

**Michael Helle – Waste Facility Closure Pay Out Presentation; Sect. 21, Germania**

TWP, Todd Co. Submitted by Deja Anton Original by Reba Van Beusekom

**Resource Concern:** Partridge River; and associated wetlands draining to the Crow Wing River located in the Major Watershed of the Crow Wing River; Minor: 12048 Partridge R. impaired for biology and bacteria- high restoration priority according to WRAPS report, 2016. The pit is located 60 feet from the Partridge River.

**Background & Research:** After receiving funds in the Partridge River Area, SWCD employees reached out to Bob Helle for pit closure. He had mentioned interest in previous years. In the transition of going through the bid process, the parcel was put into the son's name, Michael Helle, and he also wanted to pursue the project with cost share. The pit was permitted in 1978 and the original plans were located in the historic files.

**Reduction Estimates** ~ 238 mg/L of Nitrogen & 7 mg/L annually based off of 2001 MPCA Studies of unlined pits constructed prior to 1996.

Bacteria reductions:  $8.69 \times 10^4$  CFU annually

**Project Components include:**

- Primary: Waste Facility Closure (CODE 360)

**Fund Source:**

- 2018 MPCA Partridge River - \$11,240.88
- FY2019 Local Capacity - \$2,810.22
- **Total of \$14,051.10 – approved by Board in October 2019**



Yikes!

Component	High Bid	Low Bid	Actuals
	<del>\$20,520.00</del>	<del>\$10,710.00</del>	<del>\$25,310.67</del>
<ul style="list-style-type: none"> <li>• Pump out contaminated water/manure &amp; land apply</li> </ul>	<ul style="list-style-type: none"> <li>• \$9,500.00</li> </ul>	<ul style="list-style-type: none"> <li>• \$6,800.00</li> </ul>	<ul style="list-style-type: none"> <li>\$11,800.00</li> <li>\$ 1,614.90 (LOM-Land Owner match)</li> </ul>
<ul style="list-style-type: none"> <li>• Debris/cattail/transfer pipes-obstruction removal</li> </ul>	<ul style="list-style-type: none"> <li>• \$400.00</li> </ul>	<ul style="list-style-type: none"> <li>• \$500.00</li> </ul>	<ul style="list-style-type: none"> <li>\$ 500.00</li> <li>\$ 103.50 (fence-LOM)</li> </ul>
<ul style="list-style-type: none"> <li>• Excavation of liner/contaminated soils</li> </ul>	<ul style="list-style-type: none"> <li>• \$5,600.00</li> </ul>	<ul style="list-style-type: none"> <li>• \$5,750.00</li> </ul>	<ul style="list-style-type: none"> <li>\$ 5,750.00</li> </ul>
<ul style="list-style-type: none"> <li>• Backfill or added borrow</li> </ul>	<ul style="list-style-type: none"> <li>• \$4,080.00</li> </ul>	<ul style="list-style-type: none"> <li>• \$4,000.00</li> </ul>	<ul style="list-style-type: none"> <li>\$ 4,000.00</li> </ul>
<ul style="list-style-type: none"> <li>• Seed/Mulch &amp; necessary erosion controls</li> </ul>	<ul style="list-style-type: none"> <li>• \$540.00</li> </ul>	<ul style="list-style-type: none"> <li>• \$903.75</li> </ul>	<ul style="list-style-type: none"> <li>\$ 450.00</li> <li>\$ 636.21 (S&amp;M-LOM)</li> </ul>
<ul style="list-style-type: none"> <li>• Mobilization/other</li> </ul>	<ul style="list-style-type: none"> <li>• \$400.00</li> </ul>	<ul style="list-style-type: none"> <li>• \$781.05</li> </ul>	<ul style="list-style-type: none"> <li>\$ 456.06 (fence-LOM)</li> </ul>
75% cost share	<del>\$15,390.00</del>	<del>\$14,051.10</del>	<del>\$18,883.00</del>

## Options Considered:

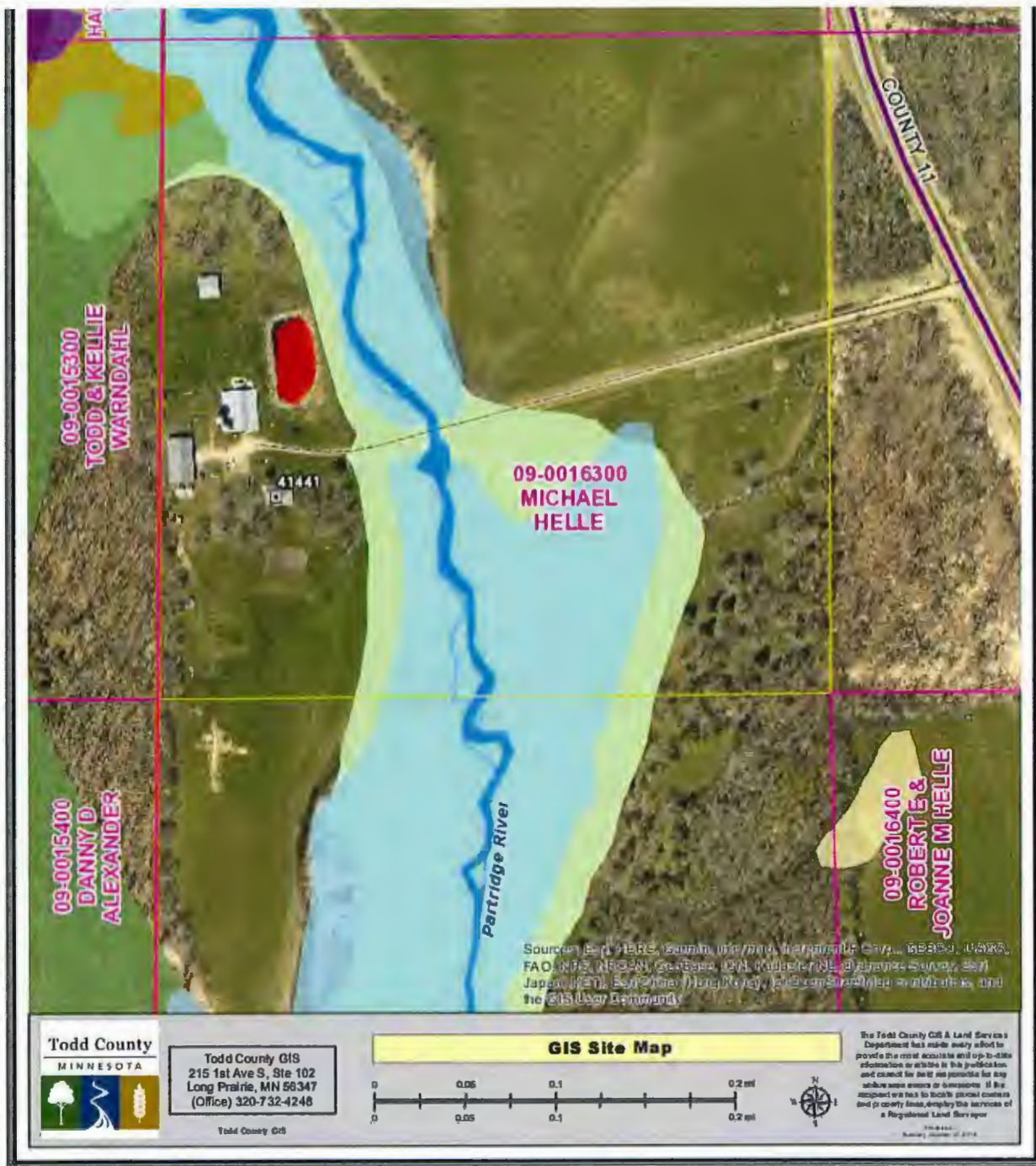
- A. To pay out 75% of the actual costs which would require an amended contract increase of \$4,931.90. The landowner responsibility would equate to \$6,327.67.
- B. To pay out at the original contracted amount at \$14,051.10. No amendment necessary. Landowner overall responsibility becomes \$11,259.57. This would equate to only 55% cost-share.
- C. To pay out all costs at 75% with the exception of the full increase for pumping/land application. Instead, it is suggested to pay no more than \$7,125.00 on the contractors pump out costs which would match 75% of the alternative contractor bid of \$ 9500. This would involve an amending the contract an increase of \$3,216.90 and increases the landowner's responsibility by \$2300.00 for an overall cost to the landowner of \$8052.67 Technical staff: D

Actuals		Compromise
<del>\$25,310.67</del>	<del>XXXXX</del>	<del>\$23,010.67</del>
<del>\$11,800.00</del>	<del>XXXXX</del>	<del>\$ 9500.00</del>
<del>\$ 1,614.90(LOC)</del>	<del>XXXXX</del>	<del>\$ 1,614.90</del>
\$ 500.00		\$ 500.00
\$ 103.50(fence-LOC)		\$ 103.50
\$ 5,750.00		\$ 5,750.00
\$ 4,000.00	<del>XXXXX</del>	<del>\$ 4,000.00</del>
\$ 450.00	<del>XXXXX</del>	<del>450.00</del>
\$ 636.21 (S&M LOC)	<del>XXXXX</del>	<del>\$ 636.21</del>
\$ 456.06(fence-LOC)	<del>XXXXX</del>	<del>456.06</del>
<b>\$18,983.00</b>		<b>\$17,258.00</b>

**A management level discussion occurred. It was determined that the SWCD was not in the position to negotiate costs.**

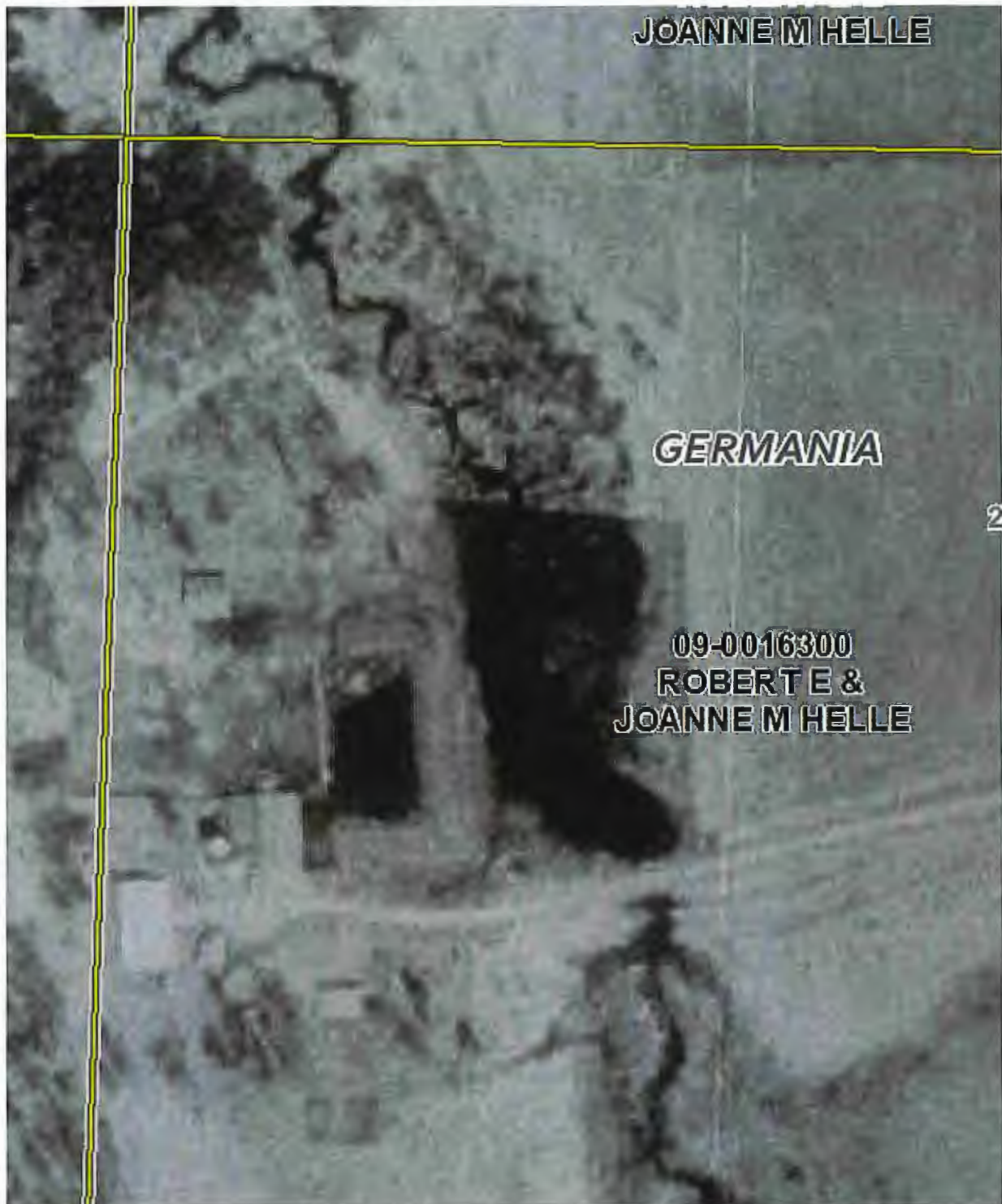
- **Was the exceedance justified?** The extra work was required as the pumper, thinking that the volume in the pit was purely water, did not fully agitate the pit. By the time he pumped and land applied the liquid, there was not enough water left to reach pumping consistency. The rest had to be scooped out one excavator shovel at a time. People commonly underestimate the volume of sludge that remains after years of use settling to the bottom of the pit. It is a true unknown.
- **Would another pumper have made a similar miscalculation?** That is unknown.
- **If the SWCD does not approve the increase, would landowners be hesitant to utilize grant funding in the future or even consider closing these pits?** This is likely.
- **Other information:** The landowner and contractor did notify the office immediately when the problem arose and came up with an estimated increase before the work was acted upon. The contractor stuck by that increase. There also resulted an increase in landowner contribution. They were approved to continue on with the project because if bad weather would have entered the scene, the increases would have been even costlier due to more extraction costs.
- **Staff recommends Option A.**

Original site map supplied by Reba:

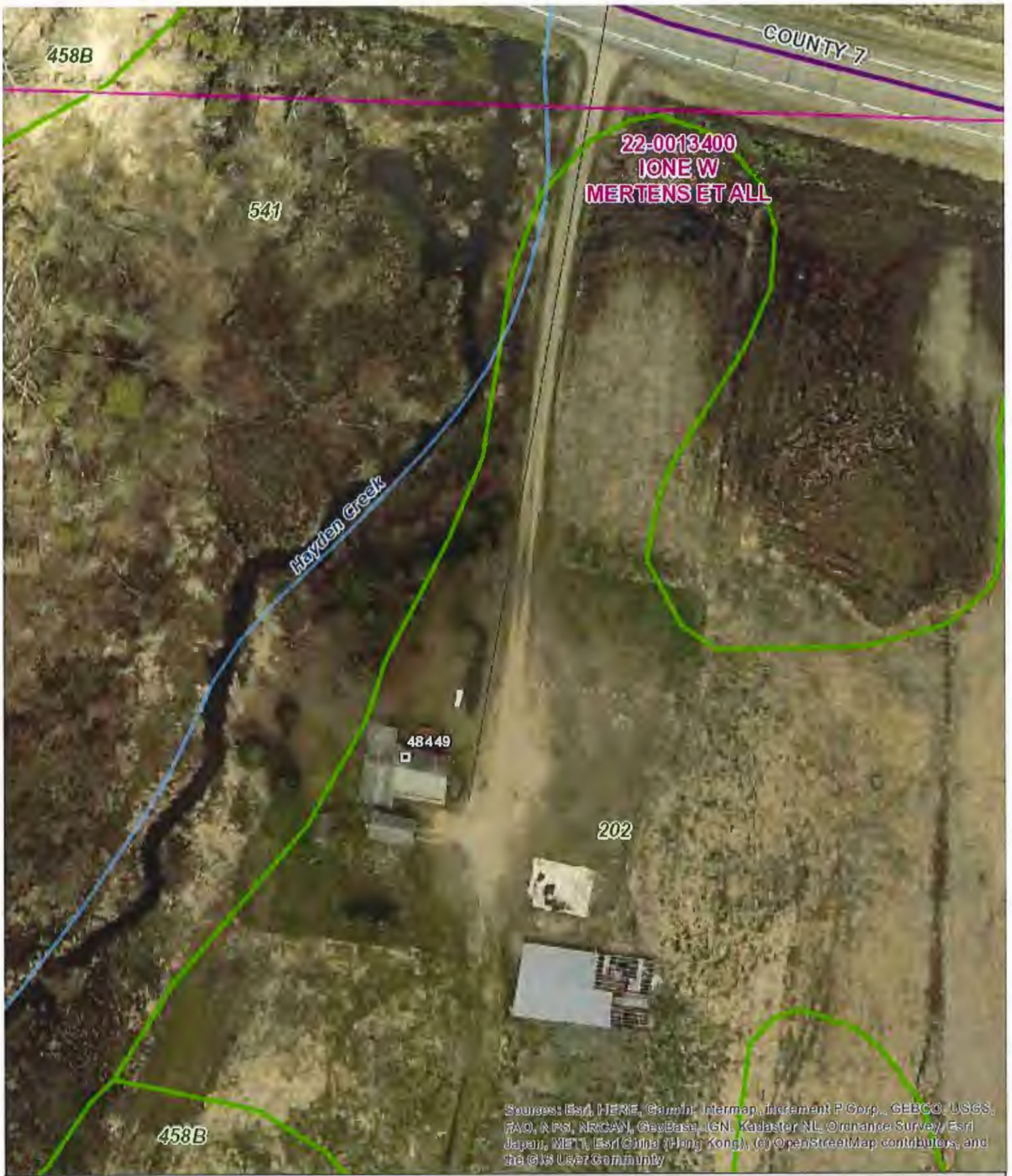








1991- best picture I could find for showing high water levels- backs up our claim that the pit was literally "in the river".



Sources: Esri, HERE, Garmin, Intermap, increment P Corp., GEBCO, USGS, FAO, NPS, NRCAN, GeoBase, IGN, Kadaster NL, Ordnance Survey, Esri Japan, METI, Esri China (Hong Kong), Swisstopo, Mapbox Contributors, and the GIS User Community

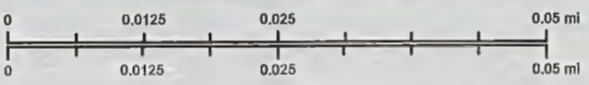
Todd County  
MINNESOTA



Todd County GIS  
215 1st Ave S, Ste 102  
Long Prairie, MN 56347  
(Office) 320-732-4248

Todd County GIS

**Ione Mertens well sealings**



The Todd County GIS & Land Services Department has made every effort to provide the most accurate and up-to-date information available in this publication and cannot be held responsible for any unforeseen errors or omissions. If the recipient wishes to locate parcel corners and property lines, employ the services of a Registered Land Surveyor.

Printed on:  
Wednesday, August 10, 2020

**lone Mertens- Two Well Sealing Projects; Section 13, Staples TWP, Todd Co., MN-**

**Submitted By Deja Anton**

**Resource Concern:** *Crow Wing Watershed. Location of wells are in sensitive soils listed as 202 Meehan- sands and coarse sands with a water table at 1-3'*

**Minor – 12045 Hayden Cr. Protection status**

**Protection:** *The closing of these two wells will ensure that groundwater will be protected from future contamination through the present conduits. The well in the barn has been susceptible due to the proximity to livestock housing- both the animals and the well under the same roof. Both of these wells (barn and house) are sand point wells.*

**Project Components include:**

- *Code 351-Well Decommissioning*

**Bid comparisons:**

<b>House well</b>	<i>High Bid</i>	<i>Low Bid</i>	<i>% 50 cost-share</i>
<i>Contract 12-19</i>	<i>\$375</i>	<i>\$275</i>	<b>\$137.50</b>

**Staff recommends encumbering FY19 State Cost Share in the amount of \$137.50 to lone Mertens which equates to 50% cost-share for sealing the sand-point well inside the home.**

<b>Barn well</b>	<i>High Bid</i>	<i>Low Bid</i>	<i>% 50 cost-share</i>
<i>Contract 13-19</i>	<i>\$375</i>	<i>\$275</i>	<b>\$137.50</b>

**Staff recommends encumbering FY19 State Cost Share in the amount of \$137.50 to lone Mertens which equates to 50% cost-share for sealing the sand-point well inside the barn.**

**Technicians/ Engineers Involved:** Deja Anton & Sarah Katterhagen



PROPOSED  
79 FUND  
BUDGET  
SENT  
AS SEPARATE  
ATTACHMENT

THANKS -

Deja



FY 2021 STATE OF MINNESOTA  
BOARD OF WATER and SOIL RESOURCES  
MN CREP OUTREACH AND IMPLEMENTATION PROGRAM GRANT AGREEMENT

Vendor:	0000197346
PO#:	3000012373

This Grant Agreement is between the State of Minnesota, acting through its Board of Water and Soil Resources (Board), and **Todd SWCD, 215 1st Ave S Ste 104 Long Prairie Minnesota 56347** (Grantee).

<b><i>This grant is for the following Grant Programs:</i></b>		
P21-1344	2021 - CREP Outreach and Implementation (Todd SWCD)	\$32,500
<b>Total Grant Awarded: \$32,500</b>		

**Recitals**

1. The Laws of Minnesota 2017, Chapter 96, Sec. 2, subd. 8(k) as extended by M.L. 2020, First Special Session, Chapter 4, Sec. 2 (ENRTF) have appropriated funding for this Grants Program.
2. The Board is authorized to enter into agreements with soil and water conservation districts (SWCDs) pursuant to Minn. Stat. § 103C.401, subd. 1 & 2.
3. Board Resolution #17-67 authorizes staff to allocate these CREP Outreach and Implementation Program funds.
4. The Grantee has submitted a BWSR approved proposal for this Program which is incorporated into this Grant Agreement.
5. The Grantee represents that it is duly qualified and agrees to perform all services described in this Grant Agreement to the satisfaction of the State.
6. As a condition of the grant, Grantee agrees to minimize administration costs and expend the required local match.

**Authorized Representative**

The State's Authorized Representative is Tabor Hoek, BWSR Private Lands Specialist, 1400 East Lyon Street, Marshall, MN 56258, (507) 537-7260, or his successor. The State's Authorized Representative has the responsibility to monitor the Grantee's performance and the authority to accept the services and performance provided under this Grant Agreement.

The Grantee's Authorized Representative is:

**DISTRICT MANAGER  
215 1<sup>st</sup> AVE S, STE 104  
LONG PRAIRIE, MN 56347  
320-732-2644**

If the Grantee's Authorized Representative changes at any time during this Grant Agreement, the Grantee must immediately notify the Board.

**Grant Agreement**

1. **Term of Grant Agreement.**
  - 1.1. **Effective date:** The date the Board obtains all required signatures under Minn. Stat. § 16B.98, Subd.5. **The State's Authorized Representative will notify the Grantee when this Grant Agreement has been executed. Expenses incurred prior to grant execution are allowable retroactive to July 1, 2020.**
  - 1.2. **Expiration date:** **June 30, 2021**, or until all obligations have been satisfactorily fulfilled, whichever comes first.

- 1.3. **Survival of Terms:** The following clauses survive the expiration or cancellation of this Grant Agreement: 7. Liability; 8. State Audits; 9. Government Data Practices; 11. Governing Law, Jurisdiction, and Venue; 13. Data Disclosure; and 15. Intellectual Property Rights.

## 2. **Grantee's Duties.**

- 2.1. The Grantee will comply with required grants management policies and procedures set forth through Minn. Stat. § 16B.97, Subd. 4(a)(1). The Grantee is responsible for the specific duties for the Program as follows:
  - 2.1.1. Use this funding to employ or contract professional staff to provide technical and administrative assistance for local implementation of the MN CREP Outreach and Implementation Program. Person(s) employed in whole or in part with this funding will be employees solely of the SWCD and are not employees, contractors, or agents of the State.
  - 2.1.2. If applicable, provide employee benefits and employment needs, including but not limited to annual and sick leave, health insurance, related administration, other prudent insurance, office supplies, postage and printing, transportation, office space, telephone, and training.
  - 2.1.3. Provide management and supervision of the employee(s). The SWCD will be responsible for the work performed by the employee.
  - 2.1.4. Development of an approved annual work plan containing goals and priorities for the position.
  - 2.1.5. Provide a quarterly progress report of the work accomplished by or in cooperation with the employee in a format specified by the Board. The Board will have no obligation to inspect or determine the adequacy of any work done pursuant to this Grant Agreement but reserves the authority to conduct periodic quality assurance reviews of any work done pursuant to this Grant Agreement.
  - 2.1.6. Provide to the Board an annual financial report in a format designated by the Board, which reflects the use of funds provided under this Grant Agreement.
  - 2.1.7. Participate in six-month performance review as requested by Board.

3. **Time.** The Grantee must comply with all the time requirements described in this Grant Agreement. In the performance of this Grant Agreement, time is of the essence.

## 4. **Terms of Payment.**

- 4.1. Payments from this grant will be on a reimbursement basis and will occur every quarter (3 months). The SWCD is required to submit a progress report at the end of each quarter. These reports will be summarized and processed for payment on a form provided by the Board.
- 4.2. Any grant funds remaining unspent after the end of the expiration date stated above must be returned to the Board within one month of that date.
- 4.3. The obligation of the State under this Grant Agreement will not exceed the amount stated above.

## 5. **Conditions of Payment.**

- 5.1. All services provided by the Grantee under this Grant Agreement must be performed to the State's satisfaction, as set forth in this Grant Agreement and in the BWSR approved workplan for this program. Compliance will be determined at the sole discretion of the State's Authorized Representative and in accordance with all applicable federal, state, and local laws, ordinances, rules, and regulations. The Grantee will not receive payment for work found by the State to be unsatisfactory or performed in violation of federal, state, or local law.
- 5.2. The Minnesota Department of Administration's Office of Grants Management Policy on Grant Closeout Evaluation (Policy 08 – 13) requires the Board to consider a grant applicant's past performance before awarding subsequent grants to them. The Board must consider a grant applicant's performance on prior grants before making a new grant award of over \$5,000. The Board may withhold payment on this and grants from other programs if the Grantee is not in compliance with all Board reporting requirements.
- 5.3. Minn. Stat §103C.401 (2014) establishes BWSR's obligation to assure program compliance. If the noncompliance is severe, or if work under the Grant Agreement is found by BWSR to be unsatisfactory or performed in violation of federal, state, or local law, BWSR has the authority to require the repayment of grant funds, or an additional penalty. Penalties can be assessed at a rate up to 100% of the Grant Agreement.

6. **Assignment, Amendments, and Waiver.**

- 6.1. **Assignment.** The Grantee may neither assign nor transfer any rights or obligations under this Grant Agreement without the prior consent of the State and a fully executed Assignment Agreement, executed and approved by the same parties who executed and approved this Grant Agreement, or their successors in office.
- 6.2. **Amendments.** Any amendment to this Grant Agreement must be in writing and will not be effective until it has been executed and approved by the same parties who executed and approved the original Grant Agreement, or their successors in office. Amendments must be executed prior to the expiration of the original Grant Agreement or any amendments thereto.
- 6.3. **Waiver.** If the State fails to enforce any provision of this Grant Agreement, that failure does not waive the provision or its right to enforce it.

7. **Liability.** The Grantee must indemnify, save, and hold the State, its agents, and employees harmless from any claims or causes of action, including attorney's fees incurred by the State, arising from the performance of this Grant Agreement by the Grantee or the Grantee's agents or employees. This clause will not be construed to bar any legal remedies the Grantee may have for the State's failure to fulfill its obligations under this Grant Agreement.

8. **State Audits.**

- 8.1. Under Minn. Stat. § 16B.98, subd. 8, the Grantee's books, records, documents, and accounting procedures and practices of the Grantee or other party relevant to this Grant Agreement or transaction are subject to examination by the Board and/or the State Auditor or Legislative Auditor, as appropriate, for a minimum of six years from the end of this Grant Agreement, receipt and approval of all final reports, or the required period of time to satisfy all State and program retention requirements, whichever is later.
- 8.2. The books, records, documents, accounting procedures and practices of the Grantee and its designated local units of government and contractors relevant to this grant, may be examined at any time by the Board or Board's designee and are subject to verification. The Grantee or delegated local unit of government will maintain records relating to the receipt and expenditure of grant funds.
- 8.3. The Grantee or designated local unit of government implementing this Grant Agreement will provide for an audit that meets the standards of the Office of State Auditor. The audit must cover the duration of the Grant Agreement period and be performed within one year after the end of the Grant Agreement period or when routinely audited, whichever occurs first. Copies of the audit report must be provided to the Board, if requested.

9. **Government Data Practices.**

- 9.1. The Grantee and State must comply with the Minnesota Government Data Practices Act, Minn. Stat. Ch. 13, as it applies to all data provided by the State under this Grant Agreement, and as it applies to all data created, collected, received, stored, used, maintained, or disseminated by the Grantee under this Grant Agreement. The civil remedies of Minn. Stat. § 13.08 apply to the release of the data referred to in this clause by either the Grantee or the State.
- 9.2. If the Grantee receives a request to release the data referred to in this Clause, the Grantee must immediately notify the State.

10. **Workers' Compensation.** The Grantee certifies that it is in compliance with Minn. Stat. § 176.181, subd. 2, pertaining to workers' compensation insurance coverage. The Grantee's employees and agents will not be considered State employees. Any claims that may arise under the Minnesota Workers' Compensation Act on behalf of these employees and any claims made by any third party as a consequence of any act or omission on the part of these employees are in no way the State's obligation or responsibility.

11. **Governing Law, Jurisdiction, and Venue.** Minnesota law, without regard to its choice-of-law provisions, governs this Grant Agreement. Venue for all legal proceedings out of this Grant Agreement, or its breach, must be in the appropriate State or federal court with competent jurisdiction in Ramsey County, Minnesota.

12. **Termination.**

- 12.1. The State may cancel this Grant Agreement at any time, with or without cause, upon 30 days' written notice to the Grantee. Upon termination, the Grantee will be entitled to payment, determined on a pro rata basis, for services satisfactorily performed.

13. **Data Disclosure.** Under Minn. Stat. § 270C.65, Subd. 3, and other applicable law, the Grantee consents to disclosure of its social security number, federal employer tax identification number, and/or Minnesota tax identification number, already provided to the State, to federal and State tax agencies and State personnel involved in the payment of State obligations. These identification numbers may be used in the enforcement of federal and State tax laws which could result in action requiring the Grantee to file State tax returns and pay delinquent State tax liabilities, if any.
  
14. **Prevailing Wage.** It is the responsibility of the Grantee or contractor to pay prevailing wages on construction projects to which State prevailing wage laws apply (Minn. Stat. § 177.42 – 177.44). All laborers and mechanics employed by grant recipients and subcontractors funded in whole or in part with these State funds shall be paid wages at rates not less than those prevailing on projects of a character similar in the locality.
  
15. **Intellectual Property Rights.** The State owns all rights, title, and interest in all of the intellectual property rights, including copyrights, patents, trade secrets, trademarks, and service marks in the Works and Documents *created and paid for under this grant*. Works means all inventions, improvements, discoveries (whether or not patentable), databases, computer programs, reports, notes, studies, photographs, negatives, designs, drawings, specifications, materials, tapes, and disks conceived, reduced to practice, created or originated by the Grantee, its employees, agents, and subcontractors, either individually or jointly with others in the performance of this grant. Works includes "Documents." Documents are the originals of any databases, computer programs, reports, notes, studies, photographs, negatives, designs, drawings, specifications, materials, tapes, disks, or other materials, whether in tangible or electronic forms, prepared by the Grantee, its employees, agents, or subcontractors, in the performance of this grant. The Documents will be the exclusive property of the State and all such Documents must be immediately returned to the State by the Grantee upon completion or cancellation of this grant at the State's request. To the extent possible, those Works eligible for copyright protection under the United States Copyright Act will be deemed to be "works made for hire." The Grantee assigns all right, title, and interest it may have in the Works and the Documents to the State. The Grantee must, at the request of the State, execute all papers and perform all other acts necessary to transfer or record the State's ownership interest in the Works and Documents.

*IN WITNESS WHEREOF, the parties have caused this Grant Agreement to be duly executed intending to be bound thereby.*

Approved:

Todd SWCD

Board of Water and Soil Resources

By: Deja C. Anton  
(print)

By: \_\_\_\_\_

Reya C. Anton  
(signature)

Title: District Manager

Title: \_\_\_\_\_

Date: 7/27/2020

Date: \_\_\_\_\_

# \*\*\*\* Todd County \*\*\*\*



## USER- SELECTED BUDGET REPORT

Options: 1 = Budget Amount, 2 = Yearly Amount, 3 = Dashed Lines, 4 = Estimated

Page Break Option:

- 1 - Page Break by FUND
- 2 - Page Break by DEPT
- 3 - Page Break by PROGRAM
- 4 - Page Break by SERVICE

Column Selector 1            2            1            2            1

Column Headings:	Original 2019Budget	Actual 2019	Original 2020Budget	2020- YTI Jan- July	Original 2021Budget
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Line Spacing:

- 1 - Single Spaced
- 2 - Double Spaced

Year:	2019	2020
Months:	01 Thru 12	01 Thru 07

- Print Subtotal By FUND            Y
- Print Subtotal By DEPT            Y
- Print Subtotal By PROGRAM        N
- Print Subtotal By SERVICE        N
- Print Subtotal By Object Range N

Report Basis: 1

- 1 - Cash
- 2 - Modified Accrual
- 3 - Full Accrual

- Include on the Report 2
- 1 - All G/L Accounts
  - 2 - Only G/L Accounts with Budget Amts.
  - 3 - Only G/L Accounts without Budget Amts.
  - 4 - Only Budget Accounts with zero Amts.
  - 5 - Only Active G/L Accounts

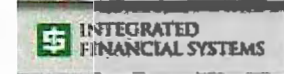
- Include Zero Dollar Accts:        N
- Round Amounts:                    Y
- Save Report:                         N

Comment:

FUND            Range From 1            Thru 1

DEPT            Range From 603            Thru 611

\*\*\*\* **Todd County** \*\*\*\*



USER- SELECTED BUDGET REPORT

01 FUND GENERAL REVENUE FUND

Report Basis: Cash

<u>Account Number</u>		<u>Account Description</u>	<u>Original 2019Budget</u>	<u>Actual 2019 Mo. 01 - 12</u>	<u>Original 2020Budget</u>	<u>2020- YTD Jan- July Mo. 01 - 07</u>	<u>Original 2021Budget</u>	
	01- 606- 000- 0000- 5301	MN GRANT(AIS)	153,563 -	153,469 -	153,563 -	76,502 -	153,563 -	
	01- 606- 000- 0000- 6845	PROGRAM EXPENSES(AIS)	153,563	219,631	153,563	0	153,563	
DEPT	606	AQUATIC INVASIVE SPECIES	<b>Revenue</b>	153,563-	153,563-	76,502-	153,563-	
			<b>Expend.</b>	153,563	219,631	0	153,563	
			<b>Net</b>	0	66,162	76,502-	0	
607	DEPT	COMPREHENSIVE WATER PLAN						
	01- 607- 000- 0000- 5001	PROPERTY TAXES - CURRENT	5,360 -	5,135 -	5,360 -	2,985 -	5,360 -	
	01- 607- 000- 0000- 5301	MN WATER AND SOIL RESOURCES	14,676 -	14,676 -	14,676 -	0	14,676 -	
	01- 607- 000- 0000- 6856	APPROPRIATIONS	5,360	5,455	5,360	3,040	5,360	
	01- 607- 000- 0000- 6872	GRANTS	14,676	14,676	14,676	0	14,676	
DEPT	607	COMPREHENSIVE WATER PLAN	<b>Revenue</b>	20,036-	19,811-	2,985-	20,036-	
			<b>Expend.</b>	20,036	20,131	3,040	20,036	
			<b>Net</b>	0	320	55	0	
611	DEPT	WETLAND ACT PROGRAM (CO- MATCH)						
	01- 611- 000- 0000- 5301	MN WATER AND SOIL RESOURCES	21,641 -	21,641 -	21,641 -	0	21,641 -	
	01- 611- 000- 0000- 6856	APPROPRIATIONS	21,641	21,641	21,641	0	21,641	
	01- 611- 000- 0000- 6872	GRANTS	21,641	21,641	21,641	0	21,641	
DEPT	611	WETLAND ACT PROGRAM (CO- MATCH)	<b>Revenue</b>	21,641-	21,641-	0	21,641-	
			<b>Expend.</b>	43,282	43,282	0	43,282	
			<b>Net</b>	21,641	21,641	0	21,641	
FUND	01	GENERAL REVENUE FUND	<b>Revenue</b>	553,729-	554,015-	648,470-	392,909-	656,606-
			<b>Expend.</b>	806,492	765,819	931,403	471,221	950,257
			<b>Net</b>	252,763	211,804	282,933	78,312	293,651
<b>Final Totals</b>			<b>Revenue</b>	553,729-	554,015-	648,470-	392,909-	656,606-
			<b>Expend.</b>	806,492	765,819	931,403	471,221	950,257
			<b>Net</b>	252,763	211,804	282,933	78,312	293,651

**Deja Anton**

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**From:** employees <employees-bounces@maswcd.org> on behalf of Sheila Vanney <sheila.vanney@maswcd.org>  
**Sent:** Wednesday, August 5, 2020 11:09 AM  
**To:** Sheila Vanney  
**Subject:** MASWCD Annual Convention Going Virtual - MASWCD Award Programs Postponed



## Minnesota Association of Soil and Water Conservation Districts



### MASWCD Annual Convention Going Virtual MASWCD Award Programs Postponed

The MASWCD Board of Directors acted last week to move the 2020 December Annual Convention from an in-person event to a virtual/online format due to the impacts of COVID-19 on large, indoor gatherings. MASWCD staff will be working in the coming weeks on determining the exact date, time and scope of convention offerings.

In light of this shift to an online format, and the significance of in-person recognition to the landowners and partners from across the state, **we are postponing this year's MASWCD Award Programs**. SWCDs are still welcome and encouraged to highlight conservation achievements at the local level. Local recognition this year will not be a barrier to future state-level recognition.

Additional information on the online elements of the 2020 convention will be provided as it becomes available.

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[www.maswcd.org](http://www.maswcd.org)

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