# CHAPTER 61-30 LAKE PROTECTION AND REHABILITATION

## 61-30-01. **Definitions**.

In this chapter, unless the context otherwise requires, the term:

- 1. "Department" means the state department of health.
- 2. "Eligible project cost" means costs under construction contracts, supervision of construction work; administration; materials and equipment acquired, consumed, or expended specifically for the project; and preparation of construction drawings, specifications, estimates, and construction contract documents.
- 3. "Lake protection and rehabilitation projects" means projects which are designed to reduce eutrophication of lakes through watershed or in-lake treatments, or both.
- 4. "Unit of government" means political subdivisions of the state or state agencies with responsibilities for public lake development and control.

## 61-30-02. Eligibility and priority.

The department shall promulgate rules for determining the eligibility and priority rating of lakes for protection and rehabilitation projects. Criteria to be considered shall include the following:

- 1. Severity of the problem;
- 2. Impact on area recreation and fisheries;
- 3. The likely effectiveness of the plan; and
- 4. Ability of the applicant unit of government to implement the plan.

The department shall, pursuant to such rules, establish a priority list of lakes eligible for protection and rehabilitation.

#### 61-30-03. Grants.

Grants shall be made only to units of government and only for eligible lakes at a sum not to exceed twenty-five percent of the eligible project cost when federal funding is available. No grants shall be made for studies to determine the necessity or feasibility of eligible projects.

#### 61-30-04. Public access.

No funds appropriated in this chapter may be used for lake protection and rehabilitation projects unless adequate public access to and use of the lake is assured.

### 61-30-05. Conservation district plan.

No application for state funds may be accepted unless assurance has been given in writing to the applicant by any affected soil conservation district that a plan for lake protection and rehabilitation which controls and identifies pollutants from point and nonpoint sources which come under the jurisdiction of the district has been approved by the district.