

State of Misconsin 2009 - 2010 LEGISLATURE

LRB-4056/1 RNK:jld:jf

2009 ASSEMBLY BILL 818

March 9, 2010 – Introduced by Representatives BIES, ZIGMUNT, BERCEAU, MURSAU, PETROWSKI, TOWNSEND and ZEPNICK, cosponsored by Senators KREITLOW, A. LASEE, MILLER, COWLES, HANSEN, HOLPERIN, LEHMAN, ROBSON, TAYLOR and WIRCH. Referred to Committee on Natural Resources.

AN ACT to amend 20.370 (4) (bi); and to create 23.321, 23.323, 59.691, 60.625, 1 2 61.352, 62.232 and 101.02 (23) of the statutes; relating to: notices concerning 3 construction near or on lakes, streams, or wetlands that are given to applicants 4 for building permits and other construction approvals, requiring the Department of Natural Resources to furnish informational brochures about $\mathbf{5}$ 6 wetlands laws, requiring the Department of Natural Resources to provide 7 evaluations and statements about whether certain land contains wetlands, and 8 making an appropriation.

Analysis by the Legislative Reference Bureau

This bill requires the Department of Natural Resources (DNR) to provide certain services relating to wetlands to persons who own or lease land. Under the bill, a wetland is an area where water is at, near, or above the land surface long enough to be capable of supporting aquatic or hydrophytic vegetation and that has soils indicative of wet conditions. The bill requires DNR to provide, for a fee, a wetland map review, a wetland identification, or a wetland confirmation upon request by a person who owns or leases land.

Under the bill, a wetland map review consists of a written evaluation, based upon a review of wetland maps prepared by DNR or other information available to

DNR, of whether a parcel of land is likely to contain a wetland. A wetland identification consists of a written evaluation, based upon an on-site inspection of the land by DNR, of whether a parcel of land contains a wetland. A wetland confirmation consists of a written statement, based upon an on-site inspection of the land by DNR, of whether DNR concurs with the boundaries of a wetland as delineated by a third person.

The bill provides that, if DNR furnishes a wetland identification or a wetland confirmation, that identification or confirmation is effective for a period of five years. The bill requires DNR to negotiate with the U.S. Army Corps of Engineers (Corps of Engineers) to enter into a memorandum of agreement that provides that the Corps of Engineers will concur with any written evaluation by DNR of whether a parcel of land contains a wetland for purposes of a wetland identification. The bill also specifies that DNR may not provide a wetland identification before the date on which it enters into such a memorandum with the Corps of Engineers.

The bill establishes deadlines under which DNR must provide these wetlands-related services after a person files a request for the service. The bill specifies that, if adverse weather conditions or other adverse conditions prevent DNR from conducting an accurate on-site inspection for a wetland identification or a wetland confirmation, DNR may provide the service as soon as possible after conditions allow DNR to conduct an accurate on-site inspection.

The bill also requires that each county, city, village, and town (municipality) that issues a building permit or other approval for construction activity must give the applicant a written notice that contains information about construction near or on wetlands including a statement that advises the applicant that the applicant is responsible for complying with state and federal laws concerning construction near or on wetlands, lakes, and streams. The bill requires the Department of Commerce (Commerce) to include this notice on every standard building permit form that it prescribes. The bill provides that a municipality is not required to give the notice if it issues a building permit on a standard building permit form prescribed by Commerce. If the municipality is required to give the notice, the bill provides that the municipality must require the applicant for the building permit to sign a statement acknowledging that the person has received the notice.

The bill also requires DNR to furnish an informational brochure to municipalities for distribution to the public that describes the laws that apply to wetlands.

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. 20.370 (4) (bi) of the statutes is amended to read:

1	20.370 (4) (bi) Water regulation and zoning — fees. From the general fund, all
2	moneys received under ss. 23.32 (3), <u>23.321,</u> 30.28, 31.39 and 281.22 for activities
3	relating to permits and approvals issued under chs. 30 and 31, water quality
4	standards under subch. II of ch. 281 and for wetland mapping under s. 23.32 <u>and</u>
5	<u>wetlands services under s. 23.321</u> .
6	SECTION 2. 23.321 of the statutes is created to read:
7	23.321 Wetland map review, identification, and confirmation. (1) In
8	this section, "wetland" has the meaning given in s. 23.32 (1).
9	(2) Any person who owns or leases land may request that the department
10	provide any of the following services for the fee specified in sub. (3):
11	(a) A wetland map review that consists of a written evaluation, based upon a
12	review of wetland maps prepared by the department under s. 23.32 or other
13	information available to the department, of whether a parcel of land is likely to
14	contain a wetland. The evaluation shall describe the method used by the department
15	to review the wetland maps.
16	(b) A wetland identification that consists of a written evaluation, based upon
17	an on-site inspection of the land by the department, of whether a parcel of land
18	contains a wetland. The department shall provide a wetland identification only for
19	a parcel of land, or a part of a parcel of land, that does not exceed 5 acres. The
20	department may not provide a wetland identification under this paragraph before
21	the date on which it enters into a memorandum of agreement with the U.S. Army
22	Corps of Engineers as specified in sub. (2m).

(c) A wetland confirmation that consists of a written statement, based upon an
on-site inspection of the land by the department, of whether the department concurs
with the boundaries of a wetland as delineated by a 3rd person. The delineation

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1	prepared by the 3rd person shall include the exact location and boundaries of the
2	wetland. If the department concurs with the boundaries of a wetland delineated by
3	a 3rd person, the department's statement under this paragraph shall also include the
4	exact location and boundaries of the wetland.
5	(2m) The department shall negotiate with the U.S. Army Corps of Engineers
6	to enter into a memorandum of agreement that provides that the U.S. Army Corps
7	of Engineers will concur with any written evaluation by the department of whether
8	a parcel of land contains a wetland under sub. (2) (b).
9	(3) The department shall charge the following fee for services provided under
10	sub. (2):
11	(a) For a wetland map review under sub. (2) (a), \$50.
12	(b) For a wetland identification under sub. (2) (b), \$300 for each acre inspected
13	by the department.
14	(c) For a wetland confirmation under sub. (2) (c), \$300 for each 20 acres
15	inspected by the department.
16	(4) (a) Except as provided under par. (b), the department shall do all of the
17	following:
18	1. Provide a wetland map review not later than 15 days after a person files a
19	request, in the manner and form required by the department, for a wetland map
20	review.
21	2. Provide a wetland identification not later than 30 days after a person files
22	a request, in the manner and form required by the department, for a wetland
23	identification.

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3. Provide a wetland confirmation not later than 30 days after a person files
 a request, in the manner and form required by the department, for a wetland
 confirmation.

4 (b) If adverse weather conditions, or other conditions at the site, prevent the 5 department from conducting an accurate on-site inspection under sub. (2) (b) or (c) 6 in sufficient time to comply with the deadline under par. (a), the department shall 7 provide a wetland identification under sub. (2) (b) or a wetland confirmation under 8 sub. (2) (c) as soon as possible after weather conditions, or other conditions at the site, 9 allow the department to conduct an accurate on-site inspection. Within 30 days after 10 determining that adverse weather conditions, or other conditions at the site, will 11 prevent the department from complying with the deadline under par. (a), the 12department shall give notice to the person requesting the wetland identification or 13 wetland confirmation that adverse weather conditions, or other conditions at the 14site, will prevent the department from complying with the deadline and giving notice 15to the person that the department will provide the wetland identification or wetland 16 confirmation as soon as possible after weather conditions, or other conditions at the 17site, allow the department to conduct an accurate on-site inspection.

(5) A wetland identification provided by the department under sub. (2) (b) and
a wetland confirmation provided by the department under sub. (2) (c) remain
effective for 5 years from the date provided by the department.

(6) If the department determines under this section that a parcel of land is
likely to or does contain a wetland, or that it concurs with the boundaries of a wetland
as delineated by a 3rd person, the department shall include this information on
wetland maps prepared under s. 23.32.

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SECTION 3. 23.323 of the statutes is created to read:

1	23.323 Wetlands informational brochure. The department shall furnish
2	an informational brochure to cities, villages, towns, and counties for distribution to
3	the public that describes the laws that apply to wetlands.
4	SECTION 4. 59.691 of the statutes is created to read:
5	59.691 Required notice on certain approvals. (1) In this section,
6	"wetland" has the meaning given in s. 23.32 (1).
7	(2) (a) Except as provided in par. (b), a county that issues a building permit or
8	other approval for construction activity, shall give the applicant a written notice as
9	specified in subs. (3) and (4) at the time the building permit is issued.
10	(b) 1. A county is not required to give the notice under par. (a) at the time that
11	it issues a building permit if the county issues the building permit on a standard
12	building permit form prescribed by the department of commerce.
13	2. A county is not required to give the notice under par. (a) at the time that it
14	issues a building permit or other approval if the building permit or other approval
15	is for construction activity that does not involve any land disturbing activity
16	including removing protective ground cover or vegetation, or excavating, filling,
17	covering, or grading land.
18	(3) Each notice shall contain the following language: "YOU ARE
19	RESPONSIBLE FOR COMPLYING WITH STATE AND FEDERAL LAWS
20	CONCERNING CONSTRUCTION NEAR OR ON WETLANDS, LAKES, AND
21	STREAMS. WETLANDS THAT ARE NOT ASSOCIATED WITH OPEN WATER
22	CAN BE DIFFICULT TO IDENTIFY. FAILURE TO COMPLY MAY RESULT IN
23	REMOVAL OR MODIFICATION OF CONSTRUCTION THAT VIOLATES THE
24	LAW OR OTHER PENALTIES OR COSTS. FOR MORE INFORMATION, VISIT

25 THE DEPARTMENT OF NATURAL RESOURCES WETLANDS

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IDENTIFICATION WEB PAGE OR CONTACT A DEPARTMENT OF NATURAL RESOURCES SERVICE CENTER."

- 3 (4) The notice required in sub. (2) (a) shall contain the electronic Web site
 4 address that gives the recipient of the notice direct contact with that Web site.
- 5 (5) A county in issuing a notice under this section shall require that the 6 applicant for the building permit sign a statement acknowledging that the person 7 has received the notice.
 - **SECTION 5.** 60.625 of the statutes is created to read:
- 9 60.625 Required notice on certain approvals. (1) In this section,
 10 "wetland" has the meaning given in s. 23.32 (1).
- (2) (a) Except as provided in par. (b), a town that issues a building permit or
 other approval for construction activity, shall give the applicant a written notice as
 specified in subs. (3) and (4) at the time the building permit is issued.
- (b) 1. A town is not required to give the notice under par. (a) at the time that
 it issues a building permit if the county issues the building permit on a standard
 building permit form prescribed by the department of commerce.
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 2. A town is not required to give the notice under par. (a) at the time that it
 18 issues a building permit or other approval if the building permit or other approval
 19 is for construction activity that does not involve any land disturbing activity
 20 including removing protective ground cover or vegetation, or excavating, filling,
 21 covering, or grading land.
- (3) Each notice shall contain the following language: "YOU ARE
 RESPONSIBLE FOR COMPLYING WITH STATE AND FEDERAL LAWS
 CONCERNING CONSTRUCTION NEAR OR ON WETLANDS, LAKES, AND
 STREAMS. WETLANDS THAT ARE NOT ASSOCIATED WITH OPEN WATER

CAN BE DIFFICULT TO IDENTIFY. FAILURE TO COMPLY MAY RESULT IN 1 2 REMOVAL OR MODIFICATION OF CONSTRUCTION THAT VIOLATES THE 3 LAW OR OTHER PENALTIES OR COSTS. FOR MORE INFORMATION, VISIT OF NATURAL 4 THE DEPARTMENT RESOURCES WETLANDS 5 IDENTIFICATION WEB PAGE OR CONTACT A DEPARTMENT OF NATURAL 6 **RESOURCES SERVICE CENTER."**

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- 7 (4) The notice required in sub. (2) (a) shall contain the electronic Web site
 8 address that gives the recipient of the notice direct contact with that Web site.
- 9 (5) A town in issuing a notice under this section shall require that the applicant 10 for the building permit sign a statement acknowledging that the person has received 11 the notice.
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SECTION 6. 61.352 of the statutes is created to read:

- 13 61.352 Required notice on certain approvals. (1) In this section,
 14 "wetland" has the meaning given in s. 23.32 (1).
- (2) (a) Except as provided in par. (b), a village that issues a building permit or
 other approval for construction activity, shall give the applicant a written notice as
 specified in subs. (3) and (4) at the time the building permit is issued.
- (b) 1. A village is not required to give the notice under par. (a) at the time that
 it issues a building permit if the county issues the building permit on a standard
 building permit form prescribed by the department of commerce.
- 21 2. A village is not required to give the notice under par. (a) at the time that it 22 issues a building permit or other approval if the building permit or other approval 23 is for construction activity that does not involve any land disturbing activity 24 including removing protective ground cover or vegetation, or excavating, filling, 25 covering, or grading land.

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(3) Each notice shall contain the following language: 1 "YOU ARE $\mathbf{2}$ RESPONSIBLE FOR COMPLYING WITH STATE AND FEDERAL LAWS 3 CONCERNING CONSTRUCTION NEAR OR ON WETLANDS, LAKES, AND STREAMS. WETLANDS THAT ARE NOT ASSOCIATED WITH OPEN WATER 4 $\mathbf{5}$ CAN BE DIFFICULT TO IDENTIFY. FAILURE TO COMPLY MAY RESULT IN 6 REMOVAL OR MODIFICATION OF CONSTRUCTION THAT VIOLATES THE 7 LAW OR OTHER PENALTIES OR COSTS. FOR MORE INFORMATION, VISIT 8 THE DEPARTMENT OF NATURAL RESOURCES WETLANDS 9 IDENTIFICATION WEB PAGE OR CONTACT A DEPARTMENT OF NATURAL 10 **RESOURCES SERVICE CENTER.**"

- (4) The notice required in sub. (2) (a) shall contain the electronic Web site
 address that gives the recipient of the notice direct contact with that Web site.
- (5) A village in issuing a notice under this section shall require that the
 applicant for the building permit sign a statement acknowledging that the person
 has received the notice.
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SECTION 7. 62.232 of the statutes is created to read:

17 62.232 Required notice on certain approvals. (1) In this section,
18 "wetland" has the meaning given in s. 23.32 (1).

(2) (a) Except as provided in par. (b), a city that issues a building permit or other
approval for construction activity, shall give the applicant a written notice as
specified in subs. (3) and (4) at the time the building permit is issued.

(b) 1. A city is not required to give the notice under par. (a) at the time that it
issues a building permit if the county issues the building permit on a standard
building permit form prescribed by the department of commerce.

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2. A city is not required to give the notice under par. (a) at the time that it issues
 a building permit or other approval if the building permit or other approval is for
 construction activity that does not involve any land disturbing activity including
 removing protective ground cover or vegetation, or excavating, filling, covering, or
 grading land.

Each notice shall contain the following language: 6 (3) "YOU ARE 7 RESPONSIBLE FOR COMPLYING WITH STATE AND FEDERAL LAWS CONCERNING CONSTRUCTION NEAR OR ON WETLANDS, LAKES, AND 8 STREAMS. WETLANDS THAT ARE NOT ASSOCIATED WITH OPEN WATER 9 10 CAN BE DIFFICULT TO IDENTIFY. FAILURE TO COMPLY MAY RESULT IN REMOVAL OR MODIFICATION OF CONSTRUCTION THAT VIOLATES THE 11 12LAW OR OTHER PENALTIES OR COSTS. FOR MORE INFORMATION, VISIT 13 THE DEPARTMENT OF NATURAL RESOURCES WETLANDS 14IDENTIFICATION WEB PAGE OR CONTACT A DEPARTMENT OF NATURAL **RESOURCES SERVICE CENTER."** 15

- 16 (4) The notice required in sub. (2) (a) shall contain the electronic Web site
 17 address that gives the recipient of the notice direct contact with that Web site.
- (5) A city in issuing a notice under this section shall require that the applicant
 for the building permit sign a statement acknowledging that the person has received
 the notice.
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SECTION 8. 101.02 (23) of the statutes is created to read:

101.02 (23) The department shall include the following language on every
standard building permit form prescribed by the department under this chapter:
"YOU ARE RESPONSIBLE FOR COMPLYING WITH STATE AND FEDERAL
LAWS CONCERNING CONSTRUCTION NEAR OR ON WETLANDS, LAKES,

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1 AND STREAMS. WETLANDS THAT ARE NOT ASSOCIATED WITH OPEN 2 WATER CAN BE DIFFICULT TO IDENTIFY. FAILURE TO COMPLY MAY 3 RESULT IN REMOVAL OR MODIFICATION OF CONSTRUCTION THAT 4 VIOLATES THE LAW OR OTHER PENALTIES OR COSTS. FOR MORE 5 INFORMATION, VISIT THE DEPARTMENT OF NATURAL RESOURCES 6 WETLANDS IDENTIFICATION WEB PAGE OR CONTACT A DEPARTMENT OF 7 NATURAL RESOURCES SERVICE CENTER."

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SECTION 9. Nonstatutory provisions.

9 (1) POSITION AUTHORIZATIONS. The authorized FTE positions for the department 10 of natural resources are increased by 3.0 PR project positions for the period ending 11 on June 30, 2014, and 1.0 PR position, to be funded from the appropriation under 12 section 20.370 (4) (bi) of the statutes, for the purpose of providing wetland map 13 review, identification, and confirmation services under section 23.321 of the statutes, 14 as created by this act.

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SECTION 10. Initial applicability.

16 (1) BUILDING PERMITS. The treatment of sections 59.691, 60.625, 61.352, and 17 62.232 of the statutes first applies to applications for building permits that are 18 submitted on the effective date of this subsection.

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SECTION 11. Effective date.

- 20 (1) This act takes effect on the first day of the 7th month beginning after21 publication.
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(END)