PROPOSED REGULATION OF THE STATE ENVIRONMENTAL COMMISSION P2024-07 June 12, 2024

FUND FOR BROWNFIELD PROJECTS

Chapter 459 of NAC is hereby amended by adding thereto the provisions set forth as sections 1 to 4, inclusive, of this regulation.

- Section 1. "Community Involvement" defined (NRS 459.892) "Community Involvement" means the process through which community members and stakeholders are engaged in the planning and decision-making process in determining the reuse and redevelopment goals of a brownfield site.
- Sec. 2. "Funded Activities" defined. (NRS 459.892) "Funded Activities" to mean activities performed by a recipient of financial assistance from the Fund, which include, but are not limited to, identifying inventory, community involvement, site preparation, site assessments, corrective actions, monitoring, and any other activity approved by the Division for a Brownfields site.
- Sec. 3. "Site assessment" defined. (NRS 459.892) "Site assessment" means the collection and evaluation of data adequate to determine the presence or potential presence of a hazardous substance, pollutant, or contaminant at a property.

(NDEP recommends Sections 1, 2, and 3 be placed as definitions; see section NAC 459.9991 through NAC 459.99923).

Sec. 4. Applicability of provisions.

- (1) The Division will provide financial assistance to eligible entities for funded activities on brownfield sites in accordance with NRS 459.880 and the terms and conditions of any Federal grant received to capitalize the Fund.
- (2) An eligible entity may apply for financial assistance through the Fund prior to acquisition of a property to support and conduct necessary activities to determine the feasibility and benefit of a qualified brownfield site for the proposed plan of redevelopment and to gain due diligence liability protections. Funded activities permitted prior to acquisition include, but are not limited to, community involvement, planning, research, site assessment, and training.

(NDEP recommends this section be placed between the definitions and NAC 459.99924.)

Sec. 5. NAC 459.99916 is hereby amended to read as follows:

NAC 459.99916 "Eligible entity" defined. (NRS 459.892) "Eligible entity" has the meaning ascribed to it in 42 U.S.C. § 9604(k)(1), except that the term:

- 1. Includes a nonprofit organization; and
- 2. Does not include:
- [(a) A government entity created by a state legislature;]
- [(b)](a) An Alaska Native Regional Corporation or an Alaska Native Village Corporation, as defined in the Alaska Native Claims Settlement Act, 43 U.S.C. §§ 1601 et seq., or the Metlakatla Indian Community; or

[(e)](b) Any person who is otherwise ineligible to receive a loan from the Fund pursuant to NAC 459.99924[..]; and

(c) Organizations exempt from taxation under Section 501(c)(4) of the Internal Revenue Code that lobby.

Sec. 6. NAC 459.99925 is hereby amended to read as follows:

NAC 459.99925 Eligibility for loan: Requirements for site. (NRS 459.892)

- 1. Except as otherwise provided in this section, for an applicant to be eligible for a loan from the Fund with respect to a property, the property must contain the site of a release of a hazardous substance, pollutant or [petroleum product] contaminant and qualify as a brownfield site.
- 2. An applicant may be eligible for a loan from the Fund with respect to a disposal site only if the Division determines that:
- (a) The disposal site poses a threat to human health or the environment because of the presence of a hazardous substance and presents a danger to human health beyond any physical hazards that may be present at the disposal site;
- (b) The disposal site was closed before the enactment of the Hazardous and Solid Waste Amendments of 1984, 42 U.S.C. §§ 6901 et seq.; and
- (c) Corrective action is not required by the Division pursuant to <u>NAC 444.7481</u> to <u>444.7499</u>, inclusive.
- 3. An applicant is not eligible for a loan from the Fund with respect to a property which is eligible for funding pursuant to NAC 445C.200 to 445C.320, inclusive, or is otherwise subject to NAC 459.9921 to 459.999, inclusive, unless:
- (a) The loan will be used for corrective action on the property exclusively to address a hazardous substance which is distinct from, and not commingled with, petroleum contamination that is eligible for reimbursement pursuant to NAC 445C.200 to 445C.320, inclusive;
- (b) The Division determines that the applicant is not eligible for funding pursuant to <u>NAC</u> 445C.200 to 445C.320, inclusive, for petroleum contamination on the property and:
 - (1) The applicant did not cause or contribute to the release of petroleum products; and
- (2) The cleanup of the petroleum contamination would protect human health and the environment and result in the redevelopment of the site; or
- (c) The loan will be used to continue the remediation of a hazardous substance commingled with petroleum contamination after the issues relating to the petroleum contamination have been mitigated.
 - 4. As used in this section, "disposal site" has the meaning ascribed to it in NRS 444.460.

Sec. 7. NAC 459.99929 is hereby amended to read as follows:

NAC 459.9929 Duties of Division; eligibility of applicant for subgrant. (NRS 459.892)

- 1. The Division may use not more than 40 percent of the money in the Fund to make subgrants to eligible entities. In determining whether to make a subgrant, the Division shall consider the benefit of promoting the long-term availability of money from the Fund for remediation at brownfield sites.
 - 2. An applicant may be eligible for a subgrant from the Fund with respect to a property if: [(a) The property is owned or held in trust by the applicant; and]
- [(b)](a) The property is of a type described in NAC 459.99925 with respect to which an applicant may be eligible for a loan from the Fund.

Sec. 8. NAC 459.99931 is hereby amended to read as follows:

NAC 459.9931 Duties of recipient upon completion of [cleanup] funded activities. (NRS 459.892)

Upon completion of [the cleanup of a brownfield site] funded activities with respect to which a subgrant has been made, the eligible entity that received the subgrant shall close out the account for the subgrant in the manner required by the Division. The eligible entity shall promptly remit to the Division for deposit in the Fund all money from the subgrant which has not been expended or committed for expenditure for [the cleanup of the brownfield site] funded activities as of the date established by the Division for closing the account.

Sec. 9. NAC 459.99932 is hereby amended to read as follows:

NAC 459.9932 Conditions for payment and repayment of financial assistance. (NRS 459.892)

- 1. As soon as an agreement for financial assistance between the Division and a recipient is signed and the money is available, the entire amount of the financial assistance will be paid to the recipient.
 - 2. Conditions for the payment and any repayment of financial assistance from the Fund:
- (a) Must be set forth in the agreement for financial assistance between the Division and the recipient; and
- (b) Are subject to any requirements and limitations that may be imposed by the United States Environmental Protection Agency.
- 3. As a condition of receiving financial assistance from the Fund, a recipient must agree to [provide matching money] share in the cost equal to at least 20 percent of the amount received as financial assistance from the Fund. The cost share may be in the form of a contribution of money, labor, material, or services from a non-federal source. The recipient must demonstrate through its project accounting that the requirement concerning [matching money] cost sharing is being met.
- 4. A recipient may request an exemption from subsection 3 of NAC 459.99932 based on hardship. The Division shall have the discretion to determine whether the hardship constitutes the need for an exemption.

Sec. 10. NAC 459.99933 is hereby amended to read as follows:

NAC 459.99933 Use of money received as financial assistance. (NRS 459.892)

- 1. A recipient may not use money received as financial assistance for the payment of:
- (a) The application fee for the program for voluntary cleanup;
- (b) The recovery by the Division of costs incurred by the Division under the program for voluntary cleanup;
- [(c) Costs for precleanup environmental response activities, such as site assessment, identification and characterization;]
- $\frac{[(d)](c)}{[corrective actions]}$ funded activities;
- [(e)](d) Costs for monitoring and data collection that are necessary to apply for, or comply with, environmental permits required by other state or federal laws unless such a permit is a required component of the [corrective action] funded activities; or
 - [(f)](e) A penalty or fine.

- [2. A recipient may use money received as financial assistance for the preparation of a plan for corrective action pursuant to NAC 445A.2271 or 445A.2273 or a remedial agreement pursuant to NRS 459.636 if the characterization data needed to support such a plan or agreement was developed without the use of the financial assistance.]
- [3.]2. A recipient shall not use money received as financial assistance to pay any of its administrative costs related to the management of the financial assistance. An administrative cost for an activity that is determined by the Division to be an allowable cost may be used to meet the requirement of [matching money] cost sharing set forth in subsection 3 NAC 459.9932. The Division shall determine an administrative cost to be an allowable cost if the administrative cost directly involves the design and monitoring of performance of a corrective action.
- [4.]3. A recipient of a subgrant shall not use money from the subgrant to purchase any equipment which costs more than \$5,000. Any such equipment which is necessary to conduct corrective actions at the property must be rented or leased by the recipient for the period necessary to complete the corrective actions.

Sec. 11. NAC 459.99936 is hereby amended to read as follows:

NAC 459.9936 Certification of compliance with federal requirements; maintenance of records and accounts; audit of financial records. (NRS 459.892)

- 1. Before a contract for financial assistance is transmitted to a recipient for signature, the recipient must certify that it has complied and will continue to comply with all requirements of federal law that apply to the operation of the Fund.
 - 2. A recipient shall:
- (a) Establish an official file that contains an adequate record of all significant actions relating to the [brownfield site] funded activities;
 - (b) Establish accounts that accurately and adequately show all amounts of money:
 - (1) Received as financial assistance from the Fund;
 - (2) Spent on the brownfield site; and
 - (3) Used to comply with requirements concerning [matching money] sharing of cost;
- (c) Establish a system of accounting which ensures that the final total costs relating to the **[cleanup of the brownfield site]** *funded activities*, including all direct and indirect costs, are recorded accurately;
- (d) Establish and maintain such other accounts and records as are required by the Division to comply with requirements for reporting established by the Federal Government; and
 - (e) Retain all records relating to the brownfield site for:
- (1) At least 3 years after the final repayment of financial assistance or the date on which the account for the subgrant is closed out by the Division, as appropriate; or
 - (2) Such longer period as required by the Division.
- 3. All records of a recipient relating to the brownfield site must be made available at any reasonable time for inspection or copying by any authorized representative of the Division.
- 4. If an audit is required by federal law or by an agency of the Federal Government, or if the Division determines that an audit is necessary to ensure the integrity of the Fund, the Division may require an audit of the financial records of a recipient relating to a brownfield site. Such an audit must be performed at the expense of the recipient by a certified public accountant who is independent of the recipient. A report of the audit must be prepared by the auditor in the form prescribed by the Division.

Sec. 12. NAC 459.99937 is hereby amended to read as follows:

NAC 459.9937 Contracts for [remedial services] funded activities. (NRS 459.892) Before a recipient may contract for [remedial] services relating to an [brownfield site] activity which involves money from the Fund, the recipient must submit to the Division, in the form prescribed by the Division, a request for approval of the contract. The Division may approve the contract only if the contract is being awarded to the lowest responsive, responsible bidder. The Division shall review the request for approval to ensure that the recipient, its consultants and its contractors have complied with the requirements set forth in NAC 459.9938 relating to disadvantaged businesses. The Division shall not participate in the resolution of any dispute concerning bidding relating to the contract for remedial services. The resolution of any such dispute is the sole responsibility of the recipient. The Division shall not approve a request for the approval of a contract for remedial services until all such disputes have been resolved.

Sec. 13. NAC 459.99938 is hereby amended to read as follows:

NAC 459.9938 Compliance with certain labor laws; participation of disadvantaged businesses. (NRS 459.892)

- 1. A recipient shall comply with all applicable provisions of the Davis-Bacon Act, 40 U.S.C. §§ 3141 et seq., and NRS 338.010 to 338.090, inclusive. The Division shall review the final contract documents to verify that the proper determinations of wages pursuant to federal and state law have been included. The recipient is responsible for ensuring compliance with all applicable labor laws.
- 2. An applicant for and recipient of financial assistance shall comply with the requirements of federal law concerning the participation of disadvantaged businesses.
- 3. A recipient of financial assistance shall attempt to comply with the fair share percentages established annually for disadvantaged businesses by the Division and the United States Environmental Protection Agency. Any recipient who does not meet these goals shall submit evidence of compliance with the affirmative steps set forth in subsection 5.
- 4. A recipient of financial assistance shall submit with his or her request for approval of a contract for [remedial] services to perform funded activities a report, in the form prescribed by the Division, of participation by disadvantaged businesses. If the low bidder on a contract for [remedial] services does not meet the fair share requirements for disadvantaged businesses, the recipient shall submit to the Division evidence of compliance by the bidder with the affirmative steps set forth in subsection 5.
- 5. If the recipient awards a contract for [remedial] services, the recipient shall take affirmative steps to ensure that disadvantaged businesses are used to the extent possible as sources of supplies, equipment, materials and services. These affirmative steps must include, without limitation:
 - (a) Including such businesses on solicitation lists;
 - (b) Ensuring that such businesses are solicited if they are potential sources; and
- (c) Dividing total requirements, if economically feasible, into small tasks or quantities to permit maximum participation by disadvantaged businesses.
- 6. During the implementation of [corrective actions or the monitoring of the corrective actions funded activities or after they have been completed, the recipient shall permit any authorized representative of the Division to enter onto the site of the project at any reasonable time.

- 7. A copy of each executed change order relating to a contract for remedial services must be submitted to the Division.
 - 8. A recipient shall comply with the requirements of NAC 459.970 to 459.97295, inclusive.