

**Legacy Land Conservation Program**

State of Hawaii, Department of Land and Natural Resources

The purpose of this guide is to assist grant applicants and recipients in complying with the requirements of the Legacy Land Conservation Program; however, this guide is informal and the contents are subject to change. **All awards issued through the Legacy Land Conservation Program are subject to the availability of funds.**

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- I. General guidelines for land acquisition grants
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Please visit the Legacy Land Conservation Program website at <http://hawaii.gov/dlnr/dofaw/llcp> for additional information and forms. Questions and comments regarding the Legacy Land Conservation Program may be directed to the Program Coordinator at (808) 586-0921.

**I. GENERAL GUIDELINES FOR LAND ACQUISITION GRANTS**

Applicants to the Legacy Land Conservation Program should be aware of the following policies and requirements:

1. Eligible applicants. State agencies, county agencies, and nonprofit land conservation organizations may apply for land acquisition grants.
2.  HOLDERS. Any entity that will hold title to the interest in land must be an applicant and supply all required documentation for application.
3. Eligible lands. Funding is available for the acquisition of lands (fee title and conservation easements) for the preservation of the following:
  - Watershed protection;
  - Coastal areas, beaches, and ocean access;
  - Habitat protection;
  - Cultural and historical sites;
  - Recreational and public hunting areas;
  - Parks;
  - Natural areas;
  - Agricultural production; and
  - Open spaces and scenic resources.
4. Match. Where the intended recipient of a grant is a county agency or nonprofit land conservation organization, matching funds of at least 25% of the total project costs are required. Matching funds may be in the form of direct monies, a combination of public and private funds, land value donation, in-kind contributions, or any combination thereof. Matching funds may be expended on the following:
  - Land or conservation easements at or below fair market value as determined by a department-approved appraisal;

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- Appraisals;
- Land surveys;
- Title insurance and title report;
- Environmental inspections and assessments;
- Baseline documentation; and
- Escrow fees.

Evidence of the matching funds shall be made available prior to any distribution of grant funds;, an entity may apply to the Legacy Land Conservation Program while other applications are pending.

5. Eligible costs. For land acquisition grants, advance payments may be provided for land or conservation easements at or below fair market value as determined by a department-approved appraisal. Additionally, the following reimbursements for the following costs may be requested:
- Appraisals;
  - Land surveys;
  - Title insurance and title report; and
  - Environmental inspections and assessments.

Reimbursement for costs must be clearly requested in the Grant Application in Section F. Evidence of the expenditure and the basis for valuation will be required prior to reimbursement.

6. Project area. Switching, adding, or dropping parcels of land from a project application will not be allowed past deadline; applicants anticipating a change in the project area may submit multiple applications, however, any withdrawal of projects should be done before the Commission meets to receive testimony on projects.
7. Deed restrictions, covenants and/or agricultural and conservation easements. To ensure protection of the property, the BLNR may require that deed restrictions, covenants, or conservation/agricultural easements be placed on the property as a condition of the receipt of funds.
8. Appraised fair market value. Funds from the Legacy Land Conservation Program may not be used to fund any acquisition where the property is being acquired for a price that is higher than the fair market value of the property as determined by a DLNR-approved appraisal.
9. Regulatory approvals. Prior to the disbursement of funds, all legal and regulatory approvals (i.e. subdivision, etc.) required for the conveyance to the grantee shall be completed.
10. Federal partnership. Any permanent easement established that includes partnership with a federal land conservation program may be transferred only as provided by rules of the federal program.
11. Public record. Applications and any subsequent information provided by grant applicants relating to the Legacy Land Conservation Program shall be of public record except as may be excluded pursuant to Hawaii Revised Statutes, Chapter 92F.
12. Expenditure deadline. Should grant funds be awarded, such moneys must be expended within two years of receipt of funds unless the Chairperson of the BLNR approves of an extension in writing

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prior to expiration. Should awarded funds not be expended within the allotted time, a new application must be submitted for future consideration.

13. Final awards. Final funding awards are at the discretion of the BLNR, the Attorney General, the Governor, and the Senate President and Speaker of the House of Representatives of the Hawaii State Legislature. Awards are subject to the availability of funds and are also subject to budget restrictions and procedures implemented under Executive Biennium Budget Instructions.
14. Sale, lease, transfer, or other disposal of land. Land acquired with State funds from the Legacy Land Conservation Program and subsequently sold or leased will be subject to pay back provisions and the approval of the Board of Land and Natural Resources (BLNR).
15. Gratis transfers. Gratis transfers of lands, including conservation easements (CE), that have been acquired with LLCP funding are subject to Chapter 173A, Hawaii Revised Statutes. BLNR approval must be given at either at the time of grant award or afterward. If approval is granted:
  - The new holder of the land or CE must take over all existing commitments and duties of the former holder;
  - An assignment of the grant agreement may be required;
  - Restrictions may be placed in the deed of transfer; and
  - The deed of transfer or assignment must be reviewed by the Attorney General's office.

Approved transfers of land must be transferred gratis (for no value), or grant funds shall be returned to the Land Conservation Fund pursuant to §173A-10, Hawaii Revised Statutes.

**II. THE AWARD SELECTION PROCESS**

1. Applicants will complete and submit, at a minimum, the Grant Application form and Required Preliminary Documentation (see Grant Application Instructions) on or by the annual deadline, to be announced.
2. The [Legacy Land Conservation Commission](#) will review applications and announce award nominees. Applicants may be asked to submit additional documents, such as updated appraisals, title reports, verification of status of matching funds, status of permits, and details of acquisition process or cost descriptions. The Grant Application Instructions include a list of "Other Supporting Documentation" that may be required at this stage of the awards process.
3. The Commission will review all complete grant application packets and then recommend funding awards to the Board of Land and Natural Resources (BLNR). Final awards are subject to a consultation process with members of Hawaii Legislature and to the approval of the BLNR, Attorney General and the Governor. The estimated timeframe for this process is:
  - Commission review and site visits to subject properties: September - November
  - Commission recommendations: December
  - Senate President and Speaker of the House consultation: January/February
  - BLNR approval: February/March
  - Governor approval: March/May

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Final awards are also subject to the availability of funds.

**III. AWARDEE REQUIREMENTS, NONPROFITS AND COUNTIES:**

Successful nonprofit and county applicants that are approved for awards by the BLNR and the Governor will be subject to the following requirements:

1. Offer letters. Awardees may be asked to sign letters of offer, indicating acceptance of an award. These letters allow the LLCP to encumber funds prior to the end of the fiscal year.
2. Contract. The Awardee must enter into a LLCP Grant Agreement (contract) with the Board of Land and Natural Resources (BLNR). The contract clarifies the conditions under which BLNR grants and the Awardee accepts the LLCP funding. Awardees will also be required to submit federal and State tax clearances, DLIR certification, and sufficient evidence of the authority of the signing representative to enter into a Grant Agreement on behalf of the organization.
3. Holders. All intended holders of the land must enter into the LLCP Grant Agreement; that is, any entity that will be purchasing the land simultaneously with the Awardee must enter into the LLCP Grant Agreement. *Any such holders that have not been identified in advance on the Grant Application will not be permissible.*
4. Title report review and appraisal certification. A current title report of the property interest to be acquired must be obtained and approved through the Department of Land and Natural Resources, Land Division ("LD"). An appraisal of the property interest to be acquired must be done and certification obtained through LD, with final approval by the Chairperson of the Board of Land and Natural Resources. Awardees shall supply the LLCP with a current title report and a current appraisal. Awardees may contact the LD Appraisal Manager regarding certification requirements prior to issuing appraisal instructions for a new appraisal or ordering an update of a pre-existing appraisal.
5. Reduction of award. The portion of an award that is to be directly used for purchase of the interest in property may be reduced to reflect any difference between the initial estimated value of the property and the appraised fair market value of the property as reported by a DLNR-certified appraisal. Funds will not be disbursed to awardees acquiring property at a price greater than the fair market value of the property, as determined by a DLNR-certified appraisal.
6. Escrow. The use of escrow is required. Funds that are to be used for the purchase of property may be deposited directly into escrow by LLCP. Awardees must provide a copy of the escrow instructions, the account number, and a tentative buyer's statement to the LLCP.
7. Title insurance. Awardees must obtain title insurance in the full amount of the purchase price, insuring that the title to the Property is vested in the Awardee. Awardees must provide a copy of the policy to the LLCP.

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8. Environmental inspection. Awardees must conduct an environmental inspection to determine whether there is any environmental contamination or potential for contamination on the property. A Phase 1 Environmental Site Assessment (ESA) may be required if the property is of a type that is likely to be contaminated, or if the inspection indicates there may be contamination on the property. If an environmental condition is found, a Phase II and appropriate remediation (at the cost of awardee) will be required prior to disbursement of funds. See the Environmental Inspection Form on website for details. Awardees must complete this form and return to the LLCP before funds may be disbursed.
9. H.R.S. Ch. 343 compliance. Environmental or cultural reports may be required pursuant to H.R.S., Chapter 343. In instances where environmental or cultural reports are required, awardees meet all reporting requirements before funds may be disbursed.
10. Matching funds & project accounting. The “Accounting and Matching Funds Form” must be completed and returned to the LLCP. Additionally, documented evidence of all matching funds (source and expenditure) LLCP grant funds (expenditure) must be submitted with this form.
11. Deed. Awardees must provide a copy of the deed, in final draft form, prior to execution, to the LLCP. The AG’s office must review and approve the proposed deed prior to execution. Baseline documentation and other supporting documentation may be required.
12. Resource value documentation. Awardees shall submit a written statement and photographs that reflect the status and condition of the resources for which the land is to be protected at the time of acquisition. The statement shall be certified by Awardee and the photographs shall be taken from identifiable locations on the Property. Resources cited in sections “C,” “D,” and “E” of the Grant Application must be included, along with either aerial or panoramic views of the entire parcel. Please use the form provided by LLCP.
13. Executed deed. A copy of the executed and recorded deed must be sent to LLCP within 30 days of closing.
14. Escrow documentation. A copy of the documentation of the escrow transaction, if not already submitted, must be sent to LLCP within 30 days of closing.

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**IV. AWARDEE REQUIREMENTS: STATE AGENCIES:**

Successful State agency applicants that are approved for awards by the BLNR and the Governor will work with DLNR's Land Division ("LD") to complete the acquisition, and are subject to any documentation or reviews required by LD. State agencies that do not conduct acquisitions through DLNR LD will be subject to the requirements listed above for nonprofit and county awardees. Please be advised that the following will be required:

1. All State acquisitions approved by BLNR shall be done in compliance with Sections 107-10, 171-11 and 171-30, H.R.S., as amended, and Chapter 101, HRS, as may be necessary.
2. Pursuant to H.R.S. §171-30(e), total consideration paid in any Legacy Land Conservation Program project shall not be greater than the fair market value of the interest to be acquired as determined by an independent professional appraisal.
3. Pursuant to H.R.S. Chapter 343, an Environmental Assessment (EA) or Environmental Impact Statement (EIS) may be required.
4. Any conveyance of fee title in private lands to the State of Hawaii DLNR shall be via the State's standard warranty deed document form, as may be amended from time to time, which contains hazardous waste testing provisions and indemnity language.
5. The issuance of a Governor's Executive Order to the Applicant or cooperating governmental agency may be recommended.
6. Any conveyance tax is the responsibility of the seller of the real property.
7. If escrow services are used, then all fees shall be the sole responsibility of the seller; moreover, the seller shall be responsible for providing escrow instructions subject to DLNR review and approval.

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**V. MONITORING AND LONG-TERM REQUIREMENTS (ALL AWARDEES):**

After the acquisition is complete, all awardees are required to ensure that resource values are being protected in accordance with the Grant Agreement, Chapter 173A, H.R.S., and any applicable deed restrictions and/or conservation easements. The following requirements will apply:

1. Self report form. Starting two years after the close of the acquisition, awardees must self-report on a biannual basis using the “Grant Recipient Self-Report Form.” Please refer to the form for details.
2. Monitoring. The State may monitor the awardee and any additional holders to ensure that resource values are being protected according to the terms of the Grant Agreement, Chapter 173A, H.R.S., and any applicable deed restrictions and/or conservation easements. This monitoring may include requests for related records and materials and site visits to the property.
3. Site visits. The State may enter the property to ensure that resource values are being protected according to the terms of the Grant Agreement, Chapter 173A, H.R.S., and any applicable deed restrictions and/or conservation easements.