

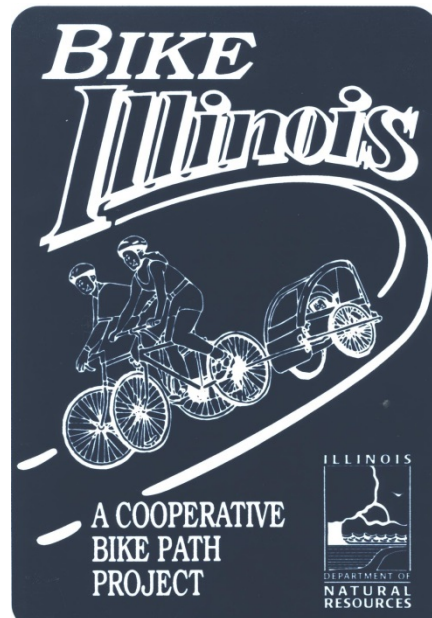


**Illinois Department of
Natural Resources**

Illinois Bicycle Path Grant Program

2021

Program Manual
Information and Application for Applicants



Equal opportunity to participate in programs of the Illinois Department of Natural Resources (IDNR) and those funded by the U.S. Fish and Wildlife Service and other agencies is available to all individuals regardless of race, sex, national origin, disability, age, religion or other non-merit factors. If you believe you have been discriminated against, contact the funding source's civil rights office and/or the Equal Employment Opportunity Officer, IDNR, One Natural Resources Way, Springfield, Ill. 62702-1271; 217/785-0067; TTY 217/782-9175.

Grant Basics

The Illinois Bicycle Path Grant Program is offered annually through the Illinois Department of Natural Resources (IDNR). The following pages contain a very brief overview of this grant program; please read the grant guidelines for more detailed information.

Illinois Bicycle Path Grant Program (BIKE PATH): This is a **reimbursement** grant program that provides up-to-50 percent project funding assistance on total approved project costs. The maximum grant award for development projects is limited to \$200,000 per request. There is no grant limit established for acquisition projects.

The following types of projects are eligible for BIKE PATH funding:

- Land acquisition of property in fee simple title, permanent easements, or long term leases, including associated appraisal costs approved by the IDNR, for securing a linear corridor/right-of-way to be used for bicycle path development
- New bicycle path development - must include trail construction (may include site clearing and grading, surfacing, drainage, bridging, access control devices, fencing & signs)
- Bicycle path renovation – must include trail construction (may include site clearing and grading, surfacing, drainage, bridging, access control devices, fencing & signs)
- Bicycle path support facilities and/or amenities (for example parking areas, access roads, shelters, lighting, benches, restrooms, safety lighting, potable water supply, and architectural/engineering services deemed necessary for proper design & construction)
- Projects that have been awarded federal funds and have completed Phase 1 and Phase 2 engineering. (Applicants are strongly encouraged to contact IDNR Grants staff)
- Non-motorized bicycle paths

BIKE PATH funding is available to: Units of local government with statutory authority to acquire develop and maintain lands for bicycle trail purposes. This includes but is not limited to: counties, townships, municipalities, park districts, conservation districts and forest preserve districts.

An entity may apply for a grant but will not be eligible for a grant award unless the entity has pre-qualified through the Grant Accountability and Transparency Act (GATA) Grantee Portal, www.grants.illinois.gov/portal by the close of the application period. During pre-qualification, Dun and Bradstreet verifications are performed including a check of Debarred and Suspended status and good standing with the Secretary of State. The pre-qualification process also includes a financial and administrative risk assessment utilizing an Internal Controls Questionnaire. If applicable, the entity will be notified that it is ineligible for grant award as a result of the Dun and Bradstreet verification. The entity will be informed of corrective action needed to become eligible for a grant award.

The following types of projects are not eligible for BIKE PATH funding:

- Costs incurred prior to IDNR grant execution;
- Phase I or Phase II engineering;
- Projects that will not be available for public bicycling use;
- Bicycle routes and/or lanes sharing existing roadway surfaces;
- Projects that have already been awarded federal funds (i.e. IDOT administered “Enhancements” projects) that are only in Phase I or Phase II engineering;
- Projects that anticipate ITEP funding to be used as matching funds to this application;
- Site clearing and grading, surfacing, drainage, bridging, access control devices, fencing & signs as a standalone project are not eligible.
- Motorized bicycle path.

Frequently Asked Questions

Please see grant guidelines for additional details

I am not sure which grant program is better suited for my project. What are the funding priorities with BIKE PATH?

The IDNR funding priorities include projects acquiring land or long term/permanent easements for linear corridors; projects proposing development of a bicycle trail system, particularly long distance trails, connector trails linking several existing trails, or multiple use trails; projects allowing multiple trail uses; projects identified in state, regional or local bikeway/trail plans and/or outdoor recreation plans, comprehensive plans, etc.; projects proposing quality bike path facilities readily accessible to major population centers or proposing initial creation of bike path facilities in a high demand area; projects having minimal adverse environmental and social effects; projects proposing initial development of bicycle path facilities at the project site (*trail renovation projects are a lower priority than new trail construction*); projects of scenic and recreation quality offering a diversity of trail user experiences, user amenities, convenient access, connectivity to other public lands, compatibility with adjacent lands, or which resolve an existing trail user safety issue; and projects where long term operations and maintenance capability is clearly demonstrated by the local sponsor.

Projects that have received federal funds (e.g., TEA-21, CMAQ, etc.) to fund part of the proposed project are a lower funding priority.

What is the difference between the Illinois Bicycle Path Grant Program and the RTP grant program?

RTP is expected to be in a natural setting providing a sense of being in nature. A Bike Path project should be a linear pathway that is paved or hard surface such as aggregate. RTP trails can allow motorized use whereas a Bike Path cannot, RTP projects also allow equestrian use where Bike Path projects do not.

May we apply to both RTP and Bike grant?

Yes, however by Applying for both funding sources, the applicant is consenting to allow the IDNR to recommend the most appropriate sources of funding for the project. The applicant must also physically complete a full application for both programs to be eligible in both programs

How much money is available through the program?

This can vary depending on appropriations, but typically there are \$1 million dollars available through the BIKE PATH program.

What is the maximum amount of funding assistance I can apply for?

BIKE PATH provides 50% reimbursement funding assistance on approved projects. A maximum grant of \$200,000 may be awarded per application for development projects. No maximum grant award amount is set for acquisition projects.

Is there an application fee?

Yes, the BIKE PATH program requires a non-refundable application fee. This fee is calculated as $\frac{1}{4}$ of 1% (0.0025%) of the grant request. There is a minimum fee of \$100 and a maximum fee of \$300. See Attachment 3 of the Common Application.

Is there a fee if my project is selected for funding?

Yes, there is a Grant Award Fee of 1% of the total funding assistance awarded with a maximum fee of \$5,000.

Can I apply for multiple grants through BIKE PATH?

Yes, there is no limit on the number of individual BIKE PATH grants that one entity can apply for. However, there must be an ingress and egress to the Bike Path.

When is the grant deadline?

Applications are due no later than 5:00 pm on March 14, 2020. If the application deadline date is on a weekend or holiday, applications will be accepted until 5:00 pm on the first business day of the month.

Can I make changes to my proposed project scope after it has been selected for funding?

All proposed grant projects are competitively scored and selected on the basis of merit. Under most circumstances grantees may not deviate from the scope of an approved project. Occasionally circumstances arise whereby the project sponsor may request authorization to minimally revise the scope of an approved project. Such changes are made at the sole discretion of the IDNR staff.

Can I complete my grant application on-line?

No, at this time all forms must be a hard copy received by the IDNR Office of Grants Management and Assistance (OGMA) by 5:00 on the application closing date.

How are awarded projects selected?

All applications undergo extensive review, often including a site visit. After project site visits have been completed, professional staff members score all applications. Projects and scores are then reviewed and approved by IDNR administration. At the completion of this process award announcements are made.

What is meant by reimbursement?

If your project is selected for funding, you must have adequate funds on hand to pay for your entire project. The project sponsor (grantee) pays all costs associated with the project and, when completed, submits the billing documents (provided in the Implementation & Billing Packet) to the IDNR. IDNR then reviews the documentation and, once approved, will pay the project sponsor the eligible grant percentage. Reimbursement time turnaround is estimated at 4-6 weeks.

My project proposal includes construction on land that is owned by others. Is this allowable?

All grant assisted construction projects must be located on property that is owned, leased (minimum 25-year non-revocable lease) or on an easement held by the project sponsor. Documentation is required.

How long do I have to complete my project?

Do not start your project until you have entered into formal agreement with the IDNR. You should plan to complete your project within *24 months of entering into the agreement with the IDNR*.

Are there any requirements for contracting of project work to be completed?

Project construction may be accomplished by any of the following methods or combinations thereof: 1) competitively bid contract(s) per local/state procurement guidelines (the local sponsor must comply with applicable state statutes and applicable local ordinances concerning bidding requirements for construction contracts and equipment/material purchases), 2) directly hired labor and material purchases IF qualifying as bid exempt and 3) using local agency Force Account labor (in-house staff).

If my staff members work on the project, is the value of their time eligible as a project cost?

Yes, in-house labor may be counted as part of the awarded project costs. Documentation of their hourly wages will be required.

Is there a minimum standard for the project surface width?

Yes, the project must be constructed with a minimum finished tread surface width of eight feet (8'). It is recommended that construction be in compliance with AASHTO's "Guide for the Development of Bicycle Facilities, 4th Edition", dated 2012.

Will there be any project reporting requirements?

Status of project progress should be reported to the IDNR **each January 1, April 1, July 1 and October 1** throughout the duration of project implementation (i.e., until the FINAL project billing is submitted to DNR). Forms for reporting will be provided at the time a project is awarded.

Are there specific billing requirements on awarded projects?

Projects that are awarded are required to follow certain procedures and billing protocols that are explained in the Implementation & Billing packet located at <http://dnr.state.il.us/ocd/newbike2.htm>

Are road share Bike Path eligible? No

What should the separation of the Bike Path be if within a right-of-way?

Where a two-way bike path is physically located within the highway right-of-way, traffic wide separation should be provided to demonstrate that the path functions as an independent facility for bicyclists and other users. This separation should be as wide as practical and still allow the bicyclist to be visible by the motorist. However, the following minimum separations are recommended:

1. Urban Cross Section. The minimum recommended distance between the path and the face of curb is 5 ft

2. Rural Cross Section. The minimum recommended distance is based on the posted speed limit.
 - For a posted speed limit of 45 mph (km/h) or less, the minimum separation between the path and the edge of travelled way is 5 ft (1.5 m).
 - For a posted speed limit greater than 45 mph (km/h), the minimum separation between the path and the edge of travelled way is 10 ft (3.0 m).

Where do I send my completed grant application?

Mail **ONE** copy of the necessary application attachments, maps, and plans along with **THREE** copies of the CERP form with required maps to the Illinois Department of Natural Resources at any time prior to the application deadline. *Send all applications and inquiries to:*

Illinois Department of Natural Resources
Office Grant Management and Assistance
Attn: BIKE PATH Grants
One Natural Resources Way
Springfield, IL 62702-1271

Faxed applications will **NOT** be accepted. Original signatures are required. The deadline is final, and no extensions will be given. Applicants should keep a copy of the application for their records. *Please do not send multiple copies of your grant application.*

Who can I contact if I have questions?

Illinois Department of Natural Resources
Office Grant Management and Assistance
Attn: BIKE PATH Grants
One Natural Resources Way
Springfield, IL 62702-1271
Email: dnr.grants@illinois.gov
telephone: (217) 782-7481 fax: (217) 782-9599

Guidelines for the Illinois Bicycle Path Program

Introduction and Purpose

Introduction and Purpose

The primary purpose of the Illinois Bicycle Path grant program is to provide financial assistance to eligible, local units of government to assist them with the acquisition, construction, and rehabilitation of public off-road, non-motorized bicycle paths and directly related support facilities. Agencies that apply for projects that accommodate additional trail users, such as equestrians, will receive special consideration in the review of grant applications. Project applications are limited to land acquisition or trail development **along a single trail corridor**. Looped trails within a single parcel or park site are not eligible for BIKE PATH funding. These projects, however, may be eligible for Recreational Trails Program (RTP) or Open Space Land Acquisition and Development (OSLAD) grant assistance. The only exceptions are looped trails located within very large preserves and connected/linked to another trail. Bicycle routes sharing existing roadway surfaces are also not eligible for funding consideration under this program.

I. Revenue

A. Source and Amount

Funding for the program is derived from revenue generated from fees collected pursuant to Section 3-821(f) of the Illinois Vehicle Code (625 ILCS 5/2-119).

B. Distribution

Distribution of funds to eligible government agencies will be on a statewide competitive basis, as determined by need, type of project, project costs, and the capability of the project sponsor (applicant) to fund, operate, and maintain the project. Additional considerations are included in the Project Selection Process.

C. Cost Sharing

BIKE PATH will reimburse up to 50 percent of total approved project costs up to the maximum allowable cost. The remainder of the costs will be borne by the project sponsor. BIKE PATH is a reimbursement program, meaning that a project sponsor must have sufficient cash, donations, or eligible in-kind services to pay for work, and then be paid back the grant percentage after approval of a reimbursement request.

II. Types of Eligible BIKE PATH Projects

- A. Land acquisition of property from *willing sellers* in fee simple title, permanent easements, or long-term leases, including associated appraisal costs approved by the IDNR, for securing a linear corridor/right-of-way to be used for bicycle path development. (For acquisition of less than fee simple title, such as a lease agreement, the agreement must cover a minimum time period of 25 years. The IDNR will consider, on a case-by-case basis, lease arrangements for shorter periods when State statute prohibits a unit of local government from entering into such a long-term lease agreement or other circumstances beyond the control of the governmental unit prohibit such arrangements.)

- B. New bicycle path development - must include trail construction (may include site clearing and grading, surfacing, drainage, bridging, access control devices, fencing & signs).
- C. Bicycle path renovation - must include trail construction (may include site clearing and grading, surfacing, drainage, bridging, access control devices, fencing & signs).
- D. Bicycle path support facilities and/or amenities (for example parking areas, access roads, shelters, lighting, benches, restrooms, safety lighting, potable water supply, and architectural/engineering services deemed necessary for proper design & construction).

III. Ineligible BIKE PATH Projects

Illinois Bicycle Path Grant Program funds may **NOT** be used for any of the following:

- A. Land acquisition through eminent domain (exceptions to this rule might be made by IDNR staff after reviewing the circumstances in extreme situations);
- B. Bike Path grant funding cannot be expended on U.S. Forest Services Land;
- C. Projects not available for public use;
- D. Bicycle routes/lanes sharing existing roadway surfaces (Road share bike path);
- E. Phase I or Phase II engineering;
- F. Costs incurred prior to IDNR grant execution;
- G. Bicycle routes and/or lanes sharing existing roadway surfaces;
- H. Projects that anticipate ITEP funding to be used as matching funds to this application;
- I. Site clearing and grading, surfacing, drainage, bridging, access control devices, fencing & signs as a standalone project are not eligible;
- J. Motorized bicycle path (except those used for physical mobility requirements).

IV. Allowable Costs

A. Basic Concept

The Illinois Bicycle Path Grant Program is a reimbursable grant program. To be eligible for matching assistance, costs other than design or appraisal costs must be incurred within the project period, stipulated by a signed project agreement. All projects must allow public bicycling use.

B. Development and Renovation

Upon receipt of a fully executed grant agreement with the IDNR for a project, development and renovation costs are eligible for reimbursement and are incurred on the date construction contracts are signed or at the start of actual physical work on the project site and continue through the period the work is being done. Costs must be incurred within the project period (grant agreement award date through contract expiration date) to be eligible for reimbursement. Initial master plan costs are not eligible, but applicable construction drawings may be eligible.

C. Acquisition

Acquisition costs are eligible for reimbursement, including associated appraisal costs approved by the IDNR, for securing a linear corridor/right-of-way to be used for bicycle path development, **if incurred during the grant contract period**. All eligible acquisitions should be done under an approved grant contract. The acquisition must be completed using state guidelines. Costs are considered incurred when property deed, lease or other conveyance is accepted by the local sponsor or first payment is made on the project property or to an escrow account/agent for the property. No purchase agreement, option, etc., or price negotiations shall be entered into without IDNR approval. Title to any property for which grant reimbursement is sought cannot be taken by the sponsoring agency before IDNR approval of Fair Market Value (FMV) for the property is received.

For acquisition of less than fee simple title, such as a lease agreement, the agreement must cover a minimum time period of 25 years. The IDNR will consider, on a case-by-case basis, lease arrangements for shorter periods when State statute prohibits a unit of local government from entering into such a long-term agreement, or other circumstances beyond the control of the local unit of government prohibit such arrangements.

Trail corridor width approved for grant funding generally does not exceed 100'. Reimbursement is based upon 50% of the approved fair market value (FMV) of the land and associated costs.

D. Land Donations

A local agency may receive up to 50% reimbursement on the approved FMV of land anticipated for donation to the local project sponsor and utilize such donation as all or part of the required local match on an approved bicycle path project, provided such land: 1) is not a mandatory donation or stipulated as part of a pre-existing legal agreement or local ordinance; and 2) will be maintained for public bicycle trail purposes. Land donations from another public agency or involving land previously owned by another public agency within the past five (5) years are not program eligible nor are donations where title has been secured prior to DNR approval. *Land donations can be combined with either an acquisition or development project.*

It is highly recommended that IDNR grant staff be contacted to discuss the best way to use a land donation in a proposed project.

The value of donated real property shall be established by an independent appraiser. The IDNR will review the narrative analytical appraisal and, if disputes arise as to fair market value, the property will be re-appraised by another appraiser chosen by IDNR. Project sponsors must pay for the appraisals, which are eligible for reimbursement.

E. Planning

In cases where the assistance of an architect, landscape architect, consultant, planner, or engineer is required for a project, a share of the costs may be borne by program funds. The maximum allowable claim for "contracted" Architectural/Engineering (A/E) services used for the proper design and construction supervision/administration of an approved BIKE PATH development project is 15.25%. To be eligible for reimbursement, planning costs must reflect actual grant work that was performed. **Planning work is not eligible as a stand-alone project.**

V. ADMINISTRATION

A. General Responsibility

Office Grant Management and Assistance (OGMA) will administer the Illinois Bicycle Path Grant Program (BIKE PATH) for the IDNR and insure both the successful performance of the project and the continued operation and maintenance of aided facilities for public recreational trail use. The OGMA will also inspect projects to insure compliance with the intent of the program.

A. Eligible Applicants

Any unit of local government with statutory authority to acquire, develop and maintain lands for bicycle trail purposes. This does not include the State of Illinois or Federal governmental agencies. Non-profit organizations are not eligible to apply to this program.

C. Applicant Procedures

Grant applications for funding assistance under the BIKE PATH grant program must be submitted to and received by the IDNR **NO LATER THAN 5:00 PM ON MARCH 14, 2020.** *If the application deadline date is on a weekend, applications will be accepted until 5:00 PM on the first business day of the month.*

Grants are awarded on a competitive basis and made under the sole authority and directive of the Director of the Illinois Department of Natural Resources after consultation with IDNR staff and the Illinois Natural Resources Advisory Board. The amount of grant funds awarded shall be determined by the IDNR based upon the appropriation level for the program in a given fiscal year and demonstrated need.

NOTE: Application cannot be made in the SAME grant cycle for both land acquisition and trail development assistance on the same site UNLESS the acquisition portion of the proposed project constitutes an eligible land donation that will be used by the project applicant as part or all of the required project grant match.

1. Application

The following must be included with any application submitted:

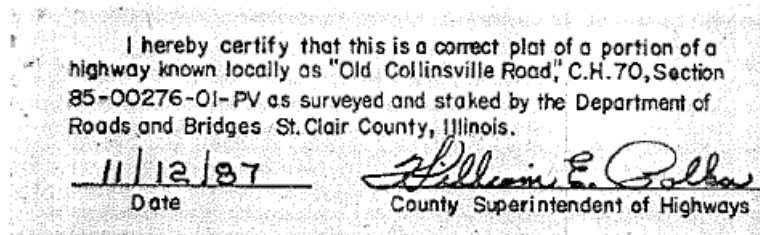
- A. Completed application forms including the GATA application and budget;
- B. Completed application forms provided in the manual;
- C. Itemized project cost estimate;
- D. Project narrative statement describing the project concept, location, need for and objectives of project, anticipated benefits and method of financing or accomplishing the project;
- E. Project maps including: 1) Location map, 2) Premise Plat map, 3) Development Plan (all must be labeled correctly);
- F. Completed project Environmental Assessment Statement and CERP form;
- G. Application fee.

2. Ownership

A project sponsor must either own or have a sufficient long term non-revocable lease or easement for a BIKE PATH project area. A long-term lease or easement must be for a minimum of 25 years non-revocable. A copy of the following must be provided:

- a. Property deed and/or lease showing adequate control and tenure of the project site (development projects).

Examples of adequate control/documents. IDOT writes letter to applicate that they are agreeable to the bike path plan or on the plat map it has something similar to the example below.



- b. Commitment for title insurance and appraiser qualifications (acquisition projects)

3. Public Hearings

Governmental applicants proposing initial acquisition of development of an undeveloped area for the creation of a new trail within a linear corridor must conduct a Public Hearing, held specifically to solicit public review and comments on the proposed trail. Notice of the Hearing must be advertised in a local newspaper of general circulation at least seven (7) days prior to the Hearing date. Minutes of the Hearing, along with written comments received and a copy of the newspaper notice must be submitted as part of the application. See Application Appendix 3 Public Notice Form for posting. Pubic meeting is NOT required for renovation project.

4. Funding Certification

The applicant must certify in a written affidavit that it possesses the funding capability to initially finance the total amount of project costs, if approved, and the ability to comply with program regulations. See Form DOC-3 in the grant program manual.

5. Application Fee

The BIKE PATH program requires a non-refundable application fee. This fee is calculated as $\frac{1}{4}$ of 1% (0.0025%) of the grant request. There is a minimum fee of \$100 and a maximum fee of \$300. See Attachment 10 in the grant program manual.

6. Conflict of Interest

No official or employee of the local political subdivision who is authorized in his/her official capacity to negotiate, make, accept, approve or take part in decisions regarding a contract or subcontract in connection with an approved BIKE PATH grant project shall have any financial or other personal interest in that contract or subcontract.

No person performing services for a local government in connection with an approved BIKE PATH grant projects shall have a financial or other personal interest other than his/her employment or retention by the local government in any contract or subcontract in connection with said BIKE PATH grant project. No officer or employee of a person retained by the local political subdivision shall have any financial or other personal interest in any real property acquired under an approved BIKE PATH grant project unless that interest is openly disclosed on the public records of the local government and that officer, employee or person has not participated in the acquisition for, or on behalf of, the local political subdivision.

D. Project Evaluation

The following factors are used by the IDNR in evaluating and recommending project applications for funding assistance consideration:

- a) Projects providing land acquisition or long-term/permanent easements;
- b) Projects providing the development of a bicycle trail system, especially well-developed long-distance trails or connector trails linking several existing trails;
- c) Projects located in areas of high demand or readily accessible to major population centers;
- d) Projects proposing initial development of bicycling facilities at the project site;
- e) Projects where long-term operations and maintenance capability is clearly demonstrated by the project sponsor;
- f) Projects specifically identified or supported by State, Regional or local bicycle trail planning initiatives/documents developed through broad-based public input; and
- g) Project site physical characteristics/attributes including scenic quality
- h) Natural and cultural resources along the corridor; environmental suitability; safety factors; adjacent land use compatibility and available trail user amenities such as adequate parking, restrooms, drinking water, etc.

E. User Fees

User fees are permitted at areas and facilities assisted with program funds, however they are discouraged. If it is deemed necessary by the project sponsor to levy fees for use of the project facilities, prior approval from the IDNR must be received for the proposed fee schedule. Justification for charging a fee must clearly document that the existing operation and maintenance budget of the project sponsor is not sufficient to cover the cost of properly operating and maintaining the project facility. All fees received must be deposited in a separate account to be used for project facility operation and maintenance as well as future improvements to the facility.

F. Matching Requirements

Project sponsors will be reimbursed up to 50 percent of the total cost of acquisition, development or renovation undertaken not to exceed the grant limit. The remaining share of the project costs will be borne by the project sponsor.

1. State and Local Funds

Any eligible local government funds may be used toward the 50 percent match. This could include tax sources, bond issues, cash, or force account contributions.

2. Donations

Private individuals, entities, organizations, or corporations may donate funds, rights-of-way, or real property toward the local matching share required. The IDNR will approve documentation of the fair market value of donated private rights-of-way. Applicants cannot

take possession of any real property until a state/local agreement is signed (only if applicant intends to use the value of the real property for cost sharing purposes).

VI. ACQUISITIONS

Land may be purchased from either private landowners or other units of state or local government that has not been used for recreational purposes in the past.

Sites already owned by the town, city, township or county which the grant recipient represents, but which have been under the control of another department of the same local unit, may not be purchased with grant funds.

Property which the current owner (not the grant applicant) acquired with federal funds may not be purchased with BIKE PATH funds nor could it be used as an in-kind land contribution match for a grant. However, a grant could be made to develop facilities on it if the source of local match were other than the land value.

A. STATE AND FEDERAL ACQUISITION POLICIES

Federal Uniform Relocation Assistance & Real Property Acquisition Policies Act of 1970

All acquisitions must conform to the Federal Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (Federal Uniform Act) P.L. 91-646. This law prescribes policies and procedures to ensure fair, equitable, and uniform treatment of persons whose land is acquired through federally assisted programs.

The provisions of the Federal Uniform Act apply to the acquisition of all real property for, and the relocation of all persons displaced by, projects which receive federal assistance. The Act applies regardless of whether federal assistance is used for acquisition or development. For example, an organization cannot knowingly circumvent the federal law by acquiring the land with local funds and not follow the regulations of the Act and then apply for development funds in a later project. For all development projects, proof must be supplied that the project site was acquired in accord with P.L. 91-646 if the land was acquired after January 2, 1971.

There are two major sections to the law: policies regarding the acquisition of land and relocation benefits to landowners. Each section will be discussed separately in this chapter. The acquisition procedures explained in Attachment V, should be read with extreme care. If the procedures are not followed, the sponsor could encounter severe problems in being reimbursed regardless of the method of acquisition.

B. LAND ACQUISITION COSTS

Eligible Costs:

The following land acquisition costs are allowable and eligible for reimbursement under the BIKE PATH Grant Program.

1. The appraised fair market value of fee simple title or an easement for the use of real property acquired by negotiated purchase.
2. The purchase price for an easement or fee title to real property acquired by bargain sale (below appraised value). The donated land value (the difference between the purchase price and

appraised value) may be used as a match for federal funds to purchase that parcel of land, purchase other pieces of property, or develop facilities. Similarly, lands for which 100% of the value is donated may only be used as the organization's share of a project to purchase other land or build facilities.

3. Incidental acquisition and relocation costs only as described in the Uniform Relocation Assistance and Real Property Acquisition Policies Act.
4. Appraisal Fees.
5. Engineering reconnaissance fees where a land acquisition project involves proposed major facilities and their feasibility needs to be established. Examples of such eligible fees include hydrologic investigations, subsurface explorations, availability of construction materials and preliminary cost outlines. Detailed plans and specifications for construction of the facilities would not be eligible in a grant for only the land purchase, but would be eligible in a grant which included building the facilities.

Ineligible Costs

Costs ineligible for reimbursement in an acquisition project include:

1. Land acquisition through eminent domain (exceptions to this rule might be made by IDNR staff after reviewing the circumstances in extreme situations).
2. The purchase of real property to which the project sponsor became committed prior to state approval of the grant.
3. Boundary surveys, title search, legal fees, fines and penalties paid by the project sponsor.
4. Incidental costs relating to real property acquisition and interests in real property unless allowable under the Uniform Relocation Assistance and Real Property Acquisition Policies Act.
5. Taxes for which the local sponsor would not have been liable to pay.
6. Damage judgments arising out of acquisition whether determined by judicial decision, arbitration or otherwise.

C. TRANSFER OF TITLE

Land is transferred on the date the warranty deed is signed by the previous landowner and the buyer. If reimbursement is to be requested for the cost of a land purchase, the deed cannot be signed by the seller and buyer until the project is approved by the IDNR. The applicant also cannot make a commitment to purchase real property prior to federal grant approval as described below under timing for purchases. The applicant may need or want to guarantee land will be available for purchase after grant approval. The property may be reserved for the applicant by: (1) having a private third party acquire and hold title to the land, or (2) by securing an option to purchase by a later date. A third party could be an individual, private business or educational institution, not-for-profit organization other than the applicant, or other similar entity.

D. TIMING FOR PURCHASES AND DATE WHEN COSTS ARE INCURRED

The applicant may not commit to purchase land prior to state approval of the grant with the

following exceptions: (a) an option to purchase is exercised; (b) payment is made to an escrow agent even though the applicant has not received the deed from the escrow agent; (c) a contract to purchase is executed; (d) the deed is accepted although payment has not been made; (e) the buyer takes possession of the property; or (f) other written promises to purchase have been made.

Confusion often arises in acquisition projects on the exact date when land purchase costs are incurred. To be eligible for matching assistance, purchase payment(s) to the landowner must be incurred within the project period (date of federal approval to the date of project expiration). Acquisition costs are incurred on the date when the earliest of any of the following transactions take place:

1. Project sponsors accept deed or other appropriate conveyance.
2. Project sponsor makes full payment for the property.
3. Project sponsor makes the first payment in a series of spaced or time payments.
4. Project sponsor makes the first payment or as much as 10% of the purchase price as stipulated in an option agreement. (The cost of the option is not an allowable cost in from grant funds.)
5. Project sponsor makes first partial or full payment to an escrow agent.

E. OPTIONS

The applicant may wish to take an option on the property to prevent the land being sold prior to the approval of a project. The date an option is exercised is normally the date the buyer advises the seller that he desires to complete the purchase under the terms of the option. The option may include special conditions or terms which govern whether or not the buyer will purchase.

For example, one condition could be the availability of funds or financing. An option is unacceptable if it is exercised prior to project approval, unless it specifies that acceptance is contingent on the availability of BIKE PATH grant money, so the date of project approval would be the exercise date.

If an option is signed prior to state approval of the project, then it should extend at least until fall so it may be exercised after the grant is approved. Since competition for funds is often intense, applicants may find it helpful to negotiate an option which can be extended at no cost for a second year. This could enable the project to compete for funds a second time if it were not approved the first year.

The purchase price in an option is to be the amount negotiated after the land has been appraised and the fair market value offered to the landowner as explained in the section on negotiated purchases. Only one payment toward the property may be made under an option. A maximum of 10 percent of the approved appraised value of the property may be paid at the time the option is transacted. This amount should be part of the purchase price of the property. Any additional payments prior to grant approval may make the acquisition ineligible. It is important that documentation of the option payment required for reimbursement billings be kept for later use. Project sponsors are encouraged to consult the Office of Real Estate before negotiating an option to ensure the eligibility of the land acquisition under the option conditions.

F. TIMING FOR LAND DONATIONS

Property donations may be transferred to the applicant after project approval. If a land donor wants to convey the property before project approval the land could be given to a third party, such as a foundation or other not-for-profit organization other than the applicant. This third entity could donate the land in a later year and the land value would be eligible as a match. Land donations will be credited toward the sponsors match. No direct reimbursement will be given for a land donation.

METHODS OF ACQUIRING LAND

G. Negotiated Purchases

This section outlines specific procedures under the Uniform Relocation Assistance and Real Property Acquisition Policies Act (49 CFR 24) to follow in acquiring land through negotiated purchases involving federal assistance. The following steps must be taken by the applicant in negotiating with the landowner.

1. Make initial contact with the seller to see if the land might be available for sale. At this point, the price should not be negotiated since the purchase amount must be based on an appraisal.
2. Obtain information as to whether or not the owners, business (es), or tenants will be eligible for relocation assistance. The property residents must be advised of their right to relocation assistance.
3. Have the land appraised according to the Uniform Standards of Professional Appraisal Practice (USPAP), with the landowner given the opportunity to accompany the appraiser. The appraiser must have a copy of the appraisal requirements which are located on the web at <http://www.uspap.org/>. The appraisal must also be completed in accordance to the IDNR's Off-Highway Vehicle Grant Program Appraisal Specifications which will be given to the grant applicant to forward to their selected appraiser.
4. Submit the appraisal to the Office of Grant Management and Assistance for review by a review appraiser in the IDNR's Division of Realty. Upon receiving approval of the appraisal, the applicant then knows the acceptable fair market value of the property to be acquired.
5. Inform the owner in writing of the value of the property based on the results of the appraisal and offer to purchase the property for this price. Also, inform the landowner of his or her eligibility for relocation benefits. It is not necessary to show the appraisal itself to the landowner. The authorized agent of the applicant and the property owner must sign the *Statement of Just Compensation* and *Written Offer to Purchase* form, which should indicate the appraised value of the property. A copy of this form is included in the Implementation and Billing Packet that will be provided upon grant award.
6. Based on the written offer at the appraised value, the final selling price is negotiated. If the purchase price is more than the appraised value, additional documentation explaining the difference in value will be needed, as explained later in this section. If the price is less than the appraised value, the acquisition is called a "bargain sale", and a *Waiver of Just Compensation* must be signed by the landowner as explained in the section on bargain sales. At this point, the applicant may sign an option to purchase, if desired, but before the grant receives federal approval the applicant may not make a commitment to acquire the property.

A project application may be submitted during any of the above steps to acquire the land. The

appraisal, however, must have been submitted and approved prior to Step 6. Again, the land can only be acquired during the approved project period to be eligible for reimbursement of acquisition costs. The above procedure is mandatory and must be followed for all negotiated purchases.

Applicants should be aware that state regulations, which apply to acquisitions by public agencies for which federal funds are not provided, follow the same sequences of steps, except the IDNR does not review local documentation. The state also specifies relocation benefits for landowners and tenants.

Land purchased by negotiated purchase is based on a fair market value for the property as established in an independent appraisal prepared by a real estate appraiser hired by the applicant. An appraisal, if competently compiled by a qualified person, should be an acceptable estimate of property value. It cannot be assumed, however, to be a final determination of value. The approved appraisal value is the minimum floor value for establishing the amount of just compensation offered to the owner at the initiation of negotiations. The negotiations between a willing seller and a willing buyer will sometimes set a price that is higher than the appraisal, and this marketplace value must be considered with the appraised value in establishing the purchase price of the property. The Illinois Department of Natural Resources will only reimburse the applicant for the approved appraised value of the property and not for any costs over and above this value. Additional consideration given to the property owner will be at the purchaser's expense and not eligible for reimbursement under the BIKE PATH program.

Sometimes a seller or purchaser desires to spread payments for land over several years. "Contract Sales", where installment payments are made over a specified period of time at the end of which the buyer receives title are not acceptable for BIKE PATH. The risk is in the event the periodic payments are not paid when due, the seller could foreclose and regain complete ownership of the land. Thus, the state and local funds would have been spent with nothing to show for the expenditure.

A suggested alternative is to subdivide a tract into smaller parcels. The applicant may acquire full title to each parcel individually and receive reimbursement as each is acquired. This does not jeopardize the investment of public funds.

Assistance for separate parcels may need to be applied for in different grants over a period of years, depending upon the cost and timing of the acquisitions.

H. Condemnation

Condemnation is not allowed with the BIKE PATH Grant Program. All land acquired with BIKE PATH monies must be acquired from a willing seller. (Exceptions to this rule might be made by IDNR staff after reviewing the circumstances in extreme situations.)

I. Land Donations

A donation of land from a private landowner can be used as part of the sponsor's entire share of the project costs, provided the donor did not acquire the land with federal funds. The donation may be used to match the state funds for: (1) the purchase of land at the same site, (2) the development of facilities on or at the same site as the land gift, or (3) the purchase of land or construction of facilities at other sites serving a similar purchase. A letter of intent to donate the property to the applicant from the landowner must accompany the project application.

The date when title to a land gift is transferred to the applicant is critical to the eligibility of the

land value for a match. The earlier section on timing for land donations should be clearly understood.

A written offer to purchase and a Statement of Just Compensation are not necessary when acquisition is by full donation. The legal act of donation itself precludes the necessity for these documents which relate only to negotiated purchases and bargain sales. However, the donor should sign a statement for donation (with or without) an appraisal (see appendix A-2, A-3).

Two appraisals for a land donation are required. To appraise a land donation, the appraiser should first be approved by the Illinois Department of Natural Resources, Office of Real Estate. A list of approved appraisers can be had by contacting

Illinois Department of Transportation
Central Bureau of Land Acquisition
2300 South Dirksen Parkway, Room 210
Springfield, Illinois 62764
telephone: (217) 782-6243

The appraisals must be paid for by the project sponsor. Appraisals provided by landowners may not be used as the basis for federal assistance.

For the project application, one copy of each appraisal must be submitted. Since a land donation constitutes all or part of the local matching share of a project's costs, it is important that the land value be established early in advance of application to enable the applicant to take full advantage of the donated land value and at the same time prevent the project sponsor from having to provide additional local funds if the land value is later found to be less than anticipated.

Once the appraisals are approved, federal approval is obtained, and the property is transferred the donated land value will be credited towards the grantee's matching share. If the match has been met, then the development costs will be reimbursed at 100%.

J. Bargain Sale

In some cases, a landowner may be willing to sell real property for less than the full market value but is not able to donate the entire value of the land. A bargain sale involves the purchase of a tract of land. The difference between the sale and the appraised fair market value is considered donated land value. For an BIKE PATH project, federal reimbursement may be provided for the purchase part of the acquisition. The fee simple donated value in a bargain sale may be used to match the purchase of the same tract, or other land purchases and facility construction, similar to lands which are 100% donated.

The appraisal requirements for full purchases also apply to bargain sales. Under the Uniform Relocation Assistance and Real Property Acquisition Policies Act, the applicant is required to offer the landowner the full appraised value of the land. When the lesser sale price is negotiated the owner must sign a *Waiver of Right to Just Compensation*. A waiver of entitlements under the Act by property owners or displaced person will be approved only in fully documented cases where the reasons for the waiver are explained. The purpose of the Act is to ensure each displaced person and property owner receives a just and equitable settlement through the purchase price and payment of relocation expenses. Few landowners would involuntarily accept an amount less than their entitlement, although in some instance's landowners may be willing to accept less than the appraised value for their property. In such cases, the landowner must sign a waiver which includes the following information:

1. That the owner has been fully informed of his or her rights and benefits under P.L. 91-646.
2. That the acquiring agency has provided a written *Statement of Just Compensation and Offer to Purchase* for the appraised property value (state the amount).
3. That the owner is satisfied with the negotiated price, even though it is less the appraised fair market value, and/or
4. That he or she elected to waive entitlement to the relocation benefits (this would include the dollar amount by category of moving expenses, payments for replacement housing, incidental expenses, etc.).
5. A statement setting forth the reasons for accepting a lesser amount than the appraised value offered by the local agency or for waiving relocation benefits.

RELOCATION ASSISTANCE

K. Relocation Benefits

A resident or residential business or farm property to be acquired may be eligible for relocation assistance. This resident, who can be either a landowner or a tenant, may be reimbursed for expenses incurred in moving from the purchased property to a new dwelling. The purpose of providing relocation benefits is to enable a property resident to move to a new residence or business location without undue personal hardship.

These costs are based on maximum and minimum schedules specified in the law. Relocation costs are to be paid for moving expenses, replacement of business, or housing, search, closing and other costs the occupant may pay related to moving into another dwelling or relocating a business.

Landowners are also entitled to reimbursement of certain incidental expenses incurred in conveying title. These costs may be incurred even though no one was living on the property at the time of purchase.

These costs include:

1. Recording fees, transfer taxes, revenue stamps, notary fees or similar expenses.
2. Penalty costs for prepayment of pre-existing recorded mortgages as may be required to convey a clear title.
3. The pro rate portion of real property taxes which would apply to the period after the date title vests in the government or the effective date of possession by the government, whichever is earlier.

Often these costs are paid by the applicant upon acquisition of the land. Payment of these costs should be documented at the time of the billing. When an applicant determines the land proposed for purchase may involve relocation, the Office of Real Estate should be contacted for brochures, forms, and guidelines for procedures and determining costs. It is essential that landowners be informed of relocation benefits. They must also receive payment unless they voluntarily waive their benefits.

L. Relocation Plan

A relocation plan shall be developed for projects where land acquisition will cause displacement of persons from their dwellings, business, or farm operations. The relocation plan shall be undertaken during the planning phase of the project prior to the initiation of land acquisition negotiations for the project. Based on this plan, the project sponsor should proceed with a project only after it has been determined that within a reasonable period of time prior to displacement, decent, safe and sanitary replacement housing will be available. Then information brochures and forms for claiming costs should be distributed to the persons to be relocated.

A relocation plan needs to include:

1. The number of individuals, families, businesses, farms, and non-profit organizations to be relocated.
2. The availability of decent, safe, and sanitary replacement housing within the financial means of the individuals and families being relocated.
3. The estimated total cost of payment to displaced persons for all benefits under P.L. 9 1-646 for replacement housing; and
4. The estimated cost of administering required relocation services to displaced persons. The relocation plan may be coordinated with the Dept. of Housing and Urban Development and other agencies performing relocation in the area. Applicants may contract with a city relocation agency, such as the Community Development Department, or a private firm to handle relocation services. The plan is to be submitted with the project application. Relocation costs should be part of the cost estimates for the project. Payments to relocated persons are eligible to be reimbursed on an 80-20 basis.

M. Appeals

Although technical assistance is available through the IDNR, the project sponsor will be responsible for all negotiations with landowners or tenants concerning relocation benefits. These persons relocated have the right to appeal the determination of the amounts they are eligible to receive and need to be informed in writing of their right to appeal. Formal appeals may be submitted by relocated individuals to the IDNR.

Department staff will review all data concerning the calculation of relocation payments. If the person is still dissatisfied, a hearing will be scheduled with the Director of the Department of Natural Resources.

The appellant shall be given a full opportunity to be heard at the appeal hearing. After the hearing, the result may still be appealed through the judicial review of the Illinois Court System.

N. Waiver of Relocation Benefits

As indicated in the land acquisition section on bargain sales, tenants and landowners may waive their rights to relocation benefits. In such instances a waiver must be signed.

Any land purchased by an applicant is subject to paying relocation benefits. A circumvention of the state land acquisition procedures will jeopardize the eligibility of a future development project at this site.

DEVELOPMENT ON LAND ACQUIRED WITH FEDERAL ASSISTANCE

O. Future Development Conditions

It is not necessary that the future development be carried out with state assistance or the proposed unassisted development receives prior approvals so long as it is in accord with the purposes for which the acquisition was made. Once the land is acquired with BIKE PATH assistance, it must always be used for public BIKE PATH purposes.

On land where state funds were reimbursed on the acquisition, certain regulations for the development of facilities must be followed. All facilities must be accessible to persons with disabilities. Permits and approvals may need to be obtained for construction projects.

SUMMARY OF STEPS TO TAKE IN NEGOTIATING WITH LANDOWNERS

P. Purchases and Bargain Sales:

1. Make contact with the landowner regarding availability of the property and permission to appraise. Obtain information on the owner's and any tenant's eligibility for relocation benefits.
2. Have the land appraised according to the Uniform Standards of Professional Appraisal Practice (USPAP) by a state certified general appraiser. The landowner must be given the opportunity to accompany the appraiser.
3. Submit the appraisal for approval by the Illinois Department of Natural Resources.
4. Offer to purchase the property for the approved appraised value using the *Statement of Just Compensation* and *Offer to Purchase*. Also inform the landowner and any tenants of their eligibility for relocation benefits.
5. Negotiate the selling price.
 - a. If the owner wishes to donate part of the land's value, the acquisition will be a bargain sale and the owner needs to complete the *Waiver of Right to Just Compensation*. Similarly, if a person to be relocated does not want reimbursement for relocation expenses, that person needs to sign a similar waiver for these benefits.
 - b. In cases where the sale price is negotiated higher than the appraised value IDNR will only reimburse for the approved appraised value of the property.
6. An option to purchase may be obtained once the price has been determined for a negotiated purchase.
7. State grant approval and a must be received by this point.
8. Obtain title insurance or an abstract opinion, and then title to the land. The project sponsor pays for the land, closing and incidental acquisition costs and relocation benefits.
9. A reimbursement request for the federal share of the acquisition costs may then be submitted to the Illinois Department of Natural Resources.

Q. Donations

1. After the landowner offers to donate the property, obtain permission to appraise and information on the owner's and any tenant's eligibility for relocation benefits.
2. Have the land appraised according to the Uniform Standards of Professional Appraisal Practice (USPAP), with the donor being given the opportunity to accompany the appraiser.
3. Submit the appraisal for IDNR review.
4. Obtain title insurance, the property deed, and pay for closing costs and any relocation benefits.

R. ACQUISITION COST ANALYSIS SCHEDULE

DIRECTIONS

List separately each parcel of land to be acquired and give all the information requested. Parcel identification numbers may be taken from a tax map or may be arbitrary numbers listed in sequence. However, they must correspond with parcel identification listed on maps or other attachments within the application. Relocation costs are the costs incurred when owners or tenants are displaced from their homes, farms, or places of business.

NOTE: Included in the total relocation cost is the actual cost of moving the tenant or owner to a new location. If relocation costs are involved in an acquisition project, contact the Illinois Department of Natural Resources prior to filling out the application, (217) 782-7490.

The BIKE PATH grants do not allow land acquisition through eminent domain (exceptions to this rule might be made by IDNR staff after reviewing the circumstances in extreme situations).

IMPORTANT

Do not purchase any land prior to approval by the Illinois Department of Natural Resources. If any written agreements are made prior to this approval, the acquisition may not be eligible for funding.

NOTE: IDNR will only cost share on the approved appraised value of the parcel of land to be acquired for your project. IDNR WILL NOT cost share on any premium value associated or paid for this property.

NOTE: All appraisals must be completed by an IDNR approved appraiser.

VII. PROPERTY RIGHTS FOR CONTROL AND TENURE

A. Adequacy of Title

For lands included in a project, the sponsor must have title or adequate control and tenure of the project area to provide reasonable assurances that a conversion to a use other than public trail use will not occur without federal approval. Copies of the property titles, leases, easements, or appropriate documents must be submitted as part of a project's documentation.

The most common method of acquiring property is by fee simple title. This is the preferred

method of acquisition since it gives the holder an absolute right to the property within limitations imposed by state or federal law.

In some instances, the agency may wish to purchase less than fee simple title, such as easements, rights of-way and title subject to deed restrictions. This would be permissible when fee simple is excessively expensive and a lesser control of the area will not detract from the recreational use of the land. Title to land may be conveyed by warranty or quit claim deed to the applicant. The project sponsor must submit a description of the character and nature of the title received before requesting reimbursement. This evidence of title must include the recorded property deed and either a written opinion from an attorney on the adequacy of title or a title insurance policy. A survey may be required when there is reasonable doubt about the exact location of the boundary or of the size of tract being acquired. The project sponsor is responsible for quieting claims against title and for replacing property found to have defective title with other properties of equivalent value, usefulness and location acceptable to the Department of Natural Resources.

B. RESERVATIONS, ADVERSE RIGHTS, AND DEED RESTRICTIONS

Oil, gas, mineral, or other reservations and rights held by others are permissible only if it is determined the project purposes and the environment would not be adversely affected. Such reservations must be described in the narrative of the project proposal, and how they will be dealt with to avoid impacting recreation and the environment. The acquisition of land which is subject to the reservation of surface rights extending more than 5 years must be justified. Reservations that are incompatible with project purposes will not be accepted.

Often landowners desire to specify restrictions in the property deed. The most frequent example would be that the land can only be used for park purposes. If a deed restriction for park purposes indicates the grantor's intent and does not provide for reversion of title upon failure to comply with the grantor's wishes, the condition may be acceptable. In certain situations, a landowner may retain a life estate, under which he or she retains use of the property while living.

Land which has a reversionary clause in the deed whereby the landowner could repossess the property if it ceased to be used solely for the purpose specified in the deed may make the project ineligible. If a reversionary clause in the deed specifies that the land must be developed for a specific purpose, even though the project includes that type of development, the project may be ineligible. A development project to construct a facility on land with a reversionary clause in the deed may also be ineligible. IDNR approval is required to acquire or develop land with reversionary clauses or outstanding interests in the property deeds. The Office of Grant Management and Assistance should be consulted prior to submitting a project application involving deed clauses and restrictions.

If at some later date the rights to subsurface reservation or other deed restrictions adversely affect recreation use of the land or facilities, the applicant will be responsible for acquiring replacement property of equivalent usefulness, value and location or returning the federal funds used in the project.

Outstanding property rights may affect the value of the land. Examples include mineral rights, road rights-of-way, utility easements, and other deed restrictions. An appraiser should be fully aware of and take into consideration the legal description of the property and any restrictions to be placed on the rights transferred. An appraisal of a property's value involves full consideration of the rights remaining with the property and, where appropriate, the effect the loss of these rights has on its value.

C. EASEMENTS

In some instances, the applicant will not be able to purchase the property but can acquire an easement. An easement must be held in perpetuity. The easement cannot be revoked at will by the landowner. The land must be retained in public trail use. Provisions stated in the easement cannot be detrimental to the proposed recreational development.

Negotiations for easements must follow general negotiated land purchase regulations including the requirements of the Uniform Relocation Assistance and Real Property Acquisition Policies Act.

If federal assistance is being requested on the purchase of an easement, the document cannot be transacted until the project has received federal approval.

D. RAILBANKING

If the applicant is planning on developing trail facilities on land involved in the "RailBanking" process, please contact the Office of Grant Management and Assistance to determine the eligibility of your project proposal.

Please have a copy of any agreements involved with this process.

VIII. AVAILABILITY TO USERS

Projects acquired or developed through assistance from the Illinois Bicycle Path Grant Program must be open to the general public for bicycle use including all persons regardless of race, color, religion, creed, gender, national origin, age, or disability. This also applies to any lessee or licensee operating within the project area or providing a service to the public including concessions and accommodations.

A. Use Limitations

Project sponsors may impose reasonable limits, with prior state approval, on the type and extent of use of areas and facilities acquired, developed, maintained, or rehabilitated with BIKE PATH assistance when such a limitation is necessary for maintenance or preservation. It is highly encouraged that trails be operated and maintained to promote multiple trail uses on a year-round basis.

B. Access

The IDNR shall have access to BIKE PATH grant assisted facilities at all times for inspection purposes to ensure the project sponsor's continued compliance with the BIKE PATH guidelines.

All facilities constructed with BIKE PATH assistance must be developed and designed to accommodate full accessibility standards as per the most current "Americans with Disabilities Act" (ADA) guidelines and "Illinois Accessibility Code". If you have any questions or doubts regarding the design standards being proposed for your project, it is strongly encouraged that "working drawings" be submitted to the IDNR for review and approval prior to construction and/or bid solicitations.

C. Concessionaires

Project sponsors may enter into a contract or agreement with responsible concessionaires to operate and/or construct bicycle rental facilities, for dispersing food to the public and/or any

other services as may be desired by the public and the sponsoring agency. Any and all concession revenue in excess of the costs of operation and maintenance of Program-assisted bicycle facilities shall be used for the improvement of said facilities or similar public bicycling facilities in nearby areas.

All sub-leases or licenses entered into by the sponsoring agency with third persons relating to accommodations or concessions to be provided for or at the bicycle path facility for the benefit of the general public shall be submitted to the IDNR, upon request, for its approval prior to said sub-lease or license being entered into or granted by the sponsoring agency.

D. Non-Residents

Discrimination on the basis of residence is prohibited.

IX. RESPONSIBILITIES AFTER PROJECT COMPLETION

A. Operation and Maintenance

All areas and facilities acquired, developed or renovated with BIKE PATH assistance must be adequately operated and maintained by the project sponsor at no cost to the IDNR to insure continuing public use in a safe and sanitary manner and must be open to the general public during reasonable hours of operation to maximize its intended public benefit.

B. Retention

The project sponsor is obligated to maintenance and use of the project as follows:

1. Acquisition

Land acquired with funding from the Illinois Bicycle Path Grant Program shall be operated and maintained in perpetuity for public bicycle path and recreation use, as so stated in the approved grant project agreement. Development and use of the project site for trail purposes, as specified in the approved grant agreement, must commence within three (3) years following the property's acquisition.

2. Development

For projects receiving development grant assistance only, terms of the contractual agreement between the project sponsor and IDNR shall no longer apply after the time period specified below relating to the total amount of grant funds expended on the project:

<u>Total Grant Award</u>	<u>Time Period After Final Project Billing Requiring Program Compliance</u>
<i>0 - \$50,000</i>	<i>5 Years</i>
<i>for every \$10,000 increment over \$50,000</i>	<i>add 1 year</i>

3. Conversion of Property

Conversion of property acquired or developed through assistance from the Illinois Bicycle Path Grant Program may not be converted to a use which would deny bicycle use as provided by terms of the Project Agreement without prior IDNR approval. Approval for property conversion will be granted only if the project sponsor substitutes replacement property equal in fair market value and comparable in outdoor recreation usefulness, quality and location.

C. Penalties

Failure of the project sponsor to comply with any of the provisions of this program shall be considered just cause for the IDNR, at his/her election, to debar the project sponsor from all IDNR grant program eligibility for a period of two (2) grant cycles.

D. Termination

The IDNR will unilaterally rescind project agreements at any time prior to the commencement of the project in the event that State funds are not appropriated for the grant program. After project commencement, agreements may be rescinded, modified or amended only by mutual agreement with the project sponsor.

Illinois Bicycle Path Grant Program Application and Implementation Process

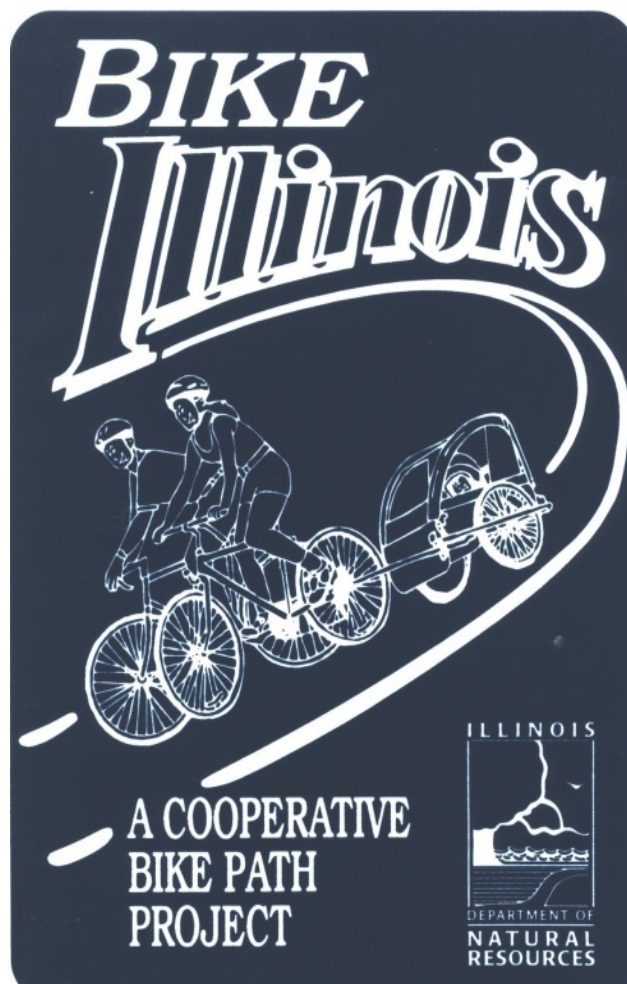
1. **APPLICATION SUBMISSION** – The project applicant submits the application to the Illinois Department of Natural Resources (IDNR). Receipt of the application is acknowledged. IDNR staff reviews the proposal to determine the applicant's and the project's eligibility. The application is also checked for completeness. If it is found to be incomplete or unacceptable, the applicant will be notified.
2. **SITE VISITS AND REVIEW – April 1st through July 1st (approximately)** –All eligible proposals are reviewed by IDNR staff. Site visits will be conducted for all proposed projects. Projects are then scored by the review team. When this process is complete, the Natural Resources Advisory Board (NRAB) and the IDNR staff present their funding recommendations to the Director of IDNR who then reviews the recommendations for final approval.
3. **RECOMMENDATIONS, APPROVAL AND NOTIFICATION** – When the review process is complete, the Natural Resources Advisory Board (NRAB) along with IDNR staff will provide their recommendations to the Director of IDNR who then reviews these recommendations for final approval. Project sponsors are notified in writing of the status of the application(s). ***Project sponsor may not begin the project until a project agreement is executed between IDNR and the project sponsor.*** If the proposal(s) is not selected, the applicant will be notified. Applications are not returned.
4. **EMAIL/LETTER OF AWARD** – Will also include a Programmatic Risk Assessment that must be returned and then a Notice of State Award NOSA will be produced through the GATA system and must be approved prior to the agreement.
5. **AGREEMENT** – A contract is signed to assure that the applicant will complete the project within 24 months and be eligible to receive up to 50 percent reimbursement. The contract is between the State (IDNR) and the project sponsor. After the signing of the agreement, a copy will be sent to the project sponsor.
6. **PROJECT IMPLEMENTATION** – The project sponsor may proceed with project construction after completing any additional steps required. Any change orders +/- \$10,000 that may occur within a contract bid under this BIKE PATH grant must be approved by IDNR prior to executing the change. Reimbursement requests may be made after funds have been expended.
7. **PROJECT COMPLETION** – The project should be completed within 24 months. A site inspection will be made after the project is complete; IDNR staff may also visit the project at any time during construction. A BIKE PATH acknowledgement sign must be posted in a conspicuous location when the project is complete. The required sign or specifications for its construction will be furnished by the IDNR.

SIGN REQUIREMENTS

Illinois Bicycle Path Grant Program

An Illinois Bicycle Path Grant Program acknowledgement sign must be permanently placed within the project site, and should be located at a trailhead or other highly visible spot. If grant monies are used to fund the purchase of a single trail structure (for example a bridge or restroom) the sign should be placed adjacent to, or on, the structure. An acknowledgement sign is also required for acquisition, equipment, and maintenance projects. The sign may be posted at an acquisition project after the acquisition process is complete.

This sign will be provided to you by the IDNR.



Application Procedures

The following application documents have been provided to assist you in preparing your application for the Illinois Department of Natural Resources (IDNR) Illinois Bicycle Path Grant Program (BIKE PATH) which is offered annually:

This application packet requires you to read the grant manual for more detailed information regarding this grant program. Application forms are located in the back of this packet. Applications **cannot** be submitted on-line at this time. All applications must be submitted by mail to the IDNR.

Grant applications for funding assistance must be submitted to and received by the IDNR **NO LATER THAN 5:00 PM ON MARCH 14ST**. *If the application deadline date is on a weekend, applications will be accepted until 5:00 PM on the first business day of the month.*

Grants are awarded on a competitive basis and made under the sole authority and directive of the Director of the Illinois Department of Natural Resources after consultation with IDNR staff, and the Illinois Natural Resources Advisory Board. The amount of grant funds awarded shall be determined by the IDNR based upon the appropriation level for each particular program in a given fiscal year and demonstrated need.

*PLEASE NOTE: Project costs for which reimbursement is sought cannot be incurred by the project applicant until after IDNR grant execution. Costs incurred prior to IDNR grant execution are **INELIGIBLE** for grant assistance. For Acquisition projects, costs are considered incurred when 1) property deed, lease or other conveyance is accepted by the project sponsor or 2) first payment is made on the project property or to an escrow account/agent for the property. In addition, no purchase agreement, option, etc. or price negotiations shall be entered into prior to IDNR approval. Non-governmental applicants, however, may enter into an option agreement with a property owner prior to grant application submittal. If the project is approved, the cost of the option may be reimbursed through the grant program. Development project costs are considered incurred on the date construction contracts are signed or actual physical work begins on the project site or project materials are delivered.*

NOTE: Application cannot be made in the SAME grant cycle for both land acquisition and trail development assistance on the same site UNLESS the acquisition portion of the proposed project constitutes an eligible land donation that will be used by the project applicant as part or all of the required project grant match.

Instructions: Bike Path Grant Application Forms

BP/DOC-1, General Project Data

Item

1. Enter name of local government agency sponsoring the proposed project.
2. Enter title of proposed project (limit title to 36 spaces or less). (i.e. Central Park Development)
3. Enter the name, title, address, telephone number, and e-mail address of the applicant's executive officer. Then enter the name, title, address, telephone number, and e-mail address of the person responsible for the day-to-day coordination of the project. This person must be available for contact between 8 A.M. - 5 P.M., Monday through Friday.
4. Secondary trail uses.
5. Mark the project type
6. Briefly describe the property to be acquired or facilities to be developed (be specific). Include site location. If proposed project is part of a larger recreational complex, also describe relationship of the proposed project to total park area. Use only the area provided, do not type in "See Attached" in this section or add an attachment.
7. Project costs: Enter the total estimated cost of the project under Land Acquisition Cost, Development cost, Restoration cost and Grant Funds Requested.
8. Enter name of county and township where project is located. If the project is located in more than one county or township, indicate name /# of each
9. Enter the federal Congressional District(s) and Illinois Legislative (Senate) and Representative (House) Districts and members' names where project is located.
10. Source(s) of Local Matching funds. Checking a box and complete additional information if requested. Disadvantaged Community. Check a line that would apply.
11. List any other prior state or federal funds involved in the proposed facility or site
12. List all project Termini
13. Does this project link to or is it an integral part of any other trail check box?
14. Enter miles of Trails Constructed / Improved with this Project?
15. Enter miles of trail include existing developed and/or funded miles of same corridor plus application miles?
16. Enter miles of all trails existing within applicant's jurisdiction (do not include application miles)?
17. List public areas within a quarter mile of project site (school, library, churches)?
18. List other recreational elements within a quarter mile of project site (parks, lakes)?
19. List commercial activities within a quarter mile of the project site (shopping, restaurants)?
20. List unique historic/natural resources within or adjacent to corridor?
21. Federal Employer ID Number (FEIN)

INSTRUCTIONS: BP/DOC-2, Acquisition Data

(FOR "ACQUISITION and COMBINATION PROJECTS" ONLY)

NOTE: Title to the project property proposed for acquisition (including donation property) **MUST NOT** be taken by the local project sponsor prior to Bike Path grant approval, unless otherwise approved by IDNR.

Item

1. Enter name of local government agency sponsoring the proposed project.
2. Enter title of proposed project.
3. List all existing structures on the property to be acquired and briefly describe their condition. Also indicate if anyone is currently residing or storing personal property on the site and the intended disposition and/or use of the structures once the property is acquired. **LOCATE AND IDENTIFY ALL STRUCTURES ON THE PREMISE PLAT MAP (Attachment A-4).**
If no structures exist, please check the box.

4. As an attachment to BP/DOC-2 provide details of how the estimated land costs were determined and include backup documentation such as an estimated market value analysis.

5. ACQUISITION SCHEDULE –

Code: Code letters are located at the bottom of chart. For Acquisition Projects, code parcels as to the anticipated means of acquisition.

Parcel Number: Assign each parcel to be acquired a number. (A parcel is defined by individual ownership. A project may contain numerous parcels within its scope.)

Acreage: Total acres contained in each parcel.

Est. Acq. Costs: Indicate the estimated value of each parcel.

Relocation Costs: If your project involves the displacement of individuals, families, businesses, farms, not-for-profit organizations and/or personal property, indicate the anticipated costs of relocation for each parcel. (Refer to pages 51 & 52 for additional information.)

5. ACQUISITION STATUS - Complete A, B, C, D, & E as they apply to the project. Any inaccuracies in reporting the acquisition status or entering into any of these actions, excepting leases, prior to IDNR approval may cause Bike Path ineligibility.

6. Provide GPS (Global Positioning System) Coordinates for the site. Ideally, the reading should be taken near the proposed park entrance.

Latitude

Longitude

GPS Coordinates (Deg./Min./Sec./Dir.) _____

INSTRUCTIONS: BP/DOC-2, Acquisition Data Budget Narrative and Cost Analysis

Item

1. Enter name of local government agency sponsoring the proposed project.

2. Enter title of proposed project.

3. Acquisition Cost Analysis

Parcel Number: Provide Parcel Identification Number (PIN).

Acreage: Total acres contained in each parcel.

Est. Fair Market Value of Parcel: Provide the FMV for each parcel listed.

Est. Value of Non-Rec Improvements: Provide the value of all non-recreational property improvements on this parcel.

Est. Relocation Costs: If your project involves the displacement of individuals, families, businesses, farms, not-for-profit organizations and/or personal property, indicate the anticipated costs of relocation for each parcel. (Refer to pages 51 & 52 for additional information.)

Est. Grant Eligible Purchase Price: Indicate the estimated grant eligible cost of each parcel. (50% of parcel cost up to grant limits.)

Other Expenses: If the project sponsor is going to provide any additional funds over the grant limit, it should be listed here.

5. Project Cost Narrative

Explain how was the estimated value of this property determined? Was there an Appraisers Opinion of Value? Include name of appraiser or realtor used to determine the property value? What did they use to determine that? Comparative Sales; Highest & Best Use; Surrounding Property; Regional Trends?

Provide a copy of your Appraisers Opinion of Value or other method used to determine your Estimated Fair Market Value.

INSTRUCTIONS: DOC-2A, Acquisition History and Certification

(DEVELOPMENT PROJECTS ONLY)

ACQUISITION HISTORY

For the Project Site(s) planned for development:

- Enter parcel #,
- month and year title was transferred to local agency,
- the method of acquisition for each project parcel.

NOTE: For parcels **acquired within the last two years**, attach a separate sheet describing the method of purchase. Give a history of negotiations and any applicable relocation assistance provided.

For parcels **acquired more than two (2) years ago**, see instructions below regarding "Acquisition Certification" portion of the form.

Provide GPS (Global Positioning System) Coordinates for the site. Ideally, the reading should be taken near the proposed park entrance.

Latitude

Longitude

GPS Coordinates (Deg./Min./Sec./Dir.) _____

ACQUISITION CERTIFICATION

For development projects involving land acquired more than two (2) years prior to the application submittal BUT after January 2, 1971, the local agency must certify that either:

- 1) Acquisition proceeded in accordance with the "Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970" (P.L. 91-646); **OR**
- 2) Acquisition occurred prior to January 2, 1971; **OR**
- 3) At the time of acquisition or last known displacement there was no intention or plans on the part of the local agency to apply for Bike Path development grant assistance.

Completion of the "Acquisition Certification" portion of this form provides the necessary assurance of compliance with this regulation. If applicable, the chief elected official of the local project sponsor must complete and sign this certification.

INSTRUCTIONS: DOC-3, Resolution of Authorization

1. Enter name of local government agency sponsoring the proposed project in each area required.
2. Enter title of proposed project.
Form submitted must contain dated signature & title by the local agency's chief elected official and must be attested to.

INSTRUCTIONS: DOC-4, Development Cost Estimate

THIS FORM SHOULD CORRESPOND EXACTLY WITH THE PROPOSED DEVELOPMENT AS INDICATED ON YOUR SITE DEVELOPMENT PLAN (ATTACHMENT A-3).

Item

1. Enter name of local government agency sponsoring the proposed project.
2. Enter title of proposed project.
3. Check appropriate box.

NOTE:Acquisition projects - Complete only #4 and #6 as they pertain to future development plans. Also, attach schedule for proposed development.

4. Development Item - Give a brief concise description of each major project component.
5. Units - Enter the quantity of each component.
6. Estimated Cost - Estimate the cost of each component, then enter the total development cost (which may include architectural/engineering fees) on the last line. **Also**, be aware that an archaeological reconnaissance survey may be required prior to project construction so costs for such work should be allocated and costs for the “Agreed Upon Procedures” CPA Report should also be included.

EXAMPLE

4. DEVELOPMENT ITEM	5. UNITS	6. ESTIMATED COST
Tennis Courts	2	\$25,000.00
Tennis Court Lighting	2	\$12,500.00
Picnic Shelter - 20' X 48' pre-fab	1	\$20,000.00
Picnic Shelter construction & Electrical	1	\$ 8,500.00
Playground Equipment	1	\$20,000.00
Playground Surfacing	1	\$ 4,000.00
Playground Installation	1	\$12,000.00
Landscape Architect Design Fee	1	\$10,200.00
CPA Report Costs	1	\$ 1,400.00
TOTAL ESTIMATED COST		\$113,600.00

7. Provide a quarterly expenditure schedule for the grant funds to the best of your knowledge or ability. Use quarterly time increments. For example: Year 1, Quarter 1 = \$10,000 engineering fees. Year 1, Quarter 2 = \$0.0 design phase, etc. The project sponsor is not bound to this schedule and revisions can be made during the course of the project as necessary.

BOND FINANCE PROGRAM from the Illinois Finance Authority

Description: The Illinois Finance Authority through the “Bond Finance Program” provides low-cost loans to local governments that seek local share financing for approved Bike Path projects. However, success in receiving an Bike Path grant is not a requirement for participation in the Bond Finance Program. If a local agency is not awarded Bike Path funds, the Bond Bank is still available to provide, if feasible, 100% loan financing for the project.

Through the Bond Finance Program, the Finance Authority makes loans to local governments at preferred tax-exempt rates and lower up-front costs with flexible repayment terms. Loans are funded through the sale of Illinois Finance Authority bonds.

Eligibility: All cities, townships, villages, counties, park districts and special purpose districts located outside Cook County AND excluding “home-rule” municipalities.

Procedures: Local governments borrow funds through the Bond Finance Program on a pooled basis. Pooled financing includes multiple borrowers and takes place regularly in June and December. Applications are accepted and approvals are granted at no cost or obligation throughout the year.

Fee: Up-front costs range from 1.3% to 1.8% of the amount borrowed for a five (5) year to 30-year term, respectively. Costs may be covered through the borrowing.

Program Contact:

To discuss project financing needs or request additional information and an application packet, contact: Illinois Finance Authority, 427 E. Monroe Street, Suite 202, Springfield, IL 62701; Tele: 217/557-8265.

INSTRUCTIONS: DOC-5, Preliminary Relocation Estimate (Acquisition Projects Only)

Relocation is defined as the displacement of any individuals, families, businesses, farm operations, not-for-profit organizations, and/or personal property, thereof, resulting from the non-voluntary acquisition of land for public use. If the project will involve relocation, it is mandatory that the questions on form DOC-5 be completed with sufficient detail to fully explain the scope and preliminary plans of the local agency.

If the project will not involve any relocation, simply insert "N/A" on the appropriate lines and submit. (PLEASE READ THE FOLLOWING REGARDING PROJECT RELOCATION ASSISTANCE REQUIREMENTS).

Background Information

The federal Uniform Relocation Assistance & Real Property Acquisition Policies Act of 1970 (PL 91-646, 49 CFR 24)), was enacted by Congress and signed by the President on January 2, 1971. The State of Illinois passed enabling legislation on September 17, 1971, entitled the Displaced Persons Relocation Act (310 ILCS 40 et.seq.).

The federal Act is divided into three parts - Title I, Title II and Title III. Title I includes definitions of terms. Title II provides for relocation assistance and payments. Title III establishes real property acquisition policies.

Title II is the part that outlines a uniform policy for the fair and equitable treatment of persons displaced as a result of land acquisition through state and/or federally-assisted programs. **Provisions of Title II are not applicable if the proposed project land acquisition is considered a "Voluntary Transaction"; meaning the landowner freely offered the property for sale and the project sponsor (government agency) will not acquire the property in the event negotiations fail to result in an amicable purchase agreement (ie., eminent domain will not be pursued).**

Title II establishes various benefits to be provided displaced individuals, families, businesses, farm operations, not-for-profit organizations, and/or personal property, thereof as a result of state and/or federally assisted land acquisition. These benefits include: moving and related expenses; replacement housing for homeowners; replacement housing for tenants; and most importantly, relocation advisory assistance and information services for all displacees.

All public agencies utilizing state and/or federal funds for the non-voluntary acquisition of land are required by the Act to provide a relocation advisory assistance program whenever the project requires the displacement of any individuals, families, businesses, farm operations, not-for-profit organizations and/or personal property, thereof. The program shall include, but is not limited to, the following services:

1. Determination of displacees' need(s) for relocation assistance. If displacement involves personal property only, an itemized inventory of property to be moved is required;
2. Current and continuing information regarding adequate replacement sites;
3. Assurance that, prior to displacement, adequate replacement dwelling units will be

available for all displaced individuals and families which are within their financial means;

4. Assisting displaced businesses, farm operations, or not-for-profit organizations in obtaining and becoming established in a suitable replacement location;
5. Supplying information concerning State or federal agencies offering programs that would be of assistance to displaced persons;
6. Providing other advisory services to displaced persons in order to minimize their hardships in adjusting to a new location.

The Relocation Program Must be Initiated Prior to Acquisition

The Relocation Program must be structured in an orderly and logical sequence of reports, assurances and activities that are required and/or desired on each project where a displacement may occur, beginning with conceptual planning and ending with the relocation of the last person or business on the project. The ramifications of the relocation function must receive major considerations throughout implementation of the project.

Responsibility Assigned on Project Basis

Each Bike Path project, where qualifying displacement will occur, must have assigned to it one or more individuals whose primary responsibility is to provide relocation assistance to the affected parties. The local project sponsor may contract with any qualified individual, firm, association or corporation for services in connection with the administration and implementation of relocation assistance programs. **The local project sponsor shall provide adequate assurance to the DNR at the time of final project billing that appropriate relocation assistance was provided in accordance with PL 91-646 and/or the State Displaced Persons Relocation Act for any qualifying Bike Path acquisition.**

If there are any questions regarding the necessity for relocation, please contact the IDNR, Office of Grant Management and Assistance staff for assistance (Tele: 217-782-7481).

INSTRUCTIONS: Attachment 1, Narrative Statement

1) Use the form and space provided. Do not attach additional pages.

** Please note: You should follow the outline below. Any deviation from this outline will be considered a deficiency when the application is received, and the form will have to be resubmitted.

2) The Narrative Statement should address the following considerations:

- A. Objectives and Need for Assistance. Present a clear and concise description of the project. State its primary objectives and explain the need for assistance. Any relevant data based on planning studies should be included or footnoted. If development includes rehabilitation of existing facilities, indicate the age of each.
- B. Results / Benefits Expected. Explain the results/benefits to be derived (how the public will benefit). Indicate who will use the facility and how it will be used. The "service area" (neighborhood or community) most directly served by the project should be discussed in terms of: social/economic make-up; population density; and whether the area is newly emergent or established. If the project is located in an area having more than 50% minority population this should be specifically noted and documented by census data. (Minorities are defined as non- whites and persons of Hispanic origin.)
- C. Approach. Outline the plan of action for accomplishing the proposed project and how it will be financed. **For acquisition projects**, prepare an acquisition schedule for each parcel included in the project area. Also, provide a future development schedule for the site once it is acquired. **For development projects**, identify any factors that might accelerate or delay construction. Describe any extraordinary community involvement by listing all organizations and key individuals that will work on the project along with a short description about the nature of their effort or contribution.
If force account labor (local agency's employees) and/or donated labor and material is expected to be used to accomplish the project, please describe the nature and extent of such work and/or donations.
- D. Geographic Location. Provide a brief description of the geographic location of the project (do not use legal description). Also, provide a map to indicate this location and the area it will serve. If applicable, plot competing facilities on the same map.
- E. Previous Assistance. Indicate any previous project assistance from LWCF, OSLA/OSLAD, Bike Path, trail programs or other state/federal grants that affect this project. List project number(s), project title(s) and grant amount(s). If no previous assistance has been received, enter: No Previous Assistance.
- F. Combination Projects. If the property being donated is not the site described in the application, but another location, provide information on how the donated site will be developed in the future. All property acquired through donation must be maintained as public open space in perpetuity.

INSTRUCTIONS: Attachment 2, Location Map

1. Type in upper right corner of map:
 - A. Attachment A-2 Location Map
 - B. (Local agency's name)
 - C. (Project Title)

2. Submit a street or county highway map of the area which clearly delineates the project location and boundaries. This map will be used by IDNR staff to locate the project area. Please ensure the street/road names on the map are legible.

INSTRUCTIONS: Attachment 3, Site Development Map

1. Type in upper right corner of illustration:
 - A. Attachment A-3 Development Plan
 - B. (Local agency's name)
 - C. (Project Title)

2. Submit a development plan (should be 8 ½" x 11") which indicates the following:

Development Plan(s): clearly illustrating your development, rehabilitation and/or maintenance proposal. These can be master plans, site plans and/or preliminary construction drawings. On all plans, please provide a clear differentiation between the following:

- Proposed project submitted for grant funding.
 - Planned development that is not a part of this grant application.
 - Existing site elements.
 - The starting and ending points of your proposed grant project.
 - All existing easements.
 - Proposed support facilities
 - The boundary of the project area must be shown, thus establishing the limits of Recreational Trails Program/Clean Illinois Trails Fund regulation.
 - Graphic scale and north arrow.
-
3. If the primary project use will be a natural area or retention of natural features, a detailed narrative noting the ways in which the public will be assured of outdoor recreation opportunities must be prepared (i.e. interpretive programs, hiking-bicycle trails, etc.) Also a site plan is required noting all proposed access and parking areas, if any.

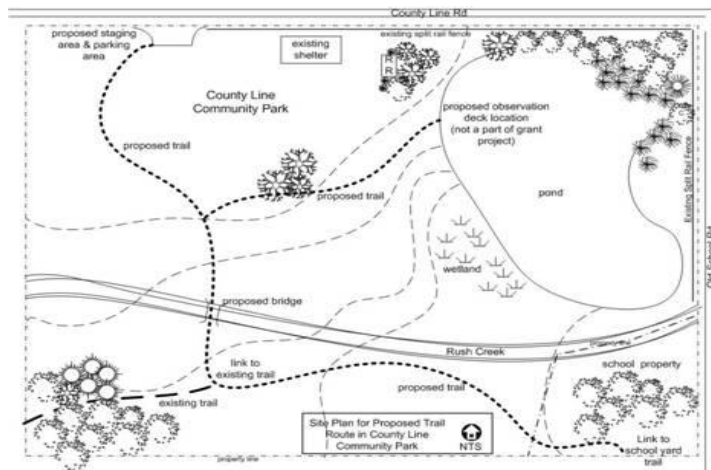
NOTE: The development plan submitted with the application is the "plan of record" for the project and considered a static document. Design it carefully. All proposed project development must be completed or grant program compliance violations and/or grant disqualification may occur. The DNR must be contacted if there is any change in the development plan.

INSTRUCTIONS: Attachment A-3a, Floor Plan, Elevation Drawings

1. Type in upper right corner of illustration:
 - A. Attachment A-3a Elevation/Floor Plans
 - B. (Local agency's name)
 - C. (Project Title)
2. The plans should be 8 ½" x 11", but in no case larger than 11" x 17".
3. Floor plans and elevations must be submitted for all structures proposed in the project, (i.e., restrooms, pavilions, shelters, concession stands, interpretive centers, bath houses, fishing piers, etc.). The design must comply with the standards published in the Illinois Capital Development Board's "Illinois Accessibility Code" (April 1997) AND/OR accessibility guidelines of the "Americans with Disabilities Act" (PL 101-336) whichever is more stringent.
4. Drawings must be submitted showing proposed components, bike path surfacing and appropriate routing. The latter should be shown on the site development plan.

INSTRUCTIONS: Attachment A-3b Trail Linkage Map

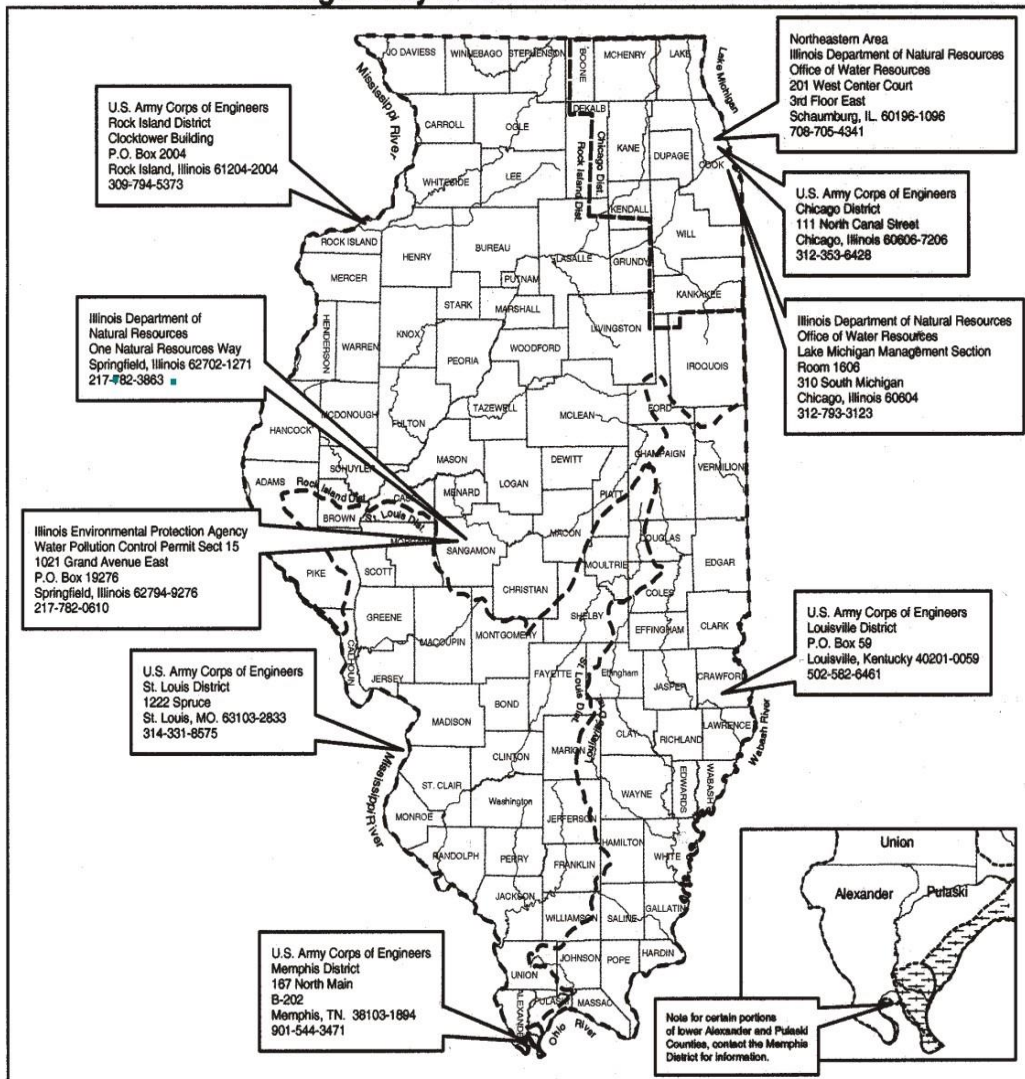
1. Type in upper right corner of illustration:
 - a. Attachment A-3b Trail Linkage Map
 - b. (Local agency's name)
 - c. (Project Title)
2. Trail Linkages Map: showing existing and planned trails in the vicinity/region of the proposed project. Clearly differentiate between existing trails, planned trails and the grant proposal trail.



INSTRUCTIONS: Attachment 5, Environmental Assessment Statement

1. Complete for the project the "Environmental Assessment Statement" (EAS) form provided. ACQUISITION PROJECTS are to complete the EAS addressing the impact of the acquisition and planned, future development of the site.
2. If the project involves any alteration of water resources (lake, stream, drainage way, wetlands, etc.) such as dredging, filling, channel improvements, impoundments, bridges, etc., both the U.S. Army Corps of Engineers (COE) and Illinois DNR, Division of Water Resources must be contacted to determine whether a permit is required (see map below for appropriate jurisdiction and offices). A copy of the permit(s) or letter(s) stating a permit is not required, should accompany the project application to IDNR Office of Grants Management and Assistance.

Regulatory Jurisdictional Boundaries



INSTRUCTIONS: Attachment 6

Commitment for Title Insurance, Deed or Lease Agreement

Acquisition Projects - Attach a copy of the Commitment for Title Insurance for each parcel to be acquired. Be advised, however, that Title Insurance is required at the completion of an approved acquisition project.

NOTE: For projects involving acquisition of property for existing park expansion, the local project sponsor must provide adequate proof of ownership (copy of deed, etc.) for the existing park site. (see "Development Projects" below for required documentation)

Development Projects - Attach a copy of the deed(s) for the property being developed and **HIGHLIGHT** the existence of any easements/encumbrances, etc. on the property that may affect/impact recreational use of the site in any manner. The deed(s) must, at a minimum, encompass the park area delineated on the project Plat Map (Attachment A-4) submitted with the grant application. **If the deed is less than "Warranty" or "Trustee", title insurance or an attorney's Opinion of Title is also required.**

NOTE: An Attorney's Opinion of Title may be submitted in lieu of the deed(s) if such documentation is voluminous AND the opinion lists and describes any easements, rights-of-way, liens or other encumbrances on the property.

If property to be developed is leased by the local project sponsor, a copy of the lease must be submitted. The lease cannot be revocable at will by the lessor and must include safeguards to ensure that the site is available for public outdoor recreation use for the time period specified by Bike Path requirements). If the lease does not contain such "public use safeguards", the applicant must provide assurance in the form of a duly adopted resolution that comparable replacement land in accordance with Bike Path regulations will be provided should the lease be terminated and the project site converted to non-public outdoor recreation use.

NOTE: If project has multiple parcels, code each parcel to correspond with the respective Deed, Title Commitment, Lease, etc.

Combination Projects - Attach a copy of the Commitment for Title Insurance for each parcel to be donated. Meeting this requirement shows good faith efforts and intentions by the local sponsor. Please note, Title Insurance and a recorded Deed (preferably warranty) for the donated property is required when the project is complete.

INSTRUCTIONS: Attachment 7, Flood Map

Attach a copy of the FEMA Flood Map with the project boundaries delineated.

Contact the Flood Map Distribution Center, FEMA, 6730 Santa Barbara Court, Elkridge, Maryland 21075, (800/358-9616), to request a copy of the map. Cost of a map is \$4 plus shipping costs.

Web site address for the FEMA map center is <http://msc.fema.gov>

INSTRUCTIONS: Attachment 8, Project Justification by Regional, State Trail/Recreation & Local Plan Master Plan

Provide excerpt(s)/reference(s) from local, regional, State Trail/Recreation Plan that justifies or identifies the proposed project as a priority.

Please reference and submit appropriate pages, as well as the front cover/title page from a local Bike Path Plan, Community Comprehensive Plan, Capital Development Plan, etc. that shows the proposed project is justified and consistent with priorities outlined in such plan(s). Be sure the date of the plan(s) is indicated on the material submitted.

DO NOT SUBMIT THE ENTIRE PLAN(S).

Also, provide documentation from the plan(s) or other sources that describes or verifies the level of public input/involvement in the preparation of the plan(s) AND/OR the application project proposal.

NOTE: If local applicant has adopted a specific recreation acreage standard or goal, please submit appropriate reference from planning document(s) indicating the adopted standard or goal.

INSTRUCTIONS: Attachment 8a, Public hearing/meeting

If a public hearing/meeting was held to solicit public input, submit a copy of the advertisement notice, sign-in sheet(s), and any relevant minutes or notes. This also pertains to a regular board meeting that listed the project proposal as a discussion item before or after the regular board's agenda. This is not the same as Appendix A-2 Public Notice.

INSTRUCTIONS: Attachment 9, Appraiser Qualifications (Acquisition and Donation Projects only)

Provide the credentials/qualifications of at least two independent fee appraisers for review and approval by the IDNR.

The credentials must include, at a minimum, a history of the individual appraiser's education, **state license number (#553 preferred)** and experience in appraisal work including a listing of the appraiser's clientele.

IDNR approval on local appraisers must be obtained for each Bike Path project in the manner described above, even though similar approval may have been received on previous projects.

INSTRUCTIONS: Attachment 10, Application Fee & Payment Form

Complete

Applicant
Project Title
Total Project Cost
Total Grant Assistance Request
Initial Application Fee amount attached
attach check to this form

APPENDIX

Appendix A-1 Certification for Development Projects

Form submitted must contain name of authorized official, applicant, signature & dated.

Appendix A-2 Public Notice

Public Hearings

Governmental applicants proposing initial acquisition or development of an undeveloped area for the creation of a new trail within a linear corridor must conduct a Public Hearing, held specifically to solicit public review and comments on the proposed trail.

Notice of the Hearing must be advertised in a local newspaper of general circulation at least seven (7) days prior to the Hearing date. Minutes of the Hearing, along with written comments received and a copy of the newspaper notice must be submitted as part of the application.

See Application Appendix 2 Public Notice Form for posting. Pubic meeting is NOT required for renovation project.

Type in upper right corner:

- Appendix A-2 Public Notice
- (Local agency's name)
- (Project Title)

Submit IDNR at the time of

- Copy of the public notice
- Date the hearing was advertised in a local newspaper
- Date of the public hearing
- Were negative comments received
- Meeting Minutes of the public hearing

Note this doesn't count as Attachment 8a, Public hearing/meeting since it's requirement to apply for Bike Path.

Changes in Project Scope

The IDNR has established a policy that generally prohibits major project scope changes in their grant programs. Occasionally circumstances arise whereby the project sponsor may request authorization to revise the scope of an approved project. Such changes are made at the sole discretion of the IDNR. All requests for project scope changes must be made in writing to the IDNR Office of Grant Management and Assistance.

All proposed grant projects are competitively scored and selected on the basis of merit. Under most circumstances grantees may not deviate from the scope of an approved project. The scope of an approved project is described in the Project Agreement and is based upon the original grant application. For these reasons, IDNR will avoid the approval of significant changes to approved projects in order to maintain the integrity of the selection process that is centered on the merit of the original proposal.

If a grantee finds it necessary to seek a change in project scope the following will be considered:

- What factors create a valid need for the proposed project change?
- Will the proposed project change solve the problem identified in the purpose and need section of the original project application to the same (or greater) extent as the original proposal?
- Is the proposed project change eligible for grant assistance under grant program guidelines/rules?
- Does the change involve a different location/site?
- Does the proposed change constitute a major or minor revision to the project as originally defined?
- Will additional environmental and State Historic Preservation Office review be required? (Additional review will usually be required when considering a new site or different type of development that was not a part of the project's original definition.)

IDNR policy also prohibits project sponsors from using unspent funds from an approved grant for another unrelated project. Unspent funds will be reallocated into future funding cycles for the respective programs so all potential applicants can compete for these funds.

Note: Grantees are strongly encouraged to discuss possible changes in project scope with the IDNR Office of Grant Management and Assistance Grant Manager prior to submitting a formal request.

Bike Path Grant Application

Forms

NOTE: DO NOT bind the application being submitted to the IDNR with a permanent binding (e.g., spiral or glue binding)

(Use of a three-ring binder is recommended)

- 1) Only 1 copy of application needs to be submitted.
- 2) 3 copies of the CERP form need to accompany the application (including Attachment 3 Site Development plan, Topographic map, photo's of site.
- 3) Application *MUST* be received by 5:00 pm on the application due date.

Illinois Bicycle Path Grant Program

General Project Information (Please Type or Print in Ink)

BP/DOC-1

Page 1 of 3

1. Project Title: _____

2. Applicant (Sponsor) Legal Name: _____

3. Applicant Executive Officer		Applicant Contact Person	
Name:	_____	Name:	_____
Title:	_____	Title:	_____
Address:	_____	Address:	_____
City, State, Zip:	_____	City, State, Zip:	_____
Phone #:	_____	Phone #:	_____
Email Address:	_____	Email Address:	_____

4. Trail Project Type: BIKE PATH

Other permitted, secondary trail uses:

Mountain Bikes

Equestrian

Other: _____

Hiking

Cross-country Skiing

5. Project Type:	<input type="checkbox"/> Development (no trail signage)	<input type="checkbox"/> Acquisition
	<input type="checkbox"/> Development (includes trail signage)	<input type="checkbox"/> Rehabilitation / Restoration
	<input type="checkbox"/> Development with land donation	

6. Concise Description of the Proposed Project: (USE ALLOCATED SPACE ONLY, DO NOT ATTACH ADDITIONAL SHEETS)
(Be sure to indicate proposed project trail length, width & surface material)

Illinois Bicycle Path Grant Program

General Project Information (Please Type or Print in Ink)

BP/DOC-1

Continued page 2 of 3

7. Project Costs:	Land Acquisition Costs: (complete & attach Form BP/DOC-2) (include relocation costs & appraisal fees, as applicable)	\$
	Development Costs: (complete & attach Form BP/DOC-3) (New Construction and Rehab)	\$
	Restoration Costs: (complete & attach Form BP/DOC-3)	\$
	TOTAL PROJECT COSTS:	\$
	GRANT FUNDS REQUESTED: Round to the nearest hundred (always round down)	\$

8. Project Location: _____
(County / Counties) (Township / Townships)

9. For Project Site: IL Legislative (Senate) District: _____ IL Representative District: _____
US Congressional District: _____

10. Source(s) of Initial Project Funding & Match Funding: Note: Illinois Recreational Trails Grant Programs operate on a reimbursement basis. Project sponsor must initially finance 100% of the project costs after DNR grant approval.

General Funds	Non-Referendum Bonds	Referendum Bonds
Donations (specify): _____		
Other Federal or State Funds (specify): _____		
Other (specify): _____		

11. List any other prior state or federal funds involved in the proposed project facility or site. (list applicable project numbers and status): _____

12. **Project Termini:** Please describe the locations of all termini for the trail project for which you are seeking grant assistance. *(For example: The Trail project's two proposed termini are Fifth & Main Streets and the County Park parking lot)*

13. **Does this project link to, or is it an integral part of any other trail(s)?** *(Check One)*

Yes
No

If yes, provide the names of trails and explain relationship. Please reflect this information on maps in Attachment A-4 of this application. Miles of trail directly linked with proposed project with in your jurisdiction?

14. **Miles of Trails Constructed / Improved with this Project?**

15. **Miles of trail include existing developed and/or funded miles of same corridor plus application miles?**

16. **Miles of all trails existing within applicant's jurisdiction (do not include application miles)?**

17. **List public areas within a quarter mile of project site (school, library, churches)?**

18. **List other recreational elements within a quarter mile of project site (parks, lakes)?**

19. **List commercial activities within a quarter mile of the project site (shopping, restaurants)?**

20. **List unique historic/natural resources within or adjacent to corridor?**

21. **Federal Employer ID Number (FEIN)?**

Bike Path Grant Program Acquisition Data

Form BP/DOC-2 (Acquisition and Combination Projects Only)

1. Applicant (Sponsor) Legal Name: _____

2. Project Title: _____

3. Provide Summary of Existing Site Improvements If None, Check Here:
(see instructions for completing the BP/DOC-2 for details)

4. As an attachment to BP/DOC-2 provide details of how the estimated land costs were determined and include backup documentation such as an estimated market value analysis.

5. Acquisition Schedule:
As an attachment to BP/DOC-2 provide details of how the estimated land costs were determined and include backup documentation such as an estimated market value analysis.

CODE *	PARCEL #	ACREAGE	ESTIMATED LAND COST	RELOCATION COSTS
TOTALS				

* CODE A) Anticipate Negotiated Purchase (willing seller) B) Possible Condemnation (may be unwilling seller) C) Donation

6. Acquisition Status:

	YES	NO
A. All or part of the project site is in Condemnation (If yes, submit copy of petition to condemn)	<input type="checkbox"/>	<input type="checkbox"/>
B. All or part of the project site is cover in a Purchase Contract (If yes, submit copy of contract)	<input type="checkbox"/>	<input type="checkbox"/>
C. All or part of the project site is covered in an Option Agreement (If yes, submit copy of Option)	<input type="checkbox"/>	<input type="checkbox"/>
D. All or part of the project site is covered in a Lease Agreement (If yes, attach copy of lease)	<input type="checkbox"/>	<input type="checkbox"/>
E. All or part of the project site is covered by any form of agreement other than those noted above that commits local project sponsor to acquire the property (If yes, submit copy of agreement)	<input type="checkbox"/>	<input type="checkbox"/>

7. Provide GPS (Global Positioning System) Coordinates for the site. Ideally, the reading should be taken near the proposed park entrance.

	Latitude	Longitude
GPS Coordinates (Deg./Min./Sec./Dir.)	_____	_____

**Bike Path Grant
Program Acquisition
Data**

Form BP/DOC-2

Budget Narrative and Cost Analysis

1. Applicant (Sponsor) Legal Name: _____
2. Project Title: _____
3. Acquisition Cost Analysis:

Parcel #	Acreage	Estimated FMV of Parcel	Estimated Value of Existing Non-Recreation Property Improvements (if applicable)*	Estimated Relocation Costs (if applicable)	Total Estimated Grant Eligible Purchase Price
Other Acquisition Expenses (include overmatching funds here)	Description				Estimated Costs
	Bike Path Cost Share				
	Sub-Grantee Cost Share				
	Total Acquisition Costs				

4. Project Cost Narrative: (Refer to manual for instructions – backup to your costs must be provided.)

1. Project Sponsor: _____

2. Project Title: _____

The _____ hereby certifies and acknowledges that it has 100% of the funds
(local project sponsor)

necessary to complete the pending Bike Path project within the timeframes specified herein for project execution, and that failure to adhere to the specified project timeframe or failure to proceed with the project because of insufficient funds or change in local recreation priorities is sufficient cause for project grant termination which will also result in the ineligibility of the local project sponsor for subsequent Illinois DNR indoor or outdoor recreation grant assistance consideration in the next two (2) consecutive grant cycles following project termination.

ALL Projects

It is understood that the project should be completed within the timeframe established in the project agreement and the Final Billing reimbursement request must be submitted within one year of the expiration date. Failure to do so will result in the Project Sponsor forfeiting all project reimbursements, and relieves DNR from further payment obligations on the grant.

The _____ further acknowledges and certifies that it will comply with
(local project sponsor)

all terms, conditions and regulations of 1) the PPL 91-646 Grant Program (BP) (17 IL Adm. Code 3070) 2) the federal Uniform Relocation Assistance & Real Property Acquisition Policies Act of 1970 (P.L. 91-646) and/or the Illinois Displaced Persons Relocation Act (310 ILCS 40 et. seq.), as applicable, 3) the Illinois Human Rights Act (775 ILCS 5/1-101 et.seq.), 4) Title VI of the Civil Rights Act of 1964, (P.L. 83-352), 5) the Age Discrimination Act of 1975 (P.L. 94-135), 6) the Civil Rights Restoration Act of 1988, (P.L. 100-259) and 7) the Americans with Disabilities Act of 1990 (PL 101-336); and will maintain the project area in an attractive and safe condition, keep the facilities open to the general public during reasonable hours consistent with the type of facility, cease any farming operations, and obtain from the Illinois DNR written approval for any change or conversion of approved outdoor recreation use of the project site prior to initiating such change or conversion; and for property acquired with Bike Path assistance, agree to place a covenant restriction on the project property deed at the time of recording that stipulates the property must be used, in perpetuity, for public indoor or outdoor recreation purposes in accordance with the Bike Path programs and cannot be sold or exchanged, in whole or part, to another party without approval from the Illinois DNR.

BE IT FURTHER PROVIDED that the _____ certifies to the best of its knowledge that the information provided within the attached application is true and correct.

This Resolution of Authorization has been duly discussed and adopted by the _____ at a legal
(local project sponsor)
meeting held on the _____ day of _____, 20_____.

(Authorized Signature and Title)

ATTESTED BY:

(Name and Title)

**Bike Path Grant Program
Preliminary Relocation Estimate**

Form BP/DOC-5
(Acquisition Projects Only)

1. **Applicant (Sponsor) Legal Name:** _____

2. **Project Title:** _____

3. **Neighborhood Description:** (Comment on the characteristics of and the means of livelihood for those to be displaced. Comment on property values and type or kinds of improvements.) Attach additional sheet(s) if necessary.

4. **Approximate Number of Individuals to be Displaced:** _____

5. **Approximate Number of Families to be Displaced:** _____

6. **Approximate Number of Businesses to be Displaced:** _____

7. **Approximate Number of Farm Operations to be Displaced:** _____

8. **Approximate Number of Non-Profit Organizations to be Displaced:** _____

**Bike Path Grant
Program Narrative
Statement**

Attachment A-1

Applicant (Sponsor) Legal Name: _____

Project Title: _____

Instructions:

Describe, at a minimum, the overall concept of the project, project funding, agencies involved, approach to implementation, project location, trail mileage to be provided through the project, need for the project, anticipated benefits and the proposed schedule of operation (daily and/or seasonal hours of operation) for the project facility. Be thorough and explicit, this narrative should completely describe the project and expected outcome.

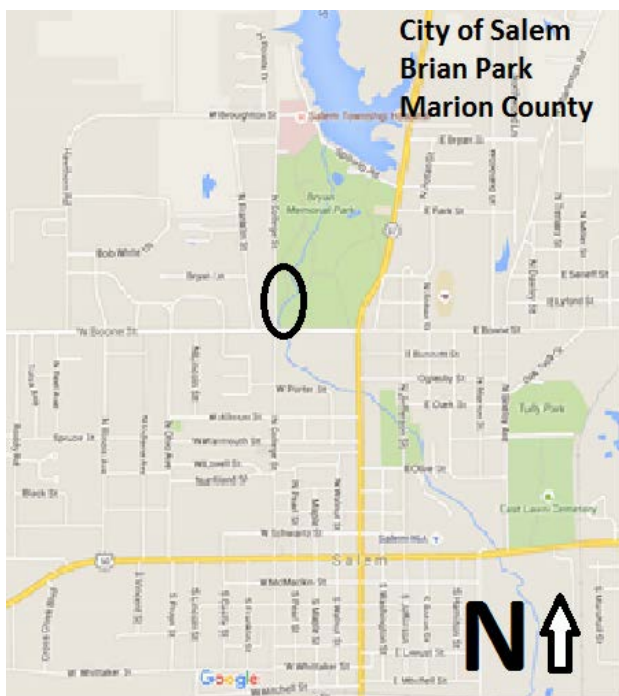
Applicant (Sponsor) Legal Name: _____

Project Title: _____

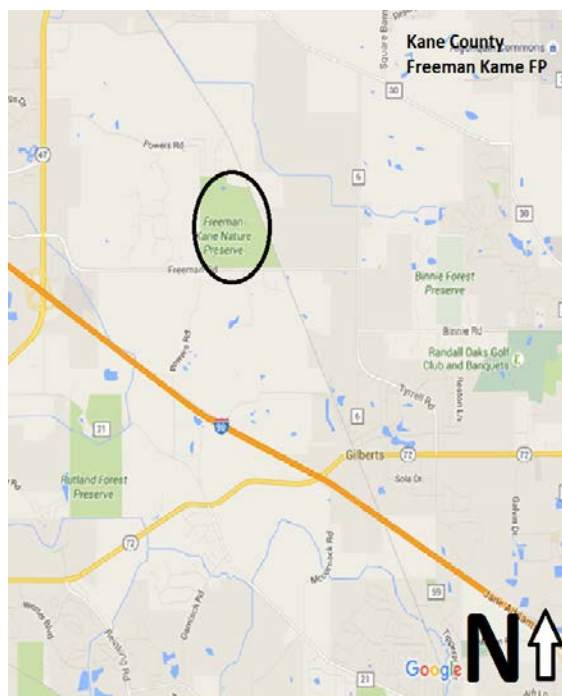
EXAMPLE

1. **Submit a highway, street, county, or other map that will clearly locate your project in relation to nearby streets, highways, towns, and other important landmarks. Be sure to indicate north on the maps. Label it as Attachment A-2: Site Location Map and include the Applicant (Sponsor) Legal Name and Project Title.**

Example: Location Map (City)



Example: Location Map (Village)

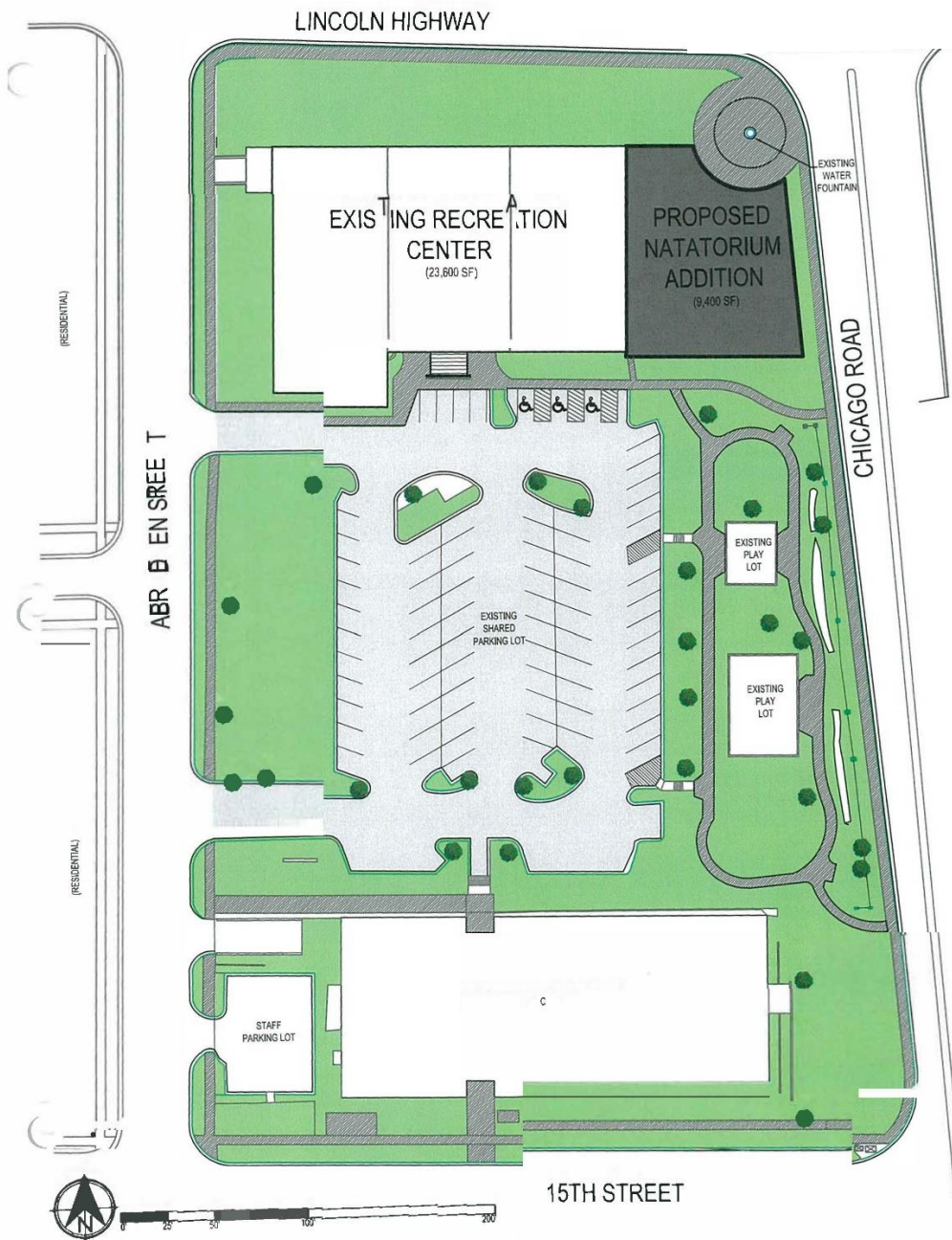


2. **Directions to project site: Provide directions to a logical project entry point to the project location.**

Applicant (Sponsor) Legal Name: _____

Project Title: _____

EXAMPLE



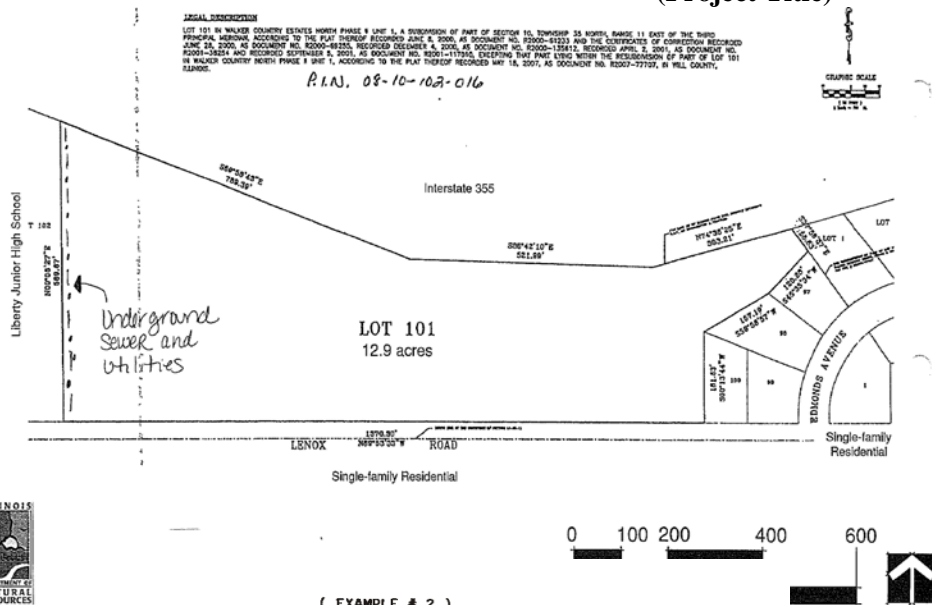
Applicant (Sponsor) Legal Name: _____

Project Title: _____

EXAMPLES

(EXAMPLE #1)

ATTACHMENT A-4
Premise Plat Map
(Sponsor)
(Project Title)



(EXAMPLE #2)

PLAT OF SURVEY

ATTACHMENT A-4
Premise Plat Map
(Sponsor)

DESCRIPTION OF PROPERTY SURVEYED

(Project Title)

PARCEL 1
ALL OF OUTLOT 5 IN THE SUBDIVISION OF THE SOUTHWEST QUARTER OF SECTION 28, TOWNSHIP 35 NORTH, RANGE 11 EAST OF THE THIRD PRINCIPAL MERIDIAN IN LA SALLE COUNTY, ILLINOIS, ACCORDING TO THE PLAT OF SAID SUBDIVISION RECORDED IN PLAT BOOK F AT PAGE 14, EXCEPTING THEREFROM THE WEST 4 ACRES OF SAID OUTLOT 5 AND ALSO EXCEPTING THEREFROM ALL THAT PORTION OF SAID OUTLOT 5 WHICH LIES NORTH OF THE SOUTH LINE OF OUTLOT 4 OF SAID SUBDIVISION EXTENDED EASTERLY PARALLEL WITH THE SOUTH LINE OF SAID OUTLOT 5 TO THE PUBLIC HIGHWAY, AND ALSO EXCEPTING ALL THAT PART OF SAID OUTLOT 5 WHICH LIES EAST OF THE WEST LINE EXTENDED NORTHERLY OF LOT 3 IN BLOCK 41 IN WEST 5 FIFTH ADDITION TO THE CITY OF MENARD.

PARCEL 2
THAT PART OF OUTLOT 7 IN THE SUBDIVISION OF THE SOUTHWEST QUARTER OF SECTION 28, TOWNSHIP 35 NORTH, RANGE 11 EAST OF THE THIRD PRINCIPAL MERIDIAN IN LA SALLE COUNTY, ILLINOIS, LYING NORTH OF THE EXTENSION EASTERLY TO THE HIGHWAY OF THE SOUTH LINE OF LOT 3 IN BLOCK 41 IN WEST 5 FIFTH ADDITION TO THE CITY OF MENARD.

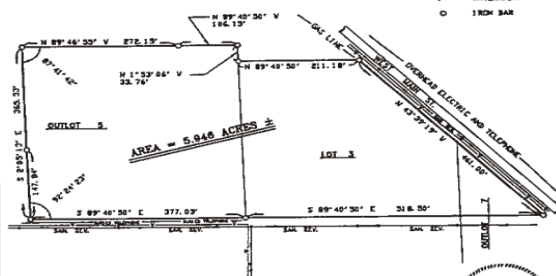
PARCEL 3
LOT 3 IN BLOCK 41 IN WEST 5 FIFTH ADDITION TO THE CITY OF MENARD IN LA SALLE COUNTY, ILLINOIS.

ALL SITUATED IN THE CITY OF MENARD IN LA SALLE COUNTY, ILLINOIS

NO SCALE (SIZED DOWN FROM 1"=100')

LEGEND

- SANDY TART BEVER
- WATERMAIN
- IRON BAR



SURVEYOR'S CERTIFICATE

I, ILLINOIS PROFESSIONAL LAND SURVEYOR NO. _____ DO HEREBY CERTIFY THAT TO THE BEST OF MY KNOWLEDGE AND BELIEF THE PLAT DRAWN HEREON IS A TRUE AND CORRECT REPRESENTATION OF A SURVEY MADE UNDER MY DIRECTION.

DATED THIS 31st DAY OF October, 1994.

Signature _____



NOTE: COMPARE ALL POINTS ON GROUND WITH THIS PLAT AND REPORT ANY DIFFERENCES TO THE SURVEYOR PRIOR TO CONSTRUCTION.

LOG NO. 820683

Bike Path Grant Program Environmental Assessment Statement (EAS)

Applicant (Sponsor) Legal Name: _____

Project Title: _____

Instructions:

1. Attach to this EAS checklist a concise (no more than 1 page) description of the project site including dimensions (size), physical characteristics (pay particular attention to unique features), and existing improvements on the property.
2. For each of the following environmental and social factors, indicate to the best of your knowledge whether the proposed project will have a Beneficial (B), Neutral (N), or Adverse (A) impact or is Not Applicable (NA). Consider both temporary (during construction) and long-term impacts.
3. For Adverse (A) impacts, explain in the Comment Section of this EAS the nature of the impact and whether 1) it can be minimized by mitigation measures OR 2) is unavoidable and cannot be positively addressed/mitigated.

FACTORS **Key to impacts:** **(B)**
Beneficial, **(N)**
Neutral, **(A)**
Adverse **(N/A)**
Not
Applicable
(Check only 1 box for each factor)

Socio-Economic Factors

	Type of Impact			
	B	N	A	n/a
1. Adjacent Land Use (describe): _____				
2. Disruption of Neighborhood/Community Cohesion				
3. Impact on churches / cemeteries / schools / healthcare facilities / elderly housing				
4. Local economic/business impacts				
5. Displacement / Relocation of residence(s) or business				
6. Local Tax Base (i.e., property tax loss)				
7. Land Use Change / Zoning (current zoning classification): _____				
8. Agricultural Activities / Prime Farmland Conversion (*)				

(*) In compliance with the 1982 Illinois Farmland Preservation Act, it is MANDATORY that notification be sent to the IL Dept. of Agriculture (IDOA), Bureau of Land Water Resources, State Fairgrounds, Springfield, IL 62794-9281 (tele: 217/785-4458) regarding all land acquisition projects located outside municipal corporate limits regardless of the land's current use. Application material to be provided includes "copies" of: 1) project location map (attachment A-2) with project boundary **clearly** delineated, 2) project plat map (attachment A-4) with current zoning and adjacent land uses identified on the map, 3) county soil survey map with the project site boundary delineated (soil maps can be obtained from the County Soil & Water Conservation District office), and 4) completed application Narrative Statement (Attachment A-1). *Comments provided by the IDOA to the project sponsor must be submitted to the DNR as part of the project application review process.*

- Project requires IDOA review. Date Sent: _____
- Project does not require IDOA review.

Physical Resource Factors

		Type of Impact			
		B	N	A	n/a
9. Wildlife / Wildlife Habitat:	Game Species				
	Non-Game Species				
10. Fisheries					
11. Soils (erosion, removal, contamination)					
12. Air Quality					
13. Noise					
14. Energy Usage					

**Bike Path Grant Program
Environmental Assessment Statement (EAS)**

COMMENT SECTION for "Adverse Impacts" cont.

Factor # Comment

(Attach additional pages if necessary)

PROJECT PERMIT REQUIREMENTS:	Section 10 Navigational Permits (COE)	YES	<input type="checkbox"/>	NO	<input type="checkbox"/>
	Section 404 Permit (COE)	YES	<input type="checkbox"/>	NO	<input type="checkbox"/>
	Illinois Rivers, Lakes & Streams Permit (IL DNR)	YES	<input type="checkbox"/>	NO	<input type="checkbox"/>
	NPDES Permit (US/IL EPA)	YES	<input type="checkbox"/>	NO	<input type="checkbox"/>

PERSON RESPONSIBLE FOR PREPARING THIS DOCUMENT:

Name & Title (printed or typed)	Agency
Signature	Date

Attach list (bibliography) of persons, agencies, references, etc. consulted in preparing this Environmental Assessment Statement

ILLINOIS

DEPARTMENT OF NATURAL RESOURCES

E.A.S. - CERP FORM

CERP #: _____ Due Date: _____

CULTURAL RESOURCES, ENDANGERED SPECIES & WETLANDS REVIEW REPORT

Project Sponsor: _____
 Project Title/Site Name: _____
 Contact Person: _____
 Address: _____
 Phone: _____ Date: _____
 Email: _____

Indicate Grant Program Type		
<input type="checkbox"/> Bike Path	<input type="checkbox"/> OLT	
<input type="checkbox"/> Boat Access	<input type="checkbox"/> OSLAD	<input type="checkbox"/> LWCF
<input type="checkbox"/> Line Item	<input type="checkbox"/> RTP	
<input type="checkbox"/> OHV	<input type="checkbox"/> Snowmobile	

Check appropriate response: New Project Application (*not previously reviewed/considered by IDNR*)
 Application Resubmittal*

*If resubmittal, indicate the year(s) previously submitted: _____

Has project proposal changed in scope or design layout from previous submittal(s)? Yes No
 If this is a development project was the property acquired with IDNR funds? Yes No

Project Location

Street Address and City: _____ County: _____
 USGS Numeric Location Designation: _____ Township: _____ Range: _____ Section: _____

Please attach: 1) project site development plan
 2) topographic map
(Note: photocopy ONLY that portion of Topo map where project site is located. Copies should be no larger than 11" x 17".)
(Clearly delineate and identify the project site/park boundary on the map with a dashed black line)

Topographic maps may be obtained from:

Illinois State Geological Society
 Champaign, IL
 (217) 244-2414

Size of Project Site: _____ acres

Topographical maps may also be available from local and/or regional planning commissions.

Does the project include tree removal? Yes No If yes, anticipated number to be removed: _____

Concise Project Description: (Also, attach 2 sets of color photos of any existing buildings/structures on project site.)
 (Additional pages may be added if necessary.)

DEPARTMENT USE ONLY	Approved	Approved w/ Restrictions*	Comments*	Grant Adm.
Cultural Resources	_____	_____	_____	_____
T&E Species/NP/Natural Area/LWR	_____	_____	_____	_____
Wetlands (Sec.404, see reverse side)	_____	_____	_____	_____
			* see attached letter/comments	
OREP/RR&C/CERP Coordinator _____		Date _____		Signature indicated IDNR CERP sign-off for ONLY the project information included in this submittal. Any changes must be resubmitted for review.

3 COPIES OF THIS FORM AND THE SPECIFIED ATTACHMENTS MUST BE SUBMITTED WITH APPLICATION

Appendix A-1

Public Hearings

Governmental applicants proposing initial acquisition of development of an undeveloped area for the creation of a new trail within a linear corridor must conduct a Public Hearing, held specifically to solicit public review and comments on the proposed trail. Notice of the Hearing must be advertised in a local newspaper of general circulation at least seven (7) days prior to the Hearing date. Minutes of the Hearing, along with written comments received and a copy of the newspaper notice must be submitted as part of the application.

See **Application Appendix 2 Public Notice Form** for posting. Pubic meeting is NOT required for renovation project.

PUBLIC NOTICE

of intent to develop a
Illinois Bicycle Path Grant

COUNTY LOCATION:

Site Location Legal Description (see attached map also):

Proposed Project Description:

Name & Address of Project Sponsor:

,IL

(City)

(State) (Zip Code)

Notice is hereby given that the above indicated individual / business / partnership / club or organization is seeking state and/or federal grant funding from the agency listed below to develop a public, off-highway motorized vehicle recreation area/trail at the above indicated location. Anyone having comments on this proposal may contact either the Project Sponsor or government agency listed below which will be considering the proposal for possible financial grant assistance.

ILLINOIS DEPT. OF NATURAL
RESOURCES Office of Grant Management and
Assistance One Natural Resources Way
Springfield, IL 62702-1271

tele: 2171782-7481
FAX: 2171782-9599
email: dnr.grants@illinois.gov