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State of Misconsin 2003 - 2004 LEGISLATURE

RMR

LRB-3599/Pm P3

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PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

AN ACT to repeal 30.01 (6b), 30.02, 30.12 (2), 30.12 (3) (b), 30.12 (3) (bn), 30.12 (3) (d), 30.12 (4) (title), 30.12 (4m) (title), 30.12 (5), 30.123 (3), 30.123 (5), 30.13 (1), 30.13 (2), 30.13 (4) (d), 30.135 (1) (title), 30.135 (2), (3) and (4), 30.18 (9), 30.19 (1) (b), 30.19 (2), 30.19 (3), 30.195 (3) (title), 30.195 (4), 30.195 (7), 30.206 (2), 30.206 (3m), 30.207 (4) (b) and 30.207 (5); to renumber 30.12 (3) (bt) 1. to 9., 30.12 (4) (d), 30.135 (1) (a) 1., 30.135 (1) (a) 3. and 30.20 (1) (c) 3.; to renumber and amend 30.015, 30.07, 30.12 (1) (intro.), 30.12 (1) (a), 30.12 (1) (b), 30.12 (3) (a) 2., 30.12 (3) (a) 2m., 30.12 (3) (bt) (intro.), 30.12 (4) (a), 30.12 (4) (b), 30.12 (4) (c), 30.12 (4) (e), 30.12 (4) (f), 30.12 (4m), 30.123 (1), 30.123 (4), 30.135 (1) (a) (intro.), 30.135 (1) (a) 2., 30.135 (1) (b), 30.19 (1) (intro.), 30.19 (1) (a), 30.19 (1) (c), 30.19 (4), 30.195 (3), 30.20 (1) (d), 30.206 (1), 30.206 (3) and 30.206 (4); to consolidate, renumber and amend 30.20 (1) (c) 1. and 2.; to amend 29.601 (5) (a), 30.01 (1p), 30.10 (4) (a), 30.11 (4), 30.12 (title), 30.12 (3) (a) 6., 30.12 (3) (c), 30.123 (2), 30.13 (1m) (intro.), 30.18 (2) (b), 30.18 (4) (a), 30.13 (4) (b), 30.131 (1) (intro.), 30.18 (2) (a) (intro.), 30.18 (2) (b), 30.18 (4) (a),

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30.18 (6) (b), 30.19 (1m) (intro.), 30.19 (1m) (a), 30.19 (1m) (b), 30.19 (1m) (c), 30.19 (1m) (d), 30.19 (1m) (e), 30.19 (4) (title), 30.19 (5), 30.195 (1), 30.196 (intro.), 30.20 (1) (a), 30.20 (1) (b), 30.20 (2) (title), 30.20 (2) (a) and (b), 30.20 $(2)\ (c),\ 30.2026\ (2)\ (d),\ 30.2026\ (3)\ (a),\ 30.206\ (6),\ 30.206\ (7),\ 30.207\ (1),\ 30.207$ $(3)\ (d)\ 2.,\ 30.28\ (3)\ (b),\ 30.29\ (3)\ (d),\ 30.298\ (3),\ 31.39\ (2m)\ (c),\ 84.18\ (6),\ 236.16$ (3) (d) (intro.), 281.22 (2) (e) and 299.05 (2) (a); to repeal and recreate 30.12(3) (title), 30.12 (3) (a) (intro.), 30.123 (title), 30.195 (2) and 30.20 (1) (title); and to create 30.01 (1am), 30.12 (1b), 30.12 (1g) (intro.), (a), (b) and (e) to (j), 30.12 $(3)\ (a)\ 9.,\ 30.12\ (3)\ (a)\ 10.,\ 30.12\ (3)\ (a)\ 11.,\ 30.12\ (3)\ (a)\ 12.,\ 30.12\ (3)\ (br),\ 30.12\ (3)\ (br)$ (3) (bv), 30.12 (3m), 30.121 (3w), 30.123 (6), 30.123 (7), 30.123 (8), 30.19 (1b), $30.19\ (1m)\ (cm),\ 30.19\ (1m)\ (g),\ 30.19\ (1m)\ (h),\ 30.19\ (3r),\ 30.19\ (4)\ (a),\ 30.19\ (4)$ (b), 30.19 (4) (c) 1., 30.195 (1m), 30.20 (1g) (title) and (b), 30.20 (1r), 30.20 (2) $(1)\ (c)\ 1.\ to\ 3.,\ 30.206\ (3)\ (title),\ 30.206\ (3)\ (c),\ 30.206\ (5)\ (title),\ 30.208\ and\ 30.209$ of the statutes; relating to: structures, deposits, and other activities in or near navigable waters; notice, hearing, and review procedures related to permits to place structures and materials and to conduct activities in or near navigable waters; and granting rule-making authority.

Analysis by the Legislative Reference Bureau

This bill makes changes in the permitting, decision, notice, hearing, and court procedures that apply to permits and contracts given by the Department of Natural Resources (DNR) in regulating structures, deposits, and other activities that occur in or near navigable waterways (waterway activities).

Permitting changes in general

With limited exemptions, under current law, an owner of waterfront property (riparian owner) may not engage in a waterway activity unless the riparian owner has first obtained a permit or contract from DNR that is specific to the waterway

activity (an individual approval) or unless the waterway activity is authorized under a general permit issued by DNR.

This bill restructures the substantive requirements for individual permits, general permits, and contracts for removing material from navigable waterways. It also creates exemptions from both of these types of permits and from these contracts for certain waterway activities. The types of permits that are affected by these new general and individual permitting, contracting, and exemption provisions are permits to place structures or deposit material (placement permits), permits to construct or maintain bridges (bridge permits), permits to enlarge or connect waterways or to grade or remove top soil from banks along navigable rivers and streams (enlargement permits), permits to change the courses of streams and rivers (stream course permits), and permits and contracts to remove material from beds of navigable waterways (removal approvals).

General permits

Under current law, DNR may, but is not required to, issue general permits for waterway activities that are covered by the abbreviated procedure described above and for certain activities that require an enlargement permit. Under current law, general permits may be issued in certain designated areas of the state for any waterway activity that requires a general permit. The bill expands the use of general permits by requiring DNR to issue statewide general permits for certain waterway activities and to allow DNR to promulgate rules to specify additional waterway activities that may be authorized under a general permit. The bill allows DNR to impose certain construction and design requirements, location requirements, and environmental restrictions on the general permits. Under current law, a person seeking to conduct a waterway activity under a general permit must notify DNR not less than 20 days before starting the activity. The bill requires this notification to be in writing and and increases the 20 days to 30 days. If DNR does not act within 30 days of the notification, the waterway activity is considered to be authorized.

Placement permits

For placement permits, current law provides an abbreviated procedure for reviewing applications. Under the procedure, DNR may approve or disapprove the permit application without giving notice or conducing a hearing. Types of permit applications to which this abbreviated procedure applies include applications to place sand to improve recreational use and applications to place devices to improve fish habitat.

This bill repeals this abbreviated review procedure. Instead, under the bill the general permitting process applies to most of the waterway activities that are subject to the abbreviated procedure.

The bill also exempts certain waterway activities from both general and individual placement permits if they do not interfere with the rights of other riparian owners and if they are located outside an area of special natural resource interest (exempt waterway activities). Under current law, some of these activities are subject to the abbreviated procedure and some must meet notice and hearing requirements before being issued. The bill defines an area of "special natural resource interest" to be a state natural area or an area identified by DNR as possessing scientific value

or as being an outstanding or exceptional resource water. Examples of such waters include wild and scenic rivers and certain trout streams. If a waterway activity is not an exempt waterway activity, the individual permitting process applies unless the waterway activity is covered by a general permit.

Whether a waterway activity is subject to the individual placement permit process or the general placement permit process or is totally exempt from any type of placement permit depends on the placement or deposit meeting certain size and other criteria. Structures and deposits that are subject to these placement permit provisions include deposits of sand, crushed rock, gravel, or riprap; boat shelters and hoists; intake and outlet structures; piers; and wharves. Under current law, a riparian owner may construct a pier or wharf beyond the ordinary high—water mark or an established bulkhead line without a placement permit if the wharf or pier meets certain criteria. This bill eliminates this exemption.

Under current law, DNR may, but is not required to, issue placement permits for waterway activities that meet the requirements for the permit. Under the bill, DNR must issue placement permits for activities that meet these requirements.

Enlargement permits

Under current law, a person must be issued an enlargement permit to do any of the following:

- 1. Construct, dredge, or enlarge any artificial waterway in order to connect it with an existing navigable waterway (connection permit requirement). The bill limits this permit requirement to those artificial waterways that are already connected to the navigable waterway or that will connect with the navigable waterway upon completion of the construction.
- 2. Connect an artificial or natural waterway, whether or not navigable, with an existing navigable waterway. The bill repeals this provision.
- 3. Construct, dredge, or enlarge any part of an artificial waterway that is located within 500 feet of an existing navigable stream (500-foot permit requirement).
- 4. Grade or remove top soil from the bank of a navigable waterway if the exposed area will exceed 10,000 square feet (grading permit requirement).

The bill creates an exemption from the 500-foot permit requirement, if the artificial waterway's only surface connection to a navigable waterway is an overflow device and the construction, dredging, or enlargement is authorized by a storm water discharge permit or a water sewerage and facility plan authorized by DNR (storm water-sewerage projects).

The bill creates an exemption from the grading permit requirement if the grading or removal of top soil is not located in an area of special natural resource interest and is authorized by a storm water discharge permit, by a shoreland or wetland zoning ordinance, or by a construction site erosion control plan.

The bill requires DNR to issue a general permit to meet the connection permit requirement and the 500-foot permit requirement for construction, dredging, and enlargements that are part of an approved storm water—sewerage project, but that are not covered by the exemption described above. The bill requires DNR to issue a general permit to meet the connection permit requirement and the 500-foot

requirement for construction, dredging, and enlargements that are designed to enhance wildlife habitat or wetlands or that affect a body of water less than one acre in size. The bill requires DNR to issue a general permit to meet the grading permit requirement for any grading or removing of top soil that is not covered by the exemption described above.

As to individual enlargement permits, the bill imposes the additional requirement that the activity not be detrimental to the public interest.

Bridge permits

The bill makes the following changes to current permitting procedures for the construction and maintenance of bridges:

- 1. Allows bridge construction and maintenance to be authorized by the legislature.
- 2. Subjects bridges that cross navigable streams that are less than 35 feet wide to the general permitting provisions. Under current law, such bridges are exempt from the bridge permitting requirements.
- 3. Changes the permitting provisions to specifically cover the placement of culverts.
- 4. Subjects culverts that have diameters of less than 60 inches to the general permitting provisions.
- 5. Exempts culverts that have a diameter of less than 48 inches and that are part of private roads or driveways from all of the bridge permitting requirements.
- 6. Repeals the requirement that the holder of a bridge permit construct and maintain a bridge that is used by the public to be in a safe condition.

Stream course permits

Under current law, a person must be issued a stream course permit to change or straighten the course of a stream or river. The bill requires DNR to issue a general permit under which riparian owners may change or straighten the course of streams or rivers if the change or straightening involves a relocation of less than a total of 500 feet or a relocation of a stream with an average flow of less than 2 cubic feet per second. The bill also repeals an exemption for municipal or county lands in Milwaukee County and a provision that states that compliance with a stream course permit is a presumption of the exercise of due care. The bill also allows the legislature to authorize the changing or straightening of stream or river courses.

Removal approvals

The bill makes the following changes to current provisions regarding removal approvals:

- 1. Allows the removal of materials to be authorized by the legislature.
- 2. Limits the scope of the general requirement for a removal contract to natural navigable lakes. Under current law, both natural and artificial lakes are subject to this requirement.
- 3. Limits the scope of the general requirement for a removal permit to navigable streams. Under current law, both navigable and nonnavigable streams are subject to this requirement.

- 4. Exempts removals for certain specified amounts if the removals are not from an area of natural resource interest, do not contain hazardous substances, and will be placed in an upland area.
- 5. Requires DNR to issue general permits for other removals that are within specified amounts.

Boathouses

Current law, with some exceptions, imposes a prohibition on placing a boathouse beyond the ordinary high—water mark of a navigable waterway. This bill creates an exemption for the construction, repair, or maintenance of a boathouse that is in compliance with all individual or general permitting requirements, that is used exclusively for commercial purposes, that is on land zoned exclusively for commercial or industrial purposes or is in a brownfield or blighted area, and that is located in a commercial harbor or on a tributary of Lake Michigan or Lake Superior. Current law defines a "brownfield" to be an industrial or commercial facility, the expansion or redevelopment of which is complicated by environmental contamination.

Notice, hearing, and decision provisions for individual permits

Under current law, for individual placement permits, bridge permits, removal permits, stream course permits, and enlargement permits, DNR must order a public hearing to be held within 60 days after receiving a complete application for the permit or provide notice (notice of application) that DNR will proceed on the application without a public hearing unless a substantive written objection is received within 30 days after the notice is published. DNR must provide the notice of application to various parties and to the applicant, who in turn must publish notice. Current law defines a "substantive written objection" to be one that gives the reasons why the issuance of the proposed permit will violate state law and that states that the person objecting will appear at the public hearing to present information supporting the objection. The applicant must publish the notice in a newspaper that is likely to give notice in the area where the waterway activity will be located (area newspaper).

If DNR does not receive a substantive written objection within the 30-day period, DNR proceeds on the permit application. If DNR receives such an objection, the public hearing must be held within 60 days after being ordered. At least 10 days before the hearing, the Division of Hearings and Appeals in the Department of Administration must mail a notice of the public hearing to the applicant, all of the parties who received the notice of application, and anyone who submitted a substantive written objection. The applicant again must publish the notice in an area newspaper.

Under current law, DNR may also use this notice and hearing procedure when it is not specifically required if DNR determines that substantial interests of any party may be adversely affected by the granting of the permit.

Under the bill, DNR must provide notice of a complete application to interested members of the public within 15 days after DNR determines that the application is complete. DNR must provide a period for public comment after providing notice that the application is complete. If no hearing is requested, the public comment period ends in 30 days.

If a public hearing is requested, the comment period ends 10 days after the conclusion of the hearing. The permit application may contain a request for a public hearing or any other person may request a hearing. DNR may also decide on its own to hold a hearing if it determines that there is a significant public interest in the permit. A hearing request must be submitted to DNR within 30 days of the notice that the application is complete. DNR must then provide notice within 15 days, and the hearing must be held within 30 days of the notice being complete. DNR must issue its decision within 30 days after the hearing.

If no hearing is to be held, then DNR must issue its decision within 30 days after the close of the comment period.

The changes to the applicability of the hearing and notice procedures for individual permits under the bill include the following:

- 1. The procedure applies to removal approvals and stream course permits, as well as the permits covered under current law.
- 2. The procedure applies to permits to place water ski jumps, replacing the procedures that apply to these permits under current law.
- 3. The bill repeals the authority that allowed DNR to use these notice and hearing procedures when they were not required to do so in making determinations that affected navigable waters and navigation.
- 4. The procedures specifically apply to applications for modifications of individual permits.

Administrative and court review of DNR decisions on individual permits

Under current law, if a substantial interest of a person is injured by an agency action and there is a dispute of material fact, that person has the right to an administrative hearing before an impartial hearing officer. The notice requirements, procedures, rules of evidence, records, and right to judicial review are specified in detail under current law.

Under this bill, an applicant for or holder of an individual permit, or five or more persons, may ask DNR for an administrative hearing regarding the issuance, denial, or modification of an individual permit, or regarding a term or condition of an individual permit. If DNR determines that the request for a hearing gives specific reasons why the department's decision violates state law, DNR is required to hold an administrative hearing. The bill requires that the hearing be conducted as a contested case hearing and be subject to current law's administrative hearing requirements regarding contested case hearings, including the procedures, rules of evidence, records, and right to judicial review.

Instead of requesting an administrative hearing to review the DNR decision, any person who has the right to request such a hearing may bring a court action to review DNR's decision. The bill requires the court to review the evidence and examine witnesses, rather than review the record of DNR's action. In addition, the bill allows a party to the administrative hearing to stop an administrative hearing and have the court take jurisdiction over the issues raised in the hearing. If an administrative hearing is removed to a court, that court is required by the bill to review the evidence and examine witnesses, independent of DNR's evidence review and witness examination.

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For further information see the **state and local** fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1.	29.601(5)	(a)	of the statutes	is	amended	to	read:
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29.601 (5) (a) This section does not apply to any activities carried out under the direction and supervision of the department of transportation in connection with the construction, reconstruction, maintenance and repair of highways and bridges in accordance with s. 30.12 (4) 30.2022.

SECTION 2. 30.01 (1am) of the statutes is created to read:

- 30.01 (1am) "Area of special natural resource interest" means any of the following:
 - (a) A state natural area designated or dedicated under ss. 23.27 to 23.29.
- (b) A surface water identified by the department as an outstanding or exceptional resource water under s. 281.15.
- (c) An area that possesses significant scientific value, as identified by the department.

SECTION 3. 30.01 (1p) of the statutes is amended to read:

30.01 (1p) "Fishing raft" means any raft, float or structure, including a raft or float with a superstructure and including a structure located or extending below or beyond the ordinary high—water mark of a water, which is designed to be used or is normally used for fishing, which is not normally used as a means of transportation on water and which is normally retained in place by means of a permanent or semipermanent attachment to the shore or to the bed of the waterway. "Fishing raft"

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does not include a boathouse or fixed houseboat regulated under s. 30.121 nor a
wharf or pier regulated under s. ss. 30.12 and 30.13.

SECTION 4. 30.01 (6b) of the statutes is repealed.

SECTION 5. 30.015 of the statutes is renumbered 30.208 (2) and amended to read:

30.208 (2) Time limits for issuing permit determinations Procedure for COMPLETING APPLICATIONS. In issuing individual permits or entering contracts under this chapter subchapter, the department shall initially determine whether a complete application for the permit or contract has been submitted and, no later than 60 30 days after the application is submitted, notify the applicant in writing about the initial determination of completeness. If the department determines that the application is incomplete, the notice shall state the reason for the determination and the specific items of information necessary to make the application complete. An applicant may supplement and resubmit an application that the department has determined to be incomplete. There is no limit on the number of times that an applicant may resubmit an application that the department has determined to be incomplete under this section. The department may not demand items of information that are not specified in the notice as a condition for determining whether the application is complete unless both the department and the applicant agree or unless the applicant makes material additions or alterations to the activity or project for which the application has been submitted. The rules promulgated under s. 299.05 apply only to applications for individual permits or contracts under this subchapter that the department has determined to be complete.

Section 6. 30.02 of the statutes is repealed.

1	SECTION 7. 30.07 of the statutes is renumbered 30.2095, and 30.2095 (1) (a),
2	as renumbered, is amended to read:
3	30.2095 (1) (a) Except as provided in par. (b), every permit or contract issued
4	under ss. 30.01 to 30.29 for which a time limit is not provided by s. 30.20 (2) is void
5	unless the activity or project is completed within 3 years after the permit or contract
6	was issued.
7	SECTION 8. 30.10 (4) (a) of the statutes is amended to read:
8	30.10 (4) (a) This section does not impair the powers granted by law under s.
9	30.123 30.1235 or by other law to municipalities to construct highway bridges,
10	arches, or culverts over streams.
11	SECTION 9. 30.11 (4) of the statutes is amended to read:
12	30.11 (4) RIPARIAN RIGHTS PRESERVED. Establishment of a bulkhead line shall
13	not abridge the riparian rights of riparian proprietors owners. Riparian proprietors
14	owners may place solid structures or fill up to such line.
15	SECTION 10. 30.12 (title) of the statutes is amended to read:
16	30.12 (title) Structures and deposits in navigable waters prohibited;
17	exceptions; penalty.
18	SECTION 11. 30.12 (1) (intro.) of the statutes is renumbered 30.12 (1d) and
19	amended to read:
20	30.12 (1d) General prohibition Permits required. (intro.) Except as provided
21	under subs. (4) and (4m), unless a Unless an individual or general permit has been
22	granted by the department pursuant to statute or issued under this section or
23	authorization has been granted by the legislature has otherwise authorized
24	structures or deposits in navigable waters, it is unlawful, no person may do any of
25	the following:

owner's property.

1	Section 12. 30.12 (1) (a) of the statutes is renumbered 30.12 (1d) (a) and
2	amended to read:
3	30.12 (1d) (a) To deposit Deposit any material or to place any structure upon
4	the bed of any navigable water where no bulkhead line has been established; or.
5	SECTION 13. 30.12 (1) (b) of the statutes is renumbered 30.12 (1d) (b) and
6	amended to read:
7	30.12 (1d) (b) To deposit Deposit any material or to place any structure upon
8	the bed of any navigable water beyond a lawfully established bulkhead line.
9	Section 14. 30.12 (1b) of the statutes is created to read:
10	30.12 (1b) Definition. In this section, "structure" includes a vessel for
11	commercial storage and its anchoring device.
12	SECTION 15. 30.12 (1g) (intro.), (a), (b) and (e) to (j) of the statutes are created
13	to read:
14	30.12 (1g) Exemptions. (intro.) A riparian owner is exempt from the permit
15	requirements under this section for the placement of a structure or the deposit of
16	material if the structure or material is located in an area other than an area of special
17	natural resource interest, does not interfere with the rights of other riparian owners,
18	and is any of the following:
19	(a) A deposit of sand, gravel, or stone that totals less than 2 cubic yards in any
20	5—year period.
21	(b) A structure, other than a pier or a wharf, that is placed on a seasonal basis
22	and that is less than 200 square feet in size and less than 38 inches in height.
23	(e) A boat shelter, boat hoist, or boat lift that is placed on a seasonal basis
24	adjacent to the riparian owner's pier or wharf or to the shoreline on the riparian

amended to read:

(f) A pier that is no more than 6 feet wide, that extends no further than to a point
where the water is 3 feet at its maximum depth, or to the point where there is
adequate depth for mooring a boat or using a boat hoist or boat lift, whichever is
closer to the shoreline, and which has no more that 2 boat slips for the first 50 feet
of riparian owner's shoreline footage and no more than one additional boat slip for
each additional 50 feet of the riparian owner's shoreline.
(g) A wharf that extends no more than 30 feet.
(h) An intake or outfall structure that is authorized by a storm water discharge
permit approved by the department under ch. 283 or a facility plan approved by the
department under s. 281.41.
(i) Riprap in an amount not to exceed 75 linear feet and if the riprap is located
outside an area where riprap has been previously placed.
(j) Riprap in an amount not to exceed 300 linear feet and if the riprap is located
within an area where riprap has been previously placed.
SECTION 16. 30.12 (2) of the statutes is repealed.
SECTION 17. 30.12 (3) (title) of the statutes is repealed and recreated to read:
30.12 (3) (title) GENERAL PERMITS.
SECTION 18. 30.12 (3) (a) (intro.) of the statutes is repealed and recreated to
read:
30.12 (3) (a) (intro.) The department shall issue statewide general permits
under s. 30.206 that authorize riparian owners to do all of the following:
SECTION 19. 30.12 (3) (a) 2. of the statutes is renumbered 30.12 (1g) (c) and

1	30.12 (1g) (c) Place a \underline{A} fish crib, spawning reef, wing deflector, or similar
2	device that is placed on the bed of navigable waters for the purpose of improving fish
3	habitat.
4	SECTION 20. 30.12 (3) (a) 2m. of the statutes is renumbered 30.12 (1g) (d) and
, 5	amended to read:
6	30.12 (1g) (d) Place a A bird nesting platform, a wood duck house, or similar
7	structure that is placed on the bed of a navigable water for the purpose of improving
8	wildlife habitat.
9	SECTION 21. 30.12 (3) (a) 6. of the statutes is amended to read:
10	30.12 (3) (a) 6. Place a permanent boat shelter adjacent to the owner's property
11	for the purpose of storing or protecting watercraft and associated materials, except
12	that no general permit may be granted issued for a permanent boat shelter which is
13	constructed after May 3, 1988, if the property on which the permanent boat shelter
14	is to be located also contains a boathouse within 75 feet of the ordinary high-water
15	mark or if there is a boathouse over navigable waters adjacent to the owner's
16	property.
17	SECTION 22. 30.12 (3) (a) 9. of the statutes is created to read:
18	30.12 (3) (a) 9. Place an intake or outfall structure that is less than 6 feet from
19	the water side of the ordinary high-water mark and that is less than 25 percent of
20	the width of the channel in which it is placed.
21	SECTION 23. 30.12 (3) (a) 10. of the statutes is created to read:
22	30.12 (3) (a) 10. Place a pier to replace a pier that has been in existence at least
23	10 years before the effective date of this subdivision [revisor inserts date], does
24	not exceed 10 feet in width, and does not exceed 500 square feet in area.
25	SECTION 24. 30.12 (3) (a) 11. of the statutes is created to read:

1	30.12 (3) (a) 11. Place a pier that does not exceed 500 square feet in area in a
2	lake that is 500 acres or more in area.
3	SECTION 25. 30.12 (3) (a) 12. of the statutes is created to read:
4	30.12 (3) (a) 12. Place a vessel for commercial storage on Lake Michigan or Lake
5	Superior or in any tributary of Lake Michigan or Lake Superior that is determined
6	to be navigable by the federal government.
7	Section 26. 30.12 (3) (b) of the statutes is repealed.
8	SECTION 27. 30.12 (3) (bn) of the statutes is repealed.
9	SECTION 28. 30.12 (3) (br) of the statutes is created to read:
10	30.12 (3) (br) The department may promulgate rules that specify structures or
11	deposits, in addition to those listed in par. (a), that may be authorized by statewide
12	general permits.
13	Section 29. 30.12 (3) (bt) (intro.) of the statutes is renumbered 30.2023 (intro.)
14	and amended to read:
15	30.2023 Seawalls; Wolf River and Fox River basins. (intro.) A riparian
16	owner is exempt from the permit requirements under sub. (2) and this subsection s.
17	30.12 for a structure that is placed on the bed of a navigable water in the Wolf River
18	and Fox River basin area, as described in s. 30.207 (1), and that extends beyond the
19	ordinary high-water mark, if the following conditions apply:
20	SECTION 30. 30.12 (3) (bt) 1. to 9. of the statutes are renumbered 30.2023 (1)
21	to (9).
22	SECTION 31. 30.12 (3) (bv) of the statutes is created to read:
23	30.12 (3) (bv) Notwithstanding s. 30.07 (1), the department shall issue the first
24	statewide general permit issued under par. (a) 12, for an initial term of not less than

finds that all of the following apply:

1	5 years and nor more than 10 years and shall renew the permit for terms of not less
2	than 5 years nor more than 10 years.
3	SECTION 32. 30.12 (3) (c) of the statutes is amended to read:
4	30.12 (3) (c) The department may promulgate rules deemed necessary to carry
5	out the purposes of impose conditions on general permits issued under par. (a) 6.,
6	including rules to establish minimum standards to govern the architectural features
7	of boat shelters and the number of boat shelters that may be constructed adjacent
8	to a parcel of land. The rules conditions may not govern the aesthetic features or color
9	of boat shelters. The standards conditions shall be designed to assure ensure the
10	structural soundness and durability of -a boat shelter boat shelters. A municipality
11	may enact ordinances not inconsistent that are consistent with this section or with
12	rules promulgated under this section regulating paragraph and with any conditions
13	imposed on general permits issued to regulate the architectural features of boat
14	shelters that are under the jurisdiction of the municipality.
15	SECTION 33. 30.12 (3) (d) of the statutes is repealed.
16	SECTION 34. 30.12 (3m) of the statutes is created to read:
17	30.12 (3m) INDIVIDUAL PERMITS. (a) For a structure or deposit that is not exempt
18	under sub. (1g) and that is not subject to a general permit under sub. (3), a riparian
19	owner may apply to the department for the individual permit that is required under
20	sub. (1d) in order to place the structure for the owner's use or to deposit the material.
21	(b) The notice and hearing provisions of s. 30.208 (3) to (5) shall apply to an
22	application under par. (a).
23	(c) The department shall issue an individual permit to a riparian owner for a
24	structure or a deposit pursuant to an application under par. (a) if the department

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1	1. The structure or deposit will not materially obstruct navigation.
2	2. The structure or deposit will not be detrimental to the public interest.
3	3. The structure or deposit will not materially reduce the flood flow capacity
4	of a stream.
5	SECTION 35. 30.12 (4) (title) of the statutes is repealed.
6	SECTION 36. 30.12 (4) (a) of the statutes is renumbered 30.2022 (1) and
7	amended to read:
8	30.2022 (1) Activities affecting waters of the state, as defined in s. 281.01 (18)
9	that are carried out under the direction and supervision of the department of
10	transportation in connection with highway, bridge, or other transportation project
11	design, location, construction, reconstruction, maintenance, and repair are not
12	subject to the prohibitions or permit or approval requirements specified under this
13	section or s. 29.601, 30.11, <u>30.12</u> , 30.123, 30.19, 30.195, 30.20, 59.692, 61.351, 62.231,
14	or 87.30 or chs. 281 to 285 or 289 to 299, except s. 281.48. However, at the earliest
15	practical time prior to the commencement of these activities, the department of
16	transportation shall notify the department of the location, nature, and extent of the
17	proposed work that may affect the waters of the state.
18	SECTION 37. 30.12 (4) (b) of the statutes is renumbered 30.2022 (2) and
19	amended to read:
20	30.2022 (2) The exemption under par. (a) sub. (1) does not apply unless the
21	activity is accomplished in accordance with interdepartmental liaison procedures
22	established by the department and the department of transportation for the purpose
23	of minimizing the adverse environmental impact, if any, of the activity.

SECTION 38. 30.12 (4) (c) of the statutes is renumbered 30.2022 (3) and amended to read:

30.2022 (3) If the department determines that there is reasonable cause to
believe that an activity being carried out under this subsection section is not in
compliance with the environmental protection requirements developed through
interdepartmental liaison procedures, it shall notify the department of
transportation. If the secretary and the secretary of transportation are unable to
agree upon the methods or time schedules to be used to correct the alleged
noncompliance, the secretary, notwithstanding the exemption provided in this
subsection section, may proceed with enforcement actions as the secretary deems
appropriate.
SECTION 39. 30.12 (4) (d) of the statutes is renumbered 30.2022 (4).
SECTION 40. 30.12 (4) (e) of the statutes is renumbered 30.2022 (5) and
amended to read:
30.2022 (5) Except as may be required otherwise under s. 1.11, no public notice
or hearing is required in connection with any interdepartmental consultation and
cooperation under this subsection section.
SECTION 41. 30.12 (4) (f) of the statutes is renumbered 30.2022 (6) and amended
to read:
30.2022 (6) This subsection section does not apply to activities in the Lower
Wisconsin State Riverway, as defined in s. 30.40 (15).
SECTION 42. 30.12 (4m) (title) of the statutes is repealed.
SECTION 43. 30.12 (4m) of the statutes is renumbered 30.12 (1m), and 30.12
(1m) (c) (intro.), as renumbered, is amended to read:
30.12 (1m) (c) (intro.) Subsection (1) does not apply to a \underline{A} structure or deposit
that the drainage board for the Duck Creek Drainage District places in a drain that

1	the board operates in the Duck Creek Drainage District is exempt from the permit
2	requirements under this section if either of the following applies:
3	SECTION 44. 30.12 (5) of the statutes is repealed.
4	SECTION 45. 30.121 (3w) of the statutes is created to read:
5	30.121 (3w) EXCEPTION; COMMERCIAL BOATHOUSES. Notwithstanding subs. (2)
6	and (3), a person may construct, repair, or maintain a boathouse if all of the following
7	apply:
8	(a) The boathouse is used exclusively for commercial purposes and does not
9	contain any living quarters.
10	(b) The boathouse is located on land zoned exclusively for commercial or
11	industrial purposes or the boathouse is located on a brownfield, as defined in s.
12	560.13 (1) (a), or in a blighted area, as defined in s. 66.1331 (3) (a).
13	(c) The boathouse is located within a harbor that is being operated as a
14	commercial enterprise or is located on a river that is a tributary of Lake Michigan
15	or Lake Superior.
16	(d) The person has been issued any applicable individual permits under this
17	subchapter and is in compliance with any applicable general permitting
18	requirements under this subchapter.
19	Section 46. 30.123 (title) of the statutes is repealed and recreated to read:
20	30.123 (title) Bridges and culverts.
21	Section 47. 30.123 (1) of the statutes is renumbered 30.1235 and amended to
22	read:
23	30.1235 Municipal bridge construction. Municipalities which construct or
24	reconstruct highway bridges shall not be required to obtain permits under this
25	section or s. 30.10 or s. 30.12 or 30.123 for such that construction or reconstruction.

1	All municipal highway bridges shall be constructed or reconstructed in accordance
2	with standards developed under s. 84.01 (23).
3	SECTION 48. 30.123 (2) of the statutes is amended to read:
4	30.123 (2) PERMITS REQUIRED. Except as provided in sub. (1) and s. 30.12 (4)
5	Unless an individual or general permit has been issued under this section or
6	authorization has been granted by the legislature, no person may construct or
7	maintain a bridge <u>or culvert</u> in, on, or over navigable waters unless a permit has been
8	issued by the department under this section. The application for a permit shal
9	contain the applicant's name and address, the proposed location of the bridge, a cross
10	section and plan view of the navigable waters and adjacent uplands, a description
11	of materials to be used in construction of the bridge, plans for the proposed bridge
12	evidence of permission to construct the bridge from the riparian owners and any
13	other information required by the department.
14	SECTION 49. 30.123 (3) of the statutes is repealed.
15	SECTION 50. 30.123 (4) of the statutes is renumbered 30.123 (8) (c) and
16	amended to read:
17	30.123 (8) (c) The department shall review the plans for the proposed bridge
18	to determine whether the proposed bridge will be an obstruction to navigation or will
19	adversely affect the flood flow capacity of the stream. The department shall grant
20	the issue an individual permit if the proposed pursuant to an application under par
21	(a) if the department finds that the bridge or culvert will not materially obstruct
22	navigation, will not materially reduce the effective flood flow capacity of a stream or
23	be, and will not be detrimental to the public interest.
24	SECTION 51. 30.123 (5) of the statutes is repealed.
	, ,

Section 52. 30.123 (6) of the statutes is created to read:

1	30.123 (6) EXEMPTIONS. Subsection (2) does not apply to any of the following:
2	(a) The construction and maintenance of highway bridges to which s. 30.1235
3	applies.
4	(b) The construction and maintenance of bridges by the department of
5	transportation in accordance with s. 30.2022.
6	(c) The construction and maintenance of culverts that have an inside diameter
7	that does not exceed 48 inches and that are part of private roads or private driveways.
8	SECTION 53. 30.123 (7) of the statutes is created to read:
9	30.123 (7) GENERAL PERMITS. (a) The department shall issue statewide general
10	permits under s. 30.206 that authorize any person to do all of the following:
11	1. Construct and maintain a bridge that will cross a navigable water that is less
12	than 35 feet wide.
13	2. Construct and maintain a culvert that has an inside diameter that does not
14	exceed 60 inches.
15	(b) The department may promulgate rules that specify bridges or culverts, in
16	addition to those listed in par. (a), that may be authorized by statewide general
17	permits.
18	SECTION 54. 30.123 (8) of the statutes is created to read:
19	30.123 (8) Individual permits. (a) For the construction and maintenance of a
20	bridge or culvert that is not exempt under sub. (6) and that is not subject to a general
21	permit under sub. (7), a person may apply to the department for the individual
22	permit that is required under sub. (2) in order to construct or maintain a bridge or
23	culvert.
24	(b) The notice and hearing provisions of s. 30.208 (3) to (5) shall apply to an
25	application under par. (a).

1	SECTION 55. 30.13 (1) of the statutes is repealed.
2	SECTION 56. 30.13 (1m) (intro.) of the statutes is amended to read:
3	30.13 (1m) SWIMMING RAFTS ALLOWED WITHOUT PERMIT UNDER CERTAIN
4	CIRCUMSTANCES. (intro.) A riparian proprietor owner may place a swimming raft in
5	a navigable waterway for swimming and diving purposes without obtaining a permit
6	under s. 30.12 if all of the following conditions are met:
7	SECTION 57. 30.13 (1m) (b) of the statutes is amended to read:
8	30.13 (1m) (b) The swimming raft does not interfere with rights of other
9	riparian proprietors <u>owners</u> .
10	SECTION 58. 30.13 (2) of the statutes is repealed.
11	SECTION 59. 30.13 (4) (a) of the statutes is amended to read:
12	30.13 (4) (a) Interferes with public rights. A wharf or pier which interferes with
13	public rights in navigable waters constitutes an unlawful obstruction of navigable
14	waters unless a permit is issued for the wharf or pier is authorized under a permit
15	issued under s. 30.12 or unless other authorization for the wharf or pier is expressly
16	provided.
17	SECTION 60. 30.13 (4) (b) of the statutes is amended to read:
18	30.13 (4) (b) Interferes with riparian rights. A wharf or pier which interferes
19	with rights of other riparian proprietors owners constitutes an unlawful obstruction
20	of navigable waters unless a permit is issued for the wharf or pier is authorized
21	under a permit issued under s. 30.12 or unless other authorization for the wharf or
22	pier is expressly provided.
23	SECTION 61. 30.13 (4) (d) of the statutes is repealed.
24	Section 62. 30.131 (1) (intro.) of the statutes is amended to read:

30.131 (1) (intro.) Notwithstanding s. 30.133, a wharf or pier of the type which
does not require a permit under ss. $30.12 \frac{(1)}{(1d)}$ and 30.13 that abuts riparian land
and that is placed in a navigable water by a person other than the owner of the
riparian land may not be considered to be an unlawful structure on the grounds that
it is not placed and maintained by the owner if all of the following requirements are
met:
SECTION 63. 30.135 (1) (title) of the statutes is repealed.
SECTION 64. 30.135 (1) (a) (intro.) of the statutes is renumbered 30.135 (1)
(intro.) and amended to read:
30.135 (1) (intro.) A riparian proprietor may place owner placing a water ski
platform or water ski jump in a navigable waterway without obtaining a is exempt
from the permit requirements under this chapter if all of the following requirements
are met:
SECTION 65. 30.135 (1) (a) 1. of the statutes is renumbered 30.135 (1) (a).
SECTION 66. 30.135 (1) (a) 2. of the statutes is renumbered 30.135 (1) (b) and
amended to read:
30.135 (1) (b) The platform or jump does not interfere with rights of other
riparian proprietors <u>owners</u> .
SECTION 67. 30.135 (1) (a) 3. of the statutes is renumbered 30.135 (1) (c).
SECTION 68. 30.135 (1) (b) of the statutes is renumbered 30.135 (2) and
amended to read:
30.135 (2) If the department determines that any of the requirements under
par. (a) sub. (1) are not met, the riparian owner shall submit a permit an application
for an individual permit to the department. The notice and hearing provisions under
s. 30.208 (3) to (5) apply to the application.

1	SECTION 69. 30.135 (2), (3) and (4) of the statutes are repealed.
2	SECTION 70. 30.18 (2) (a) (intro.) of the statutes is amended to read:
3	30.18 (2) (a) Streams. (intro.) No person may divert water from a stream in
4	this state without -a- an individual permit under this section if the diversion meets
5	either of the following conditions:
6	SECTION 71. 30.18 (2) (b) of the statutes is amended to read:
7	30.18 (2) (b) Streams or lakes. No person, except a person required to obtain
8	an approval under s. 281.41, may divert water from any lake or stream in this state
9	without -a individual permit under this section if the diversion will result in a water
10	loss averaging 2,000,000 gallons per day in any 30-day period above the person's
11	authorized base level of water loss.
12	SECTION 72. 30.18 (4) (a) of the statutes is amended to read:
13	30.18 (4) (a) Upon receipt of a complete application, the department shall
14	follow the notice and hearing procedures under s. $30.02(3)$ and (4) $30.208(3)$ to (5) .
15	In addition to the notice requirements providing notice as required under s. 30.02 (3)
16	and (4) 30.208 (3) to (5), the department shall mail a copy of the notice to every person
17	upon whose land any part of the canal or any other structure will be located, to the
18	clerk of the next town downstream, to the clerk of any village or city in which the lake
19	or stream is located and which is adjacent to any municipality in which the diversion
20	will take place and to each person specified in s. 281.35 (5) (b) or (6) (f), if applicable.
21	SECTION 73. 30.18 (6) (b) of the statutes is amended to read:
22	30.18 (6) (b) Use of water. A person issued a permit under this section for the
23	purpose of irrigation or agriculture may use the water on any land contiguous to the
24	permittee's riparian land, but may not withdraw more water than it did before

August 1, 1957, without applying to the department for a modification of the permit.

1	SECTION 74. 30.18 (9) of the statutes is repealed.
2	SECTION 75. 30.19 (1) (intro.) of the statutes is renumbered 30.19 (1g) (intro.)
3	and amended to read:
4	30.19 (1g) PERMITS REQUIRED. (intro.) Unless a an individual or general permit
5	has been granted by the department issued under this section or authorization has
6	been granted by the legislature, it is unlawful no person may do any of the following:
7	SECTION 76. 30.19 (1) (a) of the statutes is renumbered 30.19 (1g) (a) and
8	amended to read:
9	30.19 (1g) (a) To construct Construct, dredge, or enlarge any artificial
10	waterway, canal, channel, ditch, lagoon, pond, lake or similar waterway where the
11	purpose is ultimate connection with an existing navigable stream, lake or other
12	navigable waters, or where water body that connects with a navigable waterway.
13	(am) Construct, dredge, or enlarge any part of the an artificial waterway water
14	body that is located within 500 feet of the ordinary high-water mark of an existing
15	navigable stream, lake or other navigable waters waterway.
16	SECTION 77. 30.19 (1) (b) of the statutes is repealed.
17	SECTION 78. 30.19 (1) (c) of the statutes is renumbered 30.19 (1g) (c) and
18	amended to read:
19	30.19 (1g) (c) To grade or otherwise Grade or remove top soil topsoil from the
20	bank of any navigable stream, lake or other body of navigable water waterway where
21	the area exposed by such the grading or removal will exceed 10,000 square feet.
22	SECTION 79. 30.19 (1b) of the statutes is created to read:
23	30.19 (1b) Definition. In the section, "artificial water body" means a proposed
24	or existing body of water that does not have a history of being a lake or stream or of
25	being part of a lake or stream.

1	SECTION 80. 30.19 (1m) (intro.) of the statutes is amended to read:
2	30.19 (1m) Exception Exemptions. (intro.) Subsection (1) does not apply to A
3	person is exempt from the permit requirements under this section for any of the
4	following:
5	SECTION 81. 30.19 (1m) (a) of the statutes is amended to read:
6	30.19 (1m) (a) The construction and or repair of any public highways highway.
7	SECTION 82. 30.19 (1m) (b) of the statutes is amended to read:
8	30.19 (1m) (b) Any agricultural uses use of land.
9	SECTION 83. 30.19 (1m) (c) of the statutes is amended to read:
10	30.19 (1m) (c) Any An activity that affects a navigable inland lake that is
11	located wholly or partly in any county having a population of 750,000 or more.
12	SECTION 84. 30.19 (1m) (cm) of the statutes is created to read:
13	30.19 (1m) (cm) Any activity that affects a portion of Lake Michigan or of Lake
14	Superior that is located within a county having a population of 750,000 or more.
15	Section 85. 30.19 (1m) (d) of the statutes is amended to read:
16	30.19 (1m) (d) Those portions Any activity that affects a portion of a navigable
17	streams, Lake Michigan or Lake Superior stream that is located within any a county
18	having a population of 750,000 or more.
19	SECTION 86. 30.19 (1m) (e) of the statutes is amended to read:
20	30.19 (1m) (e) Any work required to maintain the original dimensions of an
21	enlargement of a waterway authorized an artificial water body done pursuant to a
22	permit or legislative authorization under sub. (1) (a) or (b) (1g) (a) or (am).
23	SECTION 87. 30.19 (1m) (g) of the statutes is created to read:
24	30.19 (1m) (g) The construction, dredging, or enlargement of any artificial
25	water body that is within 500 feet of the ordinary high-water mark of a navigable

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1	waterway, if the artificial water body does not have a surface connection to any
2	navigable waterway other than an overflow device and if the construction, dredging,
3	or enlargement is authorized by a storm water discharge permit approved by the
4	department under ch. 283 or a facility plan approved or authorized by the
5	department under s. 281.41.
6	SECTION 88. 30.19 (1m) (h) of the statutes is created to read:
7	30.19 (1m) (h) Grading or removal of topsoil from the bank of a navigable
8	waterway that is not located in an area of special natural resource interest and where
9	the area exposed by the grading or removal will exceed 10,000 square feet, if any of
10	the following applies:
11	1. The grading or removal is authorized by a storm water discharge permit
12	approved by the department under ch. 283.
13	2. The grading or removal is authorized under an ordinance under s. 59.692,
14	61.351, or 62.231.
15	3. The grading or removal is authorized by an erosion control plan pursuant
16	to s. 101.653.
17	SECTION 89. 30.19 (2) of the statutes is repealed.
18	SECTION 90. 30.19 (3) of the statutes is repealed.
19	SECTION 91. 30.19 (3r) of the statutes is created to read:
20	30.19 (3r) GENERAL PERMITS. (a) The department shall issue statewide general
21	permits under s. 30.206 that authorize persons to do all of the following:
22	1. Engage in an activity specified in sub. (1g) (a) or (am) that is not exempt
23	under sub. (1m) if the construction, dredging, or enlargement is authorized by a

storm water discharge permit approved by the department under ch. 283 or a facility

plan approved by the department under s. 281.41.

1	2. Engage in an activity specified in sub. (1g) (a) or (am) if the construction,
2	dredging, or enlargement is designed to enhance wildlife habitat or wetlands, as
3	defined in s. 23.32 (1), or if the construction, dredging, or enlargement affects a body
4	of water that is less than one acre in area.
5	3. Engage in an activity specified in sub. (1g) (c) that is not exempt under sub.
6	$(1m)$ (h) if the area exposed by the grading or removal will exceed $10,\!000$ square feet.
7	(b) The department may promulgate rules that specify other types of activities,
8	in addition to those listed in par. (a), that may be authorized by statewide general
9	permits.
10	SECTION 92. 30.19 (4) (title) of the statutes is amended to read:
11	30.19 (4) (title) Issuance of Permit Individual Permits.
12	SECTION 93. 30.19 (4) of the statutes is renumbered 30.19 (4) (c) (intro.) and
13	amended to read:
14	30.19 (4) (c) (intro.) If the The department finds that the project will not injure
15	public rights or interest, including fish and game habitat, that the project shall issue
16	an individual permit pursuant to an application under par. (a) if the department
17	finds that all of the following apply:
18	2. The activity will not cause environmental pollution, as defined in s. 299.01
19	(4) , that any.
20	3. Any enlargement connected to a navigable waterways conforms to the
21	requirement of waterway complies with all of the laws for the relating to platting of
22	land and for sanitation and that no .
23	4. No material injury will result to the rights of any riparian owners on any
24	body of water affected will result, the department shall issue a permit authorizing

. 1	the enlargement of the affected waterways of real property that abuts any water body
2	that is affected by the activity.
3	SECTION 94. 30.19 (4) (a) of the statutes is created to read:
4	30.19 (4) (a) For activities that are not exempt under sub. (1m) and that are
5	not subject to a general permit under sub. (3r), a person may apply to the department
6	for an individual permit in order to engage in an activity for which a permit is
7	required under sub. (1g).
8	SECTION 95. 30.19 (4) (b) of the statutes is created to read:
9	30.19 (4) (b) The notice and hearing provisions of s. 30.208 (3) to (5) apply to
10	an application under par. (a).
11	SECTION 96. 30.19 (4) (c) 1. of the statutes is created to read:
12	30.19 (4) (c) 1. The activity will not be detrimental to the public interest.
13	SECTION 97. 30.19 (5) of the statutes is amended to read:
14	30.19 (5) Conditions of Permit Requirement for Public Access. The A permit
15	issued under this section to construct an artificial water body and to connect it to a
16	navigable waterway shall provide that all require that the artificial waterways
17	constructed under this section which are connected to navigable waterways shall be
18	water body be a public waterways. The department may impose such further
19	conditions in the permit as it finds reasonably necessary to protect public health,
20	safety, welfare, rights and interest and to protect private rights and property
21	waterway.
22	SECTION 98. 30.195 (1) of the statutes is amended to read:
23	30.195 (1) PERMIT REQUIRED. No Unless a permit has been issued under this
24	section or authorization has been granted by the legislature, no person may change

1	the course of or straighten a navigable stream without a permit issued under this
2	section or without otherwise being expressly authorized by statute to do so.
3	SECTION 99. 30.195 (1m) of the statutes is created to read:
4	30.195 (1m) GENERAL PERMITS. (a) The department shall issue statewide
5	general permits under s. 30.206 that authorize riparian owners to change the course
6	of or straighten a navigable stream under the following circumstances:
7	1. The change or straightening involves a relocation of less than a total of 500
8	feet in stream length.
9	2. The change or straightening involves a relocation of a stream with an
10	average flow of less than 2 cubic feet per second.
11	(b) The department may promulgate rules that specify other circumstances, in
12	addition to those listed in par. (a), that may be authorized by statewide general
13	permits.
14	SECTION 100. 30.195 (2) of the statutes is repealed and recreated to read:
15	30.195 (2) Individual permits. (a) For activities that are not subject to a
16	general permit under sub. (1m), a riparian owner may apply to the department for
17	an individual permit in order to engage in activities for which a permit is required
18	under sub. (1).
19	(b) The notice and hearing provisions of s. 30.208 (3) to (5) apply to an
20	application under par. (a).
21	SECTION 101. 30.195 (3) (title) of the statutes is repealed.
22	SECTION 102. 30.195 (3) of the statutes is renumbered 30.195 (2) (c) and
23	amended to read:

1	30.195 (2) (c) Upon application therefor, the The department shall grant a
2	issue an individual permit to the applied for under this section to a riparian owner
3	if the department determines that all of the following apply:
4	1. The applicant is the owner of any land to change the course of or straighten
5	a upon which the change in course or straightening of the navigable stream on such
6	land, if such will occur.
7	2. The proposed change of course or straightening of the navigable stream will
8	improve the economic or aesthetic value of the owner's applicant's land and will.
9	3. The proposed change of course or straightening of the navigable stream will
10	not adversely affect the flood flow capacity of the stream or otherwise be detrimental
11	to public rights or <u>the public interest.</u>
12	4. The proposed change of course or straightening of the navigable stream will
13	not be detrimental to the rights of other riparians riparian owners located on the
14	stream. If the department finds that the rights of such riparians will be adversely
15	affected, it may grant the permit only with their consent. Such permit may be
16	granted on the department's own motion after its own investigation or after public
17	hearing and after giving prior notice of such investigation or hearing or all of these
18	riparian owners have consented to the issuance of the permit.
19	SECTION 103. 30.195 (4) of the statutes is repealed.
20	SECTION 104. 30.195 (7) of the statutes is repealed.
21	SECTION 105. 30.196 (intro.) of the statutes is amended to read:
22	30.196 Enclosure of navigable waters; issuance of permits to
23	municipalities. (intro.) A municipality may enclose navigable waters by directing,
24	placing or restricting navigable waters into an enclosed drain, conduit, storm sewer
25	or similar structure if the department grants the municipality a an individual

1	permit. The department may grant this permit to a municipality after following the
2	notice and hearing requirements under s. $30.02(3)$ and (4) $30.208(3)$ to (5) if it finds
3	that granting the permit:
4	SECTION 106. 30.20 (1) (title) of the statutes is repealed and recreated to read:
5	30.20 (1) (title) PERMITS OR CONTRACTS REQUIRED.
6	SECTION 107. 30.20 (1) (a) of the statutes is amended to read:
7	30.20 (1) (a) No Unless a contract has been entered into with the department
8	under sub. (2) (a) or (b) or authorization has been granted by the legislature, no
9	person may remove any material from the bed of any a natural navigable lake or from
10	the bed of any outlying waters of this state without first obtaining a contract as
11	provided in sub. (2).
12	SECTION 108. 30.20 (1) (b) of the statutes is amended to read:
13	30.20 (1) (b) Except as provided under pars. (c) and (d), Unless an individual
14	or general permit has been issued by the department under this section or
15	authorization has been granted by the legislature, no person may remove any
16	material from the bed of any lake or navigable stream that is not mentioned
17	described under par. (a) without first obtaining a permit from the department under
18	sub. (2) (c).
19	SECTION 109. 30.20 (1) (c) 1. and 2. of the statutes are consolidated, renumbered
20	30.20 (1g) (a) 1. and amended to read:
21	30.20 (1g) (a) 1. Except as provided under subd. 2., a person may remove A
22	removal of material from the bed of a farm drainage ditch which was not a navigable
23	stream before ditching. 2. The department may require a permit under sub. (2) (c)
24	for a removal under subd. 1. only if it is exempt from the individual and general
25	permit requirements under this section unless the department finds that the

1	proposed removal may have a long-term adverse effect on cold-water fishery
2	resources or may destroy fish spawning beds or nursery areas.
3	SECTION 110. 30.20 (1) (c) 3. of the statutes is renumbered 30.20 (1g) (a) 2.
4	SECTION 111. 30.20 (1) (d) of the statutes is renumbered 30.20 (1g) (c) and
5	amended to read:
6	30.20 (1g) (c) The A removal of material by the drainage board for the Duck
7	Creek Drainage District may, without a permit under sub. (2) (c), remove material
8	from a drain that the board operates in the Duck Creek Drainage District is exempt
9	from the individual and general permit requirements under this section if the
10	removal is required, under rules promulgated by the department of agriculture,
11	trade and consumer protection, in order to conform the drain to specifications
12	imposed by the department of agriculture, trade and consumer protection after
13	consulting with the department of natural resources.
14	SECTION 112. 30.20 (1g) (title) and (b) of the statutes are created to read:
15	30.20 (1g) (title) EXEMPTIONS.
16	(b) A removal of material is exempt from the permit and contract requirements
17	under this section if the material does not contain hazardous substances, the
18	material will be placed in an upland area, the material is not being removed from an
19	area of special natural resource interest, and if any of the following applies:
20	1. The removal will be from an area from which material has been previously
21	removed, the removal is for maintenance purposes, and the material to be removed
22	does not exceed 1,000 cubic yards.
23	2. The removal will be from an area from which no material has been previously
24	removed and the material to be removed does not exceed 100 cubic yards.
25	SECTION 113. 30.20 (1r) of the statutes is created to read:

1	30.20 (1r) GENERAL PERMITS. (a) The department shall issue statewide general
2	permits under s. 30.206 that authorize any person to do all of the following:
3	1. Remove material from an area from which material has been previously
4	removed, the removal is for maintenance purposes, and the material to be removed
5	is 1,000 or more cubic yards.
6	2. Remove material from an area from which no material has been previously
7	removed and the material to be removed is 100 or more cubic yards but less than
8	1,000 cubic yards.
9	(b) The department may promulgate rules that specify other types of removals,
10	in addition to those listed in par. (a), that may be authorized by statewide general
11	permits.
12	SECTION 114. 30.20 (2) (title) of the statutes is amended to read:
13	30.20 (2) (title) Contracts for removal and individual permits.
14	SECTION 115. 30.20 (2) (a) and (b) of the statutes are amended to read:
15	30.20 (2) (a) The department, whenever consistent with public rights, may
16	enter into contracts a contract on behalf of the state for the removal and lease or sale
17	of any material from the bed of any navigable lake or of any of the outlying waters,
18	and for the lease or sale of the material. Every if the contract is consistent with public
19	rights. A person seeking to enter into such a contract shall apply to the department.
20	Each contract entered into under this paragraph shall contain such any conditions
21	as may be that the department determines are necessary for the protection of the
22	public interest and the interests of the state and. Each contract entered into under
23	this paragraph shall also fix the amount of compensation to be paid to the state for
24	the material so to be removed, except that no the contract may not require that any

compensation $\frac{1}{1}$ be paid for the material if the contract is with a municipality as

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defined in s. 281.01 (6) and the material is to be used for a municipal purpose and not for resale. No if the material will not be resold. Each contract entered into under this paragraph may not run for a longer period more than 5 years.

(b) The department, whenever consistent with public rights, may enter into contracts a contract on behalf of the state for the removal and lease or sale of any mineral, ore and, or other material from beneath the bed of a navigable lakes and waters, where the waters would water that the state may own if the contract will be consistent with public rights and if the navigable water will not be disturbed in the removal operation and for the lease and sale of such mineral, material and ore and provide the necessary regulations for all acts incident thereto. Every such. A person seeking to enter into such a contract shall apply to the department. Each contract entered into under this paragraph shall contain such any conditions as may be that the department determines are necessary for the protection of the public interest and the interests interest of the state, and. Each contract entered into under this paragraph shall also fix the compensation to be paid to the state for the material, mineral and ore so mineral, ore, or other material to be removed. No Each contract entered into, pursuant to under this paragraph, shall may not run for a longer period more than 75 years. Should any doubt exist as to whether the state, in fact, owns such lake bed or stream bed such contract or lease shall be for such interests, if any, as the state may own. Title to the royalties to be paid when mining operations are begun shall be determined at such future time as royalties for ores so sold are paid or are due and payable.

Section 116. 30.20(2)(bn) of the statutes is created to read:

30.20 (2) (bn) For a removal that is not exempt under sub. (1g) and that is not subject to a general permit under sub. (1r), a person may apply to the department

(a) A certificate of deposit.

1	for an individual permit that is required under sub. (1) (b) in order to remove material
2	from the bed of any lake or stream not described under sub. (1) (a).
3	SECTION 117. 30.20 (2) (c) of the statutes is amended to read:
4	30.20 (2) (c) A permit to remove material from the bed of any lake or stream
5	not included in sub. (1) (a) may be issued by the department if it The department
6	shall issue an individual permit pursuant to an application under par. (bn) if the
7	department finds that the issuance of such a the permit will be consistent with the
8	public interest in the water involved. A permit or contract issued under this
9	paragraph may be issued for up to 10 years if the applicant notifies the department
10	at least 30 days before removing any material lake or stream.
11	SECTION 118. 30.20 (2) (d) of the statutes is created to read:
12	30.20 (2) (d) If an applicant for a permit under par. (bn) submits the application
13	at least 30 days before the proposed date of the removal, the department may issue
14	the permit for a period of up to 10 years.
15	SECTION 119. 30.20 (2) (e) of the statutes is created to read:
16	30.20 (2) (e) The notice and hearing provisions of s. 30.208 (3) to (5) apply to
17	an application for a permit or contract under this subsection.
18	SECTION 120. 30.201 of the statutes is created to read:
19	30.201 Financial assurance for nonmetallic mining. (1) If the
20	department requires that financial assurance be provided as a condition for a permit
21	under s. 30.19, 30.195, or 30.20 or for a contract under s. 30.20 for nonmetallic
22	mining and reclamation, the financial assurance may be a bond or alternative
23	financial assurance. An alternative financial assurance may include cash or any of
24	the following:

1	(b) An irrevocable letter of credit.
2	(c) An irrevocable trust.
3	(d) An escrow account.
4	(e) A government security.
5	(f) Any other demonstration of financial responsibility.
6	(2) Any interest earned by the financial assurance shall be paid to the person
7	operating the nonmetallic mining or reclamation project.
8	SECTION 121. 30.2022 (title) of the statutes is created to read:
9	30.2022 (title) Activities of department of transportation.
10	SECTION 122. 30.2026 (2) (d) of the statutes is amended to read:
11	30.2026 (2) (d) The village of Belleville shall create any artificial barrier under
12	this section in compliance with all state laws that relate to navigable bodies of water,
13	except s. $30.12 \frac{(1)}{(1)} $ and $\frac{(2)}{(1)}$.
14	SECTION 123. 30.2026 (3) (a) of the statutes is amended to read:
15	30.2026 (3) (a) The village of Belleville shall maintain any artificial barrier
16	created as authorized under sub. (1). If a landowner of more than 500 feet of Lake
17	Belle View shoreline, a portion of which is located within 1,000 feet of any such
18	artificial barrier, is dissatisfied with the manner in which the village of Belleville is
19	maintaining the barrier, the owner may maintain the barrier in lieu of the village,
20	upon approval of the department. The village or a landowner who maintains the
21	barrier shall comply with all state laws that relate to navigable bodies of water,
22	except s. 30.12 (1) and (2). The department may require the village of Belleville or
23	the landowner to maintain the barrier in a structurally and functionally adequate
24	condition.

SECTION 124. 30.206 (1) (title) of the statutes is created to read:

1	30.206 (1) (title) Procedure for issuing general permits.
2	SECTION 125. 30.206 (1) of the statutes is renumbered 30.206 (1) (a) and
3	amended to read:
4	30.206 (1) (a) For activities which require a permit or approval under ss. 30.12
5	(3) (a) and 30.19 (1) (a), the department may issue a general permit authorizing a
6	class of activities, according to rules promulgated by the department. Before The
7	department shall issue the statewide general permits required under ss. 30.12 (3)
8	(a), 30.123 (7) (a), 30.19 (3r) (a), 30.195 (1m) (a), and 30.20 (1r) (a) within 540 days
9	after the effective date of this paragraph [revisor inserts date]. General permits
10	issued under s. 30.206, 2001 stats., shall remain valid until the date upon which the
11	statewide general permits are issued under this paragraph. Vessels for commercial
12	storage that are placed on Lake Michigan or Lake Spiperior on the effective date of
13	this paragraph [revisor inserts date], shall be considered to be placed in
14	compliance with s. 30.12 until the date upon which the statewide general permit is
15	<u>issued under s. 30.12 (3) (a) 12.</u>
16	(b) Before issuing general permits, the department shall determine provide,
17	after an environmental analysis and, notice and hearing under ss. 227.17 and
18	227.18 , that .
19	(c) To ensure that the cumulative adverse environmental impact of the class
20	of activity activities authorized by a general permit is insignificant and that the
21	issuance of the general permit will not injure public rights or interest interests, cause
22	environmental pollution, as defined in s. 299.01 (4), or result in material injury to the
23	rights of any riparian owner, the department may impose any of the following
24	conditions on the permit:
25	SECTION 126. 30.206 (1) (c) 1. to 3. of the statutes are created to read:
-ar	e in place on Lake Michigan or Lake Superior or on any tary of Lake Muchigan of Lake Superior determined

to be navigable by the federal government

1	30.206 (1) (c) 1. Construction and design requirements that are consistent with
2	the purpose of the activity authorized under the permit.
3	2. Location requirements that ensure that the activity will not materially
4	interfere with navigation or have an adverse impact on the riparian property rights
5	of adjacent riparian owners.
6	3. Restrictions to protect areas of special natural resource interest.
7	SECTION 127. 30.206 (2) of the statutes is repealed.
8	SECTION 128. 30.206 (3) (title) of the statutes is created to read:
9	30.206 (3) (title) Procedures for conducting activities under general
10	PERMITS.
11	Section 129. 30.206 (3) of the statutes is renumbered 30.206 (3) (a) and
12	amended to read:
13	30.206 (3) (a) A person wishing to proceed with an activity that may be
14	authorized by a general permit shall apply to the department, with written
15	notification of the person's wish to proceed, not less than 20 business 30 days before
16	commencing the activity authorized by a general permit. The department may
17	request additional information from the applicant notification shall provide
18	information describing the activity in order to allow the department to determine
19	whether the activity is within the scope of a authorized by the general permit and
20	shall inform the applicant in writing of its determination within 10 business days
21	after receipt of adequate information.
22	SECTION 130. 30.206 (3) (c) of the statutes is created to read:
23	30.206 (3) (c) Upon completion of an activity that the department has
24	authorized under a general permit, the applicant for the general permit shall provide

1	to the department a statement certifying that the activity is in compliance with all
2	of the conditions of the general permit and a photograph of the activity.
3	SECTION 131. 30.206 (3m) of the statutes is repealed.
4	SECTION 132. 30.206 (4) of the statutes is renumbered 30.206 (3) (b) and
5	amended to read:
6	30.206 (3) (b) Upon receipt of the department's determination that the
7	proposed activity is authorized by a general permit, If within 30 days after a
8	notification under par. (a) is submitted to the department the department does not
9	require any additional information about the activity that is subject to the
10	notification and does not inform the applicant that an individual permit will be
11	required, the activity will be considered to be authorized by the general permit and
12	the applicant may proceed without further notice, hearing, permit or approval if the
13	activity is carried out in compliance with all of the conditions of the general permit.
14	The department may require an individual permit only if it determines that the
15	proposed activity is not authorized by the general permit.
16	SECTION 133. 30.206 (5) (title) of the statutes is created to read:
17	30.206 (5) (title) Failure to follow procedural requirements.
18	SECTION 134. 30.206 (6) of the statutes is amended to read:
19	30.206 (6) REQUEST FOR INDIVIDUAL PERMIT. A person proposing an activity for
20	which a general permit has been issued may request an individual permit under the
21	applicable provisions of this chapter subchapter or ch. 31 in lieu of seeking
22	authorization under the general permit.
23	SECTION 135. 30.206 (7) of the statutes is amended to read:

1	30.206 (7) This section does not apply to an application for a general permit for
2	the Wolf River and Fox River basin area or any area designated under s. $30.207 (1\text{m})$
3	if the application for the general permit may be submitted under s. 30.207.
4	SECTION 136. 30.207 (1) of the statutes is amended to read:
5	30.207 (1) Geographical area. For purposes of this section and s. 30.12 (3) (bt)
6	30.2023, the Wolf River and Fox River basin area consists of all of Winnebago County;
7	the portion and shoreline of Lake Poygan in Waushara County; the area south of
8	STH 21 and east of STH 49 in Waushara County; that portion of Calumet County in
9	the Lake Winnebago watershed; all of Fond du Lac County north of STH 23; that
10	portion of Outagamie County south and east of USH 41; that portion of Waupaca
11	County that includes the town of Mukwa, city of New London, town of Caledonia,
12	town of Fremont; and the portion and shoreline of Partridge Lake and the Wolf River
13	in the town of Weyauwega.
14	SECTION 137. 30.207 (3) (d) 2. of the statutes is amended to read:
15	30.207 (3) (d) 2. Specify the department's plans for proceeding on the
16	application. The plans shall include a timetable for the notice and hearing required
17	under sub. (4).
18	SECTION 138. 30.207 (4) (b) of the statutes is repealed.
19	SECTION 139. 30.207 (5) of the statutes is repealed.
20	SECTION 140. 30.208 of the statutes is created to read:
21	30.208 Applications for individual permits and contracts; department
22	determinations. (1) APPLICATION REQUIRED. A person who seeks to obtain or modify
23	an individual permit under this subchapter or to enter into a contract under s. 30.20
24	shall submit an application to the department. The application may contain a
25	request for a public hearing on the application.

(3) Notice of complete application; request for public hearing; decision. (a)
Upon determination by the department that an application submitted under sub. (1)
is complete, the department shall provide notice of complete application to interested
and potentially interested members of the public, as determined by the department.
The department shall provide the notice within 15 days after the determination that
the application is complete. If the applicant has requested a public hearing as part
of the submitted application, a notice of public hearing shall be part of the notice of
complete application.

- (b) If the notice of complete application does not contain a notice of public hearing, any person may request a public hearing in writing or the department may decide to hold a public hearing without a request being submitted if the department determines that there is a significant public interest in holding a hearing.
- (c) A request for a public hearing under par. (b) must be submitted to the department or the department's decision to hold a public hearing must occur within 30 days after the department completes providing the notice of complete application. The department shall provide notice of public hearing within 15 days after the request for public hearing is submitted or the department makes its determination.
- (d) The department shall hold a public hearing within 30 days after the notice of hearing has been provided under par. (a) or (c).
- (e) Within 30 days after the public hearing is held or, if no public hearing is held, within 30 days of the 30-day comment period under sub. (4) (a), the department shall render a decision, issuing, denying, or modifying the permit or approving the contract that is the subject of the application submitted under sub. (1).
- (4) PUBLIC COMMENT. (a) The department shall provide a period for public comment after the department has provided a notice of complete application under

- sub. (3) (a), during which time any person may submit written comments with respect to the application for the permit or contract. The department shall retain all of the written comments submitted during this period and shall consider all of the comments in the formulation of the final decision on the application. The period for public comment shall end on the 30th day following the date on which the department completes providing the notice of complete application, except as provided in par. (b).
- (b) If a public hearing is held, the period for public comment shall end on the10th day following the date on which the public hearing is completed.
- (d) The department shall promulgate rules to establish procedures for the conduct of public hearings held under this subsection. Public hearings held under this subsection are not contested cases under s. 227.01 (3).
- (5) Notice Requirements. (a) The department shall, by rule, establish procedures for providing notices of complete applications and notices of public hearings to be provided under sub. (3), and notices of administrative hearings to be provided under s. 30.209 (1). The procedures shall require all of the following:
 - 1. That the notice be published as a class 1 notice under ch. 985.
 - 2. That the notice be mailed to any person or group upon request.
- (b) The department shall, by rule, prescribe the form and content of notices of complete applications and notices of public hearings to be provided under sub. (3), and notices of administrative hearings to be provided under s. 30.209 (1). Each notice shall include all of the following information:
 - 1. The name and address of each applicant or permit holder.
- 2. A brief description of each applicant's activity or project that requires the permit.

1	3. The name of the waterway in or for which the activity or project is planned
2	4. For a notice of complete application and a notice of public hearing under sub
3	(3), a statement of the tentative determination to issue, modify, or deny a permit for
4	the activity or project described in the application.
5	5. For a notice of complete application and a notice of public hearing under sub
6	(3), a brief description of the procedures for the formulation of final determinations
7	including a description of the comment period required under sub. (4).
8	(c) The department may delegate the department's requirement to provide
9	notice under sub. (3) or s. 30.209 (1) by doing any of the following:
10	1. Requiring that the applicant for the permit or contract provide by
11	publication, mailing, or other distribution or more of the notices.
12	2. That the applicant for the permit or contract pay for the publication, mailing
13	or any other distribution costs of providing one or more of the notices.
14	SECTION 141. 30.209 of the statutes is created to read:
15	30.209 Individual permits; administrative and judicial review. (1)
16	ADMINISTRATIVE REVIEW. (a) An applicant for or holder of an individual permit, or 5
17	or more persons, may file a petition for administrative review of any of the following
18	decisions given by the department:
19	1. The issuance, denial, or modification of any individual permit issued under
20	this subchapter.
21	2. The imposition of, or failure to impose, a term or condition on any individual
22	permit issued under this subchapter.
23	(b) A petition under this subsection shall be filed with the department within
24	30 days after the date on which the department has given notice of its decision under

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1	par. (a) 1. or 2. The petition shall state the interest of each petitioner, the specific
2	issue to be reviewed, and the reasons why an administrative hearing is warranted
3	(c) Unless the department determines that there are no grounds supporting the
4	position that an administrative hearing is warranted, the department shall provide
5	a notice of the hearing at least 30 days before the date of the hearing to all of the
6	following:
7	1. The applicant for or the holder of the permit.
8	2. Each petitioner, if other than the applicant or holder.
9	3. Any other persons required to receive notice under the rules promulgated
10	under s. 30.208 (5).
11	(d) The notice under par. (c) shall be in compliance with all of the other
12	applicable rules promulgated under s. 30.208 (5).
13	(e) The administrative hearing shall be conducted as a contested case hearing
14	in accordance with the procedures under ch. 227.
15	(2) JUDICIAL REVIEW. (a) Any applicant for or holder of an individual permit or
16	any other person who satisfies the requirements of s. 227.52 may commence ar
17	action in circuit court to review any of the decisions given by the department that are
18	specified in sub. (1) (a) 1. and 2.
19	(b) An action filed under par. (a) by an applicant for or holder of an individua
20	permit shall be in lieu of the applicant or holder seeking review under sub. (1).
21	(c) Any administrative review petitioned for under sub. (1) may be removed to
22	the circuit court by the applicant for the permit, the holder of the permit, or the
23	department. The review shall be commenced by filing a motion for removal together

with a copy of the petition filed under sub. (1). The motion must be filed within 30

days after notice is provided under sub. (1) (c).

1	(d) An action or review commenced under this subsection shall be filed in the
2	circuit court for the county in which the riparian property that is subject to a decision
3	by the department, as specified in sub. (1) (a) 1. and 2., is located.
4	(e) A review under par. (c) or (d) shall include the examination of witnesses and
5	the taking of evidence before the court.
6	SECTION 142. 30.28 (3) (b) of the statutes is amended to read:
7	30.28 (3) (b) This section does not apply to a permit issued under s. 30.12 (3)
8	(a) 2., 2m. or 3 <u>. or (4) (c) or (d)</u> .
9	SECTION 143. 30.29 (3) (d) of the statutes is amended to read:
10	30.29 (3) (d) Activities for which a permit is issued. A person or agent of a person
11	who is issued a permit by the department while the person or agent is engaged in
12	activities related to the purpose for which the permit is issued as authorized under
13	a general or individual permit issued under this subchapter or as authorized under
14	a contract entered into under this subchapter.
15	SECTION 144. 30.298 (3) of the statutes is amended to read:
16	30.298 (3) Any person who violates a general permit under s. 30.206 shall
17	forfeit not less than \$10 nor more than \$500 for the first offense and shall forfeit not
18	less than \$50 nor more than \$500 upon conviction of the same offense a 2nd or
19	subsequent time.
20	SECTION 145. 31.39 (2m) (c) of the statutes is amended to read:
21	31.39 (2m) (c) If more than one fee under sub. (2) (a) or s. 30.28 (2) (a) or 281.22
22	is applicable to a project, the department shall charge only the highest fee of those
23	that are applicable.
24	SECTION 146. 84.18 (6) of the statutes is amended to read:

84.18 (6) EXECUTION AND CONTROL OF WORK. Subject to s. 30.12 (4) 30.2022 and the control exercised by the United States, the construction under this section of any local bridge project shall be wholly under the supervision and control of the department. The secretary shall make and execute all contracts and have complete supervision over all matters pertaining to such construction and shall have the power to suspend or discontinue proceedings or construction relative to any bridge project at any time in the event any county, city, village or town fails to pay the amount required of it for any project eligible for construction under this section, or if the secretary determines that sufficient funds to pay the state's part of the cost of such bridge project are not available. All moneys provided by counties, cities, villages and towns shall be deposited in the state treasury, when required by the secretary, and paid out on order of the secretary. Any of the moneys deposited for a project eligible for construction under this section which remain in the state treasury after the completion of the project shall be repaid to the respective county, city, village or town in proportion to the amount each deposited.

SECTION 147. 236.16 (3) (d) (intro.) of the statutes is amended to read:

236.16 (3) (d) (intro.) All of the owners of all of the land adjacent to a public access established under par. (a) to an inland lake, as defined in s. 30.92 (1) (bk), may petition the city, village, town or county that owns the public access to construct shoreline erosion control measures. Subject to par. (e), the city, village, town or county shall construct the requested shoreline erosion control measures or request the department of natural resources to determine the need for shoreline erosion control measures. Upon receipt of a request under this paragraph from a city, village, town or county, the department of natural resources shall follow the notice and hearing procedures in s. 30.02 (3) and (4) 30.208 (3) to (5). Subject to par. (e), the city,

1 .	village, town or county shall construct shoreline erosion control measures as
2	required by the department of natural resources if the department of natural
3	resources determines all of the following:
4	SECTION 148. 281.22 (2) (c) of the statutes is amended to read:
5	281.22 (2) (c) If more than one fee under this section or s. 30.28 (2) (a) or 31.39
6	(2) (a) is applicable to a project, the department shall charge only the highest fee of
7	those that are applicable.
8	SECTION 149. 299.05 (2) (a) of the statutes is amended to read:
9	299.05 (2) (a) Permits, contracts, and other approvals under ss. 30.10 to 30.205
10 ·	and 30.21 to 30.27.
11	SECTION 150. Initial applicability.
12	(1) The treatment of sections 30.208 and 30.209 of the statutes first applies to
13	applications for individual permits that are submitted to the department of natural
14	resources on the effective date of this subsection.
15	(2) The treatment of section 30.208 of the statutes first applies to applications
16	for contracts under section 30.20 of the statutes that are submitted to the
17	department of natural resources on the effective date of this subsection.
18	(END)