Chapter NR 335

MUNICIPAL DAM GRANT PROGRAM

NR 335.01 Purpose. The purpose of this chapter is to establish procedures for implementation of the dam maintenance, repair, modification, or abandonment and removal aid program established under s. 31.385, Stats.

History: Cr. Register, April 1991, No. 424, eff. 5−1−91.

NR 335.02 Applicability. (1) This chapter shall apply to applications for state aid in the form of grants for dam maintenance, repair, modification, or abandonment and removal under s. 31.385, Stats.

(2) The provisions of this chapter are applicable to dams that:
   (a) Are owned by a municipality or public inland lake protection and rehabilitation district; and
   (b) Are not inspected, approved and licensed by a federal agency under 18 CFR Part 12.

History: Cr. Register, April 1991, No. 424, eff. 5−1−91; CR 10−032: am. (1) Register October 2010 No. 658, eff. 11−1−10.

NR 335.03 Definitions. For the purpose of this chapter:

(1) “Abandonment” means abandonment of the permit or approval of a dam and the removal of the dam in compliance with ch. 31, Stats.

(2) “Approval” means the written approval of the department.

(3) “Authorized representative” means the official or employee designated by resolution of the governing body of a municipality or lake district to act on behalf of the owner under this chapter.

(4) “Dam” means any artificial barrier in or across a watercourse which has the primary purpose of impounding or diverting water. A dam includes all appurtenant works, such as a dike, canal or powerhouse.

(5) “Dam grant inventory” means the list of dams maintained by the department that require a dam safety project and for which a grant application has been filed under s. 31.385, Stats.

(6) “Dam safety project” means the maintenance, repair, modification, or abandonment and removal of a dam to increase the safety of the dam or any other activity that will increase the safety of the dam.

(7) “Department” means the department of natural resources.

(8) “Directives” means the requirements for repair, maintenance, modification or abandonment established by the department in the inspection report sent to the owner.

(9) “Force account” means the performance of a project with the forces and resources of the sponsor, including personal services, equipment and materials.

(10) “Fringe benefits” means employers’ contributions or expenses for social security, employee’s life and health insurance plans, unemployment insurance coverage, worker’s compensation insurance, pension retirement plans, and employee benefits in the form of regular compensation during authorized absences from the job (such as annual, sick, court or military leave). These contributions and expenses shall be equitably distributed to all employee labor activities.

(11) “Grantee” means the municipality or lake district which receives a grant award from the state under this chapter.

(12) “Hydraulic shadow” means that area of land downstream from a dam that would be inundated by water upon failure of the dam during the regional flood.

(13) “Indirect costs” means those costs not directly assignable to a grant, program or project. Such costs are of an administrative or other nonproductive, nonreimbursable nature, are incurred for a common or joint purpose, or are not readily assignable to a project or program.

(14) “Investigation” means an inspection performed by or in coordination with the department after the owner has received either directives in an inspection report or an order, to determine whether the owner may be eligible for a grant under this chapter for work that remains to be performed on the dam.

(15) “Lake district” means a public inland lake protection and rehabilitation district formed under ch. 33, Stats.

(16) “Land use controls” means a floodplain zoning ordinance adopted and approved pursuant to s. 87.30, Stats., or restrictive covenants, easements or other appropriate legal arrangements between the owner of the dam and the owners of all property within the dam’s hydraulic shadow.

(17) “Modification” means any physical change to a dam, other than maintenance or repair of the existing components, that results in a change in the dam’s hydraulic capacity or structural stability.

(18) “Municipality” means any town, village, city, county, or tribe in this state.

(19) “Order” means an enforcement order issued by the department under s. 31.19 (5), Stats., to an owner to repair or abandon a dam.

(20) “Owner” means any municipality or lake district which holds the permit or approval under ch. 31, Stats., to a dam and fee title ownership or permanent legal access for the purposes of operation and maintenance to the specific piece of land on which a dam is physically located.

(21) “Regional flood” means a flood determined to be representative of large floods known to have occurred in Wisconsin and which may be expected to occur on a particular stream once in every 100 years.

Note: The regional flood is based upon a statistical analysis of stream flow records available for the watershed or an analysis of rainfall or runoff characteristics in the watershed or both. The flood frequency of the regional flood is once in every 100 years. In any given year, there is a 1% chance that the regional flood may occur or be exceeded.

(22) “Repair” means work performed on a dam, including maintenance, which is required to provide proper operation or continued structural integrity of the dam and does not change the dam’s hydraulic capacity.

(23) “Sponsor” means a dam owner who applies for a grant under this chapter to do a dam safety project at their dam.
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(24) “Sponsor match” means the portion of the dam safety project which is not funded by the state. Eligible sources of sponsor match may include cash from the sponsor; in-kind contributions; funds generated by local, state or federal government; grants or contributions from foundations, businesses, private individuals, non-profit organizations, or other local state or federal grants.

History: Cr. Register, April 1991, No. 424, eff. 5−1−91; CR 10−032; am. (1), (4) and (23), r. (12) to (14), (18) and (20), rem. (5), (6), (7), (8), (9) to (11), (15) to (17) and (19) to be (7), (8), (11), (12), (14) to (16), (17) to (19) and (20) and am. (14), (18) and (20), cr. (5), (6), (9), (10), (13) and (24) Register October 2010 No. 658, eff. 11−1−10.

NR 335.04 Eligibility for a state grant. (1) Any municipality or lake district that owns a dam in Wisconsin may apply for state aid for repair, modification or abandonment of the dam upon compliance with sub. (2).

(2) To be eligible to receive a grant under this chapter, the owner shall:

(a) Request, in writing, financial assistance under this chapter within 6 months after receiving directives or an order for repair, modification or abandonment of the dam resulting from a department investigation or inspection of the dam, or have received a directive from the department or have been under order by the department to repair, modify or abandon the dam, on or before August 9, 1989; and

(b) Comply with all applicable requirements of this chapter.

History: Cr. Register, April 1991, No. 424, eff. 5−1−91.

NR 335.05 State share. (1) For dam repair, reconstruction or maintenance projects the following cost share provisions shall apply:

(a) The state share may not exceed 50% of the first $400,000 of eligible project costs nor more than 25% of the eligible project costs that exceed $400,000.

(b) The dam owner shall provide a sponsor match for 50% of the first $400,000 of eligible project costs, 75% of the next $800,000 of project costs and all ineligible cost or eligible costs exceeding $1,200,000.

(c) Sponsor match may come from other sources including another state or federal cost sharing or grant program, from another municipality, or any other outside funding source.

(2) For dam removal projects the state share may not exceed 100% of the eligible project costs.

(3) The state share is limited to no more than $400,000 for each dam safety project.

History: Cr. Register, April 1991, No. 424, eff. 5−1−91; CR 10−032; and cr. Register October 2010 No. 658, eff. 11−1−10.

NR 335.06 Application and award procedures. Aid available under this program shall be awarded to those projects with the highest points on a priority list, as determined by the procedures and criteria in s. NR 335.09, and in accordance with the procedures in this section. Projects on the priority list shall be funded within the limits of available funds.

(1) All applications for a grant under this chapter shall be received by the department or postmarked no later than September 15 of each year, unless otherwise noted on the application materials. The signed application and required attachments shall be delivered to the department location identified in the application materials. Acceptable delivery methods shall be identified in the application materials. Applications received or postmarked on the same day shall be randomly assigned an order received within that day.

(2) The department shall review each application received for completeness and within 15 days of the application deadline shall advise the applicant in writing of any deficiencies, omissions or errors in the application in writing. Incomplete applications may not be considered if all information is not received by the department within 45 days of the application deadline for that year. The date that the last materials, required for a complete application, were received by the department shall be used to break ties on the priority list.

(3) The department shall establish a priority list within 60 days of the application deadline, which ranks all complete applications received by the application deadline. Applicants shall be notified of their placement on the priority list and the probability of approval for funding. The ranking of applicants shall be made available upon written request. In developing this list the department shall:

(a) Rank applications with identical point totals based upon the date the complete application was received by the department with highest priority given to the earliest received complete application.

(b) Add a contingency, based on past experience with the grant program to the cost estimates provided in the grant applications to assure adequate funding is available for projects receiving a commitment to funding. If the next project on the list would exceed the available funding the department may choose to reserve those funds until there is adequate funding to fully commit to the next project on the list.

(4) Applicants receiving a commitment for funding shall submit plans and specifications to the department, for approval within 6 months of the notification on placement on the priority ranking list, unless an extension is requested in writing and approved by the department.

(5) Applicants receiving a commitment for funding shall submit construction bids for the proposed work to the department within 90 days of department approval of plans and specifications. Following submission to the department, the owner may rebid the project without losing eligibility if the original bid is deemed too high or inappropriate. The applicant shall rebid the project within 60 days of receipt of the original bid. The department shall direct the owner to rebid the project if it deems the bid inappropriate. The applicant shall rebid the project within 60 days of receiving notification from the department that the department deems the bid inappropriate.

(6) The department shall issue, in writing, a notice of grant award within 30 days of receipt of an acceptable construction bid.

(7) All complete applications received or postmarked after the application deadline shall be returned to the applicant.

(8) If there are insufficient funds to award aid to all eligible applicants on the priority list, their placement on the priority ranking list shall be maintained until the next grant application deadline in case a higher ranked project elects not to receive their grant or returns unused funds to the program. As application requirements could change between grant cycles, sponsors of unfunded projects shall submit new applications each grant cycle.

(9) No grant may be awarded under this program until the owner of the dam provides adequate proof of ownership of the entire dam and a dam failure analysis approvable under the standards of s. NR 333.05 (2), including maps suitable for the purpose of implementing land use controls below the dam.

(10) No grant may be awarded under this program for a dam project that has already received a grant award through the Dam Removal Grant program administered under ch. NR 336.

(11) For any project that does not adequately advance within one year of funding notification to a point where the grant award is written, the department’s commitment to fund said project may be rescinded. Funds that have been so rescinded may then be committed to the next unfunded project on the priority list.

History: Cr. Register, April 1991, No. 424, eff. 5−1−91; CR 10−032; am. (intro.) and (1), rem. (2) to (7) to be (3) to (8) and am. (3) to (5), (7) and (8), cr. (2), (3) (a), (b), (9) to (11) Register October 2010 No. 658, eff. 11−1−10.
NR 335.07 Grant application. (1) Procedure. Subject to the availability of funds, the department shall:

(a) Solicit applications on an annual basis for projects to be funded under this chapter by providing notice that the application materials are available upon request.

(b) Distribute to any potential applicant that requests it a copy of the application, instructions for completing the application and guidelines that the department shall use to score the project application.

(c) Require a separate grant application shall be submitted to the department for each individual dam for which financial assistance is requested under this chapter. Only one application under this chapter may be received for any particular dam in any year.

(2) Contents of Application. An application for a grant under this chapter shall be made on forms furnished by the department. In addition to the application form, the application shall include the following:

(a) Certified copies of a resolution of the governing body of the municipality or lake district that reflects the following information:

1. Designates an authorized representative and authorizes the representative to apply for a grant under s. 31.385, Stats., and this chapter, on behalf of the owner.

2. A statement that the owner agrees to pay a share of the eligible costs which is equal to the total project cost minus the state share.

(b) Proof of receipt of a letter sent by certified mail, from the dam owner to any county, city or village that may be affected by the hydraulic shadow of the dam, informing the municipality or municipalities that a change in the land use controls may be necessary to secure the hazard rating for the dam.

(c) Information to show that the applicant holds the permit or approval under ch. 31, Stats., for the dam and information indicating who owns the parcels of land under and adjacent to the land. Also, a map showing the dam in relationship to the adjacent land parcels shall be provided.

(d) Proof that the applicant requested, in writing, funding assistance under this chapter within 6 months after receiving directives or an order for repair, modification or abandonment of the dam resulting from a department investigation or inspection of the dam.

(e) All data and calculations to show that upon completion of the project, dams to be repaired or modified will meet all requirements of ch. NR 333 where applicable. All owners shall provide the following with the application:

1. A dam failure analysis sufficient to identify the appropriate hazard of the dam based on current downstream development.

2. A project description, conceptual design and detailed cost estimate for the construction phase of the project defining the eligible project costs.

3. A cost estimate for the engineering work required to complete the project, including preparation of all documents required under this chapter.

Note: The cost estimates should be broken into the following categories where applicable: dam failure analysis; alternatives analysis and grant application; preparation of plans and specifications and project bidding; construction related services; and preparation of the emergency action plan and inspection, operation and maintenance plan.

(f) All data and calculations to show that dams to be abandoned will meet the requirements of ch. 31, Stats. All owners shall provide the following with the application:

1. An application, under ch. 31, Stats., for a permit or approval to abandon the dam.

2. All information necessary for the municipality responsible for implementation of land use controls to implement controls in the area flooded during the regional flood without the dam in place.

3. A project description, conceptual design and detailed cost estimate for the construction portion of the project defining eligible project costs.

4. A cost estimate for the engineering work required to complete the project, including preparation of all documents required under this chapter.

Note: The cost estimates should be broken into the following categories where applicable: floodplain analysis; alternatives analysis and grant application; preparation of plans and specifications and project bidding; and construction related services.

(g) All sources of funding from outside the owners resources that will be used to meet the sponsors match for the grant.

(h) All information requested in the grant materials to help establish the priority ranking points for the dam.

(i) Any other information required on the application that the department may require to process the applications.

Note: Application forms may be obtained from the DNR Bureau of Community Financial Assistance, PO Box 7921, Madison, WI 53707.

History: Cr. Register, April 1991, No. 424, eff. 5–1–91; CR 10–032; renum. (1) (a), (2) (a) 3., (b) and (c) to be (1) (c), (2) (b), (e) and (f) and am. (1) (c), (2) (b), (e) (intro.), 1., 2. and (f) 3., am. (1) (b) and (2) (a) (intro.) to 2., cr. (1) (intro.), (a), (2) (c), (d), and (g) to (i) Register October 2010 No. 658, eff. 11–1–10.

NR 335.08 Eligible and ineligible costs. (1) Eligible costs. The following project costs, whether incurred under contract or in the form of salaries and benefits, may be reimbursed under this chapter, if the grant is awarded:

(a) Actual and reasonable engineering costs incurred in preparing the studies and application form required under s. NR 335.07 (2) (e) and (f);

(b) Actual and reasonable engineering costs incurred in preparing plans and specifications as required in s. NR 335.06 (4), the operation, inspection and maintenance plan, and the emergency action plan;

(c) Actual and reasonable construction costs incurred in the repair, modification or abandonment of the dam, including labor and materials;

(d) Actual and reasonable engineering costs involved in the on–site inspection of the repair, modification or abandonment of the dam. On–site inspection by an engineer registered in the state of Wisconsin is required, at a minimum, during critical stages of construction and could be required full time for certain projects.

(e) Actual and reasonable costs for activities other than the maintenance, repair or modification of the dam (structural alternative) only if the cost of that activity is less than the cost of the structural alternative.

(2) Ineligible costs. Ineligible costs include:

(a) Costs incurred prior to August 9, 1989;

(b) The cost of materials and labor for installation or repair of items directly associated with hydroelectric power facilities at the dam;

(c) Costs incurred prior to the date of the state grant award except engineering costs as provided in sub. (1) or construction costs for a project that was under department orders, was approved by the department and was undertaken as emergency repairs or modifications to a high or significant hazard dam. Construction work shall have started within 1 year prior to the grant application deadline;

(d) Costs of routine maintenance including, but not limited to, mowing grass, painting signs and debris removal;

(e) Costs of equipment necessary for routine maintenance of the dam;

(f) Costs for which payment for a dam abandonment and removal project has been or will be received under another state or federal cost sharing or grant program or from another municipality or any other outside funding source;

(g) Costs attributable to the correction of errors or deficiencies in construction funded under this chapter due to failure to comply with department approved construction plans and specifications.
(3) **Allocation of costs.** Total project costs may be allocated between eligible and ineligible costs using one of the following methods:

(a) **Unit cost method.** When the unit cost method is used, costs for individual work items shall be prorated between eligible and ineligible portions of the project based on an equal cost per unit.

(b) **Project cost method.** When the project cost method is used, eligible project costs shall be based on engineering costs plus the cost of construction reflected in the contractor’s billings to the owner. Owners using this method shall submit the contractor’s itemized billings showing the breakdown of eligible work items.

**History:** Cr. Register, April, 1991, No. 424, eff. 5–1–91; CR 10–032: am. (1)(a) to (d), (2) (c) and (f), cr. (1) (c) Register October 2010 No. 658, eff. 11–1–10.

**NR 335.09 Criteria for priority ranking.** (1) The department shall develop a priority ranking process for the purpose of determining funding priorities for applications under this chapter.

(2) The department may use an advisory committee to help develop the priority ranking process.

(3) The priority ranking process shall be reviewed and adjusted, if necessary, based on experience from past grant cycles and public safety priorities, prior to the notice of a new grant cycle.

(4) The following criteria may be used by the department in the priority ranking process. The criteria are not listed in any order of priority:

(a) Hazard of the dam based on existing land use downstream.

(b) Extent of land use controls currently in effect downstream of the dam to prevent development in the hydraulic shadow of the dam.

(c) Financial need of the applicant.

(d) Total eligible project costs.

(e) Navigability of the watercourse.

(f) Size classification of the dam.

(g) Extent to which the project improves the safety in the area downstream of the dam.

(h) Severity of the deficiencies of the dam.

(i) Time frame in which the project can start construction.

(j) Presence of approved emergency action plan and inspection, operation and maintenance plan for the dam.

(k) Availability of public access to the impoundment created by the dam.

(L) Extent of effort by the owner to responsibly operate and maintain the dam.

(m) Any other criteria that the department identifies as necessary to improve the ranking process based on past experience with the grant program.

(5) The department shall determine the priority ranking points for an applicant based on information found on the grant application and in supplemental material; department files, map repositories and databases; on-site inspections or reports from past inspections; and discussion with the owner.

**History:** Cr. Register, April, 1991, No. 424, eff. 5–1–91; CR 10–032: r. and recr. Register October 2010 No. 658, eff. 11–1–10.

**NR 335.10 Construction period.** (1) All construction performed on an eligible project shall be completed in accordance with s. NR 335.12 within one year from the date of the grant award unless the department extends that period for good cause. If an extension is warranted by the circumstances and is requested in writing by the grantee before the end of the initial one-year construction period, the department may extend the construction period for up to 2 additional years.

(2) If the grantee fails to comply with sub. (1), the grantee may not receive any further state funds and shall reimburse the department for any state funds already received under this chapter. The uncompleted portion of the project shall be considered for funding in the next year in which money becomes available upon submission of a new application in compliance with this chapter.

**History:** Cr. Register, April, 1991, No. 424, eff. 5–1–91.

**NR 335.11 Final project approval.** After the project is complete and approved by the owner, the owner shall submit 3 copies of as-constructed plans and specifications, monthly inspection reports prepared by the inspecting engineer on the project, and written certification from the owner’s engineer stating that the project was completed in compliance with s. 31.12 (4), Stats. The department shall conduct a final inspection of the project within 60 days after receiving the as-constructed plans and specifications, inspection reports, and certification. A project approval letter shall be sent to the owner within 30 days of final inspection by the department.

**History:** Cr. Register, April, 1991, No. 424, eff. 5–1–91.

**NR 335.12 Grant payments.** The grantee shall be paid the state share of those eligible project costs which have prior department approval in the following installments:

(1) If the dam is repaired or modified:

(a) 50% of the state share of total eligible costs, of the engineering contract and the construction bids, shall be paid to the grantee, following 50% completion of the project, within 90 days after the department has received a written request and supporting documentation by the owner’s authorized representative. The department shall inspect the project, review the supporting documentation, and determine that the owner has expended at least 50% of the state share of total eligible costs and that the work meets the requirements of this chapter prior to making payment to the owner; and

(b) If the emergency action plan and inspection, operation and maintenance plan are approved by the department prior to the completion of the project, the state share of the remaining eligible costs, based on the final audited project cost, shall be paid to the grantee within 90 days after the department has conducted a final audit and has determined the final audited eligible costs. A final audit shall be conducted within 90 days after the project has been completed and approved by the owner and the department pursuant to s. NR 335.11; or

(c) If the emergency action plan and inspection, operation and maintenance plan are not approved by the department prior to the completion of the project, the state share of the remaining eligible costs less 10%, based on the final audited project cost, shall be paid to the grantee within 90 days after the department has conducted a final audit and has determined the final audited eligible costs. A final audit shall be conducted within 90 days after the project has been completed and approved by the owner and the department pursuant to s. NR 335.11. The remaining state share of eligible costs shall be paid to the grantee within 60 days after the grantee has received approval, by the department, of an emergency action plan and an inspection, operation and maintenance plan.

(2) If the dam is abandoned:

(a) 50% of the state share of total eligible costs, based on the engineering contract and the construction bids, shall be paid to the grantee, following 50% completion of the project, within 90 days after the department has received a written request and supporting documentation by the owner’s authorized representative. The department shall inspect the project, review the supporting documentation, and determine that the owner has expended at least 50% of the state share of total eligible costs and that the work meets the requirements of this chapter prior to making payment to the owner; and

(b) The state share of the remaining eligible costs, based on the final audited project cost, shall be paid to the grantee within 90 days after the department has conducted a final audit and has determined the final audited eligible costs. A final audit shall be conducted within 90 days after the project has been completed and approved by the owner and the department pursuant to s. NR 335.11. The remaining state share of eligible costs shall be paid to the grantee within 60 days after the grantee has received approval, by the department, of an emergency action plan and inspection, operation and maintenance plan.
approved by the owner and the department pursuant to s. NR 335.11.

History: Cr. Register, April, 1991, No. 424, eff. 5–1–91.

NR 335.13 Adoption of land use controls in the hydraulic shadow. If the grantee or the municipality responsible for the implementation of land use controls in the hydraulic shadow, or both, fail to adopt the land use controls necessary to secure the dam hazard rating in accordance with ch. NR 333, the grantee may not receive any further state funds under this chapter and shall reimburse the department for any state funds already received under this chapter. The necessary land use controls shall be adopted within one year after the department has approved the dam failure analysis submitted with the application. If adequate justification is received and approved by the department an extension of the one year deadline may be given.

History: Cr. Register, April, 1991, No. 424, eff. 5–1–91.

NR 335.14 Grantee accountability. (1) Records management. Each grantee shall maintain an accounting system that accurately reflects all fiscal transactions, incorporates appropriate controls and safeguards, and provides good audit trails, particularly to source or original documents.

(a) Accounting procedures. Financial schedules and statements filed with grant applications and payment requests shall be based on records maintained under generally accepted accounting principles which meet the following minimum requirements:

1. Accounts shall separate grant receipts and eligible project costs from those allocable to other programs and activities.

2. Payments received under another state or federal cost sharing or grant program or from another municipality or any other outside funding source and expenditures shall be listed in sufficient detail to provide a basis for accurate and complete reporting.

3. Supporting records for all expenditures shall be itemized in sufficient detail to reflect the nature and propriety of each. Proof of payment, such as cancelled checks or receipts from vendors, shall be maintained.

4. If the owner uses its own labor force, payroll records shall be maintained that reflect actual program hours worked by each employee as well as allocable gross wages and fringe benefits paid. Time and attendance records describing the work performed, specifying project hours worked by day, and both signed by the employee and bearing evidence of management approval, shall be maintained, along with computations showing hourly pay rates and allocation of fringe benefits.

(b) Fiscal controls. 1. Any consultant, construction or service contract totaling $10,000.00 or more annually shall be covered by a formal contract or agreement specifying financial terms, contract duration, and services to be rendered.

2. Actual cost of force account labor and equipment is allowable. Equipment rates shall be limited to the county–wide rates established annually by the department of transportation (DOT). Eligibility of the use of specialized equipment for which DOT rates are not available shall be based on the allocable portion of depreciation plus normal and reasonable operation expenses attributable to project activities.

3. Grantee shall comply with applicable state or federal regulation concerning bidding and awarding contracts, wage rates and labor rates.

(2) Records retention and auditing. The grantee’s records, and the records of contractors and engineers which are pertinent to a specific state grant award, shall be subject at all reasonable times to inspection, copying and audit by the department for a period of 7 years from the date of final payment.

History: Cr. Register, April, 1991, No. 424, eff. 5–1–91; CR 10–032: am. (1) (b) 1. and 2.; cr. (1) (b) 3. Register October 2010 No. 658, eff. 11–1–10.

NR 335.15 Variances. The department may approve variances from nonstatutory requirements of this chapter upon the request of a sponsor when the department determines that variances are essential to effect necessary grant actions or program objectives, and where special circumstances make such variances in the best interest of the program. Before granting a variance, the department shall take into account such factors as good cause and circumstances beyond the control of the sponsor.

History: CR 10–032: cr. Register October 2010 No. 658, eff. 11–1–10.

NR 335.16 Dam grant inventory. (1) Projects will be added to the dam grant inventory after receipt of an application. By signing the application, the applicant is acknowledging they are aware the dam will be placed on the dam grant inventory.

(2) As part of the application, the department shall provide notice to the dam owner stating that it will proceed on the funding request and addition to the dam grant inventory without a hearing unless a request for a hearing is filed with the department by the dam owner.

(3) If a hearing is requested pursuant to notice under this subsection, the department may schedule the matter for hearing using the procedures under s. 31.06 (2), Stats., or may notify the owner that the dam has been removed from the dam grant inventory.

History: CR 10–032: cr. Register October 2010 No. 658, eff. 11–1–10.