TAX BASE REVITALIZATION ACCOUNT (TBRA) CLEANUP GRANT ADMINISTRATION GUIDE
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Roles and responsibilities

Who is the grantee?
Minnesota statute limits Livable Communities (LCA) grants to cities, counties and their housing or development authorities. Developers, contractors, sub-contractors, and consultants cannot be LCA grantees. This means that while we are happy to work with developers and contractors in support of their projects, the formal grantee has the pivotal role in communications and certain grant-related actions.

What is the grantee’s role?
- Serve as the primary grant contact. The Met Council will not initiate direct contact with developers or other project partners to ensure that the grantee has all the information they need to administer the grant. Similarly, developers, contractors, and consultants should direct their project-related communications through the grantee rather than contacting the Met Council directly. We are always willing to include developers and contractors in communications and meetings regarding the grant project.
- Understand all the requirements in the grant agreement and ensure developers and contractors comply with the requirements that flow through to them.
- Monitor the project and ensure grant deliverables are met.

- Notify the Met Council Authorized Agent of any changes to the project. Cleanup grants have a specific development or redevelopment project associated with them, as well as the cleanup activities and deliverables. The Met Council must be notified if any changes have occurred to the development project or activities for which the award was competitively scored.
- Submit status reports. Status reports are required twice each year and often require information to be gathered from project partners to complete.
- Review and submit payment requests according to the approved budget. The grantee may work closely with project partners to prepare a draw request, but the grantee must review all documentation to ensure grant funds are spent properly and aligned with approved budget line items. Only the grantee may formally submit payment requests through Webgrants.
- Close-out. Grantees are expected to comply with all reporting and close-out requirements as noted in the grant agreement.

What is the Met Council’s role?
- Provide technical assistance to grantees, including answering questions about cost eligibility and other program requirements.
- Work with the grantees’ developers or contractors at the request of the grantee.
- Process payment requests upon receipt and work with grantees to resolve any payment questions.
- Monitor project progress.
- Process amendment requests.
- Remind grantees of impending grant expiration six months in advance of the grant expiration date.
- Work with grantees as necessary after the final grant payment to close out the grant.
General Information

Met Council Authorized Agent
Grantees should direct any grant-related questions to the Met Council Authorized Agent listed in their grant agreement. Unless otherwise stated in the agreement, the contact information for the Met Council Authorized Agent is below:

<table>
<thead>
<tr>
<th>Name</th>
<th>Title</th>
<th>Contact information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Samuel F. Johnson</td>
<td>Senior Project Administrator</td>
<td>1 651-602-1757</td>
</tr>
<tr>
<td></td>
<td></td>
<td><a href="mailto:Samuel.Johnson@metc.state.mn.us">Samuel.Johnson@metc.state.mn.us</a></td>
</tr>
</tbody>
</table>

Using WebGrants
Webgrants is the Met Council’s online grant management system. Webgrants is used for both applying for grants and administering grants once they have been awarded. You can access Webgrants here: www.metrocouncilgrants.org. See Appendix 2 for instructions on how to use Webgrants.

What activity must be conducted through the system?
- Payment requests. All grant draw requests must be made through the online system. The system allows you to upload files up to 50MB in size and allows you to upload as many files as necessary.
- Status reports (also known as semi-annual reports). See Appendix 2 for more details.

Who can access your grant via the system?
Individuals who can access your grant(s) must be registered in Webgrants and approved by the grantee. Connect with the Met Council to set it up. The process is described online: http://metrocouncil.org/Communities/Services/Livable-Communities-Grants/LCA/Collaborating-in-WebGrants.aspx.

Grantees should consider whom they will allow to present status reports and payment requests on their behalf to the Met Council. Some grantees will want to restrict access to their own staff for active grants, even if consultants or developers assisted the grantee in the application phase. Other grantees may want their developers or contractors to assist the grantee by having access during reporting and the draw process. Access is completely under the grantee’s control. The Met Council recommends that grantees carefully consider who has access on their behalf, and then set the access accordingly. Note: There are restrictions on who may certify a payment request, but anyone the grantee selects may submit the payment request.

Assignment
LCA grants are not assignable to any entity, public or private, or at any tier sub-recipient. For example, a general partner may not assign a grant to a limited partnership.

Source of funds
There are no state or federal funds in LCA grants.
Compliance requirements

Fair Housing Policy
The grantee’s governing board must adopt a Fair Housing Policy prior to funds being released for the grant. This requirement only applies to your grant if the project has a housing component. Please see the grant agreement for more information.

Using grants as loans
The grantee has special responsibilities if the project partners would like to structure the grant funds as loans. Grantees must ensure all requirements are met. Please see the grant agreement for more detailed information.

- The loan must be between the grantee and the property owner. For example, if there is a general partner and a limited partnership involved with the development, the loan must be between the grantee and whichever of the partnership entities will actually own the project.
- The loan may not be forgivable. At the termination of the loan period, and at the Met Council’s discretion, the loan will either be repaid to the Met Council or be reinvested in the project to ensure continued affordability.
- The grantee must provide a copy of the executed loan agreement to the Met Council before payments will be dispersed.
- The grantee must report annually to the Met Council for the compliance period of the loan. This is done in the Status Reporting section of Webgrants, using the form called Annual Reporting for LCA Grants Used as Loans for LIHTC.

Acknowledging LCA contributions to a project
The grant agreement requires grantees to acknowledge the financial assistance provided by the Met Council in all construction signage, promotional materials, press releases, reports, and publications relating to the project activities. Please use the full formal name, i.e., “Metropolitan Council,” not “Met Council” or “Metro Council.”

Specifically, the agreement requires that you acknowledge our assistance in “promotional materials, press releases, reports, and publications relating to the project activities that are funded in whole or in part with the grant funds.” All such acknowledgements should contain the following language:

Financing for this project was provided by the Metropolitan Council Livable Communities Fund.

What kind of acknowledgement is expected?
- If your project will have signage at the project site that acknowledges funders, we expect similar acknowledgement on that signage. For example, if the signage displays the logos of other funding partners, we expect our logo to be displayed, too. If there are statements regarding funding, we expect the above statement to be included.
- When issuing press releases, reports, or publications that address funding in any way, we expect to be included in any discussion of funding partners.
- We will provide you with an electronic version of the Met Council logo.
- If you are inviting funding partners to a groundbreaking or grand opening ceremony, please consider inviting the Met Council Member who represents the district where the project is located. Contact information for Council Members is available online at http://www.metrocouncil.org/about/members.htm.

If you have questions about what sort of acknowledgements are appropriate, please contact the grant administrator.
Initial grant set-up
You just received an LCA grant. What happens next? Below are the primary steps you need to take to process the grant agreement and get started.

Grant agreement
- A grant agreement will be provided to you electronically.
- Read the entire agreement and project summary (Attachment A) carefully. Contact the Met Council authorized representative if you have any questions about the terms of the agreement or about the details in the project summary.
- Route the agreement for signature according to your internal guidelines. Often, it makes sense to route the Designation of Signing Authority form for signatures at the same time.
- Scan and send the partially executed agreement to the Met Council authorized representative via email. Include the Designation of Signing Authority form (if available.)
- A fully executed version of the agreement will be sent to you via email as soon as it has been signed.

Needed prior to releasing payment
Several requirements need to be checked off before payment will be released.

- Grant agreement needs to be fully executed
- Designation of Signing Authority form needs to be provided
- Fair Housing Policy needs to be adopted by the grantees governing body (only applies if one has not already been adopted and the grant project includes a housing component)
- Loan documents need to be provided (only applies if the grant will be used as a loan)
**Reporting requirements**
Grant reporting is a means to illustrate achievements and progress made toward program goals and to ensure accountability and transparency in the use of public funds. The following reports are required.

**Status reports (semi-annual reports)**
Grantees are required to report on the status of grant activities twice annually. Reports should be submitted by January 31 and June 30 each year until the completion of the grant. To complete the status report, you will need to provide updates on the following covering each reporting period:

- Grant funded activities that occurred
- Estimated amount expended for grant-funded activities
- Issues that arose, and how they were addressed
- Possible changes required to the grant scope or budget
- Organizational or staff changes related to the grant
- Cash flow estimates for when future grant draws will occur and in what amounts

**Final report**
This form is due before the final payment has been made or the grant has been closed for any reason. The Met Council authorized representative will email this form to you.

**Annual reports (required after grant expiration)**
Cleanup grants have reporting requirements that survive the grant term. These reports are due for four consecutive years, beginning the year *after* the grant expires. These reports will document the actual number of jobs, the increase in net tax capacity and other outcomes that result from project completion. You will work with Marcus Martin ([Marcus.Martin@metc.state.mn.us](mailto:Marcus.Martin@metc.state.mn.us)) to collect these reports.

**Loan status report**
An annual report is required if the grant is used as a loan for tax credits. An annual report is required through the compliance period of the loan which can extend beyond the grant term.
Payment requests
All payments are made on a reimbursement or cost-incurred basis. Grantees must supply adequate supporting documentation to substantiate each individual line item on the payment claim and must clearly tie that documentation to the claim line item. This packet provides a sample payment request and instructions for completing the request successfully. Lack of clear information and supporting documentation may delay payment processing or cause the payment request to be returned to the grantee for further clarification.

Submitting payment requests
Grant costs may be incurred immediately after the grant is awarded but grant funds will not be paid out until the grant agreement has been executed. Subsequent requests may be submitted at the discretion of the grantee.

Please make your draw requests on a timely basis. Draws tend to become overcomplicated if you include too broad a date period. The requests may be made at your discretion, but we would prefer frequent, smaller requests rather than large, complicated requests.

All payment requests must be submitted via the Met Council’s online grant management system, with the exception that voluminous supporting documents may, with the Met Council’s prior approval, be submitted in hard copy or made available for download at an FTP site.

An official payment request form is required for each payment request, which is uploaded to WebGrants along with other supporting documentation. Please do not substitute other reporting formats for any portion of the payment request form, and do not alter the form except to complete the required areas.

The Met Council will not accept a payment request that is unsigned or that has been signed by anyone other than the grantee’s authorized signatory, as documented by the Designation of Signing Authority form. An electronic version of this form will be included with the files sent to the grantee after orientation.

General cost eligibility guidelines
A general list of eligible activity costs are included on the TBRA webpage found on the Met Council’s website. In order to be eligible, however, the cost for your project activities must be explicitly allowed in the project summary of your grant agreement.

To be eligible for payment, costs must be incurred within the grant period stated on the grant agreement and must not exceed the total grant amount awarded.

- No reimbursements will be made for costs incurred prior to the date of award – which can be found on the first page of the grant agreement – unless your grant agreement specifically calls out activities conducted prior to the date of award that may be eligible. Please call us if you have questions.
- Absolutely no reimbursements will be made for costs incurred after the grant expiration date, including any extensions to the grant agreement.

Supporting documentation
Every cost claimed must be documented. Supporting documents include contractor and subcontractor invoices, pay applications and their continuation sheets, a copy of a contract or signed waivers, lien statements and other forms.

An executed copy of each contract for goods or services must be provided to the Met Council before any costs will be approved against that contract, including the scope of work and all change orders that affect the scope.
Please note:

- If there is no signed contract, provide the agreement that dictates the costs of goods or services, such as a bid, proposal, purchase order, etc. To be acceptable, the scope or work or description of the goods or services must be included, along with a change orders.

- Supporting documents must unambiguously identify the name of the service provider, refer to the contract or other cost agreement or project number, cost per hour or unit, total cost of service, quantity of service, and the kind of service rendered or products provided. They must unambiguously relate to a specific grant-funded activity. Payment requests with unclear claims will be declined. The Met Council will not accept invoices ‘for professional services rendered’ unless those services are itemized.

- When submitting a signed copy of the Certificate of Payment along with a Continuation Sheet or AIA Sheet, provide clear identification of the claimed costs – highlight, mark, or note the line items being claimed. It is your responsibility to fully identify the claimed costs. If you are claiming less than the total line item, you must indicate what portion of the line item is being claimed and the rationale for arriving at that number. **If the item claimed is not visible on the invoice/continuation sheet or referenced by line item on the payment request, the Met Council will not approve the costs.**

- If costs from subcontractors are claimed, a copy of the subcontractor’s invoice(s) must be provided. Make sure you exclude ineligible costs by clearly marking them on the subcontractor’s invoice.

- Payment requests that include costs for soil remediation must include copies of the load tickets and manifests to support hauling and disposal charges, along with an electronic summary in a sortable format, preferably in Excel.

- Land acquisition costs must be supported by a copy of the purchase agreement with the payment request followed up with a settlement statement after closing.

**Dealing with ineligible costs**

Because of the nature of the LCA grant program, there are some valid project costs that we cannot cover, including common activities such as permits, travel, mileage, postage, or administrative overhead. These costs are described in the Ineligible Costs section of this information packet. An invoice may also include costs that are being submitted to another grantor. All such charges must be clearly identified on the face of the supporting invoices and deducted from the invoice total. The net amount claimed must be indicated on the face of each invoice.

When these charges are submitted, it is the grantee’s responsibility to identify them and exclude them from payment requests to the Met Council. We will not approve the invoice if we cannot readily determine how you arrived at your net amount claimed.

The example above illustrates how an AIA continuation sheet should be annotated. Notice that the
retainage amounts are clearly indicated so the net amounts claimed are understandable and that the line items claimed are highlighted.

The example at left illustrates how we would like invoices annotated. Notice that ineligible items are not only clearly excluded, but the net amount claimed is also easily discerned.

**Important note:** This invoice included costs from two sub-vendors (see the red arrows). To be eligible for reimbursement, copies of these invoices must be included in the payment request document set. It is very helpful if the invoices are grouped, as well, so we can quickly ascertain that all necessary invoices are present.

In addition, invoices for “services rendered” must clearly state what those services are. We prefer that the staff time charges are tied to a line item on the contract/bid.

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**Instructions for completing the payment request**

An Excel spreadsheet is used with the online grants management system to provide the necessary documentation for payment requests.

- The online system segregates your costs by budget line item and decrements the amount available on your grant.
- The Excel spreadsheet and its supporting items document the eligible costs and reports on the progress of the project. You must complete the areas marked in yellow.
Section 1: Enter the period covered by the payment request (starting and ending dates), the request number (sequential), and whether this is a partial or a final draw.

Section 2: Enter the total amount claimed for this draw request by line item as represented in the grant agreement.

- When you enter your claim into the WebGrants system, you will aggregate your costs by line item. Those aggregated totals must match your totals on the Excel form in section 2.
- TBRA and LHIA grants have only a single line item in their descriptions and do not require further disaggregation.

Section 3: Enter a very brief statement (one to three sentences) explaining the status of the overall re/development project and cleanup activities: What was the last milestone completed? What is the next milestone to tackle? Are there any known obstacles to completing the project on time? These may include anything from winter conditions to financial or permitting issues, unforeseen circumstances, etc.

Section 4: This section is where you will provide detailed information about what you are claiming.
• Include copies of every invoice or pay application that you are claiming. If the invoice includes costs from subcontractors, sub consultants or other contributing factors, you must document every one of these by providing a copy. If your subcontractors have subcontractors, we will need copies of those invoices, too. Just like the saying goes about turtles, we need copies of the invoices "all the way down."

• Please render your documentation as succinctly as possible. Do not list or provide copies of any unclaimed costs or costs that are not presented as matching costs (unless they are essential to understanding the context of claimed costs). We do not need copies of lien waivers, insurance, checks, etc.

• Documentation of matching costs is required only for TBRA Site Investigation, TBRA Pilot Site Investigation, and Pre-Development grants.

Specific instructions:

- Enter only invoices from prime contractors (i.e., entities to whom the developer or grantee made direct payments – in other words, do not list invoices from contributing vendors such as subcontractors).
- If your grant agreement has separate budget line items, list the line item in the “Budget #” column. Leave this blank for grants without separate line items.
- List the vendor’s name to adequately distinguish each vendor.
- List the entire invoice number or pay application number.
- Enter the actual invoice date.
- List the **total invoice amount** and list it only once. Do not decrease the invoice amount in this column for any reason.
- For each invoice, enter the amount you are claiming as grant eligible.

An easily understood payment request is a quickly paid payment request.
Marking the invoices:

- **On every** invoice, note the amount claimed. If you are claiming the total, circle it. Otherwise, write the claimed amount near the “total amount due” portion of the invoice.
- **YOU ARE RESPONSIBLE FOR EXCLUDING ALL INELIGIBLE ITEMS, CLEARLY MARKING THEM AS EXCLUDED AND DEDUCTING THEM FROM YOUR CLAIM.** If you are uncertain about the eligibility of any item, please call the grant administrator. We will be happy to review your proposed costs with you.
- **On each invoice from a contributing vendor/subcontractor,** write the invoice number for the prime contractor.
- **On every invoice for which you are claiming LESS than the total,** you must demonstrate how you arrived at the amount claimed. For example, if an invoice includes mileage, which is always ineligible for Livable Communities grant payments, you could highlight it, strike it, or use the common editing mark for a deletion (this is the preferred method, since the excluded amount remains visible), etc. You must make clear which costs (if any) you are not claiming and then summarize them at the totals line on the invoice to show how you arrived at your claimed amount. If Met Council staff cannot determine which costs are claimed or how you arrived at your totals, we will ask you to correct the invoice package, which will delay your payment.

**Section 5:** Certify the request. Only an authorized employee of the grantee – not a developer, contractor, or other entity – may sign the payment request form. The grantee’s signature certifies for audit purposes that the information presented is true and correct and that the funds are being spent on appropriate activities. Each grantee will be provided with a Microsoft Word version of the Designation of Signature Authority Form, and one or two people may be authorized to certify the payment request for each grant.

“Nice-to-have” aspects.

- If possible, please scan the invoices in the order in which they are shown on the payment request.
- Color copies of your invoices are not necessary unless meaning is conveyed via color.
- Please reduce the file size as much as possible. Please compress the scanned PDF if you can.
- Please orient pages so they are immediately readable (i.e., orient the pages so the top of the legible page is at the top of the screen).

**Special instructions for site acquisition payments to be used at closing.** LHIA, LCDA, and LCDA-TOD grants are sometimes awarded for site acquisition. If you intend to use LCA funds at closing, the following special instructions apply:

- Site acquisition payments are the only payments which the Met Council will make in advance.
- Site acquisition payments will only be made to the grantee. It is the grantee’s responsibility to arrange to forward the funds on to the appropriate closing authorities.
- Please time your payment request to allow the Met Council **at least five business days’ processing time, plus at least two days for the grantee to forward the funds on to the closer.** We realize timing is critical at closing. Your grant agreements contain a requirement to return any interest earned on grant payments to the Met Council. As a result, time your request early enough that funds will be available at closing, but not so early that we have to deal with interest repayments. If your closing is delayed after our payment is generated, you may be asked to return the funds and request them again when the closing schedule solidifies.
Required documentation:

- A copy of the purchase agreement
- A signed payment request
- After the closing, provide the Met Council with an executed copy of the settlement statement

**Payments schedule**

We will pay within 35 days of a complete payment request. You will be notified within 10 business days if errors are discovered in the payment request that would prevent staff from approving it. The 35-day payment period resets after notification of any errors to the day the claim is re-submitted.

The Met Council requires that all grant payments be made via electronic funds transfer. For those grantees that have not yet set up a funds-transfer relationship, a form to register for electronic payments will be sent to you via email. The setup process takes about two weeks to complete, so be sure to return the form well in advance of the first requested payment.
**Amendments**
The terms of the grant agreement may be adjusted under certain circumstances. Smaller adjustments to the budget may be made by the grantee with prior written approval of the Met Council authorized representative. Significant changes to the development project the application was scored on may require approval by our Community Development Committee. Some general information on amendments is included for your reference below. For more detail on amendment review procedures, see Appendix 3.

**Timeline and procedure**
- Amendment requests must be received three months prior to the expiration date. Requests received after that time will be denied.
- Amendments must be fully executed prior to expiration.

**Budget change**
- The grantee may reallocate up to 20% of the grant budget among the listed line items. You must obtain the written permission of the Met Council in advance, but no formal amendment is necessary. A request to reallocate the budget may be submitted via email to the Met Council authorized representative.
- If you need a change of more than 20% of the total grant budget, you must request a formal amendment request, and the change requires the approval of the Council’s Community Development Committee.
- The total grant amount cannot be increased.

**Project change**
- Grantees are required to notify the Met Council authorized representative if the development project associated with their grant changes. This applies even if the activities for which funding was awarded remain the same.
- Significant changes to the project may trigger a review as outlined in Section VI of the LCA Amendment Procedure. If the project change is significant, the grantee will be asked to provide details on the new project. Significant changes require approval by our Community Development Committee, and the Met Council reserves the right to reduce or rescind the grant and to recover grant funds already paid out.

**Extensions**
- An extension may be needed if grant-funded activities aren't completed and the development project does not commence within the grant term.
- Cleanup grants may be extended to a maximum of five years, including the initial three-year term.
- Site Investigation and SEED grants may not be extended.
**Closing a grant**
Grants are closed when grant funds are completely drawn down or if the grantee cancels any balance on a grant. You have 120 days after the grant expiration date to submit your final payment requests. Any unspent funds will revert back to the Met Council. Prior to closing the grant, the following must be completed.

**Development project commencement**
Cleanup grants fund specific cleanup activities, but also have a development project associated with them. The development project must “commence” prior to grant expiration, and the grant will remain open until it can be demonstrated that the project has commenced.

**Deliverables**
Specific grant-funded activities have deliverables that must be provided once they are available. The grant will remain open until these are provided. These are discussed in the grant agreement in section 3.04 Certificate of Completion and summarized in the table below.

<table>
<thead>
<tr>
<th>Activity</th>
<th>Deliverable</th>
</tr>
</thead>
<tbody>
<tr>
<td>Environmental investigation</td>
<td>Investigation documents, including but not limited to:</td>
</tr>
<tr>
<td></td>
<td>• Phase I ESA</td>
</tr>
<tr>
<td></td>
<td>• Phase II ESA work plan</td>
</tr>
<tr>
<td></td>
<td>• Phase II Investigation report</td>
</tr>
<tr>
<td></td>
<td>• RAP or DRAP plan and addenda (if any) and focused feasibility study (if more than one remedy proposed)</td>
</tr>
<tr>
<td></td>
<td>• Asbestos or hazardous materials survey and asbestos or hazardous wastes management plan and approval of RAP or DRAP</td>
</tr>
<tr>
<td>Hazardous waste or substance contamination</td>
<td>• Certificate of Completion issued by MPCA; or</td>
</tr>
<tr>
<td></td>
<td>• No Further Action Letter issued by MPCA</td>
</tr>
<tr>
<td>Asbestos contamination</td>
<td>• Statement from the licensed asbestos abatement contractor that the project-specific project plan has been completed according to rules of the MN Department of Health; or</td>
</tr>
<tr>
<td></td>
<td>• Final asbestos abatement implementation plan</td>
</tr>
<tr>
<td>Petroleum contamination</td>
<td>Copy of the site closure letter issued by the MPCA</td>
</tr>
<tr>
<td>Lead abatement</td>
<td>• Copy of the contractor firm certification to conduct lead-based paint activities in residential or child-occupied facilities; and</td>
</tr>
<tr>
<td></td>
<td>• Statement or other documentation from the certified contractor that the lead abatement had been completed according to the applicable regulations</td>
</tr>
</tbody>
</table>

**Final report**
A final report must be provided with the final payment request. The payment will not be approved without this report. It will be provided to the grantee upon request.