

#### MN Wetland Professional Certification Program

Program goal: Provide relevent, accessible and affordable technical and adminstrative training for all wetland professionals.

- · Nationally recognized voluntary training program that certifies 500 individuals working in both private and public sectors from the upper midwest and beyond.
- · Provide technical wetland delineation training and adminstrative training for implementing the MN Wetland Conservation Act.
- · Certified individuals must pass In-training and Professional exams and complete continuing education during 3-year renewal periods.

bwsr.state.mn.us/minnesota-wetland-professional-certification-program

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#### 2024 MWPCP Training Courses

#### Introduction to Wetland Delineation and Regulations

- Introduction to Wetland Delineation and Regulations: Arden Hills- June 10-14
   Redwood Falls- August 27-28 (6 CEC per day)
- Introduction to Wetland Delineation and Regulations: Professional Exams Brainerd September 9-13
- Introduction to Wetland Delineation and Regulations: Arden Hills- September 30-October 4

#### Regulatory Training

- Wetland Conservation Act (WCA) 101 Virtual Training- February 5-6 (3 online CEC per day)
- TEP Academy- St Cloud MNDOT Training Facility-April 9 (6 CEC)

MWPCP Exams will be offered at 1pm on:

- · June 14 in Arden Hills
- September 13 in Brainerd
- October 4 in Arden Hills.



#### 2024 MWPCP Training Courses

#### **Technical Training**

- Hydric Soils- Albany City Hall and Two Rivers County Park, Stearns County- April 30 & May 1 (6 CEC per day)
- Wetland Restoration-McLeod County Fairgrounds- May 15-16 (12 CEC)
- Wetland Delineation Methods- Prairie Woods Environmental Learning Center- Spicer- May 29-31 (18 CEC)
- Floristic Quality Assessment (FQA) Method- MNDOT Shoreview Training Center June 17 or 18 (6 CEC per day)
- Wetland Plant ID- Lino Lakes (July 16) or Cloquet Forestry Center (July 18) (6 CEC per day)
- Antecedent Precipitation Tool- St Cloud MNDOT Training Center October 17 (2 sessions) (3 CEC per session)



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#### **Registration Information**

#### Staggered registration:

- April- July classes will open the week of March 11th.
- · August-October classes will open the week of July

Email will go out to our contact lists a couple of weeks prior

 Email <u>bwsr.mwpcp@state.mn.us</u> to be added to list MWPCP maintains a waitlist for all full classes



#### **Certification Updates**

- COVID-related continuing policies lapsed
- Need 18 continuing education hours (6 online)
- Current renewal period ends on December 31, 2024 for individuals who passed exams in 2021.
- Do not need to report MWPCP classes
- Use Credit Reporting Form
- List of approved classes on MWPCP page
- If not listed, use Credit Determination Form
- Notify us if you change jobs or email







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• Is it a Wetland?
• Is the activity Regulated?
• Is the activity an Impact?

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# What is regulated by WCA? What is considered Impact? A loss in quantity, quality, or biological diversity of a wetland caused by draining or filling or by excavation in types 3, 4, or 5.



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#### What is Fill?

Any solid material added or redeposited in a wetland

- · Alters cross-section or hydrological characteristics,
- · Obstructs flow patterns,
- · Changes Boundary, or

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• Converts to non-wetland.



Wetland Fill

 $\bullet$  Does  $\underline{not}$  include posts for walkways, bridges, powerline



 $\bullet$  Does  $\underline{not}$  include slash or woody vegetation as long as it originated from vegetation growing in the wetland and does not impair flow or circulation of water.





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### • Wetland fill does not include posts and pilings unless it turns wetland into a nonaquatic use or significantly alters its functions and value.



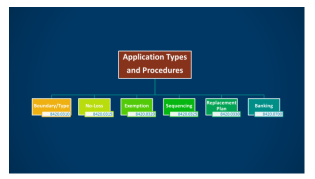
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#### What is Excavation?

Removal of soil by any method if it results in an impact\*.



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Boundary/Type Applications: Where wetland regulation meets science

- Boundaries must be delineated using USACE 1987 Manual and Supplements
   (8420.0405 subp 1)
   8420.0405
- Types must be ID'd using FWS Circular 39 and Eggers and Reed (8420.0405 subp 2)
- Requires NOA and NOD. \*\* Should include site visit for confirmation
- Technical Decision



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#### **No Loss Activity Basics**

#### Defined:

No permanent loss of, or impact to, wetlands from an activity.



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#### No-Loss Criteria

- Will not impact a wetland (8420.0415 Subp A.)
- Excavation limited to removal of sediment or debris Trees logs, beaver dams, trash, blockage of culverts (8420.0415 Subp B.)

"No-loss" means no permanent loss of, or impact to, wetlands from an ac

- Water level management (8420.0415 Subp C.)
- Excavation limited to removal of sediment in wetlands utilized as storm water basins. (8420.0415 Subp E.)
- Operation, Maintenance or Emergency Repair. (culverts) (8420.0415 Subp F.)
- <u>Temporary</u> impact if: Returned to previous conditions. Activity completed within 6 months (8420.0415 Subp H.)



No-Loss

- Temporarily crossing or entering a wetland to perform silvicultural activities, including timber harvest as part of a forest management activity, so long as the activity initis the impact on the hydrologic and biologic characteristics of the wetland; the activity does not result in the construction of dikes, drainage ditches, tile lines, or buildings; and the timber harvesting and other silvicultural practices do not result in the drainage of the wetland or public waters (8420.0415 Subp G. G.)
- Activity conducted as part of an approved replacement or banking plan, conducted or authorized by public agencies for the purpose of wetland restoration or fish and wildlife habitat restoration (8420.0415 Subp D. D.)



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#### No-loss and exemption conditions

- · Every activity in wetland, regardless of whether an application is submitted must
  - · Implement erosion control measures to prevent sedimentation of wetlands

  - Comply with all other applicable local, State, Federal requirements, including best
- Exemptions cannot be combined on a project!

#### General Exemption Requirements for ALL

- Only has to fit one; not disqualified if not exempt by another
- If impacts exceed max allowed = nothing is exempt
- Max may not apply to all situations or wetlands-very
- May not be combined on a project
- Must stabilized to prevent sedimentation/erosion.

# Exemptions 8420.0420 • Impacts to wetlands that DO NOT require replacement • The activity is still regulated. • WCA does not REQUIRE an application; some LOU's may. • May not be combined on a project. • Exemptions do not apply to: calcareous fens, wetland bank sites, project-specific replacement sites (8420.0420 Subp 1B)

Exemptions

Impacts from Agricultural Activities

- 8420.0420 Subp 2
- (A) Type 1,2 Planted 6 of 10 prior to 1991
- (B) Agricultural pasture land, except bottomland hardwood type 1
- (C) SWCD conservation practices
- (D) Wheeled booms on irrigation
- (E) Aquaculture
- (F) Wild rice
- (G) Farm program MOU



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#### Exemptions

- Drainage Exemption
  - 8420.0420 Subp 3
- Public drainage maintenance
- Private drainage maintenance
- Planted 8 of 10 years
- Assessed benefits

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 Reminder – review the WCA language details and project specifics



Private Drainage/Ditch Maintenance

Replacement not required for maintenance or repair of existing private drainage systems

#### WHEN:

The work does not drain Wetland that have existed more than 25 years.



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#### Private Drainage/Ditch Maintenance Illustration



#### Private VS. Public Drainage Ditch Maintenance Illustration



#### **Ditch Maintenance**

#### **CONDITIONS:**

- Spoil must be placed and stabilized to minimize impacts.
  - ~ Remove
  - ~ place on existing spoil
  - ~ incorporate
  - ~ side cast
- Ditch must be stable and not degrade water quality downstream.



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#### Private Drainage/Ditch Maintenance

What items may be needed to demonstrate this exemption is met?

- Past records of maintenance (receipt to contractors)
- · Aerial Photos with review
- Amount of Sediment Proposed to be removed(can be critical)
- Depth of ditch/soil types
- Site visit/confirmation of wetland type (growing season)
- Lateral Effect Calculations or estimates

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#### Exemptions

- Federal Approvals 8420.0420 Subp 4
  - Impacts authorized by Corps of Engineers that meet standards agreed to by BWSR, Dept. of Ag., DNR, and MPCA.
    - · Pipelines, electrical, telephone, etc.
- Utilities 8420.0420 Subp 6
  - Installation, maintenance, repair or replacement of utility lines if impacts are avoided and minimized and less than ½ acre.



Table 1: Base de minimis exemption amounts for all of Minnesota

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Topo 1, 6, 5, 8, and white cedar

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if permanent water runoff retention or infiltration measures are established in proximity to the impact and approved by the shoreland management authority. Exemptions

- De minimis 8420.0420 Subp 8
  - The de minimis exemption covers small impacts to wetlands typically used for driveways, roads, small projects by landowners, etc.
  - Very specific requirements depending on location in state, local area, shoreland, etc.
  - Review all nuances of each part for every project

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#### De Minimis Exemption

- Can't be combined
- 5% limitation if shared
- May not divide property simply to get more



Exemptions

Subp. 7. Forestry. The exemption under this subpart is for roads and crossings solely constructed, and primarily used, for the purpose of providing access for the conduct of silvicultural activities. A replacement plan is not required for impacts resulting from construction of forest roads and crossings so long as the activity limits the impact on the hydrologic and biologic characteristics of the wetland; the construction activities do not include, or result in, the access becoming a dike, drainage ditch, or tile line; impacts are avoided wherever possible; and there is no drainage of the wetland or public waters.

Exempt?



Located in >80% area

Not in shoreland

Proposed impact=7,490 SF

Landowner's
portion=154,223 SF

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#### Summary of Basic WCA Decisions

- Boundary/Type: approving wetland delineation that followed 3 parameter approach
- No-loss: activity that does not result in wetland impacts
- Exemptions: wetland impacts that are exempt from replacement

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#### Preapplication Meeting

- $\bullet\,$  Prior to preparation and/or formal submittal of an application
- $\bullet$  Meet with the LGU/TEP to provide basic information of the project
- LGU/TEP inform the applicant of sequencing requirements and criteria to evaluate the replacement plan

#### **Application Contents**

• Information necessary to be considered a complete application (Joint Application Subparts 1-5, Attachments C &D)

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#### **Application Contents**

Project Name and/or Number:

#### PART ONE: Applicant Information

If applicant is an entity (company, government entity, partnership, etc.), an authorized contact person must be identified. If the applicant is using an agent (consultant, lawyer, or other third party) and has authorized them to act on their behalf, the agent's contact information must also be provided in

Applicant/Landowner Nam Mailing Address:

Authorized Contact (do not complete if same as above

Phone:

Agent Name: Mailing Address

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#### **Application Contents**

#### **PART TWO: Site Location Information**

nd/or Address:

Legal Description (Section, Township, Range):

Attach a map showing the location of the site in relation to local streets, roads, highways Approximate size of site (acres) or if a linear project, length (feet):

in you know that your plopous with require an influential remain from the CLS. Arity cutips or cinginess, you must provide the names and addresses of all property owners adjacent to the project site. This information may be provided by statching a list to your application or by using block 25 of the Application for Department of the Army permit which can be obtained as: http://www.mp.usace.army.mi/Portals/57/doc/regulatory/Regulatory/Decs/Ingform 4455 2012-0c.1df

#### PART THREE: General Project/Site Information

If this application is related to a delineation approval, exemption determination, jurisdictional determination, or other correspondence submitted prior to this application then describe that here and provide the Corps of Engineers project number.

Describe the project that is being proposed, the project purpose and need, and schedule for implementation and completion. The project description must fully describe the nature and scope of the proposed activity including a description of all project elements that effect squark resources (vertical, lake, includary, etc.) and must alway model pela and cross section or profile drawings

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#### **Application Contents**

#### PART FOUR: Aquatic Resource Impact<sup>1</sup> Summary

Aquatic Resource ID (as noted on overhead view)	Aquatic Resource Type (wetland, lake, tributary etc.)	Impact	Size of Impact <sup>2</sup>	Overall Size of Aquatic Resource <sup>3</sup>	Existing Plant Community Type(s) in Impact Area <sup>4</sup>	County, Major Watershed #, and Bank Service Area # of Impact Area

#### **Application Contents**

#### PART FOUR: Aquatic Resource Impact<sup>1</sup>

Aquatic Resource ID (as noted on overhead view)	Aquatic Resource Type (wetland, lake, tributary etc.)	drain, or remove	Duration of Impact Permanent (P) or Temporary (T) <sup>1</sup>	Size of Impact <sup>2</sup>	Overa Aq Resc



#### **Application Contents**

For the <u>impacted</u> Wetland (info can come from delineation report):

- Soil survey of site, identify hydric soils
- Hydrologic inlets and outlets, adjacent Public Waters (shoreland), floodplain



#### **Application Content - Special Considerations**

These factors must be considered by the applicant before submitting a replacement plan and by the LGU during the review: 8420.0515 Subp 1-10

- Subp 2. Endangered and threatened species
- Subp 3. Rare natural communities
- Subp 4. Special fish and wildlife resources (fish spawning, water birds, waterfowl, deer wintering/wildlife corridor)
- Subp 5. Archaeological, historic, or cultural resource sites
- Subp 6. Groundwater sensitivity (Decorah edge, Geologic Sensitivity)
- Subp 7. Sensitive surface waters (trout streams)



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#### **Application Content - Special Considerations**

Subp 8. Education or research use (Cedar Creek, Anoka Co)

Subp 9. Waste disposal site (former dump, superfund, TCAAP/AHATS)

Subp 10. Consistency with other plans (watershed management, land use, planning and zoning)



**Application Contents** 

#### **PART FIVE: Applicant Signature**

	<u>lication</u> consultation with the Corps and LGU based on the information you have formal application review if this box is checked.
By signature below, I attest that the informatic authority to undertake the work described her	on in this application is complete and accurate. I further attest that I possess the ein.
Signature:	Date:

Signature.

I hereby authorize to act on n

to act on my behalf as my agent in the processing of this application and to furnish, upon request, supplemental information in support of this application.

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#### **Application Contents**

- Attachment C Avoidance and Minimization
  - Project purpose, need and requirements
  - Avoid

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- Minimize
- Offsite Alternative
- More on this in a moment....

**Application Contents** 

• Attachment D - Replacement/Compensatory Mitigation

Replacement/Compensatory Mitigation via Wetland Banking. Complete this section if you are proposing to use credits from an existing wetland bank (with an account number in the State wetland banking system) for all or part of your replacement/compensatory mitigation requirements.

Wetland Bank Account #	County	Major Watershed #	Bank Service Area #	Credit Type (if applicable)	Number of Credits

 a completed application for withdrawal of wetland credits from the wetland bank in a form provided by the board or a purchase agreement signed by the applicant and bank account holder (more on this later...)

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#### **Application Contents**

• Attachment D - Replacement/Compensatory Mitigation

Project-Specific Replacement/Permittee Responsible Mitigation. Complete this section if you are proposing to pursue actions (restoration, creation, preservation, etc.) to generate wetland replacement/compensatory mitigation credits for this proposed project.

WCA Action Eligible for Credit <sup>1</sup>	Corps Mitigation Compensation Technique <sup>2</sup>	Acres	Credit % Requested	Credits Anticipated <sup>3</sup>	County	Major Watershed #	Bank Service Area#

• Project Specific Replacement – rarely used as the replacement option due to complexities, difficulties, and past failures.

**Application Contents** 

- Key Concept COMPLETE APPLICATION
  - LGU's should not send a Notice of Application for Replacement Plan Applications that are incomplete.
- Next up.....Reviewing the application SEQUENCING

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#### Sequencing: 8420.0520

- LGU MUST NOT approve a wetland replacement plan unless the LGU finds the project complies with Sequencing.
- Avoid

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- Minimize
- Rectify/Reduce
- Replace



#### **Key Concepts**

- · Sequencing is a MUST for all replacement plans
- TWO avoidance alternatives only one can be "no build"
- Evaluate projects...can wetlands be avoided?
- · Are impacts minimized?
- · Long term effects
- 8420.0520 Subp C Page 45 of 2009 Rule book

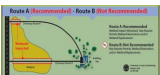
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#### Sequencing

- Avoid
- Minimize
- Rectify/Reduce
- Replace

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#### How does applicant demonstrate sequencing?

- · Clearly define the purpose of the project.
- Identify the physical, economic, and/or demographic requirements of the project.
- Justify why this project should or must go on this site.
- Show (concept plans, discarded grading plans, etc.) and describe other reasonable alternatives that were considered or could be considered.

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#### Alternatives Analysis

- LGU must determine if feasible and prudent alternatives are available that avoid wetland impact
- 8420.0520 Subp. 3

#### Alternatives Analysis

What is feasible and prudent?

WCA rule tells us (8420.0520 subp 3C(2)):

- · Can be done from an engineering perspective
- Is in accordance with accepted engineering standards and practices
- Is consistent with public health, safety, and welfare requirements
- Is environmentally preferable based on social, economic, and environmental impacts
- · Would not create any truly unusual problems

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Impact Avoidance

#### Evaluating Alternatives (continued)

- LGU must consider (8420.0520 subp 3C(3)):
  - Could the size, configuration, or density of the project be modified to avoid
  - Has the applicant made efforts to remove constraints (zoning restrictions, ordinance requirements, etc.) that are causing wetland impacts (i.e. request for variances, PUD, conditional use permit, etc.)?

# A. No Wetlands Impacted (Recommended)

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#### What if an avoidance alternative DOES exist?

• If the LGU determines that a feasible and prudent alternative exist that avoids wetland impacts, it MUST DENY the replacement plan.

#### Project Example Proposed "Preferred" • Impact Area = 86,190 sq ft Narrative states "avoidance is not possible " · Front facing street 2<sup>nd</sup> Avoidance alternative was NOT provided Offsite analysis was provided

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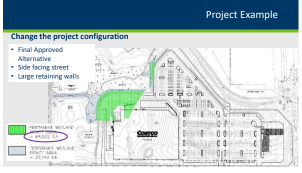
Project Example Applicant is reminded that 2 avoidance alternatives are required Avoidance Alternative NO impact Did not accomplish purpose- too small build site Not enough parking No space for large trucks

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Project Example · Applicant is reminded that 2 avoidance alternatives are required Avoidance Alternative NO impact
 Did not accomplish purpose- too small build Not enough parking No space for large trucks

Project Example Avoidance was not feasible • Next Step – evaluate minimization

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#### Alternatives Analysis Continued...

Future considerations when reviewing a site and potential off-site impacts





#### Alternatives Analysis Continued...

 Direct and secondary impacts – A wetland may not be directly impacted (filled/drained/excavated) but can be impacted through loss of hydrology



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#### What if an avoidance alternative does NOT exist?

- •LGU evaluates:
  - Minimization
  - Rectification
  - Reduction/Elimination of impacts over time
  - Replacement

Impact Rectification

 Temporary impacts must be rectified by repairing, rehabilitating, or restoring the affected wetland to pre-project conditions



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#### Reduction or Elimination of Impacts Over Time

- Once complete, further impacts must be reduced or eliminated and preserve or maintain wetland functions
- Best Management Practices (BMP)
- Silt fence
- Storm-ponds
- Buffers
- Rip-Rap



Sequencing Flexibility

- Allowed at the discretion of the LGU if:
  - 1. Impacted wetland degraded;
  - 2. Avoidance results in severe degradation;
  - 3. Upland site of the project or replacement has greater function and value;
  - 4. Human health and safety is a factor.
- Alternatives must still be considered by the applicant an evaluated by the LGU 8420.0520 Subp 7a(B)

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#### Sequencing – Replacement

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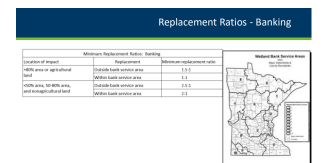
Final Review Step

LGU must evaluate if unavoidable impacts will be adequately <u>replaced</u> AND if correctly <u>sited</u>.

#### Adequate Replacement

- Must replace the functions and values at an equal or greater level than that which was lost.
- Uses wetland area as the unit of measurement (acreage or sq. ft.)

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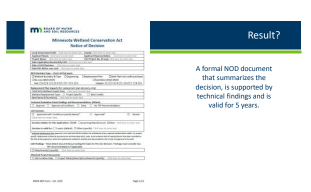


Standard Credit Withdraw Form

Standard Credit Withdraw I form

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Overview

State and Federal regulations require that wetland impacts be replaced with another wetland of at least equal function and value



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#### Overview

#### Replacement Types

- Project-Specific (PRM)
- In-Lieu Fee (ILF)
- Wetland Bank



#### Replacement Types

Project-Specific (PRM)

- In-Lieu Fee (ILF)
- Wetland Bank

#### Overview

- The person impacting a wetland is fully responsible for providing replacement
- Design, build, manage, maintain, and monitor
- Directly tied to the replacement site for at least 5 years

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#### Overview

#### Replacement Types

Project-Specific (PR

In-Lieu Fee (ILF)
 Wetland Bank

- Once the fee is paid (ILF) or credits are purchased (Bank), the person impacting a wetland is done.
- The ILF or bank "Sponsor" takes on the replacement responsibility and must manage, maintain, and monitor the site.

#### **Quick ILF Facts**

#### In-Lieu Fee

- Credits released and sold BEFORE project is completed or performance standards are met
- Only open to government and NGOs
- Corps involved in finances
- Compensation Planning Framework (CPF) required before approval

#### Wetland Bank

- Credits released and sold AFTER project is completed and performance standards are met
- Open to anyone
- Corps not involved in finances
- No CPF

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Minnesota's In-Lieu Fee Program

• Wetland replacement requirements are satisfied by payment to BWSR or a BWSR-approved sponsor to develop wetland replacement credits.

• Targeted at LGRWRP.

• Not approved yet.

Overview

#### Replacement Types

- Project-Specific (PRM)
- Wetland Bank

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#### What are Wetland Banks

- Market-based commodity system using "Credits"
- Credits are generated by wetland restoration, enhancement, creation, or preservation
- Deposited into account
- Sold to others to offset wetland losses

#### Why are Banks Preferred

Wetland banks are the preferred replacement type

- Larger more ecologically valuable sites
- Approved using rigorous scientific and technical analysis, planning, and implementation
- Entire site permanently protected by BWSR conservation easement
- Success demonstrated BEFORE credits are released
- Reduced risk and uncertainty

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#### Why are Banks Preferred

Bank sponsor's plan is approved

Project is built and protected

Demonstrate success

Credits released/deposited

Credits sold to offset impacts

Why are Banks Preferred

Bank sponsor's plan is approved

Project is built and protected

Demonstrate success

Credits released/deposited

Credits sold to offset impacts

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#### Wetland Bank Types

#### MN Wetland Bank Types

- Standard (SWC)
  - Private
- LGRWRP
- Agricultural (AGC)



#### Quick Ag Bank Facts

#### Establishing an Ag Bank:

- Must use restoration credit action
- · Mostly state approved
- Lower Vegetation Standards

#### Using Ag Credits (AGC):

- Impact on "agricultural land"Impact remains in agricultural use
- Impact is:
  - WCA exemption
  - "FW" or "FW
  - "W" < 5 acres and "degraded"

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### Local Government Road Wetland Replacement Program (LGRWRP)

- Standard credits (SWC) with single user (BWSR)
- Qualifying local road projects are exempted from WCA wetland replacement plan requirements
- BWSR replaces qualifying impacts, not the road authority
- LGRWRP credits can satisfy Corps permit requirements



#### LGRWRP Qualifications

- Repair, Rehabilitation, Reconstruction or Replacement of currently serviceable existing local public road, provided:
  - · Impacts are minimized
  - Plans provided to the LGU
- · What does not qualify?
  - New roads
  - Roads expanded solely for additional capacity or traffic lanes



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#### **Application Requirements**

Road authority should provide the following:

- Project plans showing wetland boundaries
- Description of wetland impacts by type
- Information demonstrating impact minimization
- One alternative

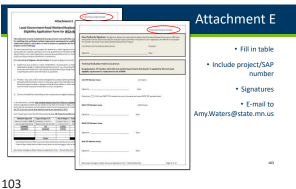


**LGRWRP Project Review** 





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BOARD OF WATER How Credits are Generated

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## How are Credits Generated Credit / Function Project Objective Action(s)

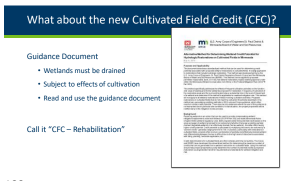
## How are Credits Generated Credit / Function -Project Objective Action(s)

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#### How are Credits Generated **WCA Credit Actions Corps Credit Actions** Subp. 2 – Buffer Buffer Subp. 3 – Restoration, completely drained Re-Establishment Subp. 4 – Restoration, partially drained Rehabilitation Subp. 5 – Vegetation on farmed wetland Enhancement Subp. 6 – Protection, previously restored Extended Restoration Subp. 7 - Creation Establishment Subp. 8 – ENRV Any or None Subp. 9 – Preservation Preservation

What about the new Cultivated Field Credit (CFC)? **WCA Credit Actions Corps Credit Actions** Subp. 3 – Restoration, completely drained Re-Establishment Subp. 4 – Restoration, partially drained Rehabilitation Subp. 5 – Vegetation on farmed wetland Subp. 8 - ENRV Any or None

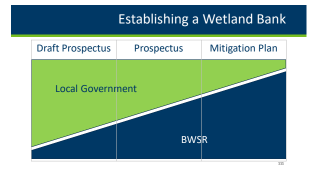
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# BWSR Role: - Staff review and comments - Identify easement issues - Identify opportunities and constraints - Evaluate general feasibility TEP/LGU Role: - Provide and compile comments - Site visit - TEP meeting to discuss and review comments - Provide local input - TEP writes Findings and recommendation for bank sponsor Comments commensurate with information provided\*

Prospectus

Proportion

Propor

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#### Prospectus

#### **General Considerations**

- Use the form, read the headings, and provide the requested information
- Focus on Baseline Information to justify credit actions and allocations (objectives)
- Some credit actions require more or specific information
- · Concept considered but detailed plans not required

#### **Prospectus**

#### BWSR Role:

- · Evaluate easement issues
- Staff comments now include engineering
- · Statewide consistency
- Technical answers and interpretations
- · Coordination with Corps

#### TEP/LGU Roles:

- · Verify previous comments
- · Verify sponsor adequately described the site
- Review wetland delineation or
- · Review ag history (if necessary)
- · Provide local perspective

Comments commensurate with information provided\*

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#### Mitigation Plan

- Required (WCA Notices)
- LGU Decision Required\*
- Section 15.99 time-limits!
- Detailed vegetation, construction and monitoring
- · Final Crediting and performance standards

#### Mitigation Plan

#### General Considerations

- Button-up baseline information
- · Accurate credit calculations
- · Credit release schedule
- · Performance standards
- Detailed vegetation establishment and management plans
- Detailed construction plans
- · Detailed monitoring plans

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#### Mitigation Plan

#### **BWSR Role**

- Evaluate easement Issues
- Verify all components are acceptable and meet WCA requirements
- · Engineering review of final plans

#### TEP/LGU Roles

- Follow WCA notification and decision procedures
- Track 15.99 time-limit and extend as needed (it will be needed)
- Coordinate TEP meeting and site
- · Compile and evaluate all comments
- TEP findings and recommendation

#### Mitigation Plan

- $\bullet\,$  If approval is  $\underline{not}$  recommended comments should be addressed in a revised
- Most projects will include multiple plan submittals
- If approval is recommended the LGU makes their decision and sends an NOD
- Clearly identify and retain the approved Mitigation Plan
- WCA and Corps should approve the same plans whenever possible

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BOARD OF WATER



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#### **Easement Acquisition**

BWSR Easement staff will lead this process

Typically initiated after Mitigation Plan approval

Often takes 6 months or more

No easement = no bank = no credits

No credits can be deposited until a perpetual conservation easement is granted to  $\underline{\text{and}}\,\underline{\text{accepted}}$  by the state

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#### **Easement Acquisition**

Key Step	Description	<b>BWSR Processing Time</b>	Cost
Easement Initiation	Preliminary ownership and boundary review	15 - 30 Days	\$1,000 (Initial Easement Acquisition Fee)
Legal Boundary Survey	Easement boundary surveyed; certificate of survey provided for BWSR review and comment	30 - 60 Days	\$3,000 - \$6,000 (Surveyor defined)
Title Commitment	Title commitment prepared for BWSR review and comment; title must be cleared by landowner as directed by BWSR	45 - 90 Days	\$1,500 - \$3,000 (Title Agent defined)
Easement Recording / Title Insurance Policy	Easement executed by landowner and state and sent to title agent for recording and title policy	30 - 60 Days	\$2,400 (Final Easement Acquisition Fee)
		120 - 240 Days	\$7,900 - \$12,400

Construction Certification

Construction as-built documentation provided to LGU:

- Surveyed elevations of slopes, contours, outlets, and embankments
- · Seed tags and contractor receipts
- · Site preparation activities described
- · Surveyed construction and seeding maps
- Construction photos showing relevant work
- Evidence engineered features were designed, overseen, and certified by licensed PE
- · Comparison of as-built vs. design specifications and rationale for significant changes

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#### **Construction Certification**

Once as-built documentation is received the LGU must:

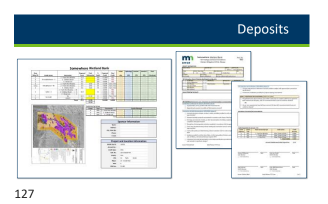
- Complete an on-site inspection
- Determine whether as-built conditions comply with construction specifications in the approved plan
- Ensure an engineer has certified the construction
- If not in compliance, notify the bank sponsor what is needed to gain
- If in compliance, the initial credit release can be authorized

Deposits

- . Up to 15% of credits can be deposited after construction certification and easement is accepted
- Remaining credits released based on schedule and performance standards in the approved Mitigation Plan
- Releases reviewed by the TEP and LGU
- · Deposit form and fee is sent to BWSR banking administrator for entry into the state wetland bank



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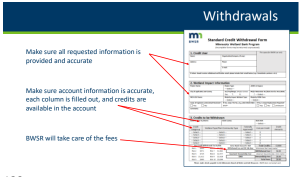
Withdrawals

- Submitted to LGU as part of a Replacement Plan
- Reviewed and approved by the LGU with TEP input
- Processed and entered in state
- BWSR sends a confirmation email and coordinates ledger transactions with Corps

ledger by BWSR



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BWSR cannot process transaction forms without required signatures

Contact information typed or printed so we can confirm it and provide confirmation email

Missing or incomplete information will delay transactions

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Once completed a withdrawal confirmation is sent by BWSR

This confirmation allows approved impacts to occur

Review

- Wetland bank credits have preference over other replacement types
- Wetland bank credits are released when success is demonstrated
- "Functional Lift" is the basis for credit potential and WCA actions eligible for credit incorporate functional lift
- Wetland banks exist to offset permanent wetland impacts elsewhere and help WCA meet its no-net-loss goal

#### Review

- Bank establishment has three phases
  - Draft Prospectus
  - Prospectus

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- Mitigation Plan
- Resource needs increases with each phase
- Mitigation Plan phase is required and 15.99 applies
- Extensions will be needed; plan for them and keep track of time limits

Review

- Easement must be accepted by BWSR before credits can be released
- LGUs must certify construction before credits can be released
- Use TEP deposit forms to help with release requests
- Transaction forms need to be completed, accurate, and signed for BWSR to process them

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#### An exemption is:

a)An activity that no matter how large of an impact requires replacement.

b)A regulated activity that does not require replacement.

c)An activity that requires an application everywhere in the State.

d)An activity occurring in a calcareous fen.

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During the review of a replacement plan application, LGUs must use this process to determine whether a project avoids, minimizes then replaces wetland impacts:

a)No-loss criteria b)Sequencing c)Exemption standards d)Replacement order

During the review of a replacement plan application, LGUs must use this process to determine whether a project avoids, minimizes then replaces wetland impacts:

Which member of TEP is responsible for writing a WCA restoration Order?

a)LGU b)BWSR c)SWCD d)Army Corps

a)No-loss criteriab)Sequencing

c)Exemption standards d)Replacement order

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