



# MN Wetland Professional Certification Program Introduction Class- Day 4



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## Quiz

- 1) The Wetland Conservation Act is a:**
- a) Federal Law passed in 1972.
  - b) State Rule, passed as a bipartisan statute in 1991, implemented by Local Government Units.
  - c) State Rule, passed in 1991, which is administered by the MNDNR.
  - d) Recommended set of best management practices for activities in wetlands.
- 2) When describing a soil profile, which of the following steps should a delineator do first?**
- a) Texture all layers in profile
  - b) Determine matrix and redoximorphic colors of all layers
  - c) Apply hydric soil indicator
  - d) Determine all hydrology indicators present within the borehole

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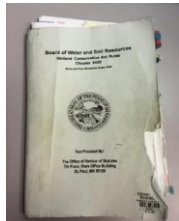
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## Quiz

- 3) Which Agency has administrative oversight and Rulemaking authority for the WCA?**
- a) Local Government Units
  - b) MN Board of Water and Soil Resources
  - c) MN Department of Natural Resources
  - d) Local Soil & Water Conservation Districts



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Quiz

- 4) While most wetlands are non-navigable, they still may be considered the following and thus regulated under the Federal Clean Water Act:
- a) Incidental wetlands
  - b) Perpetual Conservation Easement
  - c) Upland
  - d) Waters of the United States

- 5) Which regulatory program defines it's jurisdictional boundary by the ordinary high water level?
- a) Section 404 of Clean Water Act
  - b) Wetland Conservation Act
  - c) Section 401 of Clean Water Act
  - d) Public Water Works Permitting Program



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Quiz

- 6) Which Federal regulatory program regulates the discharge of dredged or fill material:
- a) Food Security Act
  - b) Rules of the Department of the Interior
  - c) Section 401 of the Clean Water Act
  - d) Section 404 of the Clean Water Act

- 7) The WCA regulates:
- a) Peat mining
  - b) Normal farming practices
  - c) Draining, filling of all wetland types
  - d) Incidental wetlands



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Quiz

- 8) 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.

- 9) Which Agency is responsible for adopting state water quality standards and issuing Section 401 certifications outside of tribal land?
- a) Army Corps of Engineers
  - b) MN Board of Water & Soil Resources
  - c) MN Department of Natural Resources
  - d) MN Pollution Control Agency

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Quiz

- 10) Before issuing a Notice of Application (NOA), a LGU should:
- a) Make a final determination whether the activity qualifies for the decision requested
  - b) Tell the applicant that the application is going to be approved within 15 days
  - c) Determine whether the application is complete and notify the applicant of any missing information within 15 business days
  - d) Determine whether the application is complete within 60 business days

- 11) For a project in a shoreland area, the Technical Evaluation Panel consists of:
- a) The LGU, Army Corps and DNR.
  - b) The LGU, SWCD, BWSR and Army Corps.
  - c) The LGU, SWCD, BWSR and DNR.
  - d) The Army Corps and DNR.

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Quiz

12) What are the 3 general types of adaptations that plants have made to grow in anaerobic soil conditions:  
Morphologic, reproductive, physiologic

13) In the table, place the following plant indicators from most likely to least likely to occur in a wetland.

OBL
FACW
FAC
FACU
UPL

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Quiz

14) A delineator walks into a wetland edge and observes over 75% areal coverage of cattail (OBL) with 2 other species (both FAC) that are less than 5% coverage each. What hydrophytic vegetation indicator test should they use?

- a) Rapid Test of Hydrophytic Vegetation
- b) Dominance Text is >50%
- c) Prevalence Index is ≤ 3.0
- d) Morphological Adaptations

15) How many dominant species are there in the sample point data below?

Species	Strata	% Coverage
Species A	Shrub/Grass	5
Species B	Herbaceous	20
Species C	Herbaceous	20
Species D	Herbaceous	30
Species E	Herbaceous	15
Species F	Herbaceous	30
Species G	Tree	3

- a) 1
- b) 2
- c) 3
- d) 4

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## Quiz

16) What is the recommended sampling size for the sapling/shrub, herbaceous, and tree strata? Use the table below.

Strata	Plot Size (ft <sup>2</sup> )
Tree	30
Shrub/sapling	15
Herbaceous	5
Woody vine	30



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## Basic Agenda

**Monday**

- 3 Parameters, Delineation Methods, Wetland Function & Classification Systems, Hydrology Indicators, Critical Definitions, Data Sheet Field Exercise

**Tuesday**

- Quiz 1, Antecedent Precipitation, Offsite Resources and Hydrology Methods, Soil Concepts, Hydric Soil Indicators, Web Soil Survey, Soil Texture Lab, Soil profile description field exercise

**Wednesday**

- Quiz 2, Intro to Regulatory Programs, WCA Basic Decision Types, LGU Duties, Technical Evaluation Panel, WCA Application Procedures, Wetland Vegetation, Vegetation Field Plots Exercise

**Thursday**

- Quiz 3, Small Group delineation Field Exercise, Submitting Delineations, Replacement Plans, Wetland Banks, Monitoring

**Friday**

- WCA Enforcement, Altered Hydrology and Wetland Restoration, Functional Assessments Methods, Course Summary & Summary Quiz
- MWPCP Professional Exams

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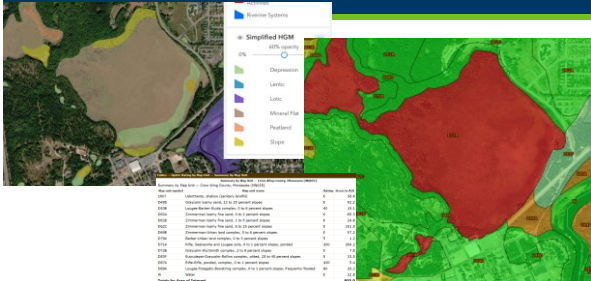
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## NW1 and Soil Survey: Northland Arboretum



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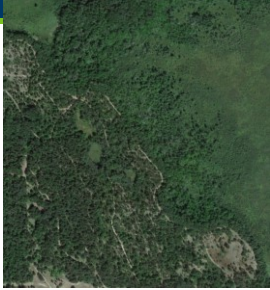
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### Small Group Delineation Exercise



#### Northland Arboretum

Plan:

- Work in small groups
- Field pack, shovel, auger, field maps
- Complete at least one upland and one wetland data sheet
- Determine wetland boundary

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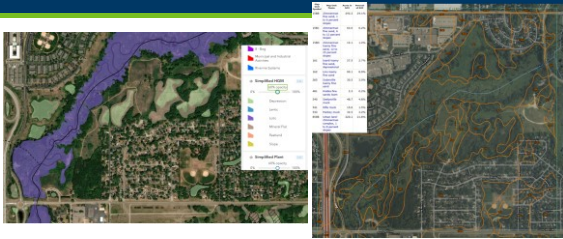
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### NWI and Soil Survey of Rice Creek Park



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### Small Group Delineation Exercise



#### Rice Creek

Plan:

- Work in small groups
- Field pack, shovel, auger, field maps
- Complete at least one upland and one wetland data sheet
- Determine wetland boundary

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### Submitting & Reviewing Wetland Delineation Reports



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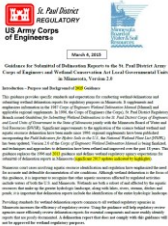
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### Guidance for Submitting Delineation Reports in MN

- Delineation report content
- Delineation Method and data collection
- On-site field demarcation
- Field Notes
- Basic Report Components
- Field Review
- Non-Routine Wetland Delineations



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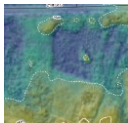
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### What to Record While in the Field

- Plant communities
  - Describe and sketch on aerial photograph
- Landscape settings
  - Topographic changes from wetland to upland
    - Gradual, abrupt?
- Vegetation
  - Dominant veg
  - changes from wetland to upland
- Soil
  - Changes from wetland to upland
  - Textures, Colors
- Hydrology indicators
  - Changes from wetland to upland



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## Methods

- Level 1 or 2?
- Off site aerial review?
- Monitoring data?
- Reference wetlands?
- Problem area or atypical procedures?

22 Methodology  
 221 Resource Overview  
 Topographic maps, the U. S. Fish and Wildlife Service (USFWS) National Wetlands Inventory (NWI) map, and the Minnesota Department of Natural Resources (MNDNR) Fresh Water Inventory (FWI) map, the National Wetlands Conservation Service (NWCS) Wetland Survey (WSDS) 2002 for St. Louis County, the St. Louis County hydro soil set, and USFWS data were reviewed prior to visiting the site to locate potential wetlands. Figure 6 is a copy of the NWI and FWI maps, and Figure 7 is a copy of the WSDS data. St. Louis County Figure 6 shows the NWI on two 8.5x11 maps and a digital elevation model.  
 222 Field Procedures  
 The study area was examined on August 27, 2022 for areas meeting the technical wetland criteria per the U. S. Army Corps of Engineers Wetland Delineation Manual (NWI) and the Regional Supplement to the Corps of Engineers Wetland Delineation Manual (Northwest and Southwest Region) (RSCS 2012). The delineation procedures in the Corps Manual (i.e., the Routine Criteria Determination Method), in combination with wetland indicators and guidance provided in the Regional Supplement, were applied for the delineation. Where differences in the two documents occur, the Regional Supplement takes precedence over the Corps Manual for applications in the Northwest and Southwest Region (RSCS 2012).  
 Field notes, samples, and photographs were taken at representative locations in each wetland basin, with site-specific locations following existing guidance in the Regional Supplement. The respective wetland and general data for each wetland were documented on Wetland Characterization Data Forms (Appendix A). Representative photographs of the site and representative sample locations are included in Appendix B.  
 Wetland boundaries were located and marked with pin flags and/or flagging labeled with "WETLAND BOUNDARY" to allow for field review. The locations of the delineation wetland boundaries were checked with a real-time kinematic Global Positioning System (RTK) unit and reported. The results of the delineation are shown in Figure 7. The sample points noted identify where data was collected.

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## RESULTS and Discussion

### Describe wetlands

- Wetland Type – HGM and Eggers & Reed
- Hydrology Indicators
- Dominant Vegetation for each community/type
- Hydric Soil Indicators
- Other Observations (NWI, connections, excavated?)

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## Text Examples

Mineral Flat

**Wetland A** is a **Type 7** – Hardwood Swamp located in the northcentral part of the delineation area and covers +/- 1.04 acres. Wetland A hydrophytic vegetation criteria were met by the Dominance Test (>50% FAC, FACW, or OBL) and the Prevalence Index. The Wetland A sampling point met hydrology indicators B9 – Water-Stained Leaves, D2 – Geomorphic Position, and D5 – FAC-Neutral Test. Hydric soil indicators A11 – Depleted Below Dark Surface and F3 – Depleted Matrix were present. Wetland A is not identified on the NWI or PWI. The source of hydrology for Wetland A appears to be from precipitation.

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### Field Review

Who should conduct site review?

- At least 1 member of TEP
- LGU may request assistance from TEP (SWCD and BWSR) or other tech. prof.
- Corps participation will vary with project
- Delineator invited (but does not need to be present)



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### Non-Routine Wetland Delineations

- Informal Delineations
- Landowner wanted to fill an area mapped as non-hydric soil
- Site visit to estimate and stake wetland boundary
- Be sure to document with map and memo



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### Replacement Plan Applications



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Application Contents Continued...

- 5. Information pertaining to special considerations (8420.0515) (Threatened & Endangered species, rare communities, cultural resources, etc.)
- 6. List of known local, state, and federal permits required for the activity
- 7. Identify project purpose and need and alternatives considered



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Application Contents Continued...

- C. for the replacement wetland when the replacement consists of wetland bank credits:
- (1) the wetland bank account number;
  - (2) the minor watershed, major watershed, and bank service area;
  - (3) the amount of credits to be withdrawn in square feet; and
  - (4) 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; and
- D. a description of the required replacement as determined according to the proposed replacement actions and the replacement standards in part 8420.0522.

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Special Considerations (8420.0515)

These factors must be considered by the applicant before submitting a replacement and by the LGU during the review

- 1. Endangered and threatened species (DNR natural heritage/nongame)
- 2. Rare natural communities (DNR natural heritage) <https://mde.dnr.state.mn.us/>
- 3. Special fish and wildlife resources (fish spawning, water birds, waterfowl, deer wintering/wildlife corridor)
- 4. Archaeological, historic, or cultural resource sites (National Register of Historic Places, State Historical Preservation Office) <https://mn.gov/admin/shpo/>
- 5. Groundwater sensitivity (Decorah edge, Geologic Sensitivity)



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### Key Concepts

- Sequencing is a MUST for all replacement plans
- TWO avoidance alternatives
- 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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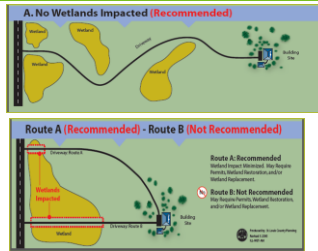
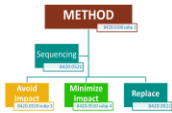
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### Sequencing

- Avoid
- Minimize
- 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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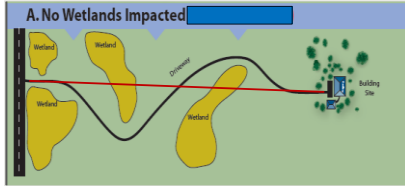
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### Impact Avoidance

- If LGU finds that a Feasible and Prudent Alternative exists that avoids impacts, the application must be denied.



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### 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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### Evaluating Alternatives (continued)

• LGU must consider (8420.0520 subp 3C(3)):

- Could the size, configuration, or density of the project be modified to avoid wetlands?
- 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.)?

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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.

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Avoidance



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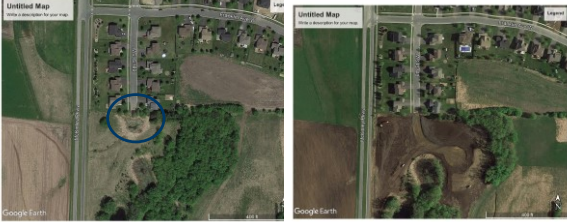
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### Alternatives Analysis Continued...

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



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### Alternatives Analysis



- Direct and secondary impacts:  
A wetland may not be directly impacted (filled/drained/excavated) but can be impacted through loss of hydrology (storm pond, curb/gutter, pipes, etc.)

Figure 4 - Proposed Plan and Wetland/Tributary Impacts

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

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

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### 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



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### 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.



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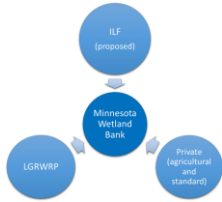






## Bank types

- Private
  - Standard- Landowners establish bank on private land to mitigate impacts on non-ag or transportation projects
  - Agriculture- Credits can only be used for Ag projects
- In-lieu Fee (proposed)
  - Mitigation not always completed in advance
  - Open to only government and NGOs, requires compensation planning framework
- Local Government Road Wetland Replacement Program
  - Replaces impacts resulting from local transportation projects




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## Actions Eligible for Credit

- Restoration of completely drained wetland
- Restoration of partially drained wetland
- Vegetative restoration of farmed wetlands
- Protection of wetland previously restored via conservation easements
- Wetland Creations
- Restoration and protection of Exceptional Natural Resource Value
- Preservation of wetlands
- (Upland) buffer areas




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## Actions Eligible for Credit 8420.0526

Subpart	Action
2	Buffer
3	Restoration, Completely Drained or Filled
4	Restoration, Partially Drained or Filled
5	Vegetative Restoration of Farmed Wetland
6	Protection of Wetlands Previously Restored
7	Wetland Creation
8	ENRV
9	Preservation

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## Establishing a Wetland Bank

### State and Federal Review Process in Minnesota

- Draft Prospectus
  - State: Optional
  - Federal: Optional
- Prospectus
  - State: Optional
  - Federal: Required
- Mitigation Plan/Draft MBI
  - State and Federal: Required
- Final Mitigation Plan and MBI
  - Federal only and required



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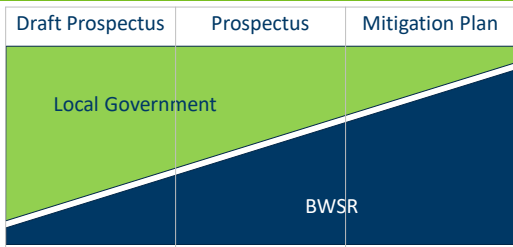
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## Roles in Establishing a Wetland Bank



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## Draft Prospectus

- Optional
- No decision required
- Help sponsors
- Complex or difficult projects
- Minimal investment

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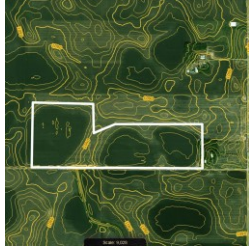
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### Draft Prospectus

- Basic project information
- Easement questionnaire
- Basic Features
- Why is it a good bank project
- Constraints
- Existing wetlands



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### Draft Prospectus

- BWSR provides "Discussion Items"
- WS uses discussion items at TEP meeting
- TEP writes Findings based on discussion
- Sponsor receives TEP findings and decides what to do

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### Prospectus

 The form header includes the Army Corps of Engineers logo, the title "Wetland Mitigation Proposal Prospectus", and the BWSR logo. Below the header is a table with columns for "Project Name", "Project Location", "Project Description", "Project Status", "Project Dates", "Project Budget", "Project Sponsor", "Project Contact", "Project Address", "Project Phone", "Project Email", "Project Website", "Project Map", "Project Photos", "Project Documents", "Project Comments", "Project Status", "Project Dates", "Project Budget", "Project Sponsor", "Project Contact", "Project Address", "Project Phone", "Project Email", "Project Website", "Project Map", "Project Photos", "Project Documents", "Project Comments".

- Required by Corps
- No decision required
- Baseline Information
- Justify Credit Actions
- Justify Credit Allocation
- General Concept Plans

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"Plans are nice but performance releases credits." J. Overland

### Mitigation Plan

- Monitoring plan must relate to performance standards
- Performance standards must relate to credit releases
- The Mitigation Plan is the basis for implementation, credit releases, and allowable actions into the future
- DOCUMENTATION IS CRITICAL

Table 1. Credit Release Schedule Example

Type of Compensation	Start Payment	End of Credit Period	Credits Released	Other Credits	Net Credits	Available Performance Credits (Total Credits Available minus credits previously released)	Amount of Credits Released (Total Credits Available minus credits previously released)	Amount of Credits Released (Total Credits Available minus credits previously released)	Amount of Credits Released (Total Credits Available minus credits previously released)	Amount of Credits Released (Total Credits Available minus credits previously released)
Acquisition of New Wetland	1/1	3/31	100%	0.000	0.700	0.000	0.000	0.000	0.000	0.000
Acquisition of New Wetland	4/1	6/30	100%	0.000	0.000	0.000	0.000	0.000	0.000	0.000
Acquisition of New Wetland	7/1	9/30	100%	0.000	0.000	0.000	0.000	0.000	0.000	0.000
Acquisition of New Wetland	10/1	12/31	100%	0.000	0.000	0.000	0.000	0.000	0.000	0.000
Acquisition of New Wetland	1/1	3/31	100%	0.000	0.000	0.000	0.000	0.000	0.000	0.000
Acquisition of New Wetland	4/1	6/30	100%	0.000	0.000	0.000	0.000	0.000	0.000	0.000
Acquisition of New Wetland	7/1	9/30	100%	0.000	0.000	0.000	0.000	0.000	0.000	0.000
Acquisition of New Wetland	10/1	12/31	100%	0.000	0.000	0.000	0.000	0.000	0.000	0.000
Total	1/1	12/31	100%	0.000	0.000	0.000	0.000	0.000	0.000	0.000

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### Mitigation Plan Decision

- Track 15.99 time limits, extensions needed
- Most Mitigation Plans will require some revision
- Make final decision in accordance with section 15.99
- Clearly identify and retain approved Mitigation Plan
- When possible the WCA and Corps approved plans should be the same

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### Easement Acquisition

#### GENERAL PROCESS INFORMATION



- Easement acquisition is typically initiated after mitigation plan approval
- Easement acquisition does not have to be completed prior to construction
- The process is managed at BWSR by Easement Section Staff, not Wetland Specialists
- It is the responsibility of the sponsor/landowner to initiate the easement acquisition process

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### LGU role in Easement Acquisition

- Help the sponsor find the [“Conservation Easement Acquisition Overview for Private Wetland Banks”](#)
- BWSR easement staff will take it from there



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### Easement Acquisition

The significant steps in the easement acquisition process include:

1. Sponsor submits initial \$1,000 Easement Acquisition Fee to BWSR along with application
2. BWSR performs a preliminary review of ownership information to identify potential issues
3. Sponsor provides DRAFT Certificate of Survey in required format for BWSR review & comment
4. BWSR provides sponsor with instructions to obtain Title Commitment
5. Sponsor (landowner) provides Title Commitment to BWSR for State Attorney General (AG) review & comment
6. BWSR prepares Conservation Easement document to be signed by landowner
7. Landowner signs Easement and returns to BWSR with \$2,400 Easement Acquisition Fee balance
8. BWSR sends instructions to record the Easement and issue a Title Insurance Policy
9. BWSR notifies sponsor that easement acquisition process is complete

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### Construction Certification

• LGU must certify the initial construction

- Documentation:
  - as-built drawing
  - surveyed map
  - seed tags
  - construction photos



• Site Visit with TEP

- Recommend TEP Findings of Fact

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### Reviewing Local Road Projects



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### Joint Application Form



- For Local Road Projects:
- Parts 1-5; Attachments C and E
  - May need Attachment D if there will be impacts that do not meet the Local Road Program eligibility requirements



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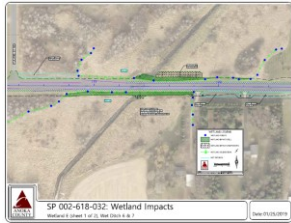
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### Application Requirements

Local Road Unit should provide TEP the following:

- Project plans depicting wetland boundaries
- Description of wetland impacts by type
- Information demonstrating wetland impact minimization
- Only one alternative is required



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**Review**

- Types of Wetland Banks
  - Standard
    - Private and Agriculture
    - Local Road Program
  - Replacement for Public Road Projects
    - Repair, rehabilitate, reconstruction of currently serviceable roads
  - Actions Eligible for Credit
    - Restoration of drained wetlands, vegetation restoration, protection, ENRV, Preservation, upland buffer
- Establishing a Wetland Bank
  - Draft Prospectus
  - Prospectus
  - Mitigation Plan
  - LGU and TEP procedures for banking
  - Construction Certification, deposit of credits, withdrawal of credits

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**Wetland Bank Monitoring**

**m** BOARD OF WATER AND SOIL RESOURCES

BWSR Wetland Section | [www.bwsr.state.mn.us/wetlands](http://www.bwsr.state.mn.us/wetlands)

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**Overview of Wetland Bank Monitoring**

- Monitoring process
  - Construction Certification
  - Duration of monitoring
  - Deposit of Credits
- Maintenance responsibilities
  - Monitoring reports
  - Timeline
  - Reports
- Corrective Actions
- Hydrology Monitoring
  - Performance standards
- Vegetation Monitoring
  - Performance standards

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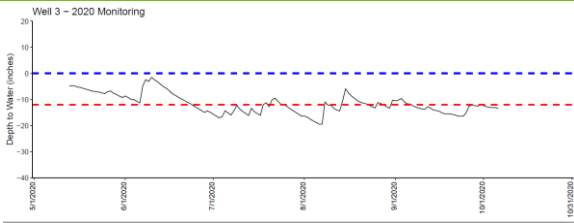
105







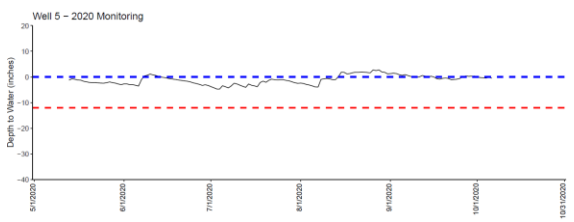
### Seasonally Saturated



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### Shallow Inundation



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### Permanent inundation



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### Corrective Actions

- If, during the monitoring period, the LGU/Corps or TEP determine that a bank site does not meet the approved plan's specifications, the LGU must require corrective actions
- BWSR can freeze accounts by restricting deposits, withdrawals, transfers until the LGU determines the site is in compliance
- Noncompliance of bank sites is subject to enforcement procedures



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