



### **Regulatory Program**

# APPROVED JURISDICTIONAL DETERMINATION FORM U.S. Army Corps of Engineers

This form should be completed by following the instructions provided in the Approved Jurisdictional Determination Form User Manual.

### **SECTION I: BACKGROUND INFORMATION**

A. COMPLETION DATE FOR APPROVED JURISDICTIONAL DETERMINATION (JD): May 20, 2019

B. ORM NUMBER IN APPROPRIATE FORMAT (e.g., HQ-2015-00001-SMJ): MVP-2019-00315-BBY

	ECT LOCATION AND BACKGROUND INFORMATION:
State:Min	, , , , , , , , , , , , , , , , , , , ,
	ordinates of site (lat/long in degree decimal format): Lat. 45.098322, Long94.436211.
	agram(s) of review area (including map identifying single point of entry (SPOE) watershed and/or potential
jurisdictio	nal areas where applicable) is/are: ⊠attached 🔲 in report/map titled .
Other	sites (e.g., offsite mitigation sites, disposal sites, etc.) are associated with this action and are recorded on a
different .	ID form. List JD form ID numbers (e.g., HQ-2015-00001-SMJ-1):
D. REVIE	EW PERFORMED FOR SITE EVALUATION:
	e (Desk) Determination Only. Date: May 16, 2019.
	e (Desk) and Field Determination. Office/Desk Date(s): Field Date(s):
SECTION	I II: DATA SOURCES
	that were used to aid in the determination and attach data/maps to this JD form and/or references/citations
	ninistrative record, as appropriate.
	, plans, plots or plat submitted by or on behalf of the applicant/consultant. Title/Date: Wenck Associates.
	sheets prepared/submitted by or on behalf of the applicant/consultant.
	fice concurs with data sheets/delineation report Title/Date:
	fice does not concur with data sheets/delineation report. Summarize rationale and include information
	n revised data sheets/delineation report that this JD form has relied upon: Revised Title/Date:
	sheets prepared by the Corps. Title/Date:
Corps	s navigable waters study. Title/Date:
Corps	sMap ORM map layers. Title/Date:
USGS	S Hydrologic Atlas. Title/Date:
	S, NHD, or WBD data/maps. Title/Date:
USGS	S 8, 10 and/or 12 digit HUC maps. HUC number:
	S maps. Scale & quad name and date:
USDA	A NRCS Soil Survey. Citation: Meeker County.
USFV	VS National Wetlands Inventory maps. Citation:
☐ State	/Local wetland inventory maps. Citation:
FEMA	N/FIRM maps. Citation: .
Photo	ographs: 🛛 Aerial. Citation: 1938, 1953, 1963. or 🔲 Other. Citation:
□ LiDAF	R data/maps. Citation: Meeker County LIDAR.
Previo	ous determinations. File no. and date of jurisdictional determination letter:
Applie	cable/supporting case law:
Applic	cable/supporting scientific literature:
Other	information (please specify): USDA Certified Wetland Determination Map. Brent Fetting (USDA/NRCS)
email sen	t on April 30, 2019 to Matthew Summers of Wenck.

### **SECTION III: SUMMARY OF FINDINGS**

Complete Spreadsheet Tab "Aquatic Resources" – Required for All AJDs

	RIVERS AND HARBORS ACT (RHA) SECTION 10 DETERMINATION OF JURISDICTION: navigable waters of the U.S." within RHA jurisdiction (as defined by 33 CFR part 329) in the review area.
	List water(s) and area/length within review area – Required:
	TE: If the navigable water is not subject to the ebb and flow of the tide or included on the District's list of Section
	navigable waters list, DO NOT USE THIS FORM TO MAKE THE DETERMINATION. The District must continue to
follo	w the procedure outlined in 33 CFR part 329.14 to make a Section 10 RHA navigability determination.
В. (	CLEAN WATER ACT (CWA) SECTION 404 DETERMINATION OF JURISDICTION: "waters of the U.S." within
	A jurisdiction (as defined by 33 CFR part 328.3) in the review area. Check all that apply.
	(a)(1): All waters which are currently used, were used in the past, or may be susceptible to use in interstate or
	foreign commerce, including all waters which are subject to the ebb and flow of the tide. (Traditional Navigable
	Waters or TNW).
	Complete Spreadsheet Tab "(a)(1)" - Required
	This JD includes a case-specific (a)(1) TNW (Section 404 navigable-in-fact) determination on a water that has
	not previously been designated as such. Documentation required for this case-specific (a)(1) TNW determination
	is attached.
	(a)(2): All interstate waters, including interstate wetlands.
_	Complete Spreadsheet Tab "(a)(2)" - Required
	(a)(3): The territorial seas.
	Complete Spreadsheet Tab "(a)(3)" - Required
	(a)(4): All impoundments of waters otherwise identified as waters of the U.S. under 33 CFR part 328.3.
	Complete Spreadsheet Tab "(a)(4)" - Required
	(a)(5): All tributaries, as defined in 33 CFR part 328.3, of waters identified in paragraphs (a)(1)-(a)(3) of 33 CFR
	part 328.3.
	<ul> <li>Complete Spreadsheet Tab "(a)(5)" - Required</li> </ul>
	(a)(6): All waters adjacent to a water identified in paragraphs (a)(1)-(a)(5) of 33 CFR part 328.3, including
	wetlands, ponds, lakes, oxbows, impoundments, and similar waters.
	Complete Spreadsheet Tab "(a)(6)" - Required
	■ Bordering/Contiguous.
	Neighboring:
	(c)(2)(i): All waters located within 100 feet of the ordinary high water mark (OHWM) of a water identified in
	paragraphs (a)(1)-(a)(5) of 33 CFR part 328.3.
	(c)(2)(ii): All waters located within the 100-year floodplain of a water identified in paragraphs (a)(1)-(a)(5) of 33 CFR part 328.3 and not more than 1,500 feet of the OHWM of such water.
	(c)(2)(iii): All waters located within 1,500 feet of the high tide line of a water identified in paragraphs (a)(1) or
	(a)(3) of 33 CFR part 328.3, and all waters within 1,500 feet of the OHWM of the Great Lakes.
	(a)(7): All waters identified in 33 CFR 328.3(a)(7)(i)-(v) where they are determined, on a case-specific basis, to
	have a significant nexus to a water identified in paragraphs (a)(1)-(a)(3) of 33 CFR part 328.3.
	• Complete Spreadsheet Tab "(a)(7)" for the significant nexus determination. Attach a map
	delineating the SPOE watershed boundary with (a)(7) waters identified in the similarly situated
	analysis. – Required
	Includes water(s) that are geographically and physically adjacent per (a)(6), but are being used for established,
	normal farming, silviculture, and ranching activities (33 USC Section 1344(f)(1)) and therefore are not adjacent
	and require a case-specific significant nexus analysis.
	(a)(8): All waters located within the 100-year floodplain of a water identified in paragraphs (a)(1)-(a)(3) of 33
	CFR part 328.3 not covered by (c)(2)(ii) above and all waters located within 4,000 feet of the high tide line or
	OHWM of a water identified in paragraphs (a)(1)-(a)(5) of 33 CFR part 328.3 where they are determined on a
	case-specific basis to have a significant nexus to a water identified in paragraphs (a)(1)-(a)(3) of 33 CFR part
	328.3.
	• Complete Spreadsheet Tab "(a)(8)" for the significant nexus determination. Attach a map
	delineating the SPOE watershed boundary with (a)(8) waters identified in the similarly situated
	analysis. – Required
	Includes water(s) that are geographically and physically adjacent per (a)(6), but are being used for established, normal farming, silviculture, and ranching activities (33 USC Section 1344(f)(1)) and therefore are not adjacent
	and require a case-specific significant nexus analysis.
	and require a case-specific significant fiexus attalysis.
C. 1	NON-WATERS OF THE U.S. FINDINGS:
	eck all that apply.
	The review area is comprised entirely of dry land.

Potential-(a)(7) Waters: Waters that DO NOT have a significant nexus to a water identified in paragraphs (a)(1)-(a)(3) of 33 CFR part 328.3.
Complete Spreadsheet Tab "NonWaters-No SigNex". Attach a map delineating the SPOE watershed boundary with potential (a)(7) waters identified in the similarly situated analysis. –
Required  Includes water(s) that are geographically and physically adjacent per (a)(6), but are being used for established normal farming, silviculture, and ranching activities (33 USC Section 1344(f)(1)) and therefore are not adjacent
and require a case-specific significant nexus analysis.  Potential-(a)(8) Waters: Waters that DO NOT have a significant nexus to a water identified in paragraphs (a)(1)-(a)(3) of 33 CFR part 328.3.
Complete Spreadsheet Tab "NonWaters-No SigNex". Attach a map delineating the SPOE watershed boundary with potential (a)(8) waters identified in the similarly situated analysis. – Required
Includes water(s) that are geographically and physically adjacent per (a)(6), but are being used for established normal farming, silviculture, and ranching activities (33 USC Section 1344(f)(1)) and therefore are not adjacent
and require a case-specific significant nexus analysis.  Excluded Waters (Non-Waters of U.S.), even where they otherwise meet the terms of paragraphs (a)(4)-(a)(8):  • Complete Spreadsheet Tab "NonWaters-Excluded" - Required
(b)(1): Waste treatment systems, including treatment ponds or lagoons designed to meet the requirements of the CWA.
<ul> <li>⋈ (b)(2): Prior converted cropland.</li> <li>⋈ (b)(3)(i): Ditches with ephemeral flow that are not a relocated tributary or excavated in a tributary.</li> <li>⋈ (b)(3)(ii): Ditches with intermittent flow that are not a relocated tributary, excavated in a tributary, or drain wetlands.</li> </ul>
wetlands.  ☐ (b)(3)(iii): Ditches that do not flow, either directly or through another water, into a water identified in paragraphs (a)(1)-(a)(3).
(b)(4)(i): Artificially irrigated areas that would revert to dry land should application of water to that area cease.  (b)(4)(ii): Artificial, constructed lakes and ponds created in dry land such as farm and stock watering ponds, irrigation ponds, settling basins, fields flooded for rice growing, log cleaning ponds, or cooling ponds.  (b)(4)(iii): Artificial reflecting pools or swimming pools created in dry land.¹  (b)(4)(iv): Small ornamental waters created in dry land.¹
(b)(4)(v): Water-filled depressions created in dry land incidental to mining or construction activity, including pits excavated for obtaining fill, sand, or gravel that fill with water.
(b)(4)(vi): Erosional features, including gullies, rills, and other ephemeral features that do not meet the definition of tributary, non-wetland swales, and lawfully constructed grassed waterways. <sup>1</sup>
<ul> <li>(b)(4)(vii): Puddles.<sup>1</sup></li> <li>(b)(5): Groundwater, including groundwater drained through subsurface drainage systems.<sup>1</sup></li> <li>(b)(6): Stormwater control features constructed to convey, treat, or store stormwater that are created in dry land.<sup>1</sup></li> </ul>
(b)(7): Wastewater recycling structures created in dry land; detention and retention basins built for wastewater recycling; groundwater recharge basins; percolation ponds built for wastewater recycling; and water distributary structures built for wastewater recycling.
Other non-jurisdictional waters/features within review area that do not meet the definitions in 33 CFR 328.3 of (a)(1)-(a)(8) waters and are not excluded waters identified in (b)(1)-(b)(7).
<ul> <li>Complete Spreadsheet Tab "NonWaters-Other" - Required</li> </ul>

D. ADDITIONAL COMMENTS TO SUPPORT JD: The review area (labeled as project area) for this determination contains fours wetlands labeled Wetland 1, Wetland 2, Wetland 3, and Wetland 4 on the attached figures labeled MVP-2019-00315-BBY Page 1 of 8 through Page 8 of 8. The four identified wetlands in the review area are prior converted cropland (PC). Historic aerial imagery from 1938, 1953, and 1963 indicates that these wetlands were historically farmed as seen on the attached figures labeled MVP-2019-00315-BBY Page 6 of 8 through Page 8 of 8. A certified wetland determination was made by the United States Department of Agriculture (USDA) on June 29, 2018 determining that the 154.4 acre property owned by Jeffrey Peterson was PC/NW as shown on the attched figure labeled MVP-2019-00315-BBY Page 3 of 8. In an email dated April 30, 2019, Brent Fetting (USDA) clarified to Matthew Summers (Wenck) that the basins in the Peterson field were considered to be PC and all other areas should be considered to be NW. Based on this review, the evaluated wetlands are not jurisdictional under the Clean Water Rule because they meet the terms of paragraph (b)(2).

<sup>&</sup>lt;sup>1</sup> In many cases these excluded features will not be specifically identified on the approved JD form, unless specifically requested. Corps Districts may, in case-by-case instances, choose to identify some or all of these features within the review area.

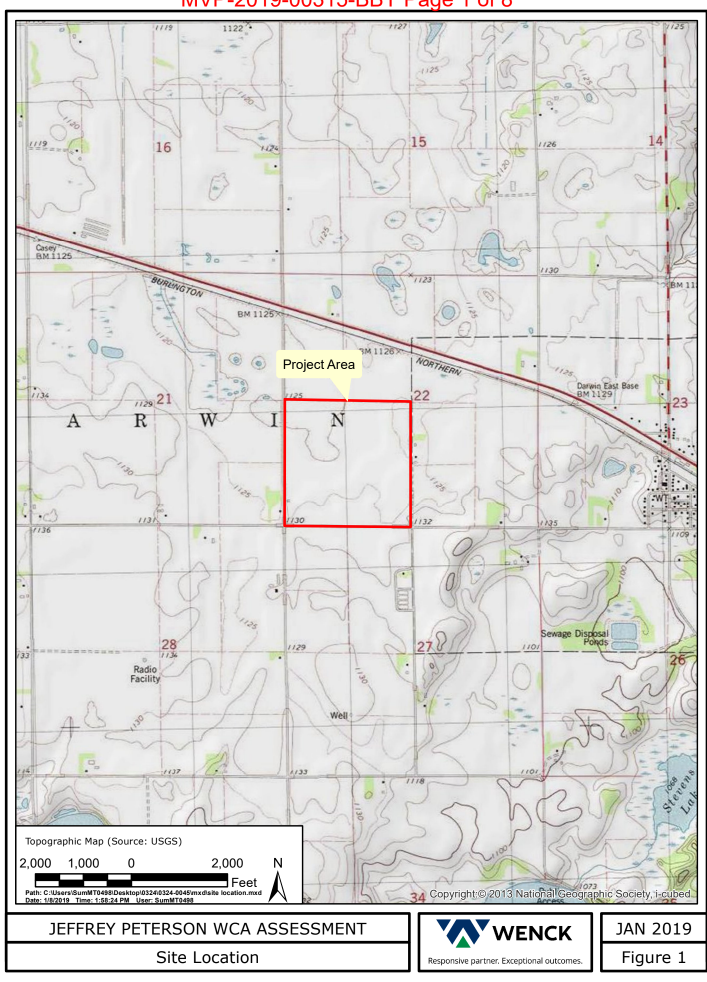
#### **Aquatic Resources**

Waters_Name	Cowardin_Code	HGM_Code	Meas_Type	Amount	Units	Waters_Type	Latitude	Longitude	Local_Waterway
Wetland 1	PEM		Area	2.23	ACRE	EXCLDB2	45.098322		
Wetland 2	PEM		Area	1.42	ACRE	EXCLDB2	45.098322		
Wetland 3	PEM		Area	4.32	ACRE	EXCLDB2		-94.436211	
Wetland 4	PEM		Area	4.8	ACRE	EXCLDB2	45.098322	-94.436211	

### **Excluded Waters or Features**

EXCLUDED WATERS OR FEATURES						
(b) Excluded Feature/Water Name	(b) Exclusion Criteria	Rationale for (b) Excluded feature and Additional Discussion.				
Wetland 1	(b)(2) Prior converted cropland	Prior converted cropland.				
Wetland 2	(b)(2) Prior converted cropland	Prior converted cropland.				
Wetland 3	(b)(2) Prior converted cropland	Prior converted cropland.				
Wetland 4	(b)(2) Prior converted cropland	Prior converted cropland.				

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# MVP-2019-00315-BBY Page 3 of 8 Certified Wetland Determination

**Customer: Jeffrey Peterson** 

**Tract: 9768** 



## Legend



Sections

### Meeker County - Darwin Twp - Sec 22

T119 R30 S22

1:5,400 1 inch = 450 feet

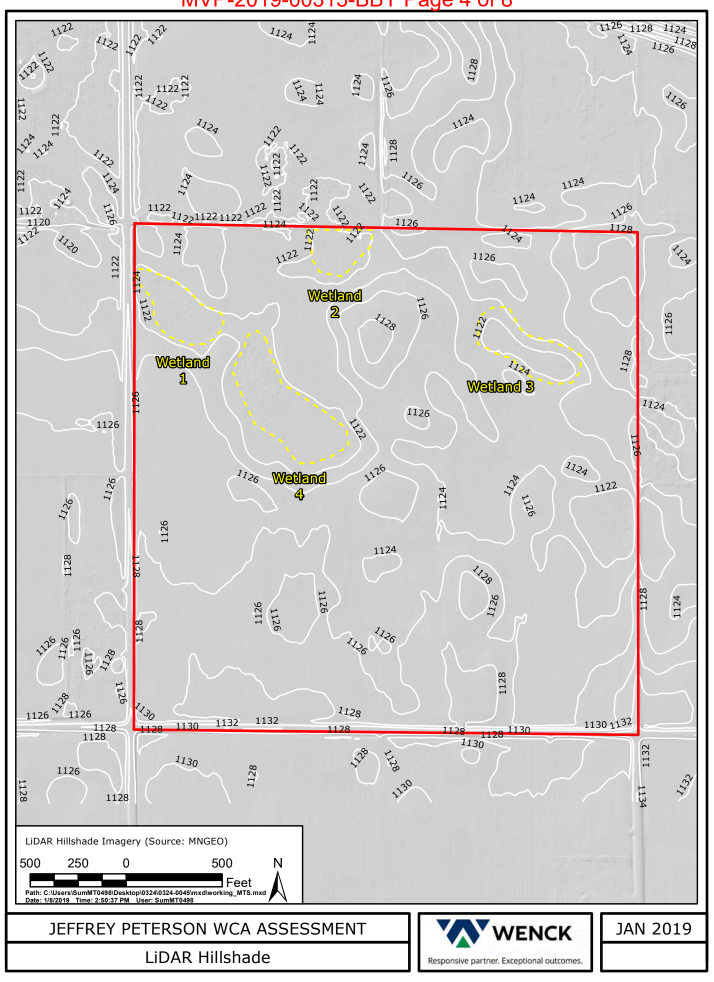
0 225 450 900 Feet



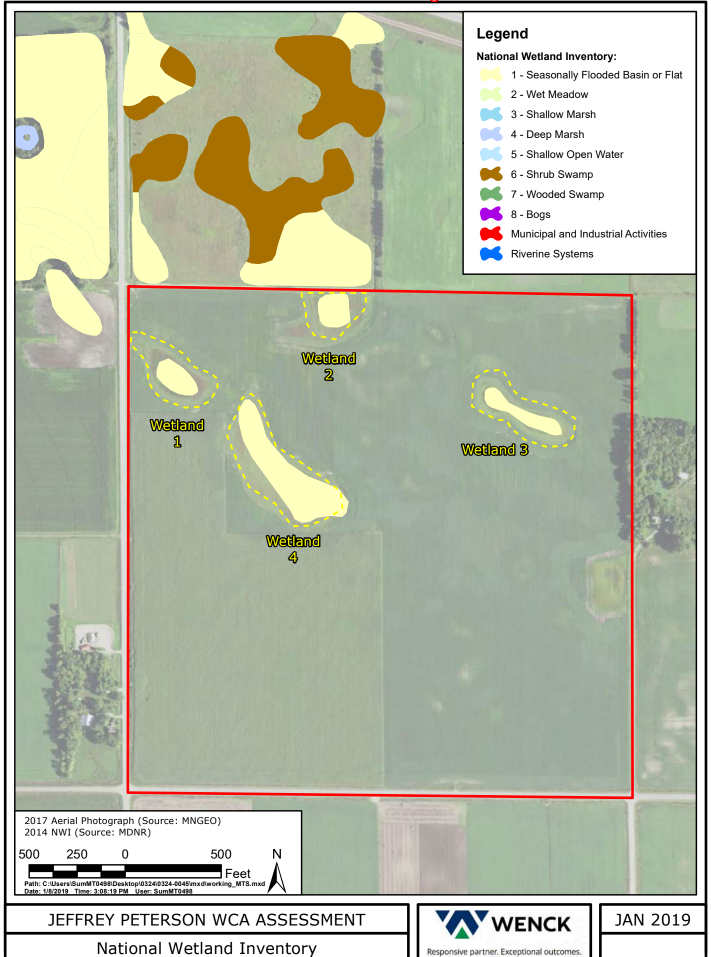




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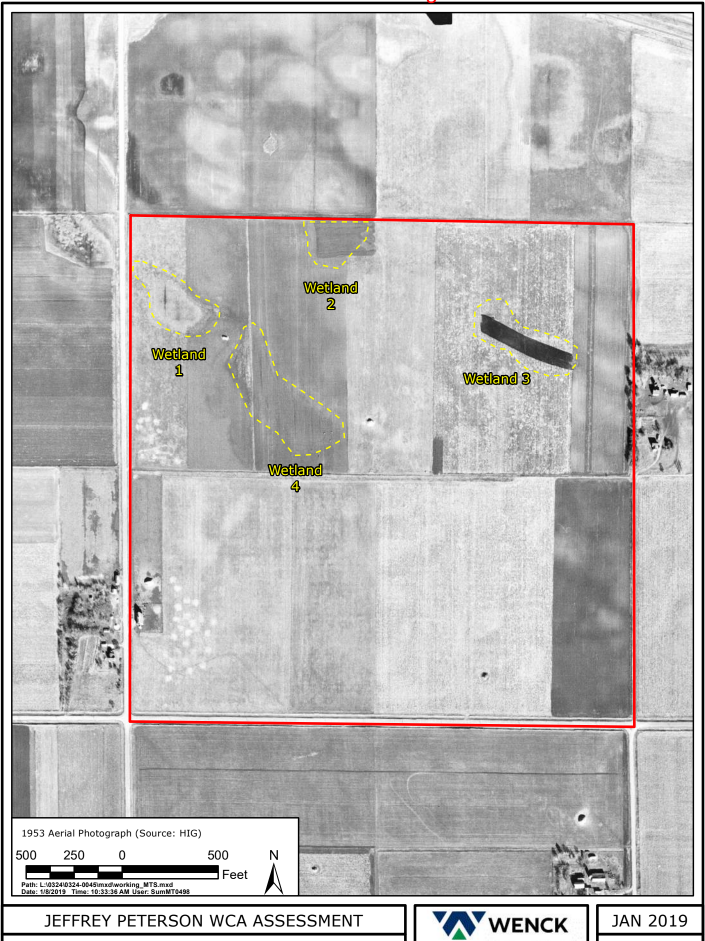
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1953



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