asset acquisition and that is no less than 50 percent of any other expense for which financial assistance is sought under RSA 227-M:8, III(c)-(f). A minimum of 1/2 of the applicant's minimum match requirement must be provided in cash to be used in the purchase or preservation of the resource asset. Nothing shall prevent the eligible applicant from using all cash to fulfill the match requirements of the program. The balance, if any, of the non-cash match requirement may be met through any combination of:

(a) In-kind services;
(b) The appraised market value of donated real property or interest in real property, provided such real property is located in the municipality or municipalities in which the applicant property is located;
(c) Expenses specified under RSA 227-M:8, III(c)-(f), incurred or to be incurred; or
(d) A one-time investment in a stewardship endowment fund established by the applicant for the resource asset.

VI. Qualifying matching funds from the applicant may include, but are not limited to, municipal appropriations, private donations, federal funds, and monies from a conservation fund established under RSA 36-A:5.

VII. Matching beyond the minimum shall be encouraged of all applicants. The board is authorized, for a particular project, to either reduce the applicant's minimum match requirements under paragraph V or exceed the amount of financial assistance allowed under paragraph IV, but only by an affirmative vote of 9 voting members.


Section 227-M:9

227-M:9 Acquisition, Restoration, and Protection Criteria and Guidelines. –
I. The criteria and guidelines adopted pursuant to RSA 227-M:5, II for acquiring resource assets shall include, but shall not be limited to, the following:
(a) Imminence of threat to the land or property, such that the preservation of endangered structures and land conservation projects in densely developed or rapidly developing areas of the state shall receive a higher ranking;
(b) Uniqueness or significance of the resource;
(c) Proximity to other protected resources;
(d) Extent to which project meets multiple objectives of the program (natural, historic, and cultural);
(e) Strength of local support, such that project applications accompanied by an affirmative vote of the governing body of the municipality or governing bodies of the municipalities in which the project is located shall receive a higher ranking;
(f) Strength of private support;
(g) Cooperation between or among communities;
(h) Extent of leverage (ability of state funds to attract other public and private funds in a cost-share arrangement);
(i) Demonstrated ability and qualifying stewardship plan of eligible applicant to provide stewardship for the resource being protected; and
(j) Extent to which benefits can be conserved only through fee acquisition of the resource asset, weighed against acquisition through easement interest.

II. Nothing in this section shall be construed to require that each acquisition of a resource asset under this chapter must meet all the criteria listed in this section.


Section 227-M:10

227-M:10 Management. – Any owner of a resource asset acquired in fee simple under this chapter or for which program funds have been expended for restoration or rehabilitation work, shall manage such asset in accordance with any stewardship plan approved for the asset and any legal obligations entered into under this...
chapter pertaining to the resource asset. The program shall not manage any resource asset, except to the extent permissible under RSA 227-M:5, VI.


Section 227-M:11

227-M:11 Stewardship. – All applications submitted for funding resource asset acquisitions or restoration or rehabilitation projects must contain a stewardship plan. Applicants shall be allowed flexibility in devising such plans, but the authority shall make an affirmative finding that the stewardship plan is acceptable before awarding funds. Applications to the program for activities such as resource inventories and engineering studies are not required to include stewardship plans.


Section 227-M:12

227-M:12 Monitoring Endowment. –
I. For every eligible resource protected under this chapter by an easement interest, a percentage of funds from the program or contributions from the applicant, as specified by the authority, shall be provided to the monitoring endowment established under RSA 162-C:8.
II. Funds added to the monitoring endowment pursuant to RSA 227-M:12, I shall be used to support monitoring by state agencies, local municipalities, and qualifying nonprofit corporations of easement interests acquired under this chapter. Such monitoring shall be to ensure that the resource protected through the program will be managed according to the legal agreements concerning easement interests in the resource.


Section 227-M:13

227-M:13 Road Expansion. –
I. Notwithstanding any other provisions of this chapter, the New Hampshire land and community heritage authority shall recognize that the public interest and public safety and welfare may, from time to time, require minor expansion, minor modification, or minor alteration of existing roads within the state highway system. After review and approval by the authority, and notwithstanding RSA 227-M:14, the department of transportation may obtain interests in lands acquired by the authority under this chapter adjacent to state highways. Permissible expansion, modifications, or alterations under this section shall include drainage easements, slope easements, lane widening, the addition of a passing, climbing, or turning lane, or similar adjustments, but shall not include construction of a new highway or portion thereof, construction of a bypass for an existing highway, or similar major alterations. Approval shall not be granted if reasonable and prudent alternatives exist nor if individual or cumulative approvals are likely to materially impair the conservation or preservation purposes for which the parcel was originally protected. Projects determined by the authority to be outside of the scope permitted by this chapter shall require approval from the general court.
II. The department of transportation shall submit a written request to the authority with plans and supporting documentation to demonstrate compliance with the provisions of this chapter. The authority shall hold a public hearing within 90 days of receipt of a complete request to release land and community heritage investment program interests. The authority shall provide at least 10 calendar days notice in advance of such hearing.
Notification shall be made, at the expense of the department, to the landowner, local governing body and conservation commission, abutters, the Society for the Protection of New Hampshire Forests, the Nature Conservancy, the Audubon Society of New Hampshire, the New Hampshire Wildlife Federation, the New Hampshire Preservation Alliance, the local historic district commission or the local heritage commission, or both, and the county conservation district, or their successors. Notification of the public hearing shall be published, by the department, in a paper of general circulation in the municipality and shall be posted, by the department, in at least 2 public places. At the hearing or within 15 days after the hearing, a majority of the authority's voting members shall vote to approve or deny the application, unless a time extension is requested by the department. Aggrieved parties, which include all parties who must be notified under this paragraph, may appeal the authority's decision to the superior court in the same manner as planning board decisions are appealed under RSA 677:15.

III. Compensation for any interest in land obtained by the department of transportation under this section shall be at the appraised full fair market value of those property interests at the time of the department's acquisition. Alternative forms of compensation such as replacement land with comparable conservation value, or a combination of monetary compensation and replacement land may be considered in appropriate circumstances, provided all parties owning an interest in the property agree to such terms.

IV. Compensation due to municipalities and nonprofit organizations shall be dedicated to the acquisition, managing, or monitoring of protected lands consistent with the purposes of this chapter. Compensation due landowners shall be as specified in the deed or as otherwise negotiated. Any party aggrieved by the amount of compensation may file a petition with the superior court in the same manner as damage appeals are filed from the board of tax and land appeals under RSA 498-A:27.


Section 227-M:14

227-M:14 Public Trust. – Resource assets acquired under this chapter through the use of the trust fund for the program shall be held in public trust and used and applied for the purposes of this chapter. Notwithstanding any other provision of law relating to the disposal of publicly-owned real estate, no deviation in the uses of any resource asset so acquired to uses or purposes not consistent with the purposes of this chapter shall be permitted. The sale, transfer, conveyance, or release of any resource asset from public trust is prohibited, except as provided in RSA 227-M:13.


Section 227-M:15

227-M:15 Public Access; Liability. – Lands and interests in lands purchased with funds from this program by any eligible applicant shall be open in perpetuity for passive recreational purposes or shall be for the term of any farm viability term easement. Language to be used in easement interests secured through the program shall approximate the intent of the following:

I. There is hereby conveyed pedestrian access to, on, and across the property for hunting, fishing, and transitory passive recreational purposes, but not camping, by members of the public. A grantor may reserve the right to post against vehicles, motorized or otherwise and against access to active livestock fields, against access to agricultural cropland during planting and growing season, and against access to forest land during harvesting or establishment of plantations.

II. The authority shall have the discretion to limit or prohibit passive recreational use on a case-by-case
basis, where this activity would be inconsistent with the purpose for protecting the property and/or when public safety would be at risk. Additionally, the authority may stipulate, as a condition of funding, on a case-by-case basis where appropriate, that certain lands or interests in lands be available for motorized recreational uses.

III. No person, or successor in title, who has granted or sold rights of public access by virtue of an easement, right-of-way, development right, or other means in accordance with the purposes of this chapter shall be liable to a user of that right of access for injuries suffered on that portion of the access unless those injuries are caused by the willful or wanton misconduct of the grantor or successor in title.


Section 227-M:16

227-M:16 Recapture. – If property is sold, by a seller who has received funds under this program regarding such property, to a non-eligible applicant, the program trust fund's cash investment in the property shall be returned to the program trust fund by the property seller. This section shall not apply to a sale between eligible applicants.


Section 227-M:17

227-M:17 Receipt of Grant Recorded in Registry of Deeds. – Receipt of a grant award under this program and conditions of such award shall be recorded in the registry of deeds for the county in which the property is located.

Revision Notes

#001 – **Section 7**, Eligible Resources and LCHIP Projects, Item B, 3. – Added subsections a & b: “(a) routine maintenance that does not require specialized historic preservation services, except when necessary to fulfill the recommendations of a Historic Structure Report or preservation plan for the property; and (b) furnishings (modern or historic)”

*LCHIP Authority Board of Directors meeting 02/15/01*

#002 – **Section 7**, Eligible Resources and LCHIP Projects, Item C – New section added: “The Board retains the right to review all project elements proposed for funding in the context of the goals of the project and to make funding decisions consistent with the project goals, the Criteria, Guidelines and Procedures and the LCHIP statute.” Previous Section C, renamed to Section D.

*LCHIP Authority Board of Directors meeting 02/15/01*

#003 – **Section 8**, Matching Requirements, Item C, 1. – Reference Added: “NH. Dept. of Employment Security’s Prevailing Wages for Like Work”.

*LCHIP Authority Board of Directors meeting 02/15/01*

#004 – **Section 8**, Matching Requirements, Item B, 3 – New section added: “Cash used to purchase an eligible property within two years prior to the opening date of a given grant round, may be used as a cash match.”

*LCHIP Authority Board of Directors meeting 02/15/01*

#005 – **Section 12**, Expenditure Caps – Added second sentence: “The maximum grant amount that can be awarded by the Board is $500,000 for any project.”

*LCHIP Authority Board of Directors meeting 02/15/01*

#006 – Appendix D, Project Criteria and Scoring – This section originally contained a description of each criteria along with the point value. The descriptions were removed and the points change round to round.

*LCHIP Authority Board of Directors meeting 02/15/01*

#007 – **Section 2**, Definitions – New definition added: “Acquisition Project – means a project proposing to acquire in fee an eligible natural, cultural or historic resource.”

*LCHIP Authority Board of Directors meeting 08/27/01*

#008 – **Section 2**, Definitions – New definition added: “Historic Rehabilitation Projects – means a project proposing rehabilitation work to an eligible historic structure.”

*LCHIP Authority Board of Directors meeting 08/27/01*

#009 – **Section 2**, Definitions – New definition added: “Natural Resource Project – means a project before LCHIP to study, acquire fee interest or easement interest in undeveloped land.”

*LCHIP Authority Board of Directors meeting 08/27/01*

#010 – **Section 2**, Definitions – New definition added: “Project Proposals – means a proposal for funding submitted by an applicant to LCHIP for an eligible activity.”

*LCHIP Authority Board of Directors meeting 08/27/01*

#011 – **Section 2**, Definitions – New definition added: “Secretary of the Interior Standards – means the federal guidelines formally called the Secretary of the Interior Standards for the Treatment of Historic Properties that detail the recommended methods by which to rehabilitate an historic structure.”

*LCHIP Authority Board of Directors meeting 08/27/01*

#012 – **Section 2**, Definitions – New definition added: “Study – means a professional evaluation of an eligible resource that will lead to the further protection of that resource.”

*LCHIP Authority Board of Directors meeting 08/27/01*

#013 – **Section 6**, Who May Apply, B – Clarification text added: “(Other interested parties may partner or work with an eligible organization or government entity but may not apply directly to the program.)”

*LCHIP Authority Board of Directors meeting 08/27/01*
#014 – **Section 6**. Who May Apply – Items D, E, and F added: “D. agree to adhere to the Secretary of the Interior Standards if project is a Historic Preservation Project; E. agree that if property includes land with historic or cultural resource, the protection of all resources must be addressed within the scope of the project proposal; and F. be prepared to submit a completed Preservation Assessment, Historic Structures Report, or equivalent for any historic preservation construction or rehabilitation project with a total project cost of $50,000 or more.”
LCHIP Authority Board of Directors meeting 08/27/01

#015 – **Section 9**. Application Procedures, Item 4 – New sentence added “No work should be undertaken without formal contact with LCHIP staff. All historic rehabilitation work must be consistent with the Secretary of Interior Standards.”
LCHIP Authority Board of Directors meeting 08/27/01

#016 – **Section 14**. Signage and Publicity – New sections added: “A. All projects funded through the program will be required to place a sign, provided to them by LCHIP, on the property at appropriate places. B. All funded projects will also be required to include the LCHIP logo and following statement in any materials produced to promote or publicize the resource: “This resource has been protected with assistance from the NH Land and Community Heritage Investment Program.”
LCHIP Authority Board of Directors meeting 08/27/01

#017 – **Section 17**. Public Trust, Public Access, and Other Required LCHIP Deed Language, Part C – Item 4 added: “Perpetual Preservation Easements may be acquired by eligible entities in order to protect the integrity of an historic structure.”
LCHIP Authority Board of Directors meeting 08/27/01

#018 – **Section 17**. Public Trust, Public Access, and Other Required LCHIP Deed Language, Part C – Item 6 added: “At a minimum, the following provisions or other protective provisions will be incorporated into the terms of easements, deed restrictions and stewardship agreements — for building restoration, or rehabilitation projects: (a) All significant features identified within the easement shall be protected; (b) No use that might adversely impact the building's architectural significance will be allowed; (c) The building will be maintained to a level to protect the significant features; (d) Adequate insurance will be carried; and (e) If conveyed to a new owner, the easement holder will be notified.”
LCHIP Authority Board of Directors meeting 08/27/01

#019 – **Section 5**. Process Overview – updated to reflect change in terminology. Track 1, 2, and 3 became obsolete as projects are now described as either a historic resource or natural project that may contain a cultural component.
LCHIP Authority Board of Directors meeting 09/28/01

#020 – **Section 2**. Definitions – New definition added: “Cultural Resource – means historic structures and buildings which house cultural events and programs, and historic and cultural lands and features.”
LCHIP Authority Board of Directors meeting 09/28/01

#021 – **Section 2**. Definitions – New Definition Added: “Working Forest Land – means Forest land in which a principle activity is the production of commercial forest products”.
LCHIP Authority Board of Directors meeting 10/5/01

#022 – **Section 10**. Decision making by the LCHIP Authority Board, and Criteria for Selection of Projects – New Section Added: “F. Notwithstanding the guidance for project review as described above, the Executive Director shall maintain discretion to ensure that projects that are clearly consistent with the intent of the LCHIP program may remain under consideration.”
LCHIP Authority Board of Directors meeting 10/5/01

#023 – **Section 16**. Stewardship Management and Monitoring, Item C – 3rd sentence, restructure to read: “Deposits or contributions to the respective endowment fund will be in accordance with the following schedule and will be based on the appraised value of the interest acquired.”
LCHIP Authority Board of Directors meeting 10/5/01

#024 – **Section 16**. Stewardship Management and Monitoring, Item C – “$7500 each or 3.5% of appraised value,…” after the comma (,) add “of a conservation easement”
LCHIP Authority Board of Directors meeting 10/5/01

#025 – **Section 16**. Stewardship Management and Monitoring, Item D, 4 – Restructure sentence to read: “upon sale of property, immediately contact new owner and inform of easement provisions.”
LCHIP Authority Board of Directors meeting 10/5/01.
#026 – Section 17, Public Trust, Public Access, and Other Required LCHIP Deed Language, strike B, 4: “No person, or successor in title, who has granted or sold rights of public access by virtue of an easement, right-of-way, development right, or other means in accordance with the purposes of this chapter shall be liable to a user of that right of access for injuries suffered on that portion of the access unless those injuries are caused by the willful or wanton misconduct of the grantor or successor in title (see RSA 227-M:15, III),”

LCHIP Authority Board of Directors meeting 10/5/01

#027 – Section 17, Public Trust, Public Access, and Other Required LCHIP Deed Language, Item C – New sentence added to end of paragraph: “Any resource acquired in fee or less than fee that has a mortgage on it must be prepared to have all mortgagees subordinate their interests to comply with required LCHIP language.”

LCHIP Authority Board of Directors meeting 10/5/01

#028 – Section 17, Public Trust, Public Access, and Other Required LCHIP Deed Language, Item C – Section 2 restructured to read: “Any donated easement interest on match property will not be required to convey an Executory Interest to the state, however any donated property must be conveyed consistent with the purposes of the Program. Language for perpetual conservation and preservation easements acquired with the use of LCHIP funds shall be presented with the formal application and shall include but not be limited to the following, as applicable: (a) Property shall be maintained [as open space] for the purposes set forth by the NH Land and Community Heritage Investment Program established by RSA chapter 227-M. [No industrial or commercial activities except agriculture and forestry.]; (b) No subdivision; property may be conveyed only in its entirety, unless approved by the authority; (c) No structures, except structures that serve allowed conservation uses; (d) No use of the property to meet open space requirements of any land use regulation process; (e) These conditions will not necessarily preclude the Grantor from collecting reasonable fees in support of the stewardship of the property. However, activities for which fees are charged shall be consistent with the intent of the program.”

LCHIP Authority Board of Directors meeting 10/5/01

#029 – Section 17, Public Trust, Public Access, and Other Required LCHIP Deed Language, Item C – New Section 6: “At a minimum, the following provisions or other protective provisions will be incorporated into the terms of easements – both term and perpetual - for building restoration, or rehabilitation projects: (a) All significant features identified within the easement shall be protected; (b) No use that might adversely impact the building’s architectural significance will be allowed; (c) The building will be maintained to a level to protect the significant features; (d) Adequate insurance will be carried; and (e) If conveyed to a new owner, the easement holder will be notified.”

LCHIP Authority Board of Directors meeting 10/5/01

#030 – Section 13, Final Approval and Project Execution Including Disbursement of Funds. Executive Limitation #3 “The Executive Director shall not be required to obtain a Final Approval from the Board for any project, so long as the project details are consistent with the Conditional Approval, and all other policy is adhered to.” resulted in changes to section 13 relative to Contingent approval.

LCHIP Authority Board of Directors meeting 05/3/02

#031 – Section 8, Matching Requirements – At the annual retreat, the board instituted a new policy “To support regional planning and inter-municipal cooperation, a donated match property from any town involved in the project is eligible as non-cash match.” This new policy is reflected in Section 8, item E, 3.

LCHIP Authority Board of Directors meeting 05/3/02

#032 – Section 12, Expenditure Caps – Add before 1st sentence: “LCHIP aims to make a substantial difference to the continuation to success to as many projects as possible.”

LCHIP Authority Board of Directors meeting 05/3/02

#033 – Appendix E, RSA 227-M – New text added: “At the option of eligible applicants and with the approval of the board, state agencies may hold rights in resource assets acquired through the program by eligible applicants.”

Enacted in accordance with HB1000 May 14, 2002

#034 – Section 16, Stewardship Management and Monitoring, Item D, 1 – The wording in this section was changed to clarify that LCHIP requires the same level of protection on a donated property as it does any target properties.

LCHIP Authority Board of Directors meeting 08/12/02
#035 – **Section 9**, Application Procedures, Item A, Eligibility Determination – New sentence added: “Require a signed and notarized statement from landowners intending to donate property, detailing the LCHIP expectations for the protection of the resource.”
LCHIP Authority Board of Directors meeting 08/12/02

#036 – **Section 17**, Public Trust, Public Access, and Other Required LCHIP Deed Language, Part C, Item 5 – “The Stewardship Agreement will be made between the grant recipient and LCHIP, and will impose the same restrictions that are in our Easements (runs with the land). It will be recorded with the property deed, and will include the stipulation that the building can only be sold if the new owner agrees to sign a new Preservation Contract with LCHIP.”
LCHIP Authority Board of Directors meeting 03/10/03

#037 – **Section 17**, Public Trust, Public Access, and Other Required LCHIP Deed Language, Part C 5 – New table added to reflect amount levels and terms of easements and agreements and language detailing stewardship agreements.
LCHIP Authority Board of Directors meeting 08/11/03

#038 – **Section 2**, Definitions – New definition added: “Stewardship Agreement - means an agreement required by the Authority for an historic rehabilitation project.”
LCHIP Authority Board of Directors meeting 08/11/03

#039 – **Section 17**, Public Trust, Public Access, and Other Required LCHIP Deed Language, Part B, 1 – The Executive Director shall not approve any request to limit public access on a property unless the Grantee demonstrates that such activities have become or would be inconsistent with the purposes for protecting the property and/or when public safety is or would be at risk. This Executive Limitation resulted in clarification changes only to the above cited section.
LCHIP Authority Board of Directors meeting 08/11/03

#040 – **Section 5**, Process Overview – Change to reflect the additional step of preliminary applications.
LCHIP Authority Board of Directors meeting 09/4/03

#041 – **Section 13**, Final Approval and Project Execution Including Disbursement of Funds – New section added: “E. Guarantee Fee: LCHIP will charge successful applicants a guarantee fee, which will be based on the amount of the grant award. A check payable to LCHIP will be required at the time of the grant award disbursement. This fee will not be deducted from the grant award. Amounts collected shall be deposited in the Program fund and will be used to pay the costs of administering the program.”
LCHIP Authority Board of Directors meeting 10/17/03

#042 – **Section 16**, Stewardship Management and Monitoring – New section added “Historic Rehabilitation Projects with Term Restrictions”.
LCHIP Authority Board of Directors meeting 10/17/03

#043 – **Section 16**, Stewardship Management and Monitoring – “term preservation easement” changed to “perpetual easement” with corresponding amount.
LCHIP Authority Board of Directors meeting 10/17/03

#044 – Revisions on entire document; revised Process Overview; grammatical and formatting changes; removed specific funding priorities; added endowment disbursement formula; updated entire document to reflect Program changes since 2004. Original copy on file in office.
LCHIP Authority Board of Directors meeting 09/28/08

#045 – **Section 8**, Matching Requirements, added new sections B-6 and D-5, “Applicants may use up to 5% of the requested grant amount for administrative costs associated with preparation of the application or other due diligence as cash or non-cash match.”
LCHIP Authority Board of Directors meeting 03/15/10

#046 – **Section 16.E**, Baseline Documentation moved to Section 18.E and clarified with slight change to wording of last sentence.
LCHIP Authority Board of Directors meeting 07/15/11

#047 – **Section 18.A.3 & 4**, appraisal completion and updates changed from no earlier than 3 months prior to closing and disbursement of funds to 12 months prior to closing and disbursement of funds with 3 months flexibility in either direction at LCHIP’s discretion.
LCHIP Authority Board of Directors meeting 07/15/11
#048 – **Section 18.E**, Baseline Documentation moved from Section 16.E and clarified with slight change to wording of last sentence.
*LCHIP Authority Board of Directors meeting 07/15/11*

#049 – **Appendix B**, table of contents made optional.
*LCHIP Authority Board of Directors meeting 07/15/11*

#050 – **Appendix D**, point scoring system revised from 200 point to 100 point system.
*LCHIP Authority Board of Directors meeting 07/15/11*

#051 – **Update RSA 227-M:7**, administrative fund to reflect change to RSA (Moose Plate money now comes to LCHIP from safety, not treasury)
*Change to RSA effective July 4, 2016*

#052 – **Add to Section 8B**, Cash Match Requirement and Guidance: 7. A one-time CASH payment to a stewardship fund established by the applicant for the resource asset. Delete from Section 8C Non-Cash Match and Guidance (g) A one-time payment to a stewardship endowment fund established by the applicant for the resource asset.” Based on LCHIP Board of Directors retreat on May 3, 2002 but never implemented
*LCHIP Authority Board of Director’s meeting April 3, 2017*

#053 – **Section 17 C 1**, Public Trust, Public Access, and Other Required LCHIP Deed Language – Replaced requirement that fee-simple acquisitions completed with LCHIP assistance convey Executory interest to the State of New Hampshire with conveyance of conservation restrictions to State of New Hampshire.
*LCHIP Authority Board of Director’s meeting January 14, 2019*

#054 – **Section 17 C 1 (d)**, Public Trust, Public Access, and Other Required LCHIP Deed Language – Removed LCHIP’s right to assume fee interest if violation occurs on property where LCHIP assisted with acquisition of fee simple.
*LCHIP Authority Board of Director’s meeting January 14, 2019*

#055 – **Update RSA 227-M:4**, Board of Directors to reflect change to RSA (Board membership reflects changes in State offices and departments) *Change to RSA effective July 1, 2017*