

- 1) Which of the following key characteristics are related to wetland hydrology? a) Depth and source of
- saturation/inundation b) Frequency and source of
- saturation/inundation c) Frequency and duration of
- saturation/inundation
 d) Vegetation adapted to live in saturated soil conditions and hydric

2) Describe what the following hydrology indicators look like:

Drift Deposits Debris deposited or entangled to objects

Saturation: Visual Observation of water glistening on soil associated with water table

Geomorphic Position: Concave landscape positions, drainage ways, floodplains, toeslope

Sediment Deposits: Sediment remaining after ponding or flooding

2

Quiz

- 3) Which of the following meets the technical standard for hydrology?
 - Saturation to the surface observed during the growing season in a normal year.
 - b) Observation of two primary hydrology indicators.
 - c) Water table within 12 inches of the surface for at least 14 consecutive days during the growing season in a normal year.
 - d) Water table observed in an open bore hole.
- 4) Which of the following soil textures could use the "S" hydric soil group indicators?
- a) Sandy clay loam
- b) Loamy fine sand
- c) Loam
- d) Fine sandy loam

	5) For the following description of a soil layer, what is the value of	Which of the following is true regarding hydric soil indicators?	
	the matrix? 0- 10" 10YR 3/2 with 2% 7.5YR	a) The final version is located in the regional supplements	
	4/6 concentrations a) 6	b) Their applicability varies by regionc) They all require the presence of	
	b) 4 c) 3	iron in the soil d) They can all be assessed within 2 feet of the soil surface	
	d) 10	4	
4			
		The hydric soil indicators A, F, and S are used for nat soil types. Use the table below.	
	extended period? a)It becomes aerobic	A Al Soils Lammy and clay Soils Sandy Soils (Land, lammy then sand)	
	b)It becomes anaerobic c)Iron becomes reduced		
	d)It becomes a wetland e)Organic matter accumulates		
	-,,	s	
5			
		10) Why is antecedent precipitation	
	9) Which of the following is <u>not</u> used in identifying Hydric Soil Indicators:	analysis important prior to a delineation?	
	a) Land Resource Region b) Soil textures	To understand current climatic conditions	
	c) Soil colors d) Flood frequency >25%		



Regulations in MN

• Wetland Regulations in MN



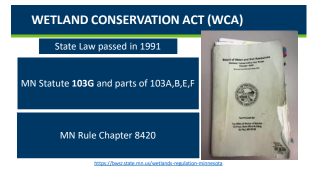
8

	Programs	
Minnesota Wetland Conservation Act (WCA)	m) -	
Public Waters Work Permit Program (PWWPP)	BWSR	
Section 404 of the Clean Water Act (404)	BWSK	
Section 401 of the Clean Water Act (401)	m	
Swamphuster provisions of the Food Security Act (ESA)	2 11 2	

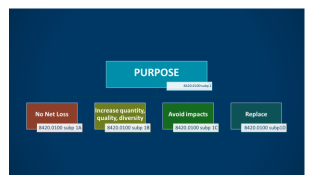


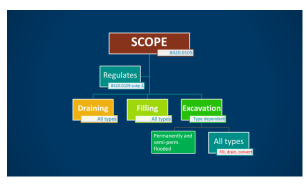












Is this regulated under WCA?





16



17

Incidental Wetlands

• Wetlands created in naturally non-wetland areas not on purpose.







444



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WCA Authority on Tribal Lands?

- Tribes have special legal status as sovereign nations
 Tribal lands are composed of Trust lands, allotted trust lands, fee lands

 Magnetishes have
- Many tribes have enacted their own environmental regulations
- Federal regulatory environmental laws apply on Tribal Lands



WCA does not have jurisdiction on Trust lands • Fee lands are held by an owner (tribal member or not) Authority of state environmental laws on tribal land is limited to fee lands held by a non-tribal owner

19

Pre-Statehood Areas



Different regulations apply depending on whether you are in a <50% area, 50 - 80% area, or >80% area.

20

Bank Service Areas



Used in wetland mitigation siting

Applications and Decisions

- In general, applicants demonstrate through their application submittal that they are compliant with WCA.
- An LGU's decision to approve, \underline{deny} or approve with conditions is saying if the project complies with WCA or not.
- An LGU can take the WCA decision process and fold it into a permit that they
 issue for a project. This is optional, but common among watershed districts and
 counties that issue permits for various other things.
- In general, LGUs <u>can have more restrictive</u> local requirements, but <u>not less restrictive</u> requirements.

22

WCA Decision Types and Application Requirements

Decision Type	Application Requirement
Wetland Boundary/Type	Application required
Exemption or No-Loss Provision	Application not required (unless LGU has more restrictive local requirement)
Replacement Plan	Application required
Banking Plan	Application required

23



Public Waters Permit Program

- · Regulates: changes to "course, current or cross-section"
- Administered by: DNR Area Hydrologists
- Authorities: M.S. 103G; M.R. Chapter 6115
- Jurisdictional boundary: "Ordinary High Water Level"
- Review standards: Public interest; reasonable/practical, Riparian rights, Availability of feasible & prudent alternatives, Compensatory mitigation
- Appeals: Contested case hearing
- Enforcement: DNR Conservation Officers; cease & desist, restoration orders
- Application: on-line via "MPARS"



25

Purpose

To conserve and utilize the water resources of the state in the best interest of its people.



26

What is a Public Water?

Waters that are (paraphrased and shortened from statute):

 Assigned a shoreland management classification; navigable waters; lakes; for a designated mgmt. purpose (trout and game lakes); designated as scientific and natural areas; located within and totally surrounded by publicly owned lands; state or federal gout. holds title to any of the beds or shores, with publicly-owned and controlled access; natural and altered watercourses with a total drainage area greater than two square miles; trout streams; and public waters wetlands.



https://www.dnr.state.mn.us/waters /watermgmt_section/pwi/maps.html

What is a Public Water Wetland?

All types 3, 4, and 5 wetlands that are ten or more acres in size in unincorporated areas or 2.5 or more acres in incorporated areas.



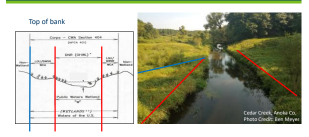
28

Watercourses and Wetlands



29

Public Watercourses



Delineation	of Public	Waters	/Public	Waters	Wetland

- PWWPP does not use the same criteria and delineation methods as WCA (or any other programs we will discuss in this class.
- Uses the Ordinary High Water Level (OHWL) to define boundaries.
- OHWL is an <u>elevation</u> delineating the highest water level that has been maintained for a sufficient period of time to leave evidence upon the landscape, commonly the point where the natural vegetation <u>changes from predominantly aquatic to predominantly terrestrial</u>.

OHWL vs Wetland Boundary

- Wetlands are transitional lands between terrestrial (living/growing on/in land/soil) and aquatic systems (living/growing on/in water), Wetland boundary is upper limit of hydric soils, wetland hydrology and hydrophytic vegetation.
- Public waters includes wetlands, but their boundaries are the upper limit of where high water has left evidence on the landscape, often this is the point where there is predominantly <u>aquatic</u> <u>vegetation</u>.



32

OHWL vs Wetland Boundary

	Wetland Delineation	OHWL
Boundary Type	Line representing change from where all 3 parameters are present to where one or more parameters is absent.	Elevation representing where high water has left evidence on the landscape.
Key Factors	Hydrophytic vegetation, hydric soils and wetland hydrology	Evidence on landscape
Determination	Applicants/consultants make determination, regulatory agencies review and approve.	DNR makes determination

What is shoreland?

- DNR definition:
 - 1,000 ft from the OHWL of a public water basin or the shoreland area defined in local ordinance, which can be more restrictive
 - 300 ft from the OHWL of a public watercourse or the shoreland area defined in local ordinance, which can be more restrictive





34

Standards (example)

Filling Public Waters

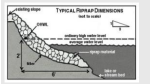
- <u>Standards</u> Minimize encroachment, must be clean fill, must consider alternatives, must have erosion control, be consistent with floodplain/shoreland ordinance, etc.
- <u>Prohibitions</u> in fish spawning areas, for veg control, to construct roadways (except public roads under certain circumstances), for disposal of materials, etc.



35

PW and applications

- No Permit Required sand beach blankets (under certain conditions), riprap, in a watercourse with 5 sq. mile or less drainage area (under certain conditions), etc.
- Check with the LGU on WCA implications!



Permit Application Process

- Apply through Minnesota Permit Application Reporting System (MPARS), an online permit system.
- DNR has schedule of application fees.
- Application is noticed to city, SWCD, watershed district, Corps and BWSR.

MNDNR PERMITTING A	ARS
Welcome! What support to print type: Out to the print type:	Ready to get started? Cree you mind selected. Cree felected. Creede an account
MPARS features:	
Ves situations and request changes to your enough premise Apply for the CARS primits (influence primits and porous purmit authorizations) Request a finishment of contraction Associations Regular to Association process for mail-regularity permitting for access in	Already have an account?

37

*Jurisdiction between the two programs can be waived from one program to the other if a project impacts wetland areas both within and outside of public waters. But only for wetland areas, not watercourses or deepwater habitats (lakes). WETLAND CONSERVATION ACT Coordination with the Public Waters Fermit Program WETLAND CONSERVATION ACT Coordination with the Public Waters Fermit Program Wetland Conservation with the Public Waters Fermit Program Wetland to describe the water of the public waters in the public waters with the public water wate

 $Wetland_WCA_WCA-DNR_Prot_Waters_Permit_Prog_Coord_Guidance$

38





Program Element	WCA	PWWPP
Basis of Authority	Mn Rules Chapter 8420 and associated statutes	Mn Rules Chapter 6115 and associated statutes
Regulated Waters	Wetlands except incidental and wetland areas of Public Waters (unless waived)	Public Waters and Public Waters Wetlands (which includes deepwater habitats, streams and wetlands)
Jurisdictional Boundaries	Wetland Delineation per 87 Manual & Regional Supplements	OHWL
Regulated Actions	Fill, drain, excavate (semi-perm. Flooded areas)	Changes in course, current or cross-section
Program Administration	LGU implementation, BWSR oversight, DNR enforcement	DNR implementation
Type of Approvals	WCA decisions	Permit authorizations
Applying for Approval	WCA application or request for decision	MNPARS online application



Corps Regulatory Program Administration

- Regulatory authority delegated to 36 separate Districts.
- Each district develops their own tools and procedures to implement the Regulatory Program consistent with laws and national guidance.



43

St. Paul District field offices, general areas of responsibility and contact info. (on website) Regulatory Branch Project Management Teams Regulatory Br

44

Corps Regulatory Program in MN

Authority	Waters Regulated	Scope of Regulation
Section 10 Rivers & Harbors Act	Navigable Waters	Work in, over or under a navigable water
Section 404 Clean Water Act	WOTUS (which includes navigable waters)	Discharges of dredged or fill material

Section 404 Geographic Jurisdiction

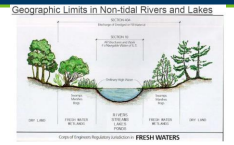
- Geographic Jurisdiction of Section 404 of the CWA regulation includes lakes, streams, rivers, wetlands and ponds that meet the definition of a Water of the United States (WOTUS)
- WOTUS is a case-by-case determination referred to as a **Jurisdictional Determination or JD**.
- a JD is an official determination on whether a water is or is not a
 water of the U.S. AJD needed to call a water not jurisdictional; no
 AJD needed to move forward w/ permitting. The Corps works to
 provide AJDs in accordance with statute, regulation and court
 decisions when they reduce, eliminate or expedite decision-making
 on DA permit applications.

46

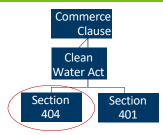
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Section 10 Geographic Jurisdiction



Section 404 of the Clean Water Act



49

Section 404 Clean Water Act

- Regulates: Discharges of dredged or fill material into waters of the US including wetlands and below the ordinary high water mark of rivers, streams and lakes

- streams and lakes

 Administered by U.S. Army Corps of Engineers St. Paul District

 Authorities: 33 U.S.C. 52251; 33 CFR Parts 320-332; 40 CFR Part 230

 Delineating Aquatic Resources: 1987 Corps of Engineers Welfard

 Delineating Annual with appropriate Regional Supplement(s), Regulatory

 Guidance Letter 05-05 for Ordinary High Water Mark.*

 Aussidictional boundary Waters of the United States as defined under current final rule

 Review Mandards: Sequencing, public interest, adequate compensatory mitigation, guidelines compliance

 Appeals: CoS daministrative appropriate Application; Girin Application Crist Application; Girin Application Crist Application; Girin Application From For Activities affecting Water

- Application: Joint Application Form for Activities Affecting Water Resources in Minnesota



US Army Corps of Engineers



50

404 Jurisdiction Trigger

Must be a "discharge" of dredged or fill material into WOTUS.









404 Jurisdiction Trigger

Definition of discharge of dredge material 33CFR323.2(d)(1):

Any addition, including redeposit other than incidental fallback, of dredged material, including excavated material, into waters of the United States which is incidental to any activity, including mechanized landclearing, ditching, channelization, or other excavation.



52

404 Jurisdiction Trigger

Definition of Fill material - 33CFR323.2(e)(1)
Fill material means material placed in waters of the
United States where the material has the effect of:

(i) Replacing any portion of a water of the United
States with dry land; or

(ii) Changing the bottom elevation of any portion of a water of the United States.



53

Section 404

Take Home: Section 404 regulates discharges of dredged or fill material into WOTUS and the definition of WOTUS relates back to navigable waters and the ability of the federal govt to regulate interstate commerce.





CWA Section 404 regulations





	Section 404 - Permitting	
	• Individual Permit (IP)–for regulated activities with more than	
	minimal, and potentially significant effects. • General Permit (GP) – for categories of activities where	
	regulated activities have minimal impacts. Can be issued on a <u>nationwide</u> , <u>regional</u> or <u>state</u> basis.	
55		
	IPs vs GPs	
	Individual Permits have longer review times, different noticing procedures and receive more scrutiny than General	
	Permit authorizations.	
56		
	General Permits (GP)	
	Authorizes landowners to proceed with a project without the	
	more time-consuming need to obtain standard individual permits in advance.	
	 Corps is confirming that activity is eligible for the GP. Some activities may not require verification from the Corps. 	
	• ~97% of permit activities authorized by General Permits.	
57		

	Regional General Permits
A leave Decience Constitution (DCC)	A Pagianal Canaral Darmite includes
 Issue Regional General Permits (RGPs) in addition to or to substitute for NWPs. 	Regional General Permits include: Minor discharges
GPs may include impact threshold.	Piers and docks
GPs may include <u>pre-construction</u> notification (PCN) requirements.	Utility
notification (FCN) requirements.	Transportation
	Wildlife ponds
	- Wildine polius
58	
	Nationwide Permits (NWP)
A form of general permit issued in	
 Each Corps District has broad dis utilize NWPs. They can: 	cretion as to how they
	o in their districts or
Adopt some or all NWPs for us	
Add their own regional conditions are asset to a second 1/2 and 1/2 are a second 1/2 a	
 In general, cannot exceed ½ ac impact 	re or 300 linear feet of
p	
59	
	CALL CALLS
Ту	pes of Nationwide Permits (NWP)
Residential Development	
Commercial Development	
Agricultural Activities Recreation Facility	
Stormwater Management Facility	
Mining Activities	
Land and Water-Based Renewable Energy Gene	eration Facility
h	https://www.mvp.usace.army.mil/missions/regulatory/nwp/

General Permit Application (PCN) and process

- Submit complete Preconstruction Notification (PCN) if required to usace_requests_mn@usace.army.mil with county name in the subject line of the email (e.g. Washington County).
- Corps sends acknowledgment email with assigned project number and Corps contact.
- Corps notifies applicant within 30 days if PCN incomplete
- Section 106 of national Historic Preservation Act (NHPA)
- Section 7 of Endangered Species Act (ESA)
- Section 408 (modification of Corps projects)
- On average, general permit verifications are made within +/- 60 days

61

Individual Permit Process

- Submit complete application to usace_requests_mn@usace.army.mil with county name in the subject line of the email (e.g. Washington County).
- Corps sends acknowledgment email with assigned project number and Corps contact.
- \bullet Corps issues 15-30 day public notice within 15 days of receiving a complete application
- Includes a public notice, public interest review, environmental documentation, and, if applicable, a Section 404(b)(1) Guidelines compliance analysis, Section 106, Section 7 ESA, etc
- Goal of the Corps is to process individual permit decisions within +/- 120 days

62



		Individual Permit P	rocess
Decision Element	Туре	Critical Elements	
Public Interest Review	Substantive criteria for making a decision.	Project need, practicable alternatives and extent/permanence of effects.	
404b(1) Guidelines	Substantive criteria for making a decision.	Practicable alternatives, minimization of potential harm, significant degradation to aquatic system, Federal mitigation rule.	
NEPA	Procedural requirement, public disclosure and factors that must be considered in decision making.	EIS/EA, consultation with other agencies, consideration of effects on the human environment, alternatives, mitigation.	

404b(1)	Guidelines	Requirements	for	Regulated
		Pro	ject	s/Activities

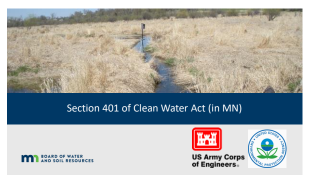
- Must not be <u>practicable alternatives</u> that are less damaging (LEDPA)
 For example: Alternative that is available and capable of being done after taking into consideration cost, existing technology, and logistics in light of overall project purposes.
- \bullet Cannot result in $\underline{\text{significant degradation of the aquatic ecosystem}}$
- \bullet Must $\underline{\text{minimize}}$ potential harm to the aquatic ecosystem
- \bullet Must be $\underline{\rm sufficient}$ information to make a reasonable judgment on compliance.

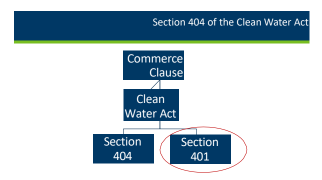
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Other Important Considerations in MN

- Section 7 of Endangered Species Act (ESA) Corps must consult with U.S. Fish and Wildlife Service regarding <u>affects on federally-threatened and endangered species</u> by proposed permit actions.
- Section 106 of National Historic Preservation Act (NHPA) Corps must consider effects of regulated activities on historic properties, which includes sites listed on or eligible for listing on the National Register of Historic Places (NRHP). Consultation with State Historic Preservation Office (SHPO), Tribal Preservation Office (THPO) and other consulting parties depending on resource proposed to be impacted.

		WCA and Corps Compa
Program Element	WCA	Corps Regulatory
Basis of Authority	State statutes and rule (Mn Rules Chapter 8420)	Section 404 of Clean Water Act (CWA) and Section 10 of Rivers and Harbors Act (RHA)
Regulated Waters	Wetlands except incidental and wetland areas of Public Waters (unless waived)	Navigable Waters and Waters of the U.S. (WOTUS)
Regulated Actions	Fill, drain, excavate (semi-perm. Flooded areas)	Discharges of dredged or fill material (404 CWA) Work in, over, or under navigable waters (Section 10 RHA)
Program Administration	LGU implementation, BWSR oversight, DNR enforcement	Corps Districts implement, EPA oversight on 404
Type of Approvals	WCA decisions	Permit authorizations via IPs, GPs, NWPs
Applying for Approval	WCA application or request for decision	Pre-Construction Notification (PCN) for GPs/NWPs, Application for IP
Mitigation for Impacts	Replacement	Compensatory Mitigation





	Section 401 Program Basics	
	Federal agencies may not issue a permit unless a certification that the discharge complies with water quality requirements or waives certification.	
	 Minnesota Pollution Control Agency (MPCA) is responsible for adopting state water quality standards and issuing Section 401 certifications outside of the exterior boundaries of Federally Recognized Indian reservations. 	
	On tribal lands where the Tribe is not authorized to issue water quality certification, EPA is the certifying authority.	
	MN Tribes (to date) that are 401 certifying authorities include Fond du Lac, Grand Portage and Leech Lake and Red Lake.	
0'		
	Regulatory Scope	
	 Requires a federal action (permit, license, etc.) that may involve a discharge into waters of the United States. If none, 	
	then not applicable. No federal No 401 Certification	
	Permit = Required	
'1		
-		
	Program Administration	
• ,	All General Permits (GPs) in MN have various levels of	
(ertifications, denials or special conditions depending on he location of the project and general permit.	
•	ndividual Permits (IP's) and GPs without certification equire an individual certification.	
		-
72		
_		

Outstanding Resource Values Waters

- Waters designated as such for their "exceptional characteristics".
- Two Types of ORVWs:
 - Restricted activities are restricted as necessary to preserve the existing water quality and to maintain and protect the exceptional characteristics.
 - **Prohibited** prohibits activities that result in a net increase in loading or other causes of degradation.

73

Program Element	WCA	Corps Regulatory Program	401
Basis of Authority	State statutes and rule (Mn Rules Chapter 8420)	Section 404 of Clean Water Act and Section 10 of Rivers and Harbors Act	Section 401 of Clean Water Act
Regulated Waters	Wetlands except incidental and wetland areas of Public Waters (unless waived)	Waters of the U.S. (WOTUS)	Waters of the U.S. (WOTUS)
Regulated Actions	Fill, drain, excavate (semi- perm. Flooded areas)	Discharges of dredged or fill material	Federally permitted or licensed activities that may result in a discharge into WOTUS
Program Administration	LGU implementation, BWSR oversight, DNR enforcement	Corps Districts implement, EPA oversight	MPCA, EPA and Authorized Tribes implement
Type of Approvals	WCA decisions	Permit authorizations via IPs, GPs, NWPs	Water Quality Certifications
Applying for Approval	WCA application or request for decision	Pre-Construction Notification (PCN) for GPs/NWPs, Application for IP	Request Pre-filing meeting 30 days in advance of request for certification. Anti-degradation assessment form.
Mitigation for Impacts	Replacement	Compensatory Mitigation	Mitigation

74



Program Basics	
• The U.S. Dept of Agriculture (USDA) via the 1985 <u>Food Security Act</u> provides benefits (loans, assistance payments, insurance premium subsidies, etc.) to producers of agricultural crop commodities. Typically referred to as the " <u>Farm Program</u> ".	
 The program is modified and re-authorized periodically by congress. This is typically referred to as the "<u>Farm Bill</u>". 	
76	
Agency Roles (related to wetland conservation provisions)	
 Natural Resource Conservation Service (NRCS): Makes technical determinations by assigning labels to farm fields that are significant in determining compliance with wetland conservation provisions. 	
 Provides <u>technical assistance</u> to producers to assist in wetland conservation compliance. Farm Service Agency (FSA): 	
 determines whether production/planting occurred on converted wetland and if producer is in compliance with wetland conservation provisions. 	
77	
Wetland Conservation Provisions of Food Security Act	
Producers must complete form AD-1026 certifying they will not:	
 Plant or produce an agricultural commodity on a <u>converted</u> <u>wetland</u>; or 	
 Convert a wetland with the intent to make production of an agricultural commodity possible. 	
78	-

How Does	NRCS F	valuate	Comp	liance?

Primarily through <u>Certified Wetland Determination</u> (CWD).

Involves identifying wetlands and then assigning a <u>label</u> that has implications for compliance. For example, if producer drains a wetland for crop production, that would result in a label change that could result in producer being ineligible.

79

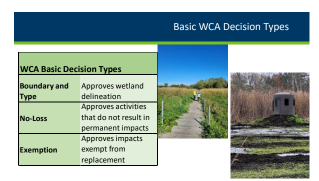
Program Element	WCA	404	Wetland Conservation Provisions of Food Security Act
Basis of Authority	State statutes and rule (Mn Rules Chapter 8420)	Clean Water Act	Food Security Act
"Regulated" Waters	Wetlands except incidental and wetland areas of Public Waters (unless waived)	Waters of the U.S. (WOTUS)	All wetlands
"Regulated" Actions	Fill, drain, excavate (semi- perm. Flooded areas)	Discharges of dredged or fill material	Draining, dredging, filling, leveling, or otherwise manipulating to make crop production possible.
Program Administration	LGU implementation, BWSR oversight, DNR enforcement	Corps Districts implement, EPA oversight	Farm Service Agency, technical determinations by NRCS
Type of Approvals	WCA decisions	Permit authorizations via IPs, GPs, NWPs	Eligible to receive benefits
Applying for Approval	WCA application or request for decision	PCN	Form 1026
Mitigation for Impacts	Replacement	Compensatory Mitigation	Mitigation

80

Fublic Waters Sec. 10 Waters Clean Water Act Wetland Conservation Act



WCA Program Guidance WCA Program Guidance and Information WHit it bro, the lights gray* WCA Program Guidance and Information WCA Program Guid





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 in all types or by excavation in semipermanently and permanently flooded areas.



86

What is Drainage? Any method for removing or diverting waters from a wetland. • Excavation of a ditch • Tile Installation • Filling • Diking • Pumping • Diverted water • Etc.

What is Fill?

Any solid material added or redeposited in a wetland

- Alters cross-section or hydrological characteristics,
- Obstructs flow patterns,
- Changes Boundary, or
- Converts to non-wetland.







88

Wetland Fill

• Does <u>not</u> include posts for walkways, bridges, powerline poles, etc.





• Does 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.



89

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

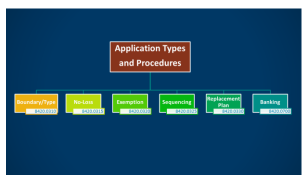


What is Excavation?

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



91



92

Boundary/Type Applications: Where wetland regulation meets science

- Boundaries must be delineated using USACE 1987 Manual and Supplements (8420.0405subp 1)
- Wetland Types must be identified using HGM (WCA) and Eggers and Reed (Corps)
- Requires NOA and NOD.
- Technical Decision- one member of TEP must make a site visit





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
 - Not block fish activity
 - Comply with all other applicable local, State, Federal requirements, including best management practices



95

No Loss Activity Basics

Defined:

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



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.)
- 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.)



97

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 limits 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)
- 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)



98

General Exemption Requirements for ALL

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

Exemptions 8420.0420

- Impacts to wetlands that DO NOT require
 - The activity is still regulated.
 - WCA does not REQUIRE an application; some LGU's may via ordinance.
 - · 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)



100

Exemptions – Agricultural Activities

"Agricultural land" means land devoted to the following uses and includes any contiguous land associated with the uses:

- (1) pasture or hayland for domestic livestock or dairy animals;
- (2) producing agricultural crops;
- (3) growing nursery stocks; or
- (4) animal feedlots.





101

Agricultural Exemption Statute

Replacement plan for wetlands is not required for:

- impacts to wetlands on agricultural land labeled prior-converted (PC) Provision 1
 impacts to wetlands resulting from 1... impacts to wetlands resulting from <u>drainage maintenance activities authorized by the Natural Resources Conservation Service</u>, on areas labeled <u>farmed wetland</u> sature, and wetland.

The prior-converted cropland, farmed wetland, farmed-wetland pasture, or wetland must be labeled on a valid final certified wetland determination issued by the Natural Resources Conservation Service.

Landowner is responsible to provide a copy of the final certification determination (026 and CWD map) to, and allow the Natural Resources Conservation Service to share related information with, the local government unit and the board for purposes of verification;

Exemptions – Ag Activities

Exempt under Ag Exemption

Prior Converted Cropland (PC)

Exempt if applying for drainage maintenance under Ag Exemption

- Wetland (W)
- Farmed Wetland (FW)
- Farmed Wetland Pasture/Hayland (FWP)



103

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Other CWD Labels

- Numerous other label codes
- Only PC, W, FW and FWP specific to the new statute

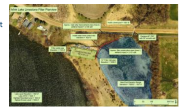
104

Exemptions – Agricultural Activities

Subp. 2. C.

Impacts resulting form soil and water conservation projects that are certified by the SWCD staff after review by TEP

 The projects must minimize impacts to the hydrologic and biologic characteristics of the wetland.



Exemptions – Drainage Exemption

A replacement plan is not required for draining or filling of wetlands, except for draining wetlands that have been in existence for more than 25 years, resulting from maintenance and repair of existing drainage systems, including public drainage systems.



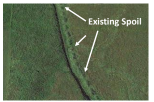
106

Drainage/Ditch Maintenance

Replacement not required for maintenance or repair of existing drainage systems

WHEN:

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



107

Drainage/Ditch Maintenance Illustration



Ditch Maintenance

CONDITIONS:

- Spoil must be placed and <u>stabilized</u> to <u>minimize</u> impacts.
 - remove
 - · place on existing spoil
 - incorporate
 - side cast
- Ditch must be stable and not degrade water quality downstream.



109

Drainage/Ditch Maintenance

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

- Past records of maintenance (receipt to contractors)
- Aerial Photo review
- Amount of Sediment Proposed to be removed(can be critical)
- Depth of ditch/soil types
- Culvert elevation and location
- Site visit
- Lateral Effect Calculations or estimates

110

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, broadband, etc.
- Utilities MS 103G.2241

A replacement plan for wetlands is not required for wetland impacts resulting from:

- new placement or maintenance, repair, enhancement, realignment, or replacement of existing utility or utility-type service, including pipelines, when wetland impacts are authorized under and conducted in accordance with a permit issued by the United States Army Corps of Engineers under section 404 of the federal Clean Water Act
- Repair and updating existing septic systems to comply with local, state and federal regulations



Exemptions – de minimis

- The de minimis exemption covers small impacts to wetlands typically used for driveways, culverts, small projects by landowners, etc.
- Very specific requirements depending on location in state, local area, shoreland, etc.

Impacts to wetlands, excluding permanent and semipermanently flooded areas of wetland.	Presettlement area of state	Impact area up to (acres):	Impact area up to: (square feet)
Outside of Shoreland Wetland	Greater than 80 percent area	One-quarter (1/4)	10,890
Protection Zone	50 to 80 percent area	One-tenth (1/10)	4,356
	Less than 50 percent area	One-twentieth (1/20)	2,178
Within Shoreland Protection Zone, but beyond structure setback	Statewide	N/A	100
Within Shoreland Protection Zone and structure setback	Statewide	N/A	20 (100)
Impacts to permanent and semipermanently flooded areas of wetlands	Statewide	N/A	400
		etland is isolated from the public w ity to the Impact and approved by t	

112

De Minimis Exemption

- Can't be combined
- If total area of impacts exceed de minimis, a replacement plan is required for the entire amount.
- May not divide property simply to get more

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PAGE 1-A PAGE 1	THOSE PRODUCTION	
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113

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.



Exemptions

- Wildlife Habitat 8420.0420 Subp 9
- Excavation or the associated deposition of spoil within a wetland for the primary purpose of wildlife habitat, if:
 - \bullet Deposition is less than 5% or ½ acre
 - No adverse effect on Threatened & Endangered Species
 - Certified by SWCD or TEP
 - All spoil must be stabilized with native, noninvasive vegetation.



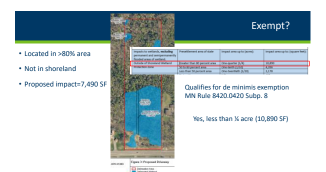
115

Summary of Basic WCA Decisions

- Boundary/Type: approving wetland delineation that used Corps manual: Level 1, 2, 3 or comprehensive.
- No-loss: activity that does not result in wetland impacts
- Exemptions: wetland impacts that are exempt from replacement



116



De minimis - Examples

Impacts to wetlands, excluding permanent and semipermanently flooded areas of wetland.	Presettlement area of state	Impact area up to (acres):	Impact area up to: (square feet)
Outside of Shoreland Wetland	Greater than 80 percent area	One-quarter (1/4)	10,890
Protection Zone	50 to 80 percent area	One-tenth (1/10)	4,356
	Less than 50 percent area	One-twentieth (1/20)	2,178
Within Shoreland Protection Zone, but beyond structure setback	Statewide	N/A	100
Within Shoreland Protection Zone and structure setback	Statewide	N/A	20 (100)
Impacts to permanent and semipermanently flooded areas of wetlands	Statewide	N/A	400

Increased amount shown in parenthesis my be allowed if wetland is isolated from the public water, or if permanent water runo retention or infiltration measures are established in proximity to the impact and approved by the shoreland management authority.

118

Scenario 1

A project is located outside of shoreland in a 50-80% area of the State and proposes to fill and impact 4,975 ft^2 of saturated mineral flat wetland for a driveway access.



Does Not Qualify: De minimis is up to 1/10 acre (4,356 sf)

119

Scenario 2

A project is located within the building setback zone within shoreland in a >80% area of the State and proposes to fill and impact 320 ft^2 of a lacustrine fringe wetland.

Does not Qualify: De minimis statewide for all wetland types within building setback is up to 20 sf.



Scenario 3

A project is located outside of shoreland in a greater 80% area of the State and proposes to fill and impact 5,800 ft²2 of a saturated mineral flat wetland.



Qualifies: De minimis is up to 10,890 sf (1/4 acre)

121

Scenario 4

A project is located in the less than 50% area of the State and proposes to excavate 175 ft^2 of a permanently flooded area of wetland.



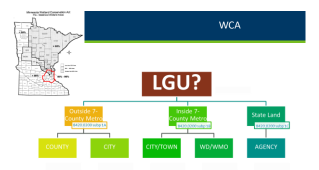


122



WCA Local Government Duties







Who is the LGU?

- LGU's can <u>delegate</u> some or all of their authority to another entity provided that both parties pass resolutions (see BWSR website for example resolutions).
- If project overlaps LGU jurisdiction, then the LGU is:
 - One with zoning authority over the project
 - If both have zoning authority, then the one in which the most impact occur.
 - Both LGUs can maintain separate jurisdiction if agreed upon.

127

Example



Scenario 1 – Shakopee delegates duties to PL but is still noticed and comments. Prior Lake responsible for LGU duties.

Scenario 2 – Per rule (most impact) Shakopee reviews entire application and is responsible for LGU duties

Scenario 3 – Cities agree that both review and approve application within their respective jurisdictions, and both administer LGU duties. Result: two applications.

128

Who defines a project?

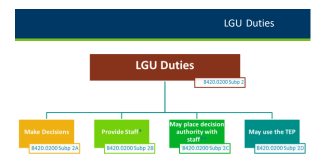
The LGU defines the project

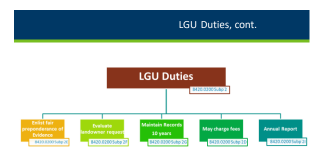
Definition of "project" (8420.0111 Subp. 54):

Project means a specific plan, contiguous activity, proposal, or design necessary to accomplish a goal as defined by a local government unit. As used in this chapter, a project may not be split into components or phases for the purpose of gaining additional exemptions.



							LG	U List			
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If the LGU is not following WCA: 1) BWSR notify LGU in writing of its concerns 2) Spot Checks, PRAP, Audits 3) Can then impose moratorium on making decisions Local Wetland Ordinances •WCA provides minimum standards •Local governments may require more procedures and more wetland protection, but not less		Delegation of Decision-Making Authority to Staff
rule, or ordinance, place decision-making authority with staff according to procedures it establishes. Failure to Apply Law If the LGU is not following WCA: 1) BWSR notify LGU in writing of its concerns 2) Spot Checks, PRAP, Audits 3) Can then impose moratorium on making decisions Local Wetland Ordinances • WCA provides minimum standards • Local governments may require more procedures and more wetland protection, but not less		elected/appointed governing board (City
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but not less		•Local governments may require more
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	135	

Plays a key role in implementation. Representative from LGU, SWCD, BWSR and DNR (if project effects public waters and/or in shoreland zone). Primary role is to advise LGU on decisions. Some decisions depend on TEP recommendation/concurrence. TEPs often advise landowners/applicants during pre and post application reviews.

136

Key Roles in WCA Implementation

- **LGU** make WCA decisions, leads Technical Evaluation Panel
- **SWCD** serve on TEP, write restoration plans for violation orders
- BWSR serve on TEP, hear appeals, administer wetland bank, oversee and train LGUs.
- DNR serve enforcement orders and coordinate/collaborate with TEP, LGU and SWCD on enforcement process.



137



TEP Roles

- Determine technical issues
- Generates findings Document specific evidence
- Makes recommendations to LGU
- Operate objectively, clearly, concisely, and timely

The TEP does not:

- Make decisions
- Perform LGU duties (notices, extensions, etc.)

139

Minimum Medical Conservation Act Technical Conse

TEPs can and do operate informally

- · Not subject to open meeting law.
- · Field reviews.
- · Open discussions.
- Healthy debates.
- · Gather info.



140



When should you hold a TEP meeting?

- Complex or difficult projects
- Visible, high-profile, or public projects
- LGU is applicant
- Enforcement cases
- Bank plan and monitoring report reviews
- Local Government Road Wetland Replacement Program projects



When is TEP required to make findings?

- Requested by LGU, landowner, or a member of TEP
- LGU extends decision timeline beyond 5 years
- Enforcement when determining whether restoration is not possible or prudent



142

TEP

Who can Request a TEP?

- LGU
- TEP member
- Landowner
- Others who have requested to be noticed



143

TEP Meetings

- Step 1: Define purpose of TEP discussion/review (set a formal agenda)
- Step 2: Have an open discussion (there will be disagreements)
- Step 3: Summarize and agree to conclusions (find common ground)
- Step 4: Write Findings Report (be clear and concise)



TFP f	findings	R,	recomme	ndations
ICT	IIIIUIIIES	α	recomme	Huations

- Communicate the cumulative result of field visits, report reviews & informal discussions.
- Give the applicant/landowner direction on next steps (if any).
- Often provide the LGU with the basis for their decision.

AND SOIL RESOURCE	**
	Wetland Conservation Act
Technical	Evaluation Panel Form
This form can be used to document TEP find	lings and resonancealations related to WCA decisions.
determinations, enhancement and pre-applic	ration reviews.
Local Sovermont Unit, Child have to enter	test. County Cist here to enter test.
	to corner to at Agent, Representative bid. Click here to enter to a
Project Name: Click hors to over not	Project No. of white Click have to come how.
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Paragraph of 107 Findings/Decomposite for	Check all that appropried describe
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Tips on Well-Written TEP Findings

We will cover the following topics:

- Purpose & audience
- Timing
- Active voice
- Subjective language & "legal-ease"
- Relevant
- · Findings vs minutes
- Honesty



146

TEP recommendations

- TEP may recommend approval, approval with conditions or denial
- LGU must consider TEP findings and recommendations
- TEP cannot make findings without having at least one member make a site visit
- Findings and recommendations must be endorsed by a majority of members

What if the LGU do	esn't agree with TEP?
The LGU must provide detailed reasons for rejecting the [TEP] finding of fact or recommendation in its record of decision;	
otherwise, the LGU has not sufficiently considered the TEP report.	
	I'm not <u>arguing</u> , I'm just <u>explaining</u>
	why I'm right.
148	
140	
Detailed reasons for a	not following TFP
re	ecommendation?
"The Board felt that the TEP's recommendation to deny the	application was unreasonable
and therefore we approve the application."	application was all casonable
149	
	not following TEP recommendation
	recommendation
"The Board finds that the TEP's recommendation application based on the availability of a reason	
alternative alignment to the proposed road (im did not give due consideration to the decrease	pacting less wetland)
associated with alternative alignments. The alternative mentioned in the TEP's recommendation result	ernative alignments
distances at road intersections according to nat standards. Therefore, the Board finds that then	tional safety
prudent alternatives and approves the applicat	





What TEP findings $\underline{\text{should}}$ include

- Landowner needs to find out DNR jurisdiction first.
 Include TEP's assessment of delineation and need for adjustments to line and type before
- Inform landowner of potential applicable *de minimis* amount.

 Inform landowner that he/she must be able to explain why the access road cannot be built on the adjacent parcel (seemingly in the same ownership) in order to minimize wetland impacts.

- What TEP findings should not include:
 Historic cropping conditions from the 1980s.
 Landowner's warehouse 1 mile west.

152



WCA Application Procedures

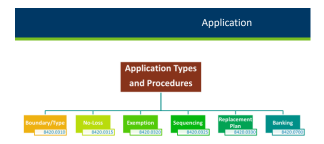


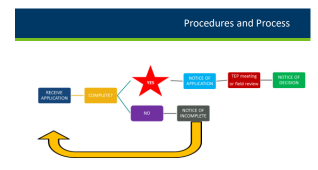


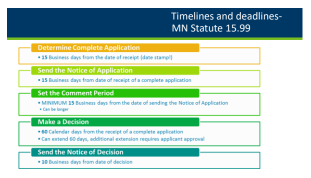
WCA Forms and Templates

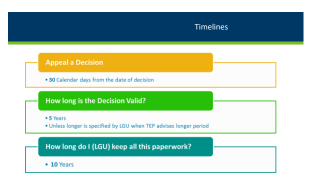
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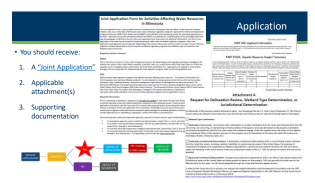


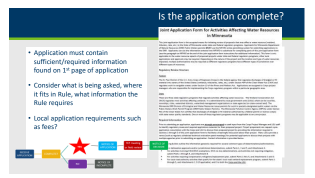




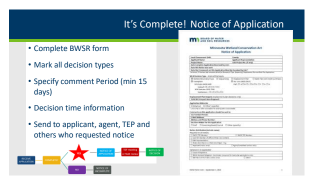




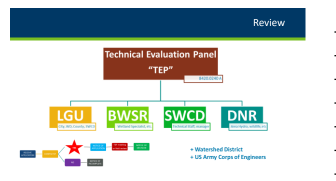


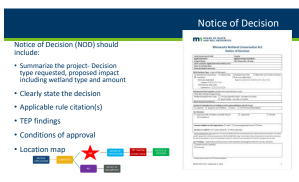


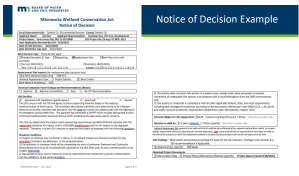


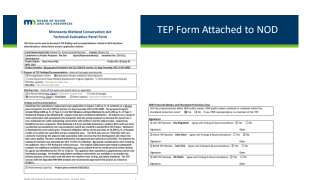


		N	OA Use
Summary o	of LGU Applicati	on Types	
Decision Type	NOA Required	NOD Required	
Boundary or Type	Yes	Yes	_
No-Loss	No	Yes	
Exemption	No	Yes	
Sequencing	Yes	Yes	_
Replacement Plan	Yes	Yes	
Bank Plan	Yes	Yes	









LGU Decision

- Based on standards and procedures in WCA, TEP Findings, and Recommendation.
- Must occur within 60 day of complete application (or as extended)
- Requires a Notice of Decision within 10 days



169

General Appeal Process

- 30 day appeal window following NOD
 - Any work completed during this period may be at risk.
- 30 days starts from postmarked date of mailing or date of electronic transmission
- LGUs can have local appeal process
- Extension possible by mutual agreement



170

Appeals may be made by I landowner, I those required to be noticed (TEP/other), or 100 residents in county where wetland is located. Appeal goes to BWSR. Heard by Dispute Resolution Committee with final decision by full BWSR Board. However, the west of the second of th

Summary of LGU Review Process

- Discussion (pre app meeting?),
- · Review of application,
- On-site review,
- TEP meeting(s)/Rec.,
- Amendment(s)?
- more discussion......



 ${\it *** Don't forget to include our Army Corps of Engineers partners!!}$

172

How long is a WCA decision valid for?

- A) One year
- B) Three Years
- C) Five Years
- D) Ten Years



173

LGU Roles Application Procedures Agency Action Deadlines Noticing Requirements Technical Evaluation Panel

Hydrophytic Ve	getation Inc	dicators and [Determination
BOARD OF WATER AND SOIL RESOURCES			MWPCP bws:state.mn.us

Outline

Definition Define Hydrophyte

hydrophyte

Why it matters

What makes a plant a

- Indicators
 - · Indicator status
- Field indicators
- Dominance
- Hydrophytic Vegetation Hydrophytic Vegetation Determining Hydrophytic Plant Community
 - Rapid Test
 - 50/20 Rule
 - Prevalence Index
 - Morphological Adaptations

176

Hydrophytic Vegetation Definition

Wetland definition includes the language: "...and that under normal circumstances do support, a prevalence of vegetation typically adapted for life in saturated soil conditions."

1987 Manual says in a wetland, "The prevalent vegetation consists of macrophytes that are typically adapted to areas having hydrologic and soil conditions described above. Hydrophytic species, due to morphological, physiological, and/or reproductive adaptation(s), have the ability to grow, effectively compete, reproduce, and/or persist in anaerobic soil conditions."

Hydrophytic Vegetation: Hydrophytic vegetation is defined herein as the sum total of macrophytic plant life that occurs in areas where the frequency and duration of inundation or soil saturation produce permanently or periodically saturated soils of sufficient duration to exert a controlling influence on the plant species present.

Hydrophytic Vegetation Definition

What Is a Hydrophyte?

Hydrophyte Water Plant

OR

Any plant that is adapted to grow in water or in wet habitats.



178

Hydrophytic Vegetation Definition

- What makes a plant a hydrophyte?.....ADAPTATIONS!

 - Physiological adaptations ----> internal chemical process changes

179

Morphological Adaptations

List of Examples

- Buttressed tree trunks
- Multiple trunks
- Pneumatophores
- Adventitious roots
- Shallow roots
- Hypertrophied lenticels
- Aerenchyma
- Polymorphic leaves
- Floating leaves



Morphological Adaptations





Buttressed bases

181



Multiple Trunks



182

Examples

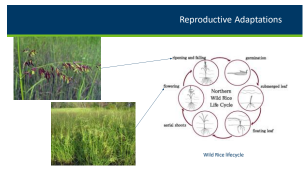
Shallow Roots - Adventitious Roots











185

Why Hydrophytes Matter

- $\bullet \ \, \text{They have} \, \, \underline{\text{adapted to life in saturated/ponded}} / \text{anaerobic conditions}$
- A prevalence of hydrophytes in a plant community indicates the area likely experiences a period of ponded or saturated soils such that they <u>out compete</u> the non-hydrophytes
- The vegetation component in wetland delineation requires each species be classified as a hydrophyte or non-hydrophyte, and then apply to the community as a whole







What about bryophytes?

- Bryophytes are not vascular plants.
- Sphagnum moss is listed as bog plant community species but does not have an indicator status



187



188

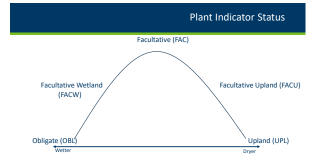
Individual Plant Indicator Status

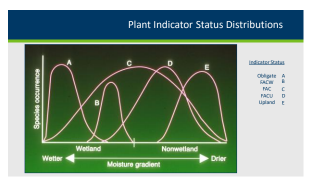


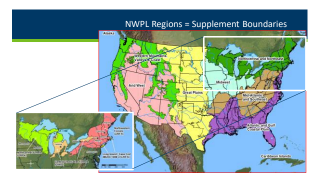
https://nwpl.sec.usace.army.mil

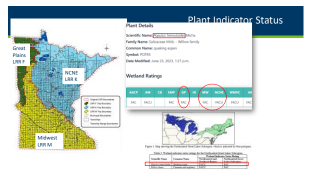
 $\frac{https://www.usace.army.mil/Media/Announcements/Article/3679433/13-february-2024-final-2022-national-wetland-plant-list-is-available/$

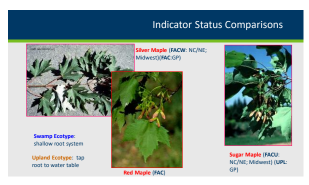
		Plant Indicator Status
Wetland Indicator Status	Indicator Symbol	Definition
Obligate Wetland	OBL	Plants that almost always grow in wetlands. Estimated probability of >99% for growing in wetland.
Facultative Wetland	FACW	Plants that usually occur in wetlands. Estimated probability of 67% - 99% for growing in wetland (1%-33% in upland)
Facultative	FAC	Plants with similar likelihood of occurring in both wetland and upland. Estimated 33%-67% for growing in wetland.
Facultative Upland	FACU	Plants that sometimes grow in wetland. Estimated 1% - <33% for growing in wetland.(>67% - 99% in upland).
Obligate Upland	UPL	Plants that rarely occur in wetland. Estimated probability of <1% for growing in wetland (>99% in upland)



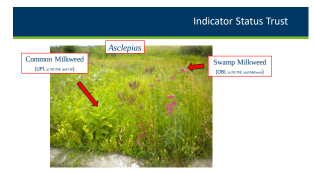














FACW Species Examples







199



200

FACU Examples





UPL Species Examples







202

Reed Canary Grass - FACW



Is RCG a true hydrophyte because it occasionally occurs in uplands?

RCG fits well within the concept of a FACW species as it usually occurs in wetlands, but may occur in non-wetlands

The fact that RCG occasionally occurs in uplands is why it wasn't assigned an OBL indicator status

203

Indicator Status



Plant species is not on the list...

Using incorrect name or synonym?

Searching under most current scientific name? (some have changed)

If still not on the list: then species is UPL

Corn, soybeans and other crops do not have an indicator status: Normal Circumstances? Atypical for vegetation? WEILAND DETERMINATION DATA FORM - Michwest Region Respired Date Application WEILAND DETERMINATION DATA FORM - Michwest Region Respired Date Application Respired Date Application Respired Date Application Respired Date Respired

205

From Individual to the Community

Vegetation Component Focus is on plant communities and not individual plants







206

From Individual to the Community



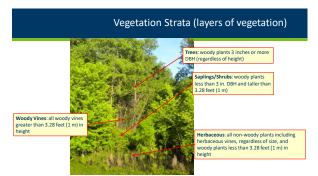
Delineation relies heavily on FIELD based INDICATORS applied to the whole veg community

Field Indicators for Hydrophytic Vegetation relies on the dominance or prevalence of hydrophytes in the community

** Data collection/sampling is required to demonstrate/prove the veg community is dominated by hydrophytes for an indicator to be met.

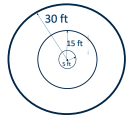
207







Typical Vegetation Sampling





5 ft Herbaceous; 15 ft Shrub/Sapling; 30 ft Tree/Woody Vine

211

Vegetation Sampling Adjustments

Circular plot overlaps two different plant communities? Then use rectangular plot of same square footage.





212

Determining Dominance- Sampling

- Within plots relative abundance of a species is used as the metric for determining dominance
 - Typical abundance measures include:
 - basal area for tree species
 - percent areal cover
 - stem density
 - frequency based on point-intercept sampling.

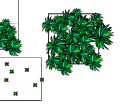


Photo Credit: © 2007 Mark V. Wilson and Oregon State Universit

Determining Dominance- Sampling

ESTIMATES OF PERCENT COVER

Percent Areal Cover

- Estimate can vary from person to person Almost <u>NEVER</u> adds up to 100%...sometimes more; sometimes less
- Is recommended method for determining
- Used by 50/20 Rule - Used by Prevalence Index
- Is different that Absolute Cover = Actual or

214

Determining Dominance- Sampling



215

Determination of Hydrophytic Vegetation

Sequence of Field Indicators

- 1. Rapid Test
- 2. Dominance Test ("50/20 Rule")
- 3. Prevalence Index
- 4. Morphological Adaptations

Demonstrate Test worksheet: Number of Comment Species That Are OSL, FACIN, or FAC. (A) Test Murcher of Comment Species Ares sal. State. (B) Present of Demonst Species That Are OSL, FACIN, or FACI. (AB)
Presultate todes worksheet
Hydrophytics Viegetation Indicators: 1. Rapid Tent for Hydrophytics Viegetation 2. Deminisoral Test is 150°. 3. Prevalence Indicators: ("Brazilla de supporting de Mayardamini ("Brazilla supporting da in Remarks or on a separate sheet) Problement Engineering ("Brazilla de supporting de Mayardamini ("Brazilla supporting da in Remarks or on a separate sheet) Problement Engineering ("Brazilla de supporting da in Remarks of the supporting day of the supporting
Hydrophytio Vegetation Present? Yes No

Determining Hydrophytic Vegetation

The procedure for using hydrophytic vegetation indicators is as follows:

- 1. Apply Indicator 1 (Rapid Test for Hydrophytic Vegetation).
- 2. Apply Indicator 2 (Dominance Test).
 - a) If the plant community fails the dominance test, but indicators of hydric soil and wetland hydrology are both present, proceed to step 3.
- 3. Apply Indicator 3 (Prevalence Index).
- 4. Apply Indicator 4 (Morphological Adaptations).
 - a) If none of the indicators is satisfied, then hydrophytic vegetation is absent unless indicators of hydric soil and wetland hydrology are present and the site meets the requirements for a problematic wetland situation.

217

Hydrophytic Plants – Rapid Test



All dominant species across all strata are rated OBL or FACW, or a combination of these two categories, based on a visual assessment

218

1. Rapid Test for Hydrophytic Vegetation



All dominant species are rated OBL or FACW, or a combination of the two, based on a visual assessment

Example: 50% cattail (OBL), 50% areal cover by reed canary grass (FACW)

Hydrophytic Plants – Dominance Test

- Dominance Test AKA 50/20 Rule
 - Used to determine which species are dominant in each strata (layer of veg)
 - Once dominate species are identified their percent cover does not matter; <u>all</u>
 treated equally.
 - Example: Tree Strata may have low number of species compared to Shrub Strata, but may still have a dominant component.
 - IF greater than 50% of the dominant species across all strata are OBL, FACW, or FAC, THEN hydrophytic plant community exists
 - Example: 5 dominant species are identified. 3 dominant species are FACW and 2 dominants are FACU. MEETS CRITERIA FOR HYDROPHYTIC PLANT COMMUNITY; 3/5=.6 or 60% FACW dominants

220

Hydrophytic Vegetation – Dominance Test (50/20 Rule)

- Estimate absolute percent cover of each species in first stratum. Species must be at least 5% to be considered dominant.
- 2. Rank species from most to least abundant
- 3. Calculate the total percent cover of all species (usually not 100 percent) in that stratum
- 4. Calculate 50% of total cover
- 5. Calculate 20% of total cover
- 6. Begin at top of list and add percent covers together until 50% threshold is met
- 7. Continuing after last species in 50%, next identify species that ALONE meet or exceed 20% threshold
- 8. Repeat for each stratum

221

Hydrophytic Vegetation – Dominance Test

50/20 Rule Example

Strata 1		120 x 50% (0
Species Species a	% Cover <i>45</i>	120 x <u>20%</u> (
Species b Species c	30 25	Species a + Speci
Species d Species e	10 5	Species c = 25
Species f Total Cover	5 	Species a, b, and

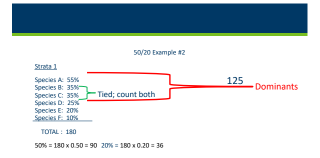
 $120 \times \underline{50\%} (0.50) = 60$ $120 \times \underline{20\%} (.20) = 24$

Species a + Species b = 75 --- <u>Together</u> exceed 50%

Species c = 25 ---<u>individually</u> meet/exceed 20%

Species a, b, and c are dominant

Note: if species percent cover is a tie, include both



Stratum	Species Name	Wetland Indicator Status (Region 1)	Absolute Percent Cover	Dominant?	Dominance Test
	Impatiens capensis Geranium carolinianum	ENCW UPL	15 7	Yes. Yes.	
Herb	Toxicodendron radicians Lonicera tatorica Glyceria striata Glyceria striata Arissema friphyllum Carex laxiflora	FACU OBL FACU FACW FACU	5 2 2 1 0.5 0.5	No No No No No No	Tally number of dominants across all strata – 5
		Total cover	33.0		
		50/20 Thresholds 50% of total cover 20% of total cover	= 16.5%	76	2. Tally number of dominants that
	Carpinus caroliniana	FAC	35	Yes	are FAC, FACW, or OBL - 4
Sepling/shrub	Caryo ovata	FACU	10	140	a.c.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	Acer seccharum Querrous rubra	FACU	5	No.	
	Quertus Asora	Total cover	55.0	THO	3. Calculate if FAC, FACW, OBL
		50/20 Thresholds 50% of total cover 20% of total cover	= 27.5%		dominants comprise more than
	Quercus bicolor	FACW	40	Yes	50% of plant communities - 4/5
	Fraxinus pennsylvanica	FACW	17	Ves	
	Ulmus americana	FACW	10	No	= 80%
Tree	Carya ovata	FACU Total Cover	75.0	No .	
		50/20 Thresholds 50% of total cover 20% of total cover	= 37.5%	3143300	
Woody vine	Toxicodendron radioans	FAC	1	No ²	
Hydrophytic Vegetation Determination	Total number of dominant species Percent of dominant species that Therefore, this community is hyd	are OBL, FACIN, or FAC	= 80%. Dominance T	86E).	

			Class exercise
How many dominant	Species	Strata	% Coverage
species are there in the sample point data?	Species A	Herbaceous	35
1. 2. 3. or 4?	Species B	Herbaceous	30
1, 2, 3, 3, 1.	Species C	Herbaceous	22
	Species D	Herbaceous	20
	Species E	Herbaceous	15
Note: if fails but have Hydrology	Species F	Shrub/sapling	5
and Soil, go to Prevalence Index	Species G	Tree	3

Class exercise How many dominant species are there in the sample point data? 3 Species Strata % Coverage there in the sample point data? Species A Herbaceous Species C Herbaceous 22 Species D Herbaceous 20 Species E Herbaceous 15 Species E Herbaceous 15 Species G Tree 3

226

Apply indicator – Result?

- Does this pass the dominance test?
- IF greater than 50% of the dominant species across all strata are OBL, FACW, or FAC, THEN hydrophytic plant community exists

Species	Strata	Ind. Status
Species A	Herbaceous	FACW
Species B	Herbaceous	FAC
Species C	Herbaceous	FAC
Species D	Herbaceous	FACW
Species E	Herbaceous	FAC
Species F	Shrub/sapling	FACU
Species G	Tree	OBL

227

Hydrophytic Vegetation – Prevalence Index

- Prevalence Index
 - A numerical calculation used to determine whether a hydrophytic plant community is present
 - Uses a weighted average and uses all plant species in the plot, not just dominant
 - Values range from 1 to 5
 - Values less <u>than or equal to 3</u> indicate hydrophytic plant community

Total % Cover of:	Multiply by:
OBL species	x1=
FACW species	x 2 =
FAC species	x3=
FACU species	x 4 =
UPL species	x 5 =
Column Totals:	(A)

Hydrophytic Vegetation – Prevalence Index							
Species Tree Strata	% Cover	Indicator	Prevalence Index worksheet:				
Species a	45	FACW	Total % Cover of: Multiply by:				
Species b	<u> </u>	OBL	OBL species				
Species c	25	FAC	FACW species 115 x 2 = 230				
Species d	10	FAC	60 400				
Species e	5	FACU	FAC species60 x 3 =180				
Species f	5	UPL	FACU species 25 x 4 = 100				
Herbaceous Stra	ta		UPL species15 x 5 =75				
Species A	<u>55</u> 35	OBL	Column Totals: 300 (A) 670 (B)				
Species B	35	FACW	Column rocals. Soc (A) C70 (B)				
Species C	35	FACW	2.22				
Species D	25	FAC	Prevalence Index = B/A = 2.23				
Species E	20	FACU					
Species F	10	UPI					

						Class	Exercise
Н 1_	erb Stratum Poa pratensis	Plot Size (5)	Absolute % Cover 30	Dominant Species Y	Indicator Status FACU
3-	Bromus inermis Rubus idaeus				20 15	Y	FAC
ر ا	Phalaris arundir	2002			5	N	FACW
- 5	Solidago canade				5	N	FACU
		Prevalence Total % Cc OBL speci FACW spe FAC speci FACU spe UPL speci Column to Prevalence	over of: es cies es cies es	x 1 = x 2 = x 3 = x 4 = x 5 = (A) = B/A =	(B)		

	Class Exerc	ise
Prevalence Index Worksheet	Prevalence Index worksheet: Total % Cover of: Multiply by:	
Total % Cover of:	OBL species x 1 =	
ORI	FACW species x 2 =	_
OBL species0x 1 =0	FAC species x 3 =	_
	FACU species x 4 =	_
FACW species 5 x 2 = 10	UPL species x 5 =	_
FACW species	Column Totals: (A)	(B)
FAC species15 x 3 =45	Prevalence Index = B/A =	_
FACU species35x 4 =140	Hydrophytic Vegetation Indicators:	
UPL species 20 x 5 = 100	1 - Rapid Test for Hydrophytic Vegetation	
	2 - Dominance Test is >50%	
Column totals(A)(B)	3 - Prevalence Index is ≤3.01	
Prevalence Index = B/A = 3.93		

Hydrophytic Vegetation – Morphological Adaptations

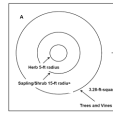
Morphological Adaptations

- Use when more than 50% of FACU plants exhibit morphological adaptations to saturated soil conditions AND criteria for hydric soils and hydrology is present
 - For each <u>FACU</u> species exhibiting adaptations, record percentage of individuals with morphological adaptations on data sheet so long as the adaptations are not also common in the same species within nearby uplands areas.
 - 2. If more than 50% have adaptations then re-assign indicator status for that species from FACU to FAC
 - 3. Recalculate dominance test and/or prevalence index

232

Vegetation Sampling Field Exercise





233

ne Stutum (Pixt size:)	% Cover	Dominant Indicator Species? Status	Dorelnance Test worksheet: Number of Dominent Species
			That Are OBL, FACKU or FAC (A)
			Total Number of Dominant Species Across All Strate:(8)
strationa (traum (Plot size:)	_	= Total Cover	Percent of Dominant Species That Are CIE., FACIE, or FAC: (AR)
			Prevalence index worksheet:
			Total % Cover of: Multiply by
			CBL species x1 =
			FACW species x2 -
		= Tatal Cover	FAC species x3 =
Stratum (Plot size:)		- rain cover	FACU species x 4 =
			UPL species 15 *
			Column Tobalic (E)
			Prevalence Index = BIX =
			Mydrophytic Vegetation Indicators:
			Dominance Test is >50%
			Prevalence Index is x3.0'
			Morphological Adaptations' (Provide supporting data in Pierrants or on a separatic sheet)
			- Problematic Hydrophytic Vegetation' (Explain)
advides Bladum (Pot size)		Total Cover	"Indicators of hydric soil and wellend hydrology must be present, unless disturbed or problematic.
			Hydrophylic
lare Ground in Helb Stratum		Telsi Cowr	Vegetation Present? Yes No
naris			