

Noxious Weed and Invasive Plant Grant

2020 Request for Proposals

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Request for Proposals

Grant Overview

The Minnesota Department of Agriculture (MDA) is accepting applications for the FY 2020 Noxious Weed and Invasive Plant Grant. Counties, municipalities, and weed management entities (including weed management areas) may apply for grants to address noxious weeds and invasive plants, with priority given to Palmer amaranth or other species on the Prohibited-Eradicate Noxious Weed List.

Project Levels

Grants will be funded at two levels. Level 1 grants are intended for one-time awards to support local activity. Level 2 grants are intended to promote collaboration with entities within and outside their jurisdictions, over two years that address priorities identified by the MDA.

Level 1 Level 2

Minimum award: \$500 Minimum award: \$10,001 Maximum award: \$50,000 Maximum award: \$50,000

Grant term: 1 year Grant term: 2 years

The MDA anticipates awarding up to \$500,000 in this round using a competitive review process. Up to \$200,000 will be reserved for Level 1 projects; up to \$300,000 will be reserved for Level 2 projects.

Project Goals

The goal of this appropriation and grant program is to provide financial assistance to counties, municipalities, and weed management entities (including weed management areas) for identification, monitoring, education, control, and eradication of priority noxious weed species in their jurisdictions.

- For Level 1 projects, preference will be given to tribal nations, townships, counties with population less than 10,000 residents, and applicants that have not received the MDA Noxious Weed and Invasive Plant grant in previous granting cycles.
- For **Level 2** projects, preference will be given to tribal nations, townships, counties with population less than 10,000 residents, applicants that have not received the MDA Noxious Weed and Invasive Plant grant in previous granting cycles, and applicants that collaborate with entities within and outside their jurisdictions, including cities, townships, private landowners, and tribal nations.

Questions

Direct questions about the grant program, completing the application, or additional accommodations to:

Emilie Justen
emilie.justen@state.mn.us
MDA Noxious Weed Law Coordinator
Plant Protection Division
625 Robert Street North
St. Paul MN 55155-2538

Questions regarding the Request for Proposals (RFP) must be submitted in writing (mail or email) by 3:00 p.m. on November 12, 2019. Answers will be posted for all applicants to review on the MDA's <u>Noxious</u> Weed Grant FAQs webpage.

Background

The funding for these originates from the Minnesota Legislature 2019, First Special Session, Chapter 4, Article 2, Section 2, Subdivision 6c. This program funds projects to local communities to help combat infestations of noxious weeds and invasive plants.

Funding will be allocated through a competitive process with review by the MDA Noxious Weed Program and the Noxious Weed Advisory Committee (NWAC). Selected grantees will be announced in February 2020. If selected, grantees may only incur eligible expenditures when the grant contract is fully executed, and the grant has reached its effective date.

Eligibility and Application Instructions

Eligible Applicants

Any authorized representative of a county, municipality, or weed management entity in Minnesota may apply.

- If you are not a County Agricultural Inspector (CAI), please contact your <u>local CAI</u> to discuss the RFP prior to submitting a project.
- Prior to completing an application, applicants must have approval from their financial authority to participate with this grant.

Eligible Projects and Expenses

Projects must focus on noxious weeds or invasive plant species. County Noxious Weeds do not qualify.

Applicants for this grant must consider the specific provisions in the appropriation language and the Noxious Weed and Invasive Plant Species Assistance Account below. Minnesota Statute 18.90.

- (a) From funds available in the noxious weed and invasive plant species assistance account established in section 18.89, the commissioner shall administer a grant program to assist counties and municipalities and other weed management entities in the cost of implementing and maintaining noxious weed control programs and in addressing special weed control problems. The commissioner shall receive applications by counties, municipalities, weed management areas, and weed management entities for assistance under this section and, in consultation with the Noxious Weed Advisory Committee, award grants for any of the following eligible purposes:
 - (1) to conduct applied research to solve locally significant weed management problems;
 - (2) to demonstrate innovative control methods or land management practices which have the potential to reduce landowner costs to control noxious weeds or improve the effectiveness of noxious weed control;
 - (3) to encourage the ongoing support of weed management areas;

- (4) to respond to introductions or infestations of invasive plants that threaten or potentially threaten the productivity of cropland and rangeland over a wide area;
- (5) to respond to introductions or infestations of invasive plant species that threaten or potentially threaten the productivity of biodiversity of wildlife and fishery habitats on public and private lands;
- (6) to respond to special weed control problems involving weeds not included in the list of noxious weeds published and distributed by the commissioner;
- (7) to conduct monitoring or surveillance activities to detect, map, or determine the distribution of invasive plant species and to determine susceptible locations for the introduction or spread of invasive plant species; and
- (8) to conduct educational activities.
- (b) The commissioner shall select and prioritize applications for assistance under this section based on the following considerations:
 - (1) the seriousness of the noxious weed or invasive plant problem or potential problem addressed by the project;
 - (2) the ability of the project to provide timely intervention to save current and future costs of control and eradication;
 - (3) the likelihood that the project will prevent or resolve the problem or increase knowledge about resolving similar problems in the future;
 - (4) the extent to which the project will leverage federal funds and other non-state funds;
 - (5) the extent to which the applicant has made progress in addressing noxious weed or invasive plant problems;
 - (6) the extent to which the project will provide a comprehensive approach to the control or eradication of noxious weeds;
 - (7) the extent to which the project will reduce the total population or area of infestation of a noxious weed;
 - (8) the extent to which the project uses the principles of integrated vegetation management and sound science; and
 - (9) other factors that the commissioner determines to be relevant.
- (c) Nothing in this section may be construed to relieve a person of the duty or responsibility to control the spread of noxious weeds on lands owned and controlled by the person.

Eligible expenses include expenses encumbered by the applicant to address the eight purposes outlined in Minnesota Statute 18.90(a).

- Wages and associated fringe for time spent directly on the grant project. Provide justification for the hourly rate.
- Equipment purchases of up to \$5000.
- Training and workshop fees for technical assistance recipients.
- Project-related travel.
- Postage and printing related to the project.

Ineligible expenses include but are not limited to:

- Expenditures incurred prior to contract execution, which is 6-8 weeks after the submission due date.
- Applicant or partner agency overhead or administrative costs not related to the grant.
- Fundraising including financial campaigns, solicitation of gifts and bequests, and similar expenses
 incurred to raise capital or obtain contributions regardless of the purpose for which the funds will
 be used.

- Taxes, except sales tax on goods and services.
- Lobbyists, political contributions.
- Bad debts, late payment fees, finance charges, or contingency funds.
- Donated or volunteer (in-kind) services. While these may be furnished to an applicant by professional and technical personnel, consultants, and other skilled and unskilled labor, the value of these services is not an eligible cost.
- Parking or traffic violations.
- Out of state transportation and travel expenses (Minnesota will be considered the home state for determining whether travel is out of state).
- Capital expenses above \$5,000.

Collaboration

Projects that propose multiple-organization involvement are encouraged. If an applicant proposes to work with multiple organizations, the applicant must be the project lead and be responsible for coordinating all efforts among project partners to make the project successful and complete. The MDA is only responsible for the grant contract executed with the successful applicant and has no responsibility thereafter.

Memoradums of Understanding (MOUs), Memorandums of Agreement (MOAs), or Letters of Support are required for Level 2 applications. The documents should state who will be the fiscal agent and have brief descriptions of what work will be accomplished.

Application Instructions

Submit grant proposals through our online application system.

All applications must be received by **4:00 p.m. CDT on Tuesday, November 26, 2019**. Late applications will not be considered. The MDA is not responsible for any technical or logistical problems resulting in the MDA not receiving the application on time. It is the responsibility of the applicant to ensure that submission is received by the MDA before the deadline.

Application Guidelines

- Write for reviewers who are generally knowledgeable but may not have a thorough or deep understanding of your proposed research area. Use plain, easily understood language.
- Answer all questions completely within the character or page limits specified in the grant application.
- The Project Evaluation Profile included in this document will be used to score and compare the grant applications. Note there are separate tables for Level 1 and Level 2 projects.

Review Process and Policies

A review committee, composed of MDA staff and external reviewers, evaluates all eligible applications. Reviewers may recommend whole or partial funding of a project. The Commissioner of Agriculture reviews the committee recommendations and is responsible for award decisions. The review committee and Commissioner may use rural/urban and geographic diversity when making their decisions. We will notify applicants, both successful and unsuccessful, in writing. Applicants may request a summary of reviewer comments.

Timeline

Process	Deadline
RFP posted on the Noxious Weed Program Website	October 1, 2019
Questions due no later than 4:00 p.m. CDT	November 12, 2019
Applications due no later than 4:00 p.m. CDT	November 26, 2019
Grant review process	About six weeks
Committee recommendations submitted to commissioner for approval	January 2020
MDA notifies conditionally approved applicants	February 2020
Work plans approved and grant begins	March 1, 2020
Final reports due – Level 1	December 2020
Final reports due – Level 2	December 2021

Conflicts of Interest

The State will take steps to prevent individual and organizational conflicts of interest, both in reference to applicants and reviewers per <u>Minnesota Statute 16B.98</u> and <u>Conflict of Interest Policy for State Grant-Making (PDF)</u>.

Organizational conflicts of interest occur when:

- A grantee or applicant is unable or potentially unable to render impartial assistance or advice to the MDA due to competing duties or loyalties.
- A grantee's or applicant's objectivity in carrying out the grant is or might be otherwise impaired due to competing duties or loyalties.

In cases where a conflict of interest is suspected, disclosed, or discovered, the applicants or grantees will be notified and actions may be pursued, including but not limited to disqualification from eligibility for the grant award or termination of the grant agreement.

Privacy Notice and Data Classification

The information provided by an applicant will be used to assess the applicant's eligibility to receive a grant under the Noxious Weed and Invasive Plant Program. The decision to apply for this grant is voluntary, and applicants are not legally required to provide any of the requested information. Applicants may decline to complete this application without any legal consequence. However, only completed applications will be considered for a grant; incomplete applications will not be considered.

Data provided in this application is initially classified by the Minnesota Data Practices Act as private or non public, although some or all the data will generally become public at various points of the application process unless the data are otherwise classified by state or federal law. Access to private or non public data is limited by law to MDA staff and contractors with a valid work assignment to access the data, parties authorized by the applicant or by a valid court order, Minnesota Management and Budget, Minnesota Department of Administration, the state auditor, and the legislative auditor. If necessary, MDA may also share the data with law enforcement.

Per Minnesota Statute 13.599:

- Names and addresses of grant applicants, and the grant amount requested, will be public data once application responses are opened.
- All remaining data in application responses (except trade secret information, see below) becomes
 public data after the evaluation process is completed (for the purposes of this grant, when all grant
 agreements have been fully executed).
- All data created or maintained by the MDA as part of the evaluation process (except trade secret information, see below) will be public data after the evaluation process is completed.
- Trade secret information (as defined in Minnesota Statute § 13.37) is classified as private or nonpublic. In order for an applicant to protect data submitted as part of this application as trade secret information, the applicant must identify the specific formula, pattern, compilation, program, device, method, technique or process that the applicant wishes to protect, and provide an explanation of the economic value of keeping the data from being generally known to other persons. Determining what constitutes trade secret information is ultimately the responsibility of MDA, and MDA cannot guarantee that data marked by an applicant as trade secret information or marked "confidential" will be classified as such. If MDA determines that data do not meet the definition of trade secret information, that data will be available to the public unless the applicant secures a court order saying otherwise.

Grantee Responsibilities and Recordkeeping

Grant Award Agreement

Upon approval of an application and prior to beginning work on the Noxious Weed and Invasive Plant Grant and receiving reimbursements, the applicant is required to do the following:

- Complete an IRS W-9 form or register as a vendor in SWIFT, the state's accounting system.
- Complete a Revenue 185 form that allows the MDA to check for state tax status.
- If the award is \$25,000 or more, submit a financial statement such as an internal balance sheet and income statement, a recent certified financial audit, or an IRS Form 990.
- Sign a Grant Award Agreement indicating their intention to complete the proposed tasks. The agreement also authorizes the MDA to monitor the progress of the project.

All successful applicants must complete a grant agreement with the MDA prior to establishing the grant period and beginning work on the project. The grant agreement will specify the grant period, work plan, duties, time line of activities, and consideration of payment among other contractual details.

Grant Award Agreements must be signed by the applicant's Authorized Representative and returned to the MDA within 30 days of receipt. Failure to submit the signed agreement may result in loss of the grant award.

Grant Payments

Grant funds are disbursed on a reimbursable basis. To receive grant payments, grantees must provide a progress report, proof that grant project work has been done by submitting details of each purchase on receipts or invoices, and proof that the vendors have been paid. Upon completion of the grant project, submission and approval of a final progress report will be required to receive the final payment. The MDA

will also perform monitoring visits of all grantee with awards of at least \$25,000 before a final payment is approved; other grantees may receive monitoring visits at the discretion of the MDA.

Reporting Requirements

All grantees must submit a final report to the MDA no later than December 15, 2020 for Level 1 grants, and no later than December 15, 2021 for Level 2 grants. The final report should include:

- Plants targeted
- Number of acres treated
- Percent control of infestations
- Activities completed
- Itemized list of how, what, and where funds were spent
- Impacts that work provided to lessen the threat of noxious weeds and invasive plants in Minnesota
- Accomplishments
- Any challenges encountered and how they were overcome
- Any interesting observations that were made
- Any techniques that proved to be uniquely effective and why
- Submit records of infestations to the <u>Early Detection & Distribution Mapping System (EDDMapS)</u>
 and to use the <u>Invasive Species Management Tracking System (ISMTrack)</u> for treatment records

The MDA reserves the right to modify reporting requirements during the course of the project. Information submitted in any report is a public record. If the grant recipient considers any information in the report to be trade-secret protected, the grant recipient may request that trade-secret information be kept confidential and must specifically label that information. The MDA shall notify the grant recipient if a public records request is made for the information claimed as protected by the grant recipient.

Bidding Requirements

All funded applicants will be required to abide by the state's bidding requirements for larger purchases. See a detailed list of the state's bidding requirements for details.

Audits

Per <u>Minnesota Statute 16B.98 Subdivision 8</u>, the grantee's books, records, documents, and accounting procedures and practices of the grantee or other party that are relevant to the grant or transaction are subject to examination by the granting agency and either the legislative auditor or the state auditor, as appropriate. This requirement will last for a minimum of six years from the grant agreement end date, receipt, and approval of all final reports, or the required period of time to satisfy all state and program retention requirements, whichever is later.

Affirmative Action and Non-Discrimination Requirements

The grantee agrees not to discriminate against any employee or applicant for employment because of race, color, creed, religion, national origin, sex, marital status, status in regard to public assistance, membership or activity in a local commission, disability, sexual orientation, or age in regard to any position for which the employee or applicant for employment is qualified. (Minnesota Statute 363A.02). The grantee agrees to

take affirmative steps to employ, advance in employment, upgrade, train, and recruit minority persons, women, and persons with disabilities.

The grantee must not discriminate against any employee or applicant for employment because of physical or mental disability in regard to any position for which the employee or applicant for employment is qualified. The grantee agrees to take affirmative action to employ, advance in employment, and otherwise treat qualified disabled persons without discrimination based upon their physical or mental disability in all employment practices such as the following: employment, upgrading, demotion or transfer, recruitment, advertising, layoff or termination, rates of pay or other forms of compensation, and selection for training, including apprenticeship. (Minnesota Rules, part 5000.3500).

The grantee agrees to comply with the rules and relevant orders of the Minnesota Department of Human Rights issued pursuant to the Minnesota Human Rights Act.

Voter Registration Requirement

The grantee will comply with <u>Minnesota Statute 201.162</u> by providing voter registration services for its employees.

Project Evaluation Profiles

Level 1 Projects

Evaluation Criteria	
	Score
Local and statewide impacts	20
Does the project clearly detail how it will benefit/solve issues to local or state weed	
issues?	
Is the project well organized and easy to understand how it benefits local and state	
weed issues?	
Project objectives and deliverables	15
How well does the application define the need for and goals of the project?	
Are the deliverables clear and appropriate?	
Are the project objectives aligned with the budget and timeline?	
Work plan	10
Is the work plan thorough and realistic?	
Does it include detailed descriptions of each step of the grant including estimates dates?	
Budget and narrative	10
Is the total amount requested reasonable and appropriate?	
Are line items reasonable and appropriate, including compensation/personnel rates?	
 Does the budget narrative adequately explain and justify each budget line item? 	
Demonstrated knowledge	10
Does the applicant clearly demonstrate knowledge and expertise to successfully	
implement proposed activities?	
 Is there a good plan for collecting data to report on the deliverables? 	
Does the applicant state when activities are taking place and who is responsible for	
each?	
Does the plan make sense?	
Funding priorities	10
Does the application address Palmer amaranth or other Eradicate List species?	
Does the application address other listed noxious weeds?	
Eligible purposes	10
Does the application meet the requirements of M.S. 18.90 and have specific purposes	
and considerations detailed throughout?	
Has the county agriculture inspector read through and approved the application?	
Preference	10
• Is the applicant or a collaborating organization from a tribal nation, township, or county	
with a population under 10,000 residents?	
Has the applicant not previously received the MDA Noxious Weed grant?	
Overall quality of proposal	5
Is the application complete, clear, concise?	
Does it include detailed descriptions of the plans, itemized costs, and indirect costs?	
Maximum possible points	100

Level 2 Projects

Evaluation Criteria	Maximum Score
Regional impacts	20
 Does the project clearly detail how it will benefit/solve issues to regional or state weed issues? 	
• Is the project well organized, easy to understand, and does it clearly detail the project's	
impact on regional noxious weed issues?	
Project objectives and deliverables	15
 How well does the application define the need for and goals of the project? 	
Are the deliverables clear and appropriate?	
 Are the project objectives aligned with the budget and timeline? 	
Work plan	10
Is the work plan thorough and realistic?	
Does it include detailed descriptions of each step of the grant including estimates	
dates?	
Budget and narrative	10
 Is the total amount requested reasonable and appropriate? 	
 Are line items reasonable and appropriate, including compensation/personnel rates? 	
 Does the budget narrative adequately explain and justify each budget line item? 	
Demonstrated knowledge	10
 Does the applicant clearly demonstrate knowledge and expertise to successfully 	
implement proposed activities?	
 Is there a good plan for collecting data to report on the deliverables? 	
Does the applicant state when activities are taking place and who is responsible for	
each?	
Does the plan make sense? Finding principles.	10
Funding priorities	10
Does the application address Palmer amaranth or other Eradicate List species? Does the application address wild parenin?	
Does the application address wild parsnip? Fligible purposes.	Е
 Eligible purposes Does the application meet the requirements of M.S. 18.90 and have specific purposes 	5
and considerations detailed throughout?	
 Has the county agriculture inspector read through and approved the application? 	
Preference	10
• Is the applicant or a collaborating organization from a tribal nation, township, or county	10
with a population under 10,000 residents?	
Has the applicant not previously received the MDA Noxious Weed grant?	
MOU/MOA/Letters of support	5
Does the applicant include copies of MOU/MOA or letters of support for regional	
collaborations?	
Overall quality of proposal	5
Is the application complete, clear, concise?	
 Does it include detailed descriptions of the plans, itemized costs, and indirect costs? 	
Maximum possible points	100

Application Form Questions

Please confirm your eligibility by checking the appropriate boxes.

- Project Name
- Name of Contact Person
- Organization Name
- Organization Mailing Address
- County
- Phone number
- Cell phone number
- Email

Eligibility

I am a County Agricultural Inspector or County Designated Employee OR my CAI/CDE has approved
the application.
I have obtained approval from my county board to receive grant funds.
I agree to submit records of infestations to EDDMapS and to use ISMTrack for treatment records.
I agree that no work has started on the proposed project nor will start until grant agreement is fully
signed.

Proposal Summary

Review the Request for Proposals (RFP) before submitting your application. Details on the project levels may be found in the Grant Overview section and the Project Evaluation Profiles.

What level are you applying for? (check one) ☐ Level 1

Award amount requested \$

☐ Level 2

Number of acres targeted for treatment

Project must address one of the eight eligible purposes outlined in M.S. 18.90(a) listed here. Check all that apply.

Applied research to solve local management issues
Innovative control or land management practices
Support of weed management areas
Cropland or rangeland protection
Protection of wildlife and fisheries biodiversity
Special weed control problems – not listed by the MDA
Educational activities

Supplemental Questions

Targeted Population

Is the applicant or collaborating organization from a tribal nation, township, or county with a population under 10,000 residents? Yes/No

Previous Grant Recipient

Have you received a previous Noxious Weed and Invasive Plant Grant? Yes/No

If No, skip to the next section.

If Yes, briefly describe your previous grant project. (Limit: 500 characters)

Is the project completed and final payment request submitted to MDA? Yes/No

If No, then please write an update on the progress of your current grant project. (Limit: 500 characters)

Target Plants

Please check all species from this list you will be targeting:

Targeted Species on the Eradicate List

- o Black swallow-wort
- Brown knapweed
- Common teasel
- Cutleaf teasel
- Dalmatian toadflax
- Diffuse knapweed
- o Giant hogweed

- Grecian foxglove
- Japanese hops
- Meadow knapweed
- Oriental bittersweet
- o Palmer amaranth
- Poison hemlock
- Yellow starthistle

Targeted Species on the Control List

- o Canada thistle
- Common barberry
- Common tansy
- Leafy spurge
- Narrowleaf bittercress

- o Plumeless thistle
- Purple loosestrife
- Wild parsnip

Targeted Species on the Restricted List

- Amur honeysuckle
- o Bell's honeysuckle
- Black locust
- o Common buckthorn
- Common reed non-native phragmites
- o Crown vetch
- Garlic mustard
- Glossy buckthorn

- Spotted knapweed
- Japanese barberry cultivars
- Morrow's honeysuckle
- Multiflora rose
- o Porcelain berry
- Tatarian honeysuckle
- Tree of heaven
- Wild carrot

Targeted Species on the Specially Regulated List

- o Amur maple
- o Bohemian knotweed
- Giant knotweed

- Japanese knotweed
- o Poison ivy

Other Targeted Species

o Please list:

Narrative Questions

Please give concise explanations for each section. Project timeline should start no earlier than March 15, 2020.

Project Justification

(Limit: 5,000 characters)

What is the problem this application seeks to address?

Example: Hennepin County has documented 20 acres infested with cutleaf teasel on private land.

If the project includes a non-regulated terrestrial invasive plant(s), please provide evidence why it should be prioritized for this grant appropriation.

Objectives and Deliverables

(Limit: 5,000 characters)

What are the project objectives that will directly address the problem stated above? How will objectives be measured to determine the success of the project? Clearly state objectives; use statements that specifically describe the targeted plants you expect to address.

Example: Objective 1 – By December 30, 2019, treat 20 acres of cutleaf teasel in Hennepin County.

Work Plan

(Limit: 7,000 characters)

Provide a step by step description of the grant project – how and when you will carry out each item or activity of your grant project. What actions will you take to address the problem stated above? Describe the specific activities that will achieve each of the objectives, deadlines for accomplishing each activity, and responsible parties.

Example:

Activities – In partnership with townships and private landowners, identify and treat infestations of cutleaf teasel in Hennepin County.

- 1. Who: John Johnson, Hennepin County Ag Inspector (By July 2020). Set up meetings with landowners adjacent to known cutleaf teasel infestations to discuss identifying, mapping, and management options.
- 2. Who: John Johnson, Hennepin County Ag Inspector (By October 2020). Ensure completion of cutleaf teasel treatments.
- 3. Who: John Johnson, Hennepin County Ag Inspector (By December 15, 2020). Submit invoices for reimbursement and final report to MDA, submit treatment records to ISMTrack.

Budget

Budget Narrative

(Limit: 6,000 characters)

The budget narrative is a detailed description of each of the costs in the grant project per line item. A cost estimate is required for all Personnel; Equipment, Tools, Supplies, Herbicides; Education and Outreach Materials; Contracted Services; In-State Travel; Other.

Budget Table

The budget table is an overview of how grant funds will be spent by category. Create a budget table that includes grant funds requested. Upload a budget in the following format:

Category	Grant Request	In-Kind	Total
Personnel – number of hours @ wage rate			
Equipment, tools, supplies, herbicides (maximum			
\$5,000 for equipment purchases)			
Education and outreach materials			
Contracted services			
In-state travel (mileage rate, per diem)			
Other (specify what the expense is for)			

Level 2 Applicants Only

This section is for Level 2 applicants only. Please read through the RFP to determine which level to apply for. Level 2 applicants must complete all the previous sections in addition to this section.

Regional Impact

(Limit: 5,000 characters)

Describe how this project will provide significant impact to your region of the state. Include what entities you will collaborate with, what memos of understanding/agreement are in place, and how your project will achieve these goals.

Memos of Understanding/Agreement and Letters of Support

Copies of MOUs/MOAs or Letters of Support are required for Level 2 applications for collaborative, regional projects. The documents should state who will be the fiscal agent and have brief descriptions of what work will be accomplished. Please upload your MOUs/MOAs and Letters of Support.

Note: Each upload box can only take one document. The document may be a scan of several documents in one. For example, to upload three letters of support, scan all three of them at once, save to your computer, then upload the resulting document into one upload box.

Certification

I certify that:

- To the best of my knowledge and belief, the data in this application is true and correct and supporting documentation for the claims and assertions made within this application is available to the Minnesota Department of Agriculture for its review.
- I understand that submitting false or misleading information in connection with this application may result in the applicant being found ineligible for financial assistance under the Noxious Weed and Invasive Plant Grant Program. I further understand that receiving public funds as a consequence of false representations constitutes an act of fraud.
- I understand that MDA may conduct audits, check references, and conduct site inspections after grants are awarded and prior to dollars being disbursed.
- I understand that the data provided in this application is subject to the Minnesota Government Data Practices Act and have read and understand the Data Privacy Notice contained herein. I verify all information supplied in this application is correct to the best of my knowledge.

Date