

## **HOUSE BILL No. 1383**

DIGEST OF HB 1383 (Updated January 17, 2024 5:32 pm - DI 150)

Citations Affected: IC 13-11; IC 13-18.

**Synopsis:** Wetlands. Clarifies various wetland definitions. Eliminates certain wetland rulemaking requirements. Provides that certain wetland activity requires state authorization. Clarifies the compensatory mitigation that must be offered to offset certain wetland activity. Makes conforming changes and technical corrections.

Effective: July 1, 2024.

## Morrison, Miller D, Wesco, Prescott

January 11, 2024, read first time and referred to Committee on Environmental Affairs. January 18, 2024, amended, reported — Do Pass.



Second Regular Session of the 123rd General Assembly (2024)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2023 Regular Session of the General Assembly.

## **HOUSE BILL No. 1383**

A BILL FOR AN ACT to amend the Indiana Code concerning environmental law.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 13-11-2-25.8, AS AMENDED BY P.L.160-2021,
2	SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2024]: Sec. 25.8. (a) For purposes of IC 13-18:
4	(1) "Class I wetland" means an isolated wetland described by one
5	(1) or both of the following:
6	(A) At least fifty percent (50%) of the wetland has been
7	disturbed or affected by human activity or development by one
8	(1) or more of the following:
9	(i) Removal or replacement of the natural vegetation.
0	(ii) Modification of the natural hydrology.
1	(B) The wetland supports only minimal wildlife or aquatic
2	habitat or hydrologic function because the wetland does not
3	provide critical habitat for threatened or endangered species
4	listed in accordance with the Endangered Species Act of 1973
5	(16 U.S.C. 1531 et seq.) and the wetland is characterized by at
6	least one (1) of the following:
7	(i) The wetland is typified by low species diversity.



1	(ii) The wetland contains greater than fifty percent (50%)
2	areal coverage of non-native invasive species of vegetation.
3	(iii) The wetland does not support significant wildlife or
4	aquatic habitat.
5	(iv) The wetland does not possess significant hydrologic
6	function;
7	(2) "Class II wetland" means one (1) of the following:
8	(A) An isolated wetland that supports moderate habitat or
9	hydrological functions, including an isolated wetland that is
10	dominated by native species but is generally without:
1	(A) (i) the presence of; or
12	(B) (ii) habitat for;
13	rare, threatened, or endangered species. and
14	(B) A type of wetland listed in subdivision (3)(B)(i) through
15	(3)(B)(vi) that:
16	(i) is located in a setting more than minimally disturbed
17	by human activity or development; or
18	(ii) supports less than minimal wildlife or aquatic habitat
19	or hydrologic function.
20	(3) "Class III wetland" means an isolated wetland:
21	(A) that is located in a setting undisturbed or minimally
22	disturbed by human activity or development and that supports
23 24	more than minimal wildlife or aquatic habitat or hydrologic
24	function; at least one (1) of the following rare and
25	ecologically important types:
26	(i) Acid bog.
27	(ii) Acid seep.
28	(iii) Circumneutral bog.
29	(iv) Circumneutral seep.
30	(v) Cypress swamp.
31	(vi) Dune and swale.
32	(vii) Fen.
33	(viii) Forested fen.
34	(ix) Marl beach.
35	(x) Muck flat.
36	(xi) Panne.
37	(xii) Sand flat.
38	(xiii) Sinkhole pond.
39	(xiv) Sinkhole swamp; or
10	(B) that is located in a setting undisturbed or minimally
11	disturbed by human activity or development and that
12	supports more than minimal wildlife or aquatic habitat or



1	hydrologic function and of that is at least one (1) of the
2	following rare and ecologically important types:
3	(i) Acid bog.
4	(ii) Acid seep.
5	(iii) Circumneutral bog.
6	(iv) Circumneutral seep.
7	(v) Cypress swamp.
8	(vi) Dune and swale.
9	<del>(vii) Fen.</del>
10	(viii) Forested fen.
11	(ix) (i) Forested swamp.
12	(x) Marl beach.
13	(xi) Muck flat.
14	(xii) Panne.
15	(xiii) Sand flat.
16	(xiv) (ii) Sedge meadow.
17	<del>(xv)</del> (iii) Shrub swamp.
18	(xvi) Sinkhole pond.
19	(xvii) Sinkhole swamp.
20	(xviii) (iv) Wet floodplain forest.
21	(xix) (v) Wet prairie.
22	(xx) (vi) Wet sand prairie.
23	(b) For purposes of this section, a wetland or setting is not
24	considered disturbed or affected as a result of an action taken after
25	January 1, 2004, for which a permit is required under IC 13-18-22 but
26	has not been obtained.
27	(c) A wetland shall be classified by the function of the wetland
28	prior to an impact if the impact:
29	(1) lowered hydrology or habitat function in the wetland; and
30	(2) would result in a lower classification but for this
31	subsection.
32	SECTION 2. IC 13-11-2-48.5, AS ADDED BY P.L.160-2021,
33	SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
34	JULY 1, 2024]: Sec. 48.5. (a) "Cropland", for purposes of
35	<del>IC 13-18-22-1(d),</del> <b>IC 13-18-22-1(c),</b> means farmland:
36	(1) that is cultivated for agricultural purposes; and
37	(2) from which crops are harvested.
38	(b) The term includes:
39	(1) orchards;
40	(2) farmland used to produce row crops, close-grown crops, or
41	cultivated hay; and
42	(3) farmland intentionally kept out of production during a regular



1	growing season (summer fallow).
2	(c) The term does not include pasture land pastureland unless the
3	pasture land pastureland is in active rotation with cultivated crops for
4	purposes of soil maintenance or improvement.
5	SECTION 3. IC 13-11-2-74.5, AS AMENDED BY P.L.160-2021.
6	SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
7	JULY 1, 2024]: Sec. 74.5. (a) "Exempt isolated wetland", for purposes
8	of IC 13-18 and environmental management laws, means an isolated
9	wetland that:
10	(1) is a voluntarily created wetland unless:
11	(A) the wetland is approved by the department for
12	compensatory mitigation purposes in accordance with a permit
13	issued under Section 404 of the Clean Water Act or
14	IC 13-18-22;
15	(B) the wetland is reclassified as a state regulated wetland
16	under <del>IC 13-18-22-6(e);</del> <b>IC 13-18-22-6(g)</b> ; or
17	(C) the owner of the wetland declares, by a written instrument:
18	(i) recorded in the office of the recorder of the county or
19	counties in which the wetland is located; and
20	(ii) filed with the department;
21	that the wetland is to be considered in all respects to be a state
22	regulated wetland;
23	(2) exists as an incidental feature in or on:
23 24	(A) a residential lawn;
25	(B) a lawn or landscaped area of a commercial or
26	governmental complex;
27	(C) agricultural land;
28	(D) a roadside ditch;
29	(E) an irrigation ditch; or
30	(F) a manmade drainage control structure;
31	(3) is a fringe wetland associated with a private pond;
32	(4) is, or is associated with, a manmade body of surface water of
33	any size created by:
34	(A) excavating;
35	(B) diking; or
36	(C) excavating and diking;
37	dry land to collect and retain water for or incidental to
38	agricultural, commercial, industrial, or aesthetic purposes;
39	(5) is a Class I wetland;
40	(6) subject to subsection (c), is a Class II wetland with that:
41	(A) is not located within the boundaries of a municipality
12	and has an area as delineated of not more than three-eighths



1	(3/8) acre; <b>or</b>
2	(B) is located within the boundaries of a municipality, and
3	has an area, as delineated, of not more than three-fourths
4	(3/4) acre;
5	(7) is located on land:
6	(A) subject to regulation under United States Department of
7	Agriculture wetland conservation programs, including
8	Swampbuster and the Wetlands Reserve Program, because of
9	voluntary enrollment in a federal farm program; and
0	(B) used for agricultural or other purposes allowed under the
l 1	programs referred to in clause (A); or
12	(8) is constructed for reduction or control of pollution.
13	(b) For purposes of subsection (a)(2), an isolated wetland exists as
14	an incidental feature:
15	(1) if:
16	(A) the owner or operator of the property or facility described
17	in subsection (a)(2) does not intend the isolated wetland to be
18	a wetland;
9	(B) the isolated wetland is not essential to the function or use
20	of the property or facility; and
21	(C) the isolated wetland arises spontaneously as a result of
22	damp soil conditions incidental to the function or use of the
23 24	property or facility; and
24	(2) if the isolated wetland satisfies any other factors or criteria
25	established in rules that are:
26	(A) adopted by the board; and
27	(B) not inconsistent with the factors and criteria described in
28	subdivision (1).
29	(c) The total acreage of Class II wetlands on a tract to which the
30	exemption described in subsection (a)(6) may apply is limited to the
31	larger of:
32	(1) the acreage of the largest individual isolated wetland on the
33	tract that qualifies for the exemption described in subsection
34	(a)(6); and
35	(2) sixty percent (60%) of the cumulative acreage of all individual
36	isolated wetlands on the tract that would qualify for the exemption
37	described in subsection (a)(6) but for the limitation of this
38	subsection.
39	(d) An isolated wetland described in subsection (a)(5) or (a)(6) does
10	not include an isolated wetland on a tract that contains more than one
11	(1) of the same class of wetland until the owner of the tract notifies the
12	department that the owner has selected the isolated wetland to be an



1	exempt isolated wetland under subsection (a)(5) or (a)(6).
2	SECTION 4. IC 13-18-22-1, AS AMENDED BY P.L.247-2023,
3	SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
4	JULY 1, 2024]: Sec. 1. (a) Except as provided in subsection (b), a
5	person proposing a wetland activity in a state regulated wetland must
6	obtain a permit under this chapter to authorize the wetland activity.
7	(b) A permit is not required for the following wetland activities:
8	(1) The discharge of dirt, sand, rock, stone, concrete, or other
9	inert fill materials in a de minimis amount.
0	(2) A wetland activity at a surface coal mine for which the
1	department of natural resources has approved a plan to:
2	(A) minimize, to the extent practical using best technology
3	currently available, disturbances and adverse effects on fish
4	and wildlife;
5	(B) otherwise effectuate environmental values; and
6	(C) enhance those values where practicable.
7	(3) Any activity listed under Section 404(f) of the Clean Water
8	Act, including:
9	(A) normal farming, silviculture, and ranching activities, such
0.	as plowing, seeding, cultivating, minor drainage, harvesting
1	for the production of food, fiber, and forest products, or upland
22	soil and water conservation practices;
23	(B) maintenance, including emergency reconstruction of
13 14 15 16	recently damaged parts, of currently serviceable structures
25	such as dikes, dams, levees, groins, riprap, breakwaters,
26	causeways, and bridge abutments or approaches, and
27	transportation structures;
8.	(C) construction or maintenance of farm or stock ponds or
9	irrigation ditches, or the maintenance of drainage ditches;
0	(D) construction of temporary sedimentation basins on a
1	construction site that does not include placement of fill
2	material into the navigable waters; and
3	(E) construction or maintenance of farm roads or forest roads,
4	or temporary roads for moving mining equipment, where the
5	roads are constructed and maintained, in accordance with best
6	management practices, to assure that:
7	(i) flow and circulation patterns and chemical and biological
8	characteristics of the navigable waters are not impaired;
9	(ii) the reach of the navigable waters is not reduced; and
0	(iii) any adverse effect on the aquatic environment will be
-1	otherwise minimized.
-2	(4) The maintenance or reconstruction (as defined in



1	IC 36-9-27-2) of a regulated drain in accordance with				
2	IC 36-9-27-29(2) as long as the work takes place within the				
3	current easement, and the reconstruction does not substantially				
4	change the characteristics of the drain to perform the function for				
5	which it was designed and constructed.				
6	(5) Wetland activities in an exempt isolated wetland, as defined				
7	in IC 13-11-2-74.5.				
8	(6) Dredge and fill activities in an ephemeral stream, as defined				
9	in IC 13-11-2-72.4.				
10	(7) Dredge and fill activities in a Class II wetland that:				
11	(A) is located within the boundaries of a municipality; and				
12	(B) has an area, as delineated, of not more than three-fourths				
13	<del>(3/4)</del> acre.				
14	(8) (7) The activities of a forestry operation that are:				
15	(A) conducted in compliance with the Indiana Logging and				
16	Forestry Best Management Practices Field Guide published by				
17	the department of natural resources; and				
18	(B) confined to a waterway that has a watershed not greater				
19	than ten (10) square miles.				
20	A state permit will be required if there are permanent negative				
21	impacts to isolated wetlands outside of a waterway or the				
22	activities conducted fail to comply with the Indiana Logging and				
23	Forestry Best Management Practices Field Guide.				
24	(c) If a conflict arises between:				
25	(1) the provision in subsection (b)(7) under which dredge and fill				
26	activities in a Class II wetland with an area, as delineated, of not				
27	more than three-fourths (3/4) acre do not require a permit; and				
28	(2) the provision in section 3(a) of this chapter under which a				
29	wetland activity in a Class II wetland with an area, as delineated,				
30	of more than three-eighths (3/8) acre require an individual permit;				
31	the exemption in subsection (b)(7) controls.				
32	(d) (c) The development conversion of cropland, as defined in				
33	IC 13-11-2-48.5, to housing does not require a permit under this				
34	chapter if the cropland has been used for agricultural purposes:				
35	(1) in the five (5) years immediately preceding the development;				
36	or				
37	(2) in the ten (10) years immediately preceding the development,				
38	if the United States Army Corps of Engineers has issued a				
39	jurisdictional determination confirming that the cropland does not				
40	contain wetlands subject to federal jurisdiction under Section 404				
41	of the Clean Water Act.				
42	After receiving a jurisdictional determination described in subdivision				



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1	(2) from the United States Army Corps of Engineers, the department
2	shall notify the person proposing the wetland activity that the
3	development of the cropland used for agricultural purposes in the
4	immediately preceding ten (10) years is exempt from the permit
5	requirement of subsection (a) under subdivision (2).
6	SECTION 5. IC 13-18-22-2, AS AMENDED BY P.L.2-2005,
7	SECTION 55, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
8	JULY 1, 2024]: Sec. 2. (a) The board may adopt rules under IC 4-22-2
9	and IC 13-14 not later than February 1, 2005, to implement the part of
10	the definition of Class I wetland under IC 13-11-2-25.8(a)(1)(B).
11	(b) Before the adoption of rules by the board under subsection (a),
12	the department shall determine the class of a wetland in a manner
13	consistent with the definitions of Class I, II, and III wetlands in
14	<del>IC 13-11-2-25.8.</del>
15	(c) The classification of an isolated wetland that is based on the
16	level of disturbance of the wetland by human activity or development
17	may be improved to a higher numeric class if an action is taken to

restore the isolated wetland, in full or in part, to the conditions that existed on the isolated wetland before the disturbance occurred.

SECTION 6. IC 13-18-22-3, AS AMENDED BY P.L.160-2021, SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2024]: Sec. 3. (a) The following shall be authorized by an

individual permit:

(1) Wetland activity in a **nonexempt** Class II wetland with an area, as delineated, of more than three-eighths (3/8) acre. This subdivision does not apply to the maintenance of a field tile within a Class II wetland under section 4(a)(1), that does not

(2) Wetland activity in a Class III wetland.

(b) The board shall may adopt rules under IC 4-22-2 and IC 13-14 to govern the issuance of individual permits by the department under subsection (a).

qualify for a general permit under section 4 of this chapter.

SECTION 7. IC 13-18-22-4, AS AMENDED BY P.L.160-2021, SECTION 9, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2024]: Sec. 4. (a) The following shall be authorized by a general permit:

- (1) The maintenance of a field tile within a Class II wetland. However, the maintenance described in this subdivision may be authorized only if the field tile:
  - (A) is necessary to restore drainage of land adjacent to the wetland; and
- (B) does not have the effect of draining the wetland.



1	(2) The maintenance of a field tile within a Class III wetland.
2	However, the maintenance described in this subdivision may be
3	authorized only if:
4	(A) the maintenance of the field tile:
5	(i) is necessary to restore drainage of land adjacent to the
6	<del>wetland; and</del>
7	(ii) does not have the effect of draining the wetland; and
8	(B) the applicant obtains a site-specific approval for the
9	maintenance of the field tile under section 12 of this chapter.
10	Dredge and fill activities with minimal impact that are at
11	or below impact thresholds, including the activities
12	analogous to those allowed under the nationwide permit
13	program (as published in 67 Fed. Reg. 2077-2089 (2002)).
14	(b) The maintenance of a field tile in a Class I wetland does not
15	require a permit.
16	(c) The board shall may adopt rules under IC 4-22-2 and IC 13-14
17	to establish and implement the general permits described in subsection
18	(a).
19	(d) The department may not authorize a wetlands activity
20	described in subsection (a) unless the applicant:
21	(1) identifies the water to be affected by the activity; and
22	(2) provides a compensatory mitigation plan as set forth in
23	section 6 of this chapter.
24	SECTION 8. IC 13-18-22-5 IS AMENDED TO READ AS
25	FOLLOWS [EFFECTIVE JULY 1, 2024]: Sec. 5. (a) The rules adopted
26	under section 3 of An applicant for a permit issued under this
27	chapter:
28	(1) must require that the applicant demonstrate, as a prerequisite
29	to the issuance of the permit, that wetland activity:
30	(A) is:
31	(i) without reasonable alternative; and
32	(ii) reasonably necessary or appropriate;
33	to achieve a legitimate use proposed by the applicant on the
34	property on which the wetland is located; and
35	(B) for a Class III wetland, is without practical alternative and
36	will be accompanied by taking steps that are practicable and
37	appropriate to minimize potential adverse impacts of the
38	discharge on the aquatic ecosystem of the wetland; and
39	(2) except as provided in subsection (e), (b), must establish that
40	compensatory mitigation will be provided as set forth in section
41	6 of this chapter to reasonably offset the loss of wetlands allowed
42	by the permits. <del>and</del>



1	The depa	irtinent or the board	may prescribe addi	tional conditions
2	on applicar	nts that are reasonab	le and necessary	to carry out the
3	purposes of	this chapter.		
4	<del>(b)</del> The m	<del>ules adopted under se</del>	<del>ction 4 of this chap</del>	ter must require,
5	as a prerequ	<del>isite to the applicabili</del>	ty of the general po	ermit by rule to a
6	specific wet	<del>land activity, that th</del>	ne person proposir	ng the discharge
7	submit to the	<del>department</del> a notice of	of intent to be cover	ed by the general
8	<del>permit by ru</del>	<del>le that:</del>		
9	(1) ide	ntifies the wetlands to	be affected by the	wetland activity;
0	<del>and</del>			
1	` '	<del>ept as provided in subs</del>		•
2	<del>mitigat</del>	<del>ion plan as set fort</del> i	<del>h in section 6 of</del>	this chapter to
3	reasona	ably offset the loss o	f wetlands allowed	the general
4	<del>permit.</del>			
5		<del>Inder subsections (a)</del>	* * *	•
6		nd 4 of this chapter n	• •	
7		ve exceptions to con	npensatory mitigat	tion in specific,
8	limited circu			
9		or purposes of subsect		
20	` '	solution of the execut	•	r municipality in
21		the wetland is located		
22		(2) a permit or other approval from a local government entity		
22 23 24	having authority over the proposed use of the property on which			
24		land is located;		
25		a specific finding tha		•
26		(a)(1)(A) is consider		
27		N 9. IC 13-18-22-6,		
28		0, IS AMENDED TO I		_
29		4]: Sec. 6. (a) Except a	•	
0		(e), (f), and (h), compe	•	shall be provided
1		e with the following		
2	Wetland	Replacement	On-site and	Off-site
3	Class	Class	In-lieu Fee	Ratio
4			Ratio	
5	Class II	Class II or III	1.5 to 1	2 to 1
6			Nonforested	Nonforested
7			2 to 1	2.5 to 1
8			Forested	Forested
9	Class III	Class III	2 to 1	2.5 to 1

Nonforested

3 to 1

Forested

Nonforested

2.5 to 1

Forested



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41

1	(b) The compensatory mitigation ratio shall be lowered to one to one
2	(1:1) if the compensatory mitigation is completed before the initiation
3	of the wetland activity.
4	(c) A wetland that is created or restored as a water of the United
5	States may be used, as an alternative to the creation or restoration of an
6	isolated wetland, as compensatory mitigation for purposes of this
7	section. The replacement class of a wetland that is a water of the
8	United States shall be determined by applying the characteristics of a
9	Class I, Class II, or Class III wetland, as appropriate, to the replacement
10	wetland as if it were an isolated wetland.
11	(d) The off-site location of compensatory mitigation must be:
12	(1) within:
13	(A) the same eight (8) digit U.S. Geological Service hydrologic
14	unit code; or
15	(B) the same county;
16	as the isolated wetlands subject to the authorized wetland activity;
17	or
18	(2) within a designated service area established in an in lieu fee
19	mitigation program approved by the United States Army Corps of
20	Engineers. department.
21	(e) For purposes of satisfying subsection (a), compensatory
22	mitigation may consist of:
23	(1) one (1) or a combination of the following:
24	(A) Creation or restoration of a wetland by the permittee.
25	(B) Bank credits.
26	(C) In lieu fee credits; or
27	(2) a combination of creation or restoration and preservation
28	methods such that:
29	(A) creation or restoration of a wetland by the permittee
30	accounts for at least a one to one (1:1) ratio of mitigation;
31	and
32	(B) preservation of a wetland by the permittee, under
33	subsection (h), accounts for any remaining mitigation
34	required under subsection (a).
35	(f) An exempt isolated wetland:
36	(1) may be used to provide compensatory mitigation for wetlands
37	activities in state regulated wetlands. An exempt isolated wetland
38	that is used to provide compensatory mitigation becomes a state
39	regulated wetland. considered a created or restored wetland
40	for purposes of subsection (e)(1)(A) and (e)(2)(A); and
41	(2) if so considered, shall receive compensatory mitigation
42	credit as follows:



1	(A) A Class I wetland may be enhanced to a Class II							
2	wetland by the permittee and used for mitigation credit for							
3	impacts to Class II wetland at the following ratios:							
4	(i) One to one (1:1) if the enhancement occurs prior to							
5	impacts.							
6	(ii) Two to one (2:1) if the enhancement occurs after							
7	permitting.							
8	(B) If the mitigation wetland is the same or a higher							
9	classification than the impacted wetland, the mitigation							
10	wetland credit ratio is one to one (1:1).							
11	(C) Except as provided in clause (A), if the mitigation							
12	wetland is a lower classification than the impacted wetland,							
13	then mitigation credit shall be given in accordance with the							
14	following ratios:							
15	Mitigation	Impact	Mitigation	1				
16	Wetland	Wetland	Credit Ra	tio				
17	(Acres of Mitigation:							
18	Acres of Credit)							
19	Class I	Class II	3 to 1					
20	Class II	Class III	4 to 1					
21	(g) An exempt isolated wetland that is used to provide							
22	compensatory mitigation under subsection (f) becomes state							
23	regulated wetland.							
24	(h) A nonexempt, Class II or Class III isolated wetland that is							
25	not impacted and that is protected with a deed restriction or							
26	conservation easement:							
27	(1) may be preserved for purposes of subsection (e)(2)(B) so							
28	long as the nonexempt, Class II or Class III isolated wetland							
29	is the same or a higher classification as the impacted							
30	wetland; and							
31	(2) if the condition in subdivision (1) is met, shall receive							
32	compensatory mitigation credit as follows:							
33	Impact - Wetland Type or Class							
34	Mitigation	Class II	Class II	Class III	Class III			
35	Wetland	Nonforested	<b>Forested</b>	Nonforested	Forested			
36	Type							
37	Class II	6 to 1	8 to 1	N/A	N/A			
38	On-site							
39	Nonforested							
40	Class II	5 to 1	6 to 1	N/A	N/A			
41	On-site							
42	<b>Forested</b>							



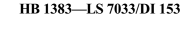
1	Class II	7 to 1	9 to 1	N/A	N/A
2	Off-site				
3	Nonforested				
4	Class II	6 to 1	7 to 1	N/A	N/A
5	Off-site				
6	<b>Forested</b>				
7	Class III	4 to 1	5.5 to 1	7 to 1	9 to 1
8	On-site				
9	Nonforested				
10	Class III	3 to 1	4.5 to 1	6 to 1	7 to 1
11	On-site				
12	<b>Forested</b>				
13	Class III	4.5 to 1	6 to 1	8 to 1	10 to 1
14	Off-site				
15	Nonforested				
16	Class III	3.5 to 1	5 to 1	7 to 1	8 to 1
17	Off-site				
18	<b>Forested</b>				

(i) Unless otherwise specified, compensatory mitigation provided under this section must be protected with a restrictive covenant that is recorded with respect to the property on which the mitigation wetland is located.

SECTION 10. IC 13-18-22-7, AS AMENDED BY P.L.160-2021, SECTION 11, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2024]: Sec. 7. (a) The department shall:

- (1) administer the permit programs established by this chapter; and
- (2) review and issue decisions on applications for permits to undertake wetland activities in state regulated wetlands in accordance with the rules issued by the board requirements under this chapter.
- (b) The department shall make available to the public a form for use in applying for a permit under this chapter.

SECTION 11. IC 13-18-22-8, AS AMENDED BY P.L.160-2021, SECTION 12, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2024]: Sec. 8. (a) Subject to subsection (f), The department shall make a decision to issue or deny an individual permit under section 3 of this chapter not later than ninety (90) days after receipt of the completed application. If the department fails to make a decision on a permit application by the deadline under this subsection or subsection (d), a permit is considered to have been issued by the department in accordance with the application.





- (b) A general permit under section 4 of this chapter becomes effective with respect to a proposed wetland activity that is within the scope of the general permit on the thirty-first day after the department receives a notice of intent from the person proposing the wetland activity that the wetland activity be authorized under the general permit.
- (c) The department must support a denial under subsection (a) by a written statement of reasons.
- (d) The department may notify the applicant that the completed application referred to in subsection (a) is deficient. If the department fails to give notice to the applicant under this subsection not later than fifteen (15) days after the department's receipt of the completed application, the application is considered not to have been deficient. After receipt of a notice under this subsection, the applicant may submit an amended application that corrects the deficiency. The department shall make a decision to issue or deny an individual permit under the amended application within a period that ends a number of days after the date the department receives the amended application equal to the remainder of:
  - (1) ninety (90) days; minus
  - (2) the number of days the department held the initial application before giving a notice of deficiency under this subsection.

SECTION 12. IC 13-18-22-12, AS ADDED BY P.L.160-2021, SECTION 13, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2024]: Sec. 12. (a) A person seeking to engage in maintenance of a field tile within a Class III wetland under section 4(a)(2) of this chapter may apply to the department for a site-specific approval for the activity in accordance with this section. and the rules adopted under section 4(c) of this chapter.

- (b) An applicant for a site-specific approval under this section must provide information to the department on the need to perform the activity described in subsection (a), including the following:
  - (1) Information showing the location and area needed to be disturbed within the Class III wetland.
  - (2) Lack of reasonable alternatives to the disturbance of the area referred to in subdivision (1).



## COMMITTEE REPORT

Mr. Speaker: Your Committee on Environmental Affairs, to which was referred House Bill 1383, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 3, line 29, delete "habit" and insert "habitat".

Page 11, line 35, strike "wetlands:" and insert "wetland:".

Page 11, line 39, delete "wetlands" and insert "wetland".

and when so amended that said bill do pass.

(Reference is to HB 1383 as introduced.)

**MORRISON** 

Committee Vote: yeas 8, nays 4.

