Suffolk County Vector Control & Wetlands Management Long Term Plan & Environmental Impact Statement



Draft Generic Environmental Impact Statement Steve Levy, County Executive Appendix B: Wetlands Management Plan Prepared for:

Suffolk County Department of Environment and Energy Suffolk County Department of Health Services Suffolk County Department of Public Works Suffolk County, New York

> Prepared by: CASHIN ASSOCIATES, P.C. 1200 Veterans Memorial Highway, Hauppauge, NY

> > May 3, 2006













SUFFOLK COUNTY VECTOR CONTROL AND WETLANDS MANAGEMENT LONG - TERM PLAN AND ENVIRONMENTAL IMPACT STATEMENT

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SUFFOLK COUNTY WETLANDS MANAGEMENT PLAN

Prepared for:

Suffolk County Department of Public Works Suffolk County Department of Health Services Suffolk County, New York

> Prepared by: CASHIN ASSOCIATES, P.C. 1200 Veterans Memorial Highway, Hauppauge, NX

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Table of Contents

Lis	t of Acronyms and Abbreviations	v
Ex	ecutive Summary	1
1.	Goals and Objectives	7
	1.1 Introduction	7
	1.2 Principles	. 14
	1.3 Scope	. 15
	1.4 Goals	. 15
	1.5 Objectives	. 17
2.	Operational Structure	. 20
	2.1 Project Nomination	. 22
	2.2 Pre-Application Meetings	. 23
	2.3 Long-Term Plan Wetlands Subcommittee	. 25
	2.4 Suffolk County Wetlands Management Screening Committee	. 30
	2.5 Project Design	. 33
	2.6 Permitting	. 34
	2.7 Implementation	. 35
	2.8 Monitoring	. 35
3.	Action Hierarchy	. 37
4.	Implementation	. 44
5.	Resource Allocations	. 47
6.	Timeline	. 48
7.	Prioritized Wetlands	. 50

Tables

Management Activities for Minimal or No Action	. 40
Management Activities for Minor Impacts	. 41
Management Activities for Major Impacts	.42
Interim Management/Ongoing Maintenance Actions	. 43
Aerially-Larvicided Salt Marshes	. 51
Non-Intervention Marshes (Marshes with no SCVC Mosquito Problems)	. 52
Marshes Needing Assessment	. 54
	Management Activities for Minimal or No Action

Figures

Suffolk County Wetlands Screening Committee for Individual Major Restoration Projects Wetlands	
Management Plan	21

Appendix

Best Management Practices Manual

Acronyms and Abbreviations

BMP	Best Management Practice
EEE	Eastern equine encephalitis
IPM	Integrated Pest Management
LISS	Long Island Sound StudyMOU Memorandum of Understanding
NYSDEC	New York State Department of Environmental Conservation
NYSDOS	New York State Department of State
OMWM	Open Marsh Water Management
PEP	Peconic Estuary Program
SCDE	Suffolk County Department of the Environment and Energy
SCDHS	Suffolk County Department of Health Services
SCDP	Suffolk County Department of Planning
SCDPSC	Suffolk County Dredge Project Screening Committee
SCVC	Suffolk County Vector Control
SSER	South Shore Estuary Reserve
USACOE	United States Army Corps of Engineers
USEPA	United States Environmental Protection Agency
WNV	West Nile Virus

EXECUTIVE SUMMARY

<u>Abstract</u>

Over a 12 year period, Suffolk County plans to address the vector control and ancillary wetland management needs for all 17,000 acres of tidal wetlands in Suffolk County. The approach of major marsh restoration, natural reversion, and other best management practices will be a radical departure from the current program of maintenance of the legacy grid ditch water management system.

Progressive water management will be implemented in over 4,000 acres of tidal wetlands that have been identified as mosquito breeding problem areas. Within these 4,000 acres, 43 separate locations are sites that currently receive aerial larvicide treatments. The goals of this initiative are to reduce the amounts of larvicide applied in these marshes, and, according to the development of cooperative management plans for the affected wetlands, achieve some degree of habitat enhancement and marsh restoration, including maintaining or increasing biodiversity and *Phragmites* control. It is estimated that approximately 4,000 acres of tidal wetlands will undergo reversion, because of low mosquito breeding potential and/or distance from points of dense populations of people. In those areas, natural processes will gradually undo the construction of ditches across the marshes. In the long run, reversion is not necessarily ecologically optimal; other restoration options may need to be considered for purposes other than vector control.

The remaining 9,000 acres of tidal wetlands in Suffolk County will undergo assessment by the County in cooperation with local government, regulators, and other interested parties over the coming decade, with some being actively restored, and others subjected to reversion processes. The policy in these areas will be one of presumptive interim reversion (i.e., no ditch maintenance unless deemed necessary for ecological or mosquito control purposes). It is expected that less than four percent of the County's tidal wetlands (less than 600 acres) will be subject to ditch maintenance over the next decade.

Ditch Maintenance Policy

Suffolk County has inherited a legacy of approximately 17,000 acres of tidal wetlands, wetlands which have been fundamentally altered from their natural state. In the 1920s and 1930s, these

tidal wetlands were substantially grid ditched, in an effort to remove stagnant water and mosquito-breeding habitat. Natural features, such as ponds and pannes, were affected in many settings, and biological communities in the wetlands were altered.

The Wetlands Management Plan represents a significant departure from seven decades of grid ditch maintenance policy. Instead of committing to maintain the grid ditch network as a means of controlling mosquitoes, Suffolk County will instead apply more nuanced criteria to determine the best means of managing its salt marsh resources. For now, plans include a presumptive policy of reversion, where wetlands that pose no mosquito problems will remain untouched while long-term plans for restoration are developed and implemented. Existing water management systems (ditches, culverts, and other structures) will normally be either left alone, if not needed for mosquito control, or upgraded to Best Management Practices (BMPs) as outlined in this Wetlands Management Plan. In some cases, implementation of BMPs is not immediately feasible due to lack of pre-project information or institutional factors such as land manager policies. Implementation of BMPs may also not be immediately feasible due to lack of resources. For instance, if major tidal flow restoration is desirable but is currently too expensive because it involves major road work, interim measures should be taken while these resources are sought if the alternative is a loss of habitat and/or an increased reliance on pesticides.

Assuming Long-Term Plan water management policies are implemented (especially Open Marsh Water Management, or OMWM), the general presumption will be against maintenance of ditch systems. However, in limited circumstances, existing structures may be maintained on an interim basis, when the following conditions are met:

- Deterioration of or damage to structures is resulting in a significant mosquito problem, as evidenced by larval and/or adult surveillance, serious enough to require control. An example would be a collapsed pipe that restricts tidal flow and results in a need to larvicide an area. Or:
- Failure to maintain the structures would result in the loss of resource values, such as fish passage or tidal flow, or loss of vegetation due to fresh water impoundment. Or:

• Failure to maintain the structures would result in a hazard or loss of property as a result of flooding.

Benefits to be expected from the work include:

- Maintaining or reconstructing the existing structures will improve water circulation or provide fish habitat sufficient to reduce the need for pesticide application.
- Maintaining the structures is compatible with habitat values that existed prior to the failure or deterioration of the structures.
- Maintaining the structure will prevent flooding or other hazards.

Constraints on any maintenance of a pre-existing ditch system include:

- The structures will be maintained essentially in-place and in-kind.
- Disruption of wildlife habitat due to construction will be minimized by limiting work areas and/or by using seasonal constraints.
- Listed species will not be adversely impacted.
- Interim maintenance will not lead to excessive drainage that would result in a loss of wetlands values.
- The action will not lead to increased or more direct conveyance of inputs from storm drains or other structures.
- The action will not preclude the implementation of BMPs when resources and/or institutional considerations allow.

Given the above, it is expected that less than 50 acres of tidal wetlands per year will be subject to ditch network maintenance. All maintenance will be summarized in the annual water management reports, and will be conducted in accordance with a Memorandum of Understanding (MOU) with the Suffolk County Department of Health Services Office of Ecology and the Suffolk County Department of the Environment.

Progressive Water Management (OMWM)

In Suffolk County, nearly all tidal wetlands were grid ditched in the 1930s for mosquito control. In addition, wetlands have been altered or manipulated in a variety of ways by other interests. Wetlands have been completely or partially filled, and waterways have been altered by dredging. A particularly important problem is the restriction of tidal flow to many wetlands as a result of road and other construction projects, so that in many cases ditches and culverts provide the little remaining tidal flow that reaches these degraded wetlands. SCVC has the responsibility for maintaining these structures. The legacy of these hydrological alterations is that many wetlands will degrade further without continuing maintenance or management of these water control structures. A major part of the overall water management strategy is to determine the best means to address past practices in ways that will maintain or even enhance these altered systems.

The proposed policy change is predicated on the ability to conduct a broad variety of best management practices and, specifically, to implement the kinds of progressive water management that are often labeled as OMWM. All mosquitoes spend larval stages as aquatic organisms, and source reduction is an essential component of mosquito control as practiced through Integrated Pest Management. Source reduction efforts through OMWM lead to impressive reductions in successful mosquito breeding, and so lead to major reductions in the number of applications and overall usage of pesticides. In addition, this kind of water management has the potential to increase overall marsh habitat diversity and wildlife values.

The Wetland Management Plan, as presented here, has as its assumption that all projects involve some form of mosquito management. However, the project scope and final design of all projects will be developed cooperatively by the County in conjunction with local governments, regulators, and other interested parties. For minor projects, this will be a fairly informal process. However, the Wetlands Management Plan has established a much more formal process for those projects that require more scrutiny, whether because of project size or the scope of the planned actions (and their potential impacts).

This holistic approach of mosquito control and ecological enhancement has successfully been demonstrated for the first time on Long Island, as part of this Wetlands Management Plan, at the Wertheim National Wildlife Refuge. There, the land manager (the US Fish and Wildlife Service

[USFWS]) and the primary regulator (the New York State Department of Environmental Conservation [NYSDEC]) worked together with the County and its consultants to ensure that natural resource manager concerns and vector control goals were all addressed. This project was also important as the State issued a permit to the County contingent on a new County commitment to conduct monitoring and provide documentation of the effects of the project, which generally had not been attained by other projects involving aspects of OMWM conducted in the County. The success of the County in meeting regulator concerns at this site, together with positive indicators and a lack of negative results for its initial implementation, may allow NYSDEC to consider issuing similar permits for other such projects. Continued cooperation between federal, state, and local agencies will be critical to ensure that other progressive water management projects will be implemented throughout Suffolk County.

It is likely that the County will keep its implementation of the Wetlands Management Plan over the next several years to a restricted geographical area and a limited set of strategic partners. This will establish a track record for the County, and enable it to attract other partners and establish new relationships to allow it to achieve its longer range goals within the time frame of the Plan. The initial restrictions ensure that the County can conduct early projects with partners who are willing and able to assist the County with project development, management, and monitoring. USFWS, which has already partnered with the County at Wertheim National Wildlife Refuge, the Town of Babylon, which has a history of cooperative wetlands work with the County, and the County itself (through its parks holdings), all of which have extensive wetlands properties along the South Shore Estuary, are the most probable cooperating agencies for the 2007 to 2009 timeframe.

Wetlands Management Plan Approach

The Wetlands Management Plan consists of seven sections, the first of which addresses goals and numerous objectives. In the second section, a framework for managing larger, more ambitious projects is discussed. A key feature is the creation of a Screening Committee to review and approve the major projects.

In section three, the 15 Best Management Practices and four Interim Management Actions are discussed. The actions are aimed at reducing mosquito populations utilizing methods that either

minimize potential environmental change, or maximize the enhancement of particular natural resource values.

Section 4 and Section 5 of the Wetlands Management Plan address plan implementation and resource needs of SCVC to undertake this Wetlands Management Plan, respectively. The need for streamlined and dedicated State processes is highlighted. Vector control program needs may be eligible for restoration grant opportunities, as well as the Suffolk County Water Quality Protection and Restoration Program (the Quarter Percent Sales Tax). Section 6 establishes a timeline for reaching Wetlands Management Plan goals, and in Section 7 the County's salt marshes are prioritized in terms of those requiring restoration to address mosquito management needs, sites that appear to be best suited for reversion, and those areas requiring closer study before determining overall management needs.

Fresh Water Wetlands

In New York State, fresh water regulations do not allow for much manipulation of the existing hydrology of the marshes. This means that there are very few options in terms of mosquito-related water management and restoration. Source reduction (an emphasis on reduction of mosquito breeding opportunities, particularly manmade sources) and larval control are the main means of addressing mosquito problems associated with fresh water wetlands.

Underlying Data and Interagency Approach

This plan is based on tremendous amount of collaboration among agencies within the Wetlands Subcommittee of the Project Technical Advisory Committee. It is also the result of an exhaustive literature review and comprehensive field work, which is reflected in Task 3 (Literature Review) and Task 7 (21 representative wetland areas, totaling over 2,000 acres, have been evaluated in detail). The first digital tidal wetlands map, for all County wetlands, has been produced, and the Remote Sensing project is expected to provide a continuing and cost-effective means to implement the long-term program.

1 GOALS AND OBJECTIVES

1.1 Introduction

A public policy plan requires a clear statement of the purpose and intent. This is necessary for many reasons. Among them are:

- To provide overall guidance for technical managers
- To underscore key issues for those setting governmental directions
- To clearly explain to the interested public the intent of the proposal

The Long-Term Plan requires a water management component. This is because modern mosquito management follows the tenets of Integrated Pest Management (IPM). IPM requires that all actions be commensurate with the problem at hand, and establishes a general hierarchy for acceptable pest control. In this hierarchy, source reduction is always preferred over pesticide use.

For mosquito management, source reduction entails taking steps to make the environment less hospitable for mosquitoes. Because mosquitoes are concentrated as larvae, and then disperse to some degree as adults, it is eminently more practical and generally environmentally preferable (if only to reduce the area impacted by actions) to try to control immature mosquitoes. These larvae require still, shallow water bodies that are often impermanent to develop, which means wetlands are often important mosquito habitats. Therefore, in order to accomplish larval mosquito control, actions must be taken in these wetland environments to minimize mosquito breeding.

New York State Department of Environmental Conservation (NYSDEC), generally but not entirely, does not allow alteration of fresh water wetlands. The Long-Term Plan will identify reconsideration of the policies and regulations that result in this determination as a priority for future action; however, this means the focus of mosquito source reduction is on water management activities in salt marshes.

Mosquitoes that breed in salty and brackish waters found in the County's coastal wetlands include some of the species of greatest concern for mosquito managers. These species include:

- *Aedes vexans* (the flood water mosquito), which is predominantly a fresh water breeding species, but will breed in the upper edges of salt marshes. *Ae. vexans* is considered to be a vector of both Eastern equine encephalitis (EEE) and West Nile virus (WNV), and also can cause quality of life impacts due to its tendency to feed readily in the hours around dusk.
- *Culex salinarius* (the unbanded salt marsh mosquito), which, because of its habits of feeding indiscriminantly on birds and mammals, and for often feeding several times during each egg-laying cycle, has been identified as the key species for WNV transmission in Connecticut and its gaining greater attention in Suffolk County as monitoring finds it is more prevalent than previously thought. It readily enters houses in search of meals.
- *Ochlerotatus cantator* (the brown salt marsh mosquito) is a spring-time mosquito that is a very aggressive biter. Primarily active in the evening, it will bite if disturbed in the day. Although capable of causing quality of life impacts when its numbers are great, it is not a vector concern as its population peaks are mismatched with the cycling of the arboviruses of concern in Suffolk County.
- Ochlerotatus sollicitans (the Eastern salt marsh mosquito), a very aggressive biting mosquito that has been identified as the primary human vector for EEE in New Jersey, and has been detected as carrying WNV in Suffolk County. Although generally a crepuscular (dawn and dusk) flier, this mosquito will attack at any time of the day when disturbed, and so causes the greatest quality of life impacts of all mosquitoes found in the northeast US. It is generated in broods that are sparked by tidal cycles, and millions of mosquitoes can invade a neighborhood seeking meals, and persist in large numbers for a week or more, sometimes. Prior to destruction of many salt marshes and the development of screens and air conditioning, this mosquito species inhibited development in coastal areas along the East Coast.
- Ochlerotatus taeniorhynchus (the black salt marsh mosquito) is also a very aggressive biting mosquito that can cause considerable quality of life impacts when a brood

develops. Its numbers peak in late summer when risks for WNV are greatest, and it has the potential to be a WNV vector.

Salt marsh mosquitoes thus present a combination of potentially great quality of life impacts and also are identifiable disease threats. Reductions of risk for disease concerns are most efficiently realized, as with all forms of mosquito control, when targeted at mosquitoes prior to dispersal from larval habitats as adults, however, the particular disease of concern are thought to be horizontally transmitted in mosquitoes (that is, mosquitoes acquire the infectious agents only by biting an infected blood source, which can only occur when the mosquito is an adult). Therefore, larval control, the most effective means of ensuring that disease transmission to people does not occur, must be initiated prior to the awareness of whether or not pathogens are cycling in the mosquitoes. Of the potential actions that result in larval control, source reduction has been found to be more reliable and effective than pesticide use. This is because several problems can affect larviciding, such as:

- Poor weather that prevents applications when needed
- Incomplete surveillance that does not identify a potential problem in a timely manner
- Inaccurate application of the pesticide so that it is not put where it is needed
- Weather or other environmental factors after application that prevent the pesticide from acting exactly as intended to prevent mosquito maturation

Source reduction, as achieved by water management, prevents mosquito adults from emerging through two agencies:

- Physical alteration of the marsh, so that potential habitat is eliminated, kept too wet to allow oviposition, or drained too quickly following flooding to allow for complete larvae development.
- Biological alteration of the marsh, so that marsh interior water quality is maintained at levels killifish find tolerable, and the fish have refuges near mosquito breeding sites. Killifish so voraciously feed on mosquito larvae that it is a truism that sighting killifish

mean mosquito larvae will not be found, and if larvae are present, the fish must be absent or unable to reach mosquito breeding locations.

Progressive water management has been found to provide enhancements to other salt marsh functions such as water bird and nekton habitat, and has been identified as a means of conducting marsh restoration to undo less enlightened marsh management activities, is conducted throughout the northeast US as the best means of addressing salt marsh mosquito breeding. There are a variety of means to implement this practice, and techniques can be adopted to suit managerial needs and site specific needs.

Water management, as proposed in this Wetlands Management Plan, does not address the very real problems associated with upland mosquitoes. Mosquito species, including *Culex pipiens* (the house mosquito) and *Culiseta melanura* (the black-tailed mosquito), which breed in places other than salt marshes, are essential factors in the disease transmission cycles for EEE and WNV. Fresh water mosquitoes can also cause some of the more troublesome quality of life impacts in the County. The County has a very active source reduction program targeted at fresh water mosquitoes; where such efforts are not successful or are prohibited by regulation, the County endeavors to prevent the onset of adult mosquitoes through the use of biorational larvicides. Therefore, although the Wetlands Management Plan is heavily biased towards the control of salt marsh mosquitoes, the Long-Term Plan as a whole maintains an appropriate balance in seeking to reduce problems associated with disease risks and quality of life impacts from mosquitoes wherever they may breed.

For more than 100 years, ditching marshes and then maintaining those ditches has been the most common means of water management in the northeast US. More progressive means of water management have been developed and adopted by other jurisdictions. However, New York State has conservatively determined (in the Tidal Wetlands Land Use Regulations) that ditch maintenance is generally compatible with its goals for salt marshes, but that other measures require proof that they will not cause damage to these resources. This has helped to limit the use of alternative means of water management in Suffolk County heretofore.

However, it is clear that these more progressive means of water management hold the promise of helping the County achieve several objectives at once:

- to significantly reduce the amount of larviciding needed to control persistent mosquito breeding, and
- to enhance the natural resource qualities associated with the County's salt marshes.

This plan emphasizes progressive water management techniques other than ditch maintenance, designed for long-term management of the marshes.

The initial work conducted in developing the Long-Term Plan will assess and provide recommendations for approximately 2,000 acres of the 17,000 acres of tidal wetlands within Suffolk County. Recommendations will begin by assessing the mosquito activity within the marsh. Where no mosquito problem exists, the default action is to take no action – allowing the marsh to follow natural processes. In assessing these marshes, other reasons for restoration, besides mosquito control, may develop. Suffolk County Vector Control (SCVC) is the agency best suited to lead those restoration efforts (as the public agency with appropriate equipment and expertise to undertake the projects). Nonetheless, for many salt marshes, from a vector control standpoint, no action will be necessary as they do not constitute mosquito problems for the people of Suffolk County.

Responses where mosquito problems are determined to exist will be selected on the basis of appropriateness to the nature of the problem. Specific criteria for actions will be determined in the Best Management Practices (BMP) manual, which is attached to this Wetlands Management Plan. Generally, marshes with small breeding areas or relatively good existing marsh quality will not receive major restoration efforts, while those that have a great deal of mosquito habitat or where the marsh is degraded or degrading could receive a larger response. The determination of the appropriate scope of response will be developed cooperatively among the land manager, the County, involved regulators, and other interested parties.

The Long-Term Plan envisions that approximately 4,000 acres of salt marsh will quickly be assessed as requiring no water management for mosquito control purposes, for various reasons. Approximately the same amount of acreage will be initially evaluated as requiring progressive water management, due to current status as sites receiving aerial application of larvicides. The remainder of the County's wetlands will be assessed to determine appropriate management by

2015. Implementation of plans will take a little more time, but the Long-Term Plan expects completion everywhere action is warranted by 2017. Over the interim period, the presumptive policy of the County for its wetlands is one of non-intervention in wetlands processes, generally allowing for marsh reversion.

The Long-Term Plan, through copious compilation of documentation regarding the potential for impacts and the ability for these actions to result in environmental enhancements, will provide resource agencies with information that will allow them to consider the proposed approaches to water management as a step forward in wetlands restoration. This will allow the County to implement more progressive means of controlling mosquito problems, reducing the use of chemicals. As part of its progressive management in reducing pesticide applications, according to IPM standards, some amount of well-designed, selective maintenance of the existing ditch network may be required as an interim measure. Ditch maintenance will only occur under welldefined conditions, with the intent of the on-going ditch maintenance being, primarily, to improve water quality and generally support Fundulus spp. habitat in the vicinity of excessive mosquito breeding. Existing water management systems (ditches, culverts, and other structures) will normally be either left alone, if not needed for mosquito control, or upgraded to BMPs as outlined in the Wetlands Management Plan. In some cases, implementation of BMPs is not immediately feasible due to lack of pre-project information or institutional factors such as landowner policies. Implementation of BMPs may also not be immediately feasible due to lack of resources. For instance, if major tidal flow restoration is desirable but is currently too expensive because it involves major road work, interim measures should be taken while these resources are sought if the alternative is a loss of habitat and/or an increased reliance on pesticides.

Assuming the Long-Term Plan's progressive water management policies are implemented ,especially Open Marsh Water Management, the general presumption will be against maintenance of ditch systems. However, in limited circumstances, existing structures may be maintained on an interim basis, when the following conditions are met:

- Deterioration of or damage to existing structures such as a collapsed pipe, restricts tidal flow into a marsh. Larval and/or adult surveillance may indicate a significant mosquito problem, serious enough to require control through the use of larvicide. Or:
- Failure to maintain the existing structures would result in the loss of resource values, such as fish and habitat, or loss of vegetation due to fresh water impoundment. Or:
- Failure to maintain the existing structures would result in a hazard or loss of property as a result of flooding.

Benefits to be expected from the work on an interim basis include:

- Maintaining or reconstructing the existing structures will improve water circulation or provide fish habitat sufficient to reduce the need for pesticide application.
- Maintaining the existing structures is compatible with habitat values that existed prior to the failure or deterioration of the structures.
- Maintaining the structure will prevent flooding ...

Constraints on any maintenance of a pre-existing ditch system include:

- Existing structures will be maintained essentially in-place and in-kind.
- Disruption of wildlife habitat due to construction will be minimized by limiting work areas and/or by using seasonal constraints.
- Listed species will not be adversely impacted.
- Interim maintenance will not lead to excessive drainage that would result in a loss of wetlands values.
- The action will not lead to increased or more direct conveyance of inputs from storm drains or other structures.

• The action will not preclude the implementation of BMPs when resources and/or institutional considerations allow.

Given the above, it is expected that less than 50 acres of tidal wetlands per year will be subject to ditch network maintenance. All maintenance will be summarized in the annual water management reports, and will be conducted in accordance with a Memorandum of Understanding (MOU) with the Suffolk County Department of Health Services (SCDHS) Office of Ecology and the Suffolk County Department of the Environment (SCDE).

Such interim practices may be perceived as being in conflict with certain other planning guidances, such as the Peconic Estuary Program (PEP) Comprehensive Conservation and Management Plan proposal to stop the maintenance of existing mosquito control ditches. However, the PEP plan also stresses the need for reduced pesticide applications, and espouses IPM. IPM, as discussed above, calls for source reduction before pesticide use, which means that if mosquito populations are to be controlled using IPM, water management needs to be favored before pesticide applications. Until permits for more progressive means of water management are issued by NYSDEC, as identified by the Management Plan process, some water management will need to be addressed through interim measures that tend to rely on standard practices involving selective, targeted maintenance of the existing mosquito ditches.

1.2 Principles

In order for Suffolk County, particularly SCVC, to properly prioritize its wetlands management efforts, it is necessary to develop some overarching goals, and to set associated achievable objectives. These goals are to be identified under two guiding principles. SCVC should always act so as to preserve public health and well-being for all citizens. Secondly, SCVC should maintain and, where possible, enhance the Suffolk County environment. This can be best achieved through an IPM program, where actions taken are commensurate with the detected problems, and are selected so as to cause the least harm and reap the greatest benefits in terms of curbing the pest problem.

These goals and objectives will need to be reconsidered, reworked, and reaffirmed at set intervals. This will allow knowledge gained through better understanding of the wetlands

systems, and experience from implementing the various management techniques, to be incorporated to improve the overall Wetlands Management Plan.

1.3 Scope

This document focuses on salt marshes and associated upland fresh water wetlands. This is because active water management in fresh water habitats for mosquito control is generally precluded under State wetlands regulation. The exceptions to that general prohibition would be the maintenance and potential modification of existing structures such as culverts and existing ditches, and activities associated with stormwater control that are proposed as part of compliance with US Environmental Protection Agency Phase II Stormwater rules. Phase II Stormwater compliance activities are unlikely to result in much fresh water wetlands modification, manipulation, or creation on Long Island, although this is not the case elsewhere. Insofar as any Phase II actions do impact existing wetlands, however, it is anticipated that SCVC will be asked to review the plans, in which case the goals and objectives established here will serve as guiding principles for those reviews.

Nonetheless, it should be a goal for SCVC to continue discussions with NYSDEC to determine if there are ecologically sound techniques that can be implemented, at some future time, in order to reduce the application of pesticides for mosquito control in fresh water environments.

1.4 Goals

When conducting water management, SCVC is to consider the following overlapping set of goals:

- 1) Reduce mosquito populations
- 2) Preserve or increase acreage of coastal wetlands, including vegetated tidal wetlands, and to foster marine and estuarine biodiversity and a mosaic of ecological communities
- 3) Control *Phragmites* and other invasive plant and animal species

Attaining these three goals will preserve public health and well-being while enhancing environmental conditions within the County.

It is clear that to achieve the second goal - foster of biodiversity and enhance the general mosaic of ecological communities in many salt marsh settings, the third goal – control of invasive *Phragmites* will need to be addressed. However, certain means of controlling *Phragmites* may result in unacceptable collateral ecological impacts. Therefore, the control of *Phragmites* is secondary to fostering and preservation of other desired environmental features.

The reason for the existence of SCVC is to control mosquito populations and to minimize any associated disease risks in the service of the protection of health and public well-being. Therefore, it is clear that mosquito control must always be a factor in any action undertaken by SCVC. SCVC has long recognized that mosquito control, not extermination of mosquitoes, was its mission. As we enter the 21st century, advances in mosquito control and wetlands management techniques open the possibility that SCVC can not only operate to protect the public from mosquitoes, but that it can often accomplish this work while achieving desired environmental ends. Therefore, this Wetlands Management Plan views the first two priorities as being intertwined in a fashion that precludes setting one before the other in any hierarchical sense.

Its long history of operations in wetlands and its array of specialized equipment and expertise place SCVC in a unique position among wetlands stakeholders. While many agencies have an interest in wetlands management, only SCVC has in-house and fully funded abilities, and an associated mandate, to maintain and restore wetlands throughout the County.

A tenet of IPM is that source reduction is preferable to the use of pesticides. In addition to environmental concerns, an excessive reliance on pesticides can leave a control program vulnerable to resistance, poor application conditions, discontinuation of materials in the marketplace and other factors that can prevent control with these materials. For Integrated Mosquito Management (IPM), water management is preferred as a management tool to the use of larvicides and adulticides. Water management is often more difficult to implement than pesticide use. Difficulties include having greater initial costs for equipment and manpower, requiring greater and more technical environmental monitoring, having more permitting and other regulatory requirements, and often needing cooperation and assistance from organizations other than SCVC. Thus, water management generally requires endorsements from the managers of the mosquito control agency and area natural resource agencies for projects to be considered. Water management often involves structural changes to natural systems; alterations to such complex systems can lead to unforeseen results. That this can occur can make some involved parties reluctant to allow such projects to be undertaken. However, water management also has the potential to have continuing impacts on mosquito populations. This can be accomplished with little to no operational costs, with little or no collateral environmental impacts, and with auxiliary environmental benefits such as a greater mosaic of ecological communities, improved biodiversity, and even reduced *Phragmites* incursions. These projected measurable benefits, which have been achieved in other municipalities with active, progressive water management programs, have led the County to embrace the concept of modern water management, as developed in the Long-Term Plan Salt Marsh Management BMP manual.

1.5 Objectives

The following are meaningful and quantified objectives that will assist SCVC in achieving its three overarching goals, by means of the stated principles.

Goal 1: Reduce Mosquito Populations

- Objective 1: salt marsh mosquito populations will be maintained at 1996-2004 levels, as measured in New Jersey light traps.
- Objective 2: the number of days that complaints associated with salt marsh mosquitoes are received will not increase despite anticipated changes in population densities and development patterns near salt marshes.
- Objective 3: control of important bridge vector mosquitoes will continue to reduce the risk of mosquito-borne disease below levels experienced in jurisdictions lacking these efforts.
- Objective 4: approximately 4,000 acres of tidal wetlands will be made more amenable for insectivorous fish populations.

Goal 2: Preserve or increase acreage of coastal wetlands, including vegetated tidal wetlands, and to foster marine and estuarine biodiversity and a mosaic of ecological communities

- Objective 1: salt marsh management will be conducted so as to provide overall habitat diversity, generated by a mosaic of tidal creeks, ponds, low and high marsh, pannes, mudflats, salt shrub, associated fresh water wetlands, and adjacent beaches or sand berms (although every marsh may not have all habitats), providing a variety of microhabitats and ecotones, which should support appropriate plant and animal diversity, as measured by monitoring and project evaluations.
- Objective 2: there will be no net loss of vegetated tidal wetlands in Suffolk County
- Objective 3: major salt marsh restorations of at least 50 acres will have the specific project goal of restoring significantly degraded systems and limiting larvicide applications to extreme, unforeseen circumstances.
- Objective 4: generally, marsh management will be conducted with the intent of eliminating routine applications of larvicides for salt marsh mosquito control, so as to result in drastic reductions in the acreage of larvicide treatments. These reduction efforts are quantified to be on the order of 33 percent over the first five years, and 75 percent over ten years assuming regulatory cooperation so as to allow implementation of the necessary projects (as measured by acres of marsh treated in a year, in comparison to a baseline over the period 1999 to 2004 of 30,000 acres).
- Objective 5: similarly, adulticide use to control salt marsh mosquitoes will be reduced, in terms of application frequencies and acreage treated, as a result of the more effective control measures associated with progressive water management This is in comparison to a baseline level of approximately 25,000 acres per year (2001 to 2004).

- Objective 6: vector control initiatives will be integrated by SCVC with other initiatives having more general marsh restoration aims, which are sponsored or proposed by organizations such as the Long Island Sound Study, the Peconic Estuary Program, the South Shore Estuary Reserve, State agencies, Towns, and other organizations, or if developed by the County itself as a larger salt marsh management program.
- Objective 7: SCVC will use its position as the major County salt marsh manager to assist other County departments and organizations to take steps to improve salt marsh conditions, including (but not limited to) permit issuance, appropriate controls of storm water, land use considerations, and shoreline and marine activities such as dredging.

Goal 3: Control *Phragmites* and other invasive species

- Objective 1: enhancement of salt water circulation will be a design priority where *Phragmites* expansion has been determined to occur.
- Objective 2: all major marsh restoration projects (50 acres or more) will necessarily include *Phragmites* control as a design element.
- Objective 3: county-wide, by 2017 the percentage of acres of salt marsh dominated by *Phragmites* will have decreased.

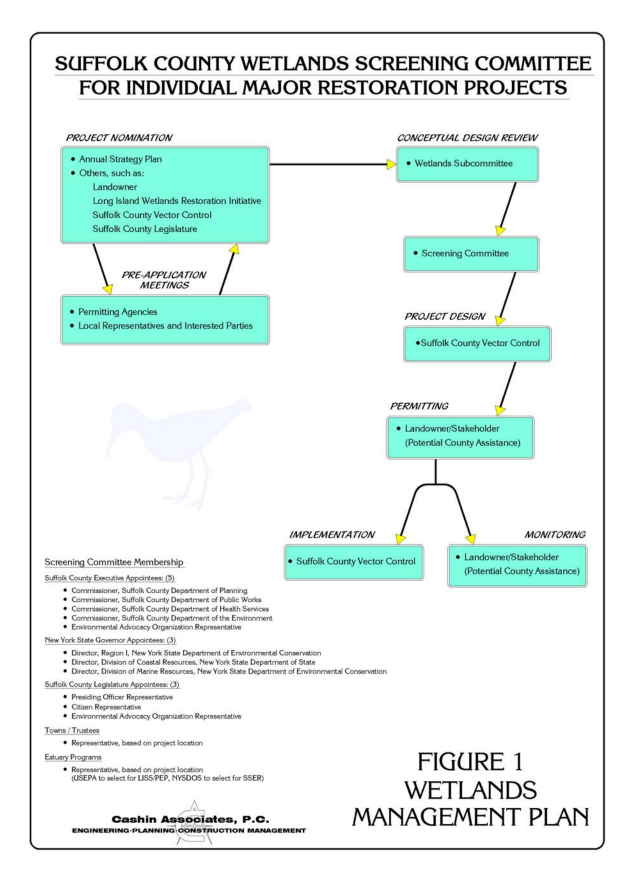
2 OPERATIONAL STRUCTURE

Salt marsh management projects that will be addressed by SCVC must undergo thorough evaluation to ensure that the project:

- is in agreement with the goals and objectives of the County Wetlands Management Plan (as presented here or developed through other means)
- is well-designed
- is environmentally sound, and
- can be implemented under current permitting requirements and strictures.

Many projects that are small and/or use management techniques that should have minimal impacts do not need to be as formally evaluated as other projects. For projects that are smaller than 15 acres in size, and employ the BMPs described as "No to little impact" or "Minimal impact" (see Section 3, below), SCVC will consult with NYSDEC and appropriate officials in the municipality where the project is located, and other interested parties who have signaled to SCVC that they wish to be consulted on these kinds of projects. SCVC will thoroughly explain the project intent and the means by which it will be conducted. NYSDEC and the municipal officials (with any other involved parties) will provide any needed feedback, and, if any permits are required, they will be acquired. Generally, specific, cooperative agreements will be sought with each municipality to ensure that a procedure is in place that allows for municipal comfort with the degree of coordination to be provided by SCVC, without burdening either the County or the municipality with unneeded oversight responsibilities. It is also intended that the preparation of Annual Strategy Plans and continued functioning of the Wetlands Subcommittee will allow for other interested parties to be able to maintain the degree of involvement necessary to maintain public support for the program. If landowner approval and cooperation was not obtained through the project identification process, it will be obtained prior to initiation of any work (this need may be obviated when there is an imminent threat to public health and welfare). The project description will include a discussion of the measurement of project success, and any monitoring program that may be deemed to be appropriate.

Major projects will not be so simply managed. A process diagram (Figure 1) is included that sketches out how major projects will be evaluated in order to address the four issues listed above.



In addition, any ditch maintenance project (in particular) will be reviewed by SCDHS Office of Ecology and SCDE for potential environmental impacts. SCVC will be required to address concerns and issues raised by local agencies and other interested parties so as to reach agreement on the appropriateness and scope of the project.

2.1 **Project Nomination**

The initial step is the identification of a potential project. It is anticipated that many if not all major projects will be identified through the creation of an Annual Strategy Plan by SCVC, in cooperation with the Long-Term Plan Wetlands Subcommittee. The Annual Strategy Plan will be developed each spring (from April 15 to June 15). This plan will show how Goals and Objectives of this Wetlands Management Plan, are being met. In order to achieve its wetlands Goals and Objectives, the Annual Strategy Plan will contain three specific sections. They are:

- 1) Marshes that have been prioritized for assessment, and the assessment methodology to be employed, to determine the appropriate BMP for selected marshes.
- 2) Minor water management conducted in the previous year, and projected minor water management actions for the next year.
- 3) Marsh-wide projects scheduled for the next three years, affecting more than 15 acres or employing techniques that may have major impacts, as defined above. This is also referred to as the three year Potential Project list.

The list of marshes to be assessed, which is the initial step in identifying potential projects, will be developed in several ways. One way is for the marsh to be a priority site for SCVC, due to identified mosquito control issues warranting the use of aerially-applied larvicides. Another is for the landowner/land manager to nominate the marsh. In most cases, where the County is not the owner of the marsh, SCVC, or the local municipality, may try to persuade the landowner to formally propose the project. In those cases, although the project was initially identified by SCVC and perhaps further identified by the local municipality as a potential project, when the landowner formally nominates the project, it becomes the overall responsibility of the landowner to assess the marsh.

Other third parties may nominate a site. These entities can possibly include organizations such as the Long Island Wetlands Restoration Initiative, other non-governmental agencies, a legislator, or a department of the County other than SCVC. In many cases, these third parties may approach the landowner to persuade the landowner to take on the project. In other cases, the third party may approach SCVC, and try to persuade SCVC to undertake sponsorship. Finally, the third party may determine it has enough resources to sponsor the project directly.

In cases where the landowner is not the sponsor, landowner permission to proceed must be obtained early in the process. This may not be the first step made by the sponsor – certain feasibility tests, either through site observations or measurements, or initial contacts to sound out permitting and/or funding agencies, may be assayed before such a contact. However, one of the first tests by the Screening Committee will be to receive proof of the landowner's agreement with the project.

If SCVC is not the project sponsor, it behooves the project sponsor to approach SCVC to gauge the interest and ability of SCVC to participate in the project. The project may have a higher priority with SCVC if the proposing entity can bring some level of cooperation to the project, especially on the project planning and monitoring elements, which are the least likely to have reimbursable funding opportunities.

Potential project sites will then undergo some assessment of the natural resources and mosquito control issues associated with the marsh, as determined cooperatively between the Wetlands Subcommittee and SCVC. It is most likely that SCVC will propose a scope to the Wetlands Subcommittee for review, but in some instances the Subcommittee is likely to take a more active role in this process. Completion of the assessment of the site will allow SCVC to begin to create a conceptual design for the project, and, if possible, move the project towards Screening Committee approval. Once approved (and permitted), the projects will be added to the three year Potential Project list.

2.2 **Pre-Application Meetings**

Another early action is for the project sponsor to approach potential permitting and otherwise involved or interested agencies and other parties. This is distinct from the cooperative development of the Strategy Plan, because this is a site-specific consultation among the project designer, project sponsor, and potential regulators or other involved parties. Some of the likely contacts, other than SCVC, include:

- Town planning departments
- Town natural resource/marine departments
- Trustees
- Suffolk County Department of Health Services (SCDHS)
- Suffolk County Department of the Environment (SCDE)
- Suffolk County Department of Planning (SCDP)
- Estuary program offices (LISS, PEP, SSER)
- New York State Department of Environmental Conservation (NYSDEC) Region I Office of Permits
- NYSDEC Region I Tidal Wetlands Program
- NYSDEC Marine Resources Bureau
- New York State Department of State (NYSDOS) Division of Coastal Resources
- US Army Corps of Engineers, District 2
- Interested and involved non-governmental organizations, such as The Nature Conservancy or Group for the South Fork

From an efficiency standpoint, it may be easiest to have individual meetings with the concerned and involved agencies. However, to minimize conflicts, it may be better to try to coordinate a general meeting. It is probably best to identify potential conflicting resource or permitting concerns early so as to allow the most time to come to some resolution, and to allow the involved agencies to understand the conflicts faced by the project sponsor, which may help to facilitate resolutions. This suggests that one, larger meeting, as difficult as it may be to coordinate, may serve the project needs best.

The agencies can serve as more than permitting guidance providers, however. They often have invaluable information regarding the sites under consideration. Especially with local agencies, it may be that early contacts result in information exchanges that lead to project modifications, and the construction of more suitable approaches to achieve the project goals.

2.3 Long-Term Plan Wetlands Subcommittee

The Technical Advisory Committee (TAC) created a Wetlands Subcommittee to work with the Long-Term Plan consultants to fashion acceptable approaches to marsh management. The Wetlands Subcommittee was considered to be functionally independent from the TAC, in order that the TAC did not eventually review its own work.

At this time, the Wetlands Subcommittee will have two major responsibilities. These are project design review, and to generate the Annual Strategy Plan with SCVC each spring.

The Wetlands Subcommittee is composed of local experts and natural resource agencies. Its review of the conceptual plan is important to ensure that the project is consonant with the Goals and Objectives of the Wetlands Management Plan. Involvement by the Subcommittee at an early stage will also likely assist in ensuring that important permit needs are met, and that the project will be favorably received by the Screening Committee. Committee members should endeavor to stay current with the progress of Wetlands Management Plan projects, to ensure that innovations and lessons learned from field experience are incorporated into the Committee's decision making. This design review, although informal in that the Subcommittee will not have the specific role of determining if a design is acceptable or not, is important in that feedback from the Subcommittee will be sought by the Screening Committee as it makes its more formal decisions.

Each year the Wetlands Subcommittee will work with SCVC to fashion an Annual Strategy Plan. This Strategy Plan is intended to serve as guidance for SCVC in attaining the Goals and Objectives of the overall Wetlands Management Plan. As such, it will include elements of policy review, and also specific suggestions and plans for project implementation and further project identification. It will also include a discussion of the kinds and scope of "routine" activities undertaken by SCVC outside of this more formal review process. This is intended to ensure that SCVC remains focused and attentive to the adopted Goals and Objectives, and to ensure that the members of the Subcommittee remain supportive of the water management work conducted by the County. This is an important process to prevent SCVC from becoming isolated from other elements of the local marsh management community. It also enables local managers to stay aware of the efforts of SCVC, and to avail themselves of County assistance in achieving worthwhile management ends.

As mentioned above, each Annual Strategy Plan will address three areas in some detail. One is the identification of new marshes to be considered for action. Candidates may be drawn from the SCVC priority list (see Section 7), nominated by a landowner/land manager, otherwise identified by SCVC, or be brought before the Committee by a Committee member. Each marsh should be assessed in terms of potential mosquito control issues, and considered in terms of its overall health and functionality. The status assessment will assist the project designer in identifying the best BMPs for the particular marsh. It will also assist in creating a priorities list for marsh restoration and action, and in allowing the County to maintain its focus on the goals of its marsh management plan. Those marshes with impaired functionalities or with the potential to receive the greatest improvements in overall health are most likely to be identified as the highest priority for immediate action. An essential element of this section of the report will be discussion of appropriate assessment means to ensure that key marsh attributes and parameters are adequately measured to support these kinds of decisions. This is especially true for those elements of the Wetlands Management Plan Goals and Objectives, such as those relating to biodiversity, where current science and monitoring protocols may not be adequate to meet County needs.

The second detailed section of the report will be a discussion of the minor, routine work undertaken by SCVC over the previous year. The report will identify locations, areas affected, and the means chosen for management. This level of scrutiny on an annual basis will allow for review of SCVC actions, and help ensure that even smaller, less widely reviewed projects are conducted in accordance with the Goals and Objectives of the Wetlands Management Plan and the diverse needs of other marsh managers. This discussion will also lead to the formulation of a minor project plan and strategy for the coming year (insofar as the minor projects can be identified on a non-emergency, or other, non-pressing time scale). By their very nature, small problems occur without warning, and often need to be most appropriately addressed through immediate action.

The third detailed part of the report will be the identification and placement on a prioritized list of the marsh-wide projects SCVC intends to address over a three year planning window. The need for marsh-wide projects means that it is almost always possible to forecast them some time ahead of any proposed action. Even if the marsh-wide projects do not meet potential impact or acreage triggers, clear identification of these projects in some kind of a strategy document will ensure that they meet important criteria, such as conformance with the Wetlands Management Plan Goals and Objectives, and so it is appropriate to include the smaller projects in the overall Annual Strategy Plan. This allows for rational scheduling, and gives the Committee a stake in resource allocation decisions – which are very important in any prioritization.

The Wetlands Subcommittee should be sensitive to suggest adjusting the Goals and Objectives of the Wetlands Management Plan (the criteria by which the Screening Committee reviews conceptual project plans) as the adequacy of these guides becomes apparent with time. It may be that well-planned, necessary projects are not being approved, although the projects seem to be worthy in terms of overall County needs. It may be that projects are being approved despite a lack of congruence with certain principles that need to be addressed. It is anticipated that a diverse committee membership will bring the fruits of research, monitoring, and restoration activities outside of County efforts to the Wetlands Management Plan, and incorporate those lessons learned into the Suffolk County approach through on-going revisions to the Goals and The Wetlands Subcommittee is also envisioned as an appropriate means to Objectives. coordinating and incorporating information and resources developed by and through the three main estuary programs that should be of significant assistance. In addition, as greater sophistication regarding the concept of marsh health and functionalities is developed, the Committee should further adjust the Goals and Objectives to reflect those changes. Therefore, the Wetlands Subcommittee needs to be prepared to provide overall policy guidance to the decision-makers by suggesting changes in the Goals and Objectives, by means of the Annual

Strategy Plan, to the Screening Committee. The Wetlands Screening Committee would deliberate on such changes, and coordinate policy revisions through the Steering Committee. In addition, the development of a County-wide, comprehensive salt marsh management program may require additional coordination of goals and objectives, and this is the most appropriate means of accommodating that need.

The Wetlands Subcommittee will also be expected to provide input to the Screening Committee regarding the wetlands management portion of the Triennial report on the entire Long-Term Plan (see the Screening Committee, below, for the content of that report).

Membership of the Wetlands Subcommittee will include the local municipalities in the County with an interest and stake in wetlands management. It may also draw some of its members from the following organizations:

- US Army Corps of Engineers
- US Environmental Protection Agency
- US Fish and Wildlife Service (local and regional)
- National Oceanographic and Atmospheric Administration
- Fire Island National Seashore
- LISS
- PEP
- NYSDEC (Region I, Marine Resources, Albany)
- NYSDOS
- New York Sea Grant
- Cornell Co-operative Extension
- South Shore Estuary Reserve
- Long Island Regional Planning Board
- SCDHS
- SCDE

- SCVC
- Suffolk County Department of Planning
- Suffolk County Department of Parks, Recreation, and Conservation
- Long Island Wetlands Restoration Initiative
- The Nature Conservancy
- Ducks Unlimited
- The Group for the South Fork
- Peconic Land Trust
- Citizens Campaign for the Environment
- Long Island Pine Barrens Society
- Peconic BayKeeper
- Stony Brook University
- Dowling College
- Long Island University
- Hofstra University
- Adelphi University
- Brookhaven National Laboratory

If they can be persuaded to attend, experts from other states' natural resources and/or mosquito control agencies should be considered, especially given the longer history of many states in completing more progressive water management projects. Interested parties can self-nominate to the committee, although actual membership will require approval by the Steering Committee, since the committee formally is a subcommittee of the TAC. The Committee may very well find reasons to create various subcommittees of this Subcommittee to address issues that are geographically limited, for example, or to concentrate expertise on particular sub-topics that may not be of general interest.

The initial membership will consist of the members of the current Wetlands Subcommittee.

2.4 Suffolk County Wetlands Management Screening Committee

A major project will have a conceptual design created by cooperation between the landowner, SCVC, and local and other permitting agencies, and through technical review by the Wetlands Subcommittee. At this point, a presentation can be made to the Screening Committee.

The Suffolk County Wetlands Management Screening Committee is modeled after the Suffolk County Dredge Project Screening Committee. The Dredge Project Screening is composed of County officials who are well-versed in County needs, appropriate regulations, and County selfimposed project criteria. This expertise allows the Committee to rank projects in terms of suitability and accord with County dredging criteria.

The membership of the Wetlands Management Screening Committee is intended to be familiar with goals and objectives of the Wetlands Management Plan. It will have thirteen members, appointed from five different sources. The County Executive will appoint five members, who will nominally be the Commissioners of the four County departments with the most responsibilities for vector control and wetlands management - Environment and Energy, Planning, Public Works, and Health Services. The County Executive will also select a representative from an appropriate environmental advocacy organization (examples include the Group for the South Fork, The Nature Conservancy, Cornell Cooperative Extension, Citizens Campaign for the Environment, the Peconic Baykeeper, Ducks Unlimited, the League of Conservation Voters, and any of the local Audubon chapters). The Governor, who is the regulator of New York State wetlands, will appoint the three officers most responsible for Suffolk County's wetlands management from the State perspective: the Director of NYSDEC Region I, the Director of NYSDEC Marine Resources Bureau, and the Director of NYSDOS Division of Coastal Resources. The County Legislature, through its Presiding Officer, will appoint a representative to speak for the Legislature, and two others: one to represent citizens groups, and another representative from appropriate environmental advocacy groups. The Town where the wetland is located will also have representation for the decision on that site. Finally, a representative will be sought from the appropriate Estuary Programs. LISS and PEP representation will be through the US Environmental Protection Agency offices, and coverage for the South Shore Estuary Reserve will be through the NYSDOS program office.

The Screening Committee has three functions. Its primary purpose is to confirm that the project is something that is appropriate for the County to undertake (through SCVC). To determine this, the Committee will consider the Goals and Objectives of the Wetlands Management Plan, as described above and amended by the Committee.

The second purpose of the Screening Committee is to provide input regarding the proposal's suitability in terms of other factors, especially those espoused by the organizations serving on the Wetlands Subcommittee. This will allow the constituent members of the Wetlands Subcommittee to have input into proposed projects, to help ensure that work undertaken in Suffolk County's wetlands is consonant with the objectives of the major natural resource agencies that are concerned with the County's coastline. If and when the County generates a comprehensive marsh management plan, then the responsibility of the Screening Committee will include ensuring all projects are in concert with the goals and objectives of that program.

Therefore, the Screening Committee may recommend alterations to the conceptual plan for the project. These changes may be needed to meet the Wetlands Management Plan Goals and Objectives, or to mold the project to more in line with guidelines of other interests.

The scope of the plan presented to the Screening Committee will depend on the scope of the proposed project. Generally, however, natural resource inventories and conceptual plans will need to be complete enough to allow the Committee to envision the general approach of the project. It is likely that the determination of proper scope will be something of an iterative process, based on the perceptions of the adequacy of earlier proposals and the correspondence between the conceptual plan and the actual constructed modification.

In order to ensure that a project has broad-based support, it must receive seven affirmative votes in formal consideration by the Screening Committee regardless of the attendance at any particular meeting. This Committee will establish other rules and procedures to ensure its proper functioning, but this basic guideline will help create consensus regarding actions to be taken in County wetlands. This is important, because physical alterations of wetlands can be difficult to undo, and the consequences of the actions, while intended to be beneficial to the natural system, are sometimes difficult to forecast exactly because of the complexity of the processes that affect marshes. Gaining acceptance by the Screening Committee does not ensure that permits will be easily garnered for a wetlands restoration project. This is true although the membership of the Committee includes agency representation from key permit issuers, such as NYSDEC, and, through NYSDOS, the US Army Corps of Engineers. Towns and/or trustees may also be need to issue approvals. Membership by these organizations on the Screening Committee is intended to bring the natural resource expertise and public policy positions of the permitters to bear. The technical assessment of the project, especially in regards to regulations on and rules of use for wetlands, is another matter entirely. Approval by the Screening Committee, especially as that approval may be issued well before the completion of pertinent project elements, does not forecast permit approvals from the participating agencies.

The final purpose of the Screening Committee is to receive and review wetlands management reports that will be generated by SCVC. These reports will come in two formats. One is an Annual Strategy Plan, which will be cooperatively developed by SCVC and the Wetlands Subcommittee during spring. This was discussed in Section 2.3, above.

In addition, every three years SCVC will complete a major Evaluation Report regarding progress on the Long-Term Plan. This Triennial Report will necessarily contain a section regarding water management, which will discuss:

- Status reports on initiated and previous major projects, including reviews of compliance with pre-project goals and objectives.
- Proposed mitigations for completed projects failing to meet goals and/or objectives, and the responsible party to conduct the mitigation activities.
- A discussion of the kinds and scope of all minor water management projects
- A tally of the total acreage addressed during the three year period, and an accounting of the total acreage addressed thus far under the Long-Term Plan.
- Reasons for not attaining the Goals and Objectives, if applicable
- Proposed remediations to address any shortcomings.
- Identified activities for the next three year period.

The Wetlands Screening Committee can submit comments on the report to the Steering Committee for consideration. The Steering Committee will have the responsibility for approving the Triennial Reports.

2.5 **Project Design**

When a proposed project has been approved by the Screening Committee, it should move towards final technical design. Any project that seeks to have SCVC involvement in construction should have SCVC involvement in the design phase. It is unlikely that any County wetland group can match the practical experience of SCVC in marsh management and manipulation at this time. Following the initiation of the Wetlands Management Plan, it is expected that SCVC expertise will be augmented by even more practical experience.

SCVC has the capabilities to design major projects of all kinds. The Long-Term Plan expects to augment the technical staffing at SCVC to enable it to undertake more projects, with the potential for projects to be more complex than has been the case hitherto. It is likely, however, that the Wertheim National Wildlife Refuge OMWM project represents the most complex project likely to be considered here in Suffolk County, although some technical aspects of that project and its design may be addressed in a more sophisticated fashion in some future work.

The design process is meant to be collaborative. SCVC will have certain preferences to meets its agency goals. However, many natural resource needs can be addressed while allowing mosquito control needs to be satisfactorily addressed at the same time. It is a fundamental precept of this Wetlands Management Plan that the landowner/land manager is the determinant of the overall approach of the project, in conjunction with any regulator interests. The degree to which various natural resource concerns are addressed is the province of the landowner/land manager. SCVC will use its expertise to suggest various options that can be used to meet overall goals selected for it. SCVC's experience will also allow it to practically determine the scope of the project, and enable issues such as timelines, construction resource needs, and funding to be better estimated by the project sponsor.

The design process will involve drawing from the BMP Manual, in light of project sponsor needs and goals. The BMP Manual is not intended to be restrictive, but rather to serve as a collection

of methods that have been shown to achieve certain ends. They can be modified or adapted to meet individual sites needs, or as project goals require. Each marsh has individual characteristics that may require modifications to past marsh modification implementations, to ensure that the project plans are optimal, and that the proposed modifications have the greatest chance of success. Cookie cutter approaches of past marsh modifications may lead to many failures, due to site specific conditions that do not mesh with archetypes.

2.6 Permitting

No project shall be considered by SCVC for implementation without the necessary permits. It should be understood that in some instances, projects on federal lands or sponsored by federal agencies may be exempt from the need to acquire state and local permits. Similarly, projects on State lands or sponsored by State agencies may be exempt from local permitting requirements, and projects on County lands or sponsored by County agencies may be exempt regarding other local permits. Nonetheless, it is expected that all agencies will respect the regulatory authority that could potentially be raised by any level of government. Collaboration and cooperation are expected to be the means by which the design of the project is reached. Respect for the expertise and concerns of regulators can allow projects to be developed that otherwise might collapse due to agency concerns or requirements.

It is the responsibility of the landowner to secure the necessary permits. In a practical sense, the project sponsor will be responsible for acquiring all needed permissions. Overarching County interest in a particular project may result in County assistance in the permitting process. It is key that responsibility for permitting be determined early in the project development.

Because of the current state of relatively quiescent interest in salt marsh projects by the US Army Corps of Engineers (USACOE), it is strongly recommended that SCVC meet with them on an annual basis. At this meeting, the USACOE can be informed of proposed new projects, and the status of past projects. This will allow for smoother implementation of whatever permitting process the USACOE deems necessary for particular classes of actions.

2.7 Implementation

Involvement in this process assumes that SCVC will assist in construction. With that understood, it is still necessary that the project sponsor maintain an active role in construction oversight to ensure that project goals and objectives are followed, and that the project design is adhered to.

2.8 Monitoring

The development of appropriate project monitoring protocols is necessary for every project. NYSDEC has correctly identified a major fault in almost all water management projects undertaken by a variety of organizations in Suffolk County over the past 20 years. That is the lack of appropriate monitoring for these projects. This continuing failure must be addressed. By thoroughly monitoring the progress of projects, the Wetlands Subcommittee shall collect the information to help meet its responsibilities.

All reversion projects, for example, will be carefully monitored. Through remote sensing, the overall area of vegetated marsh and gross measures of individual communities (low marsh, high marsh, mixed vegetated areas, and *Phragmites* areas) will be quantified. Trends will be developed, and it will be determined if the trends indicate wetlands degradation. A site investigation will be undertaken to determine if reversion has been a factor on the impacts.

Not all projects require the same degree of monitoring. For example, the hard costs associated with the monitoring program at the Wertheim demonstration project have exceeded \$100,000 per year, with substantial soft costs not included in that rate. This level of effort is inappropriate for much smaller projects and may not be required even for a project of a similar scope. All projects require pre-project inventories and post-project follow-up.

The level of monitoring needs to be sufficient to determine if the project is meeting its stated goals and objectives. For smaller projects, it is possible that existing SCVC and/or Town environmental assessments will be sufficient, perhaps with some augmentation or redirection, to provide adequate information to meet this criterion. For larger projects, it is likely that some project-specific monitoring effort will need to be mounted. Some of these issues can be resolved

through the Wetlands Subcommittee-SCVC determinations of the best means of conducting marsh assessments (to be developed as part of the Annual Strategy Plan). The County intends to develop a preliminary proposal for monitoring scopes for major impact projects following the completion of the 2006 post-project monitoring at Wertheim.

In practical terms, it is likely that agencies such as Town natural resource departments, the SCDHS Office of Ecology, and/or Cornell Co-operative Extension are best equipped, and have the most appropriate kinds of experience, to conduct the kind of monitoring that is likely to be required. Various environmental consulting companies and some non-governmental organizations also have the required expertise.

It has also been noted that ambitious, continuing monitoring efforts, such as the Colonial Waterbird Survey, can sometimes be successfully implemented using volunteers. Most permitoriented monitoring projects avoid using volunteers because of the fixed timetables and set responsibilities associated with permit conditions; however, this may be a means to reduce costs and expand the scope monitoring programs for select projects.

3 ACTION HIERARCHY

The BMP manual (see the Appendix) outlines how the needs of SCVC will be met through wetlands management and restoration projects. As stated above, the manual is intended to be a flexible guide, not a cookbook. Specific implementations at any site will be dependent on site-specific factors, and landowner/project sponsor requirements and desires.

The BMP Manual is organized hierarchically, first presenting those actions that are likely to cause the least change to the existing wetland, followed by those that are likely to have greater impacts, but may be the most appropriate action in terms of goals of the project and/or wishes of the landowner/manager. This structure was adopted so that decisions could be made in a setting where it is understood that it is preferable, in many situations, to try to meet project needs while impacting the existing environment least.

Nonetheless, it is not certain that it is preferable to select projects on the basis of causing the least disturbance to the existing environment. Where the existing marsh has been judged to be degraded, it is likely that a project goal will be to enhance the existing environment so as to upgrade marsh functionalities. Therefore, it is entirely possible that projects will be selected because they promise to result in changes to the existing marsh. All marshes on Long Island have been subjected to some form of manipulation and management. More than 95 percent of all remaining salt marshes in Suffolk County were grid ditched for mosquito control purposes. In many instances, it may be the judgement of the land manager and regulators that more alteration of existing conditions has the potential to meet site-appropriate goals for management of a particular marsh. At such times, selections of BMPs will be made from the ones lower on the hierarchy rather than those that appear to have the least potential impacts. This, for example, was what occurred during the project design of the Wertheim demonstration project. Both USFWS and NYSDEC determined that more extensive changes to the existing marsh were in order so that particular natural resource needs might be fulfilled. USFWS wanted to have larger amounts of open water, with particular ponds exceeding certain sizes, in order to maximize potential water fowl and other migratory bird usage of the marsh. USFWS wanted as many existing ditches to be filled, for aesthetic reasons and to remove an aspect of the extant marsh that was clearly unnatural. USFWS also wanted to try to enhance back-marsh salinities in order to affect the spread of *Phragmites* across the marsh. NYSDEC was concerned with many elements of the preliminary designs, but especially wanted open connections between in-marsh waters and the Carmans River-Great South Bay, in order that estuarine fish might continue to have foraging, nursery, and refuge access to the marsh interior. Meeting these concerns determined the selection of the final design elements, which certainly exceeded the scope of the project as initially conceived by SCVC. However, the selected final design also intentionally met SCVC concerns regarding elimination of mosquito breeding habitat in the high marsh, and the creation of killifish access and refuges in the areas where breeding may not have been entirely eliminated by the physical alterations made to the marsh. Thus, cooperation among key players resulted in an approach that holds the promise of meeting expectations of all who were involved.

The following is a summary presentation of the BMP Manual. The BMPs have been divided into four kinds of action:

• those with no or minimal impacts

The presumptive interim action for County wetlands is reversion. Non-intervention in natural systems can reap environmental benefits, although extensive monitoring of these sites will be conducted to ensure impacts do not occur before long-term restoration management plans are adopted.

• those with minor impacts

Note that selective ditch maintenance has been included in the BMPs in this section. Nearly all of Suffolk County's marshes were ditched at one time or another. These ditches may very often have value as a source reduction measure for mosquito management. Where the general marsh setting has been judged to provide the kinds of functions that it is expected to, and there is a localized, excessive mosquito breeding problem that may impact human health, in conjunction with hydrological failure of the existing ditches, it is possible that selective, limited maintenance of the ditches will be the kind of action that should be pursued. Needs for additional natural resource enhancements may result in selecting against ditch maintenance. No ditch maintenance will occur without review of the project by SCDHS Office of Ecology and SCDE. In addition,

the concerns and issues of local agencies and other interested parties will be cooperatively and appropriately addressed. In any event, the County projects that the maximum area of salt marshes affected by ditch maintenance each year will be on the order of 50 acres – including acreage addressed under Interim Management/Ongoing Maintenance Actions. Given that the County has an inventory of approximately 17,000 acres of salt marsh, it is clear that the Long-Term Plan does not envision ditch maintenance being a major marsh management tool for SCVC. In no case does the Wetlands Management Plan call for the construction of new grid ditches.

• those with major impacts

Actions that risk major impacts to the marsh also hold the potential for major improvements to key attributes of the marsh ecosystem. The determination of land managers and involved regulators that the reward is worth the risk is necessary for the implementation of any of these BMPs.

• interim actions

As mentioned above, the presumption interim action is for reversion of the marsh, through a policy of non-intervention management. Interim actions are only selected because a preferred alternative cannot be implemented. At certain sites, when some degree of water management is needed, and, in some cases, where the need is carefully documented, ditch management may be undertaken. As discussed above, the sum of BMP and IMA ditch maintenance is expected to sum to less than 50 acres in any particular year of the Long-Term Plan.

The following four tables provide some details regarding these four groups. The BMP Manual itself, included in this report as an Appendix, provides much more detail and explanation regarding these choices.

BMP	Action	Factors to Consider	Potential Benefits	Potential Impacts	Equipment to be used	General Compatibility With Tidal Wetlands 6 NYCRR Part 661*
BMP 1.	Natural processes (reversion/no action)	 Land owner prefers natural processes to proceed unimpeded Natural reversion is actively infilling ditches No existing mosquito problem 	 Return to pre-ditch hydrology More natural appearance/processes Requires no physical alterations 	 Possible increase in mosquito breeding habitat, creation of problem Loss of ditch natural resource values Loss of tidal circulation Phragmites invasion if fresh water is retained on marsh Drowning of vegetation if excess water is held on marsh 	Not applicable	NPN
BMP 2.	Maintain/repair existing culverts	 Flooding issues Are existing culverts adequate for purpose? Are existing culverts functioning properly? 	 Maintain existing fish and wildlife habitats Maintain tidal flow and/or prevent flooding 	 Continue runoff conveyance into water bodies Roads & other associated structures 	- Hand tools (minor maintenance) - Heavy equipment for repair	GCp
BMP 3.	Maintain/ reconstruct existing upland/ fresh water* ditches	 Flooding issues Are existing ditches supporting flood control? Are existing ditches needed for agricultural uses? 	 Maintain existing fish and wildlife habitats and hydrology Prevent or relieve flooding Support turtle habitat Provide fish habitat 	 Continue runoff conveyance into water bodies Perpetuate existing degraded conditions Excess drainage 	 Hand tools (minor maintenance) Heavy equipment for reconstructio n (rare) 	NPN (6 NYCRR Part 663)

Table 1. Management Activities for Minimal or No Action

Table 2. Management Activities for Minor Impacts

BMP	Action	Factors to Consider	Potential Benefits	Potential Impacts	Equipment to be used	General Compatibility With Tidal Wetlands 6 NYCRR Part 661*
BMP 4.	Selective Maintenance/ Reconstruction of Existing Salt Marsh Ditches	 Local government issues and concerns resolution SCDHS Office of Ecology review Mosquito breeding activity Land owners long-term expectations Overall marsh functionality Ditch maintenance is to be selective and minimized 	 Enhance fish habitat Maintain existing vegetation patterns Maintain existing natural resource values Allow salt water access to prevent/control Phragmites Reuse pesticide usage 	- Perpetuate ongoing impacts from ditching	 Hand tools (minor maintenance) Heavy equipment for reconstruction 	NPN
BMP 5.	Upgrade or install culverts, weirs, bridges	 Flooding Flow restrictions Associated marsh impacts Cooperation from other involved departments 	 Improve tidal exchange and inundation Improve access by marine species Increase salinity to favor native vegetation Improve fish habitat & access 	- Negative hydrological impacts - Changes in vegetation regime	- Heavy equipment required	GCp
BMP 6.	Naturalize existing ditches	 Grid ditches Mosquito breeding activity Landowner needs In conjunction with other activities 	 Increase habitat diversity Increase biofiltration Improve fish habitat and access by breaching berms 	 Hydrology modification Minor loss of vegetation Possible excess drainage 	 Hand tools (minor naturalization) Heavy equipment for major 	NPN/GCp
BMP 7.	Install shallow spur ditches	 Mosquito breeding activities Standard water management not successful (continued larviciding) 	 Increase habitat diversity Allow higher fish populations Improve fish access to breeding sites 	 Drainage of ponds and pannes Hydraulic modification Structure not stable 	- Preferably hand tools	NPN/GCp
BMP 8.	Back-blading and/or sidecasting material into depressions	 Mosquito breeding activities Standard water management not successful (continued larviciding) 	 Improve substrate for high marsh vegetation Compensate for sea level rise or loss of sediment input Eliminate mosquito breeding sites 	 Excessive material could encourage Phragmites or shrubby vegetation Materials eroded so that application was futile 	- Heavy equipment required	NPN or GCp
BMP 9.	Create small (500-1000sq. ft) fish reservoirs in mosquito breeding areas	 Mosquito breeding activities In conjunction with other water management Natural resource issues 	 Increase wildlife habitat diversity/natural resource values Improve fish habitat Eliminate mosquito breeding sites Generate material for back-blading 	- Convert vegetated area to open water with different or lower values	-Heavy equipment required	Status Undetermined

Table 3. Management Activities for Major Impacts

ВМР	Action	Factors to Consider	Potential Benefits	Impacts	Equipment to be used	General Compatibility With Tidal Wetlands 6 NYCRR Part 661*
BMP 10.	Break internal berms	 Water quality (poor) Standing water (mosquito breeding) Impacts on structural functions 	 Allow access by marine species Prevent waterlogging of soil and loss of high marsh vegetation Improve fish access to mosquito breeding sites Prevent stagnant water 	 Changes in system hydrology Excessive drainage of existing water bodies Introduction of tidal water into areas not desired 	 Hand tools (minor) Heavy equipment (major) 	Pip
BMP 11.	Install tidal channels	 Improve water quality Tidal ranges and circulation Increase salinity (invasive vegetation) Natural resources enhancement 	 Improve tidal exchange Improve access by marine species Increase salinity to favor native vegetation Improve tidal inundation Improve fish habitat 	 Changes in system hydrology Excessive drainage or flooding of uplands Increase inputs from uplands into water body 	- Heavy equipment	р
BMP 12.	Plug existing ditches	 Improve fish habitat Tidal ranges and circulation Prevent upland inputs Natural resources enhancement 	 Return to pre-ditch hydrology & vegetation Reduce pollutant conveyance through marsh Provide habitat for fish & wildlife using ditches Retain water in ditch for fish habitat Deny ovipositioning sites 	 Changes in system hydrology Reduce tidal exchange Reduce fish diversity in ditches due to lack of access Impoundment of fresh water could lead to freshening & Phragmites invasion Possible drowning of marsh vegetation 	- Heavy equipment	Р
BMP 13.	Construct ponds greater than 1000 sq.ft.	 Landowner's needs Water fowl habitat Natural resources enhancement Aesthetic improvements 	 Increase habitat values for targeted species and associated wildlife Improve habitat for fish Eliminate mosquito breeding sites 	 Changes in system hydrology Convert vegetated areas to open water with different and possibly lower values 	- Heavy equipment	Р
BMP 14.	Fill existing ditches	 Landowner's needs Aesthetic improvements To restore pre-ditch hydrology Vegetated areas 	 Return to pre-ditch hydrology and vegetation Reduced likelihood of pollutant conveyance through marsh Create vegetated habitat to replace that lost by ditches or by other alterations Deny mosquito breeding habitat by eliminating stagnant ditches 	 Potential to create new breeding habitats if ditches are not properly filled or by making the marsh wetter Loss of ditch habitat for fish, other marine species & wildlife using ditches Loss of tidal circulation Phragmites invasion if fresh water is retained on marsh Drowning of vegetation if excessive water is held on marsh 	- Heavy equipment	Р
BMP 15.	Remove dredge spoils	- Increase wetland habitat	 Convert low-value upland to more valuable wetland habitats Eliminate mosquito breeding sites 	 Could result in new breeding sites if not carefully designed Major change in local topography 	- Heavy equipment	Р

Interim Action	Action	Factors to Consider	Potential Benefits	Potential Impacts	Equipment to be used	General Compatibility with Tidal Wetlands 6 NYCRR Part 661*
IMA1.	Natural processes (No action reversion)	-Presumptive interim action	- Non-intervention in natural system	- Non-intervention in natural system	- Non-intervention in natural system	- Non-intervention in natural system
IMA 2.	Selective ditch maintenance (Standard Water Management)	- mosquito breeding activity - water quality (poor) - improve fish habitat	 Enhance fish habitat Maintain existing vegetation pattern Improve fish access to breeding sites Increase fish and wildlife habitat diversity Increase biofiltration Improve fish habitat and access by breaching berms 	 Perpetuate ongoing impacts from ditches Hydrology modification Minor loss of vegetation Possible excess drainage of marsh surface 	- Hand tools (Minor) - Heavy equipment (Major)	NPN
IMA 3.	Culvert repair/maintenance when tidal restrictions are apparent	 improve water quality restore pre-restriction hydrology mosquito breeding activities 	 Maintain existing habitat Maintain existing flows and/or prevent flooding 	 Continue runoff conveyance into water bodies Potentially inadequate water transmission 	- Heavy equipment	NPN
IMA 4.	Stop-gap ditch plug maintenance	 prevent upland inputs increase wetland habitat sustain fish and wildlife habitat 	 Return to pre-ditch hydrology & vegetation Reduce pollutant conveyance through marsh Provide habitat for fish & wildlife using ditches Retain water in ditch for fish habitat Deny ovipositioning sites 	 Reduce tidal exchange Reduce fish diversity in ditches due to lack of access Impoundment of fresh water could lead to freshening & Phragmites invasion Possible drowning of marsh vegetation Impermanent approach (likely to fail within 5 years) 	- Heavy equipment	GCp

Table 4	Interim I	Management	/Ongoing	Maintenance Actions
1 4010 1.	IIII IIII I	runugeniene	ongoing	

4 IMPLEMENTATION

The County wishes to aggressively implement the actions described above. This will have a tendency to accelerate implementation beyond the pace that might be expected for a nascent program. It appears there is a confluence of available funds, through federal, State, and local restoration sources. This should make it possible for the Wetlands Management Plan to conduct all necessary planning processes within a decade, and to implement construction within twelve years or so.

Regulators, especially those at NYSDEC, have been very cautious regarding water management projects proposed under other management programs. This stems from several general considerations:

- Jamaica Bay, which has been manipulated in many ways over the past hundred years or so, has experienced sudden losses of salt marsh. The processes driving this wetland loss are not yet completely determined. It is not clear if the wetlands are disappearing because of actions outside of the marshes that are impacting them, or because of forces acting within the marsh itself (or, some combination of the two). Therefore, it is far from clear that the condition(s) that may be causing the problem is (are) unique to Jamaica Bay. This makes regulators loathe to allow actions that may create some of the conditions found in Jamaica Bay.
- Many natural resource specialists think many salt marshes in Suffolk County are functioning well, in terms of certain specific ecological services such as providing fish habitat. Alterations to existing conditions could lead to diminishments of this or other functionalities.
- 3. NYSDEC has a legislative mandate to ensure that there is no loss of salt marsh acreage. Salt marsh acreage is measured in terms of vegetated areas. Therefore, projects proposing to add to surface waters within a marsh are in potential conflict with State law.
- 4. Local regulators have expressed concerns that some proposed projects have not been well defined or have not had goals and objectives clearly expressed. In a sense, these

regulators are concerned that some projects have been proposed merely to be "doing something," or because neighboring jurisdictions are conducting similar projects.

5. Because of a lack of dedicated resources, some past marsh manipulations have not been well-documented, and have not been shown to have met goals and objectives associated with them. Regulators do not want to allow projects to be implemented without assurances that the success (or failure) of the project will be demonstrable.

This Wetlands Management Plan and the general approach undertaken by the County in producing the Wetlands Management Plan are intended to directly address these concerns. The County anticipates that these concerns have been adequately addressed in the Wetlands Management Plan, and that the conduct of the Wertheim National Wildlife Refuge OMWM Demonstration Project demonstrates the County commitment to avoid errors of the past. The County understands that some of these objections to the implementation of progressive marsh management may be slow to be completely assuaged, but will do its best to continue to address State concerns on these and other matters.

Similarly, some local governments and non-governmental organizations have been concerned that past practices of SCVC in managing marshes have not been as cooperative as it is possible to be. This Wetlands Management Plan has been created to bring potentially aggrieved parties into decision-making processes, and to make the SCVC wetlands management process much more open, and subject to greater comment and oversight. Suffolk County's wetlands, especially its salt marshes, are recognized by the County as irreplaceable resources. The County has no intention, whether for mosquito management or other reasons, to damage these resources. The County believes that by cooperatively identifying and selecting projects, and by including other interests in the project oversight and design processes, that beneficial management plans for the wetlands can be developed and implemented.

Finally, there are some who believe that progressive water management is a fundamentally flawed approach to marsh management. The County believes this is not the case, and bases its judgments on the results of more than 50 years of such projects throughout the northeast US. The County does recognize that much of this work has not been well documented, and that in some areas marshes have deteriorated over time. The body of evidence is that progressive water

management, especially when carefully considered, designed, and implemented, can serve as a marsh restoration tool rather than merely serving mosquito control ends. Thus, the County respectfully disagrees with the OMWM critics, but appreciates their input, especially where such criticisms illustrate areas that the County needs to focus on to ensure that projects do not have negative results.

There is one major barrier towards implementation of the BMPs that the County clearly has no control over. That is the NYSDEC ownership of many salt marshes throughout the County, especially a great many sites identified as containing mosquito breeding problems. As a measure of this, approximately 40 percent of County aerial larviciding occurs on State lands with a little more than 25 percent occurring on State Tidal Wetlands. NYSDEC has a regulatory requirement to execute a process called "Unit Management Plans" for its holdings, prior to making major management decisions about them. This is intended to be a public process, with formal filings requirements and hearings. It is designed to ensure that the State manages its lands in such a way as to account for the sometimes divergent opinions about the best means for the lands to be used and kept. Under the best conditions, the process requires at least a year to complete, if the resource managers involved in the process can devote extensive time to it.

Unfortunately, NYSDEC Region I resource managers are almost exclusively assigned to permit assessments and similar regulatory needs. In addition, Albany has not made it clear whether each Tidal Wetland area will need to be assessed separately, or if a more generic assessment and plan can be undertaken. Therefore, due to a lack of personnel and policy determinations, no Tidal Wetland has undergone the Unit Management Plan process yet, nor is there any likelihood of the process occurring in the foreseeable future. This gravely limits the scope of the Wetlands Management Plan, and handicaps its overall goal of reducing pesticides applications.

5. **RESOURCE ALLOCATIONS**

The BMP manual describes personnel and equipment needs associated with the kinds of actions considered. The Long-Term Plan discusses possible reconfiguration of SCVC to meet the needs and demands of the Wetlands Management Plan outlined here, as well as other SCVC requirements under the overall Long-Term Plan.

This requires additional personnel to meet responsibilities. The priority position for water management is the principal engineering aide, to permit the quick production of accurate project drawings to address new technical needs. The second priority would be the Director of Natural Resources, to allow for expanded planning for future projects. Another important component of the wetlands management approach is the Assistant Civil Engineer. Other identified positions are important for SCVC to meet all of its assumed responsibilities under the proposed plan.

In the 2006 County budget, the County Executive added two positions to SCVC (an Entomologist and an Engineering Aide), which were described as the highest priority positions needed to begin implementing the Long-Term Plan. The Engineering Aide had been described as the top priority for initiating the Wetlands Management Plan. These positions are to be funded from Quarter-cent Fund revenues.

Positions identified by SCVC to meet needs for the Long-Term Plan appear to require approximately \$600,000 in salary commitments at entry level salaries, if all were to be filled. Approximately half of that salary commitment would appear to meet the requirements associated with Quarter-cent funding, if available. Staff associated with the on-going construction-restoration activities in wetlands may also be eligible for cost sharing under various environmental restoration funds at many levels of government.

The Wetlands Management Plan, as currently constituted, will require the purchase of a 16-inch rotary-arm ditcher attachment (\$25,000), a long-reach excavator (\$125,000 - \$150,000), a four-foot wide grading bucket for the excavator (\$10,000), and two personnel transporters (at \$15,000 each). The justifications for these purchases are given in the BMP Manual. This \$200,000 capital purchase may be recoverable through marsh restoration grant opportunities.

6. TIMELINE

The County intends to assess, through the Wetlands Management Plan process outlined here, all of its salt marshes within the next 10 years (by 2015). This is achievable because the County contains approximately 17,000 acres of salt marsh. Through the Long-Term Plan planning project, over 2,100 acres have been assessed. In addition, approximately 4,000 acres of the County's salt marshes are unlikely to need any kind of remediation action (in the No Action category of the BMP manual). This can be confirmed relatively quickly. Thus, approximately 11,000 acres of wetlands require more detailed assessment. This would require approximately 1,000 acres to be assessed each year to meet this goal.

The County has also committed to implementing its plans within 12 years allowing two additional years, maximum, to implement the assessments. This is exceedingly ambitious, given uncertainties associated with restoration activities in State Tidal Wetlands (noted above in Section 4). If these uncertainties can be resolved, and there are willing landowners, then the County anticipates conducting a major salt marsh restoration approximately every two years in the first six years of the plan, and one a year for the next six years. This allows a cycle of one year for site assessment and project planning, and a year for implementation, meaning that it should be able to conduct approximately nine of these major projects over the next 12 years. In addition, at the end of the 12 year implementation cycle, all Interim Management/Ongoing Maintenance Actions would have been replaced by more permanent BMPs.

The County envisions moving forward with its minor project needs immediately, and completing all of the required work over the 12 year period. The first year's work will also require the development of practical permitting and approval processes with NYSDEC and the Towns in order that these projects can be accomplished within appropriate time frames.

The intent of all these marsh management activities is to drastically reduce the use of pesticides for mosquito control. The County envisages that the acreage of larvicide applications will be reduced by on the order of a third within five years, and approximately 75 percent by the end of the 12 year implementation period. This goal will be measured in terms of acres of marsh larvicided over a season. The baseline is 30,000 acres which is the approximate acreage receiving larvicide applications for the 1999 to 2004 time period. This results in a target goal of

reducing the area larvicided in the County to 7,500 acres by the end of the planning period including repeat applications at the same sites. The calculation is based on the individual applications, so that if 30 acres of a 100 acre marsh were larvicided twice (once in June, and once in August), this would be recorded as 60 acres of larviciding. Area treated is used as the measure because chemical formulations can change, making amounts of pesticide a potentially unreliable indicator. The acreage of applications is preferred over the area of marsh receiving treatment, or the acreage of marsh as a whole, because the application acreage will accurately reflect application frequency and decreases in the areas needing treatment. Meeting these goals assumes that permits for these kinds of projects, as outlined by the BMPs, were received so that progressive water management has been implemented across the 4,000 acres of marches that currently receive aerial larviciding.

At this time, the County believes that major wetlands restoration work will be restricted to the Wertheim National Wildlife Refuge for the period 2006 to 2008. This is for several reasons, including but not limited to:

- USFWS wants to have major restoration work conducted across the marsh, and has a mandate to reduce/eliminate the use of pesticides.
- USFWS Region 5 has an interest in exploring different means of conducting progressive water management. This could enable the County to explore implementation of different BMPs at some other areas of the Refuge.
- Monitoring associated with the current demonstration project and work conducted by USFWS itself on the Refuge may allow the County to meet current pre-project monitoring requirements of NYSDEC more expeditiously.

The County intends to implement all of the processes and procedures described in Section 2 through 2006. This would allow for the selection of other sites for work beginning in 2009.

7. PRIORITIZED WETLANDS

Suffolk County has approximately 17,000 acres of tidal wetlands. Approximately 4,000 acres of salt marsh (as measured by the total area of at least 46 distinct salt marshes) is larvicided on a consistent basis using aerial applications. These 46 sites represent major, persistent mosquito breeding problems. They clearly are the priority sites for SCVC to address, in order to significantly decrease its use of larvicides. Table 5 lists these marshes (by Town). Selection of major projects for progressive water management is almost certainly going to be from Table 5. The nine or so major projects envisioned under the Wetlands Management Plan will not suffice to address 46 sites. Therefore, it needs to be understood that most of the major mosquito breeding problems in the County, as defined by the need for persistent aerial larviciding, need to be addressed by projects that do not rise to the level of major salt marsh alterations.

Town	Marsh
Babylon	Captree Island East of Robert Moses Causeway
5	Captree Island West
	Cedar Beach
	Gilgo
	Gilgo Island
	Helicopter Island
	Oak Beach/Sore Thumb
	Oak Island
	West Gilgo
Brookhaven	Beaverdam Creek
	Fireplace Neck/Manor of St. George
	Hedges (Abbotts) Creek
	Johns Neck Creek
	Lyman Marsh
	Mastic Beach
	Pattersquash Island
	Sayville Yacht Club
	Smith Point North
	Stillman Creek
	Wertheim NWR
East Hampton	Accabonac Harbor
	Napeague Harbor
Huntington	None
Islip	Captree Island East of Robert Moses Causeway
	Clam Pond
	Heckscher State Park/Quintuck Creek/Scully & Webster Estates/Scully Audubon/Islip Preserve
	Gardiner Estate/Gardiner Park
	Ludlows Creek/Benton Bay
	Namkee Creek
	Nature Conservancy Isbrandsen State TW/ Admiralty Island
	Quintuck Creek
	Pepperidge Hall State TW
	Pickman Remmer State TW/Idle Hour
	Seatuck NWR
	Timber Point State TW
	West Sayville/Indian Creek/ West Oak Recreation
Riverhead	Baiting Hollow
	Indian Island
Shelter Island	None
Smithtown	Sunken Meadow
Southampton	Iron Point
	Moneybogue Bay
	North Haven/Short Beach
	North Sea Harbor
	Shinnecock Bay, South Side/Meadow Lane/Westhampton Dunes
	Stokes-Poges/Jagger Lane
Southold	East of Pipes Cove/Pipes Neck Creek
	West of Pipes Cove/Kerwin Boulevard

 Table 5. Aerially-Larvicided Salt Marshes

Similarly, it seems fairly certain that several marshes in the County do not and will not, as can be foreseen, constitute a mosquito problem. This is not to say that these marshes do not breed mosquitoes. However, some of the sites are off-limits for marsh management, and others do not have enough people in close enough proximity to create a mosquito problem. Some of these marshes do not seem to breed large numbers of mosquitoes under any conditions. Because of this, these marshes will not be considered by SCVC for marsh management. The marshes are listed in Table 6.

Town	Marsh
Babylon	Captree Island East
	Captree Island West
	Cedar and surrounding islands
	Eldar, Great and Helicopter Island & Bay Islands
	Seganus Thatch, Oak Island
	West Cedar Island Complex
Brookhaven	East Fire Island
	Flax Pond
	Great Gun Marsh
	Mt. Sinai Harbor
	Otis Pike Wilderness Area
	Ridge Island
	Stony Brook Harbor
	Wading River
	West Watch Hill
East Hampton	Gardiners Island
	Northwest Creek
Huntington	Crab Meadow
	Lloyd Neck, Caumsett State Park
Islip	Captree Island East of Robert Moses Causeway
Riverhead	Wading River
Shelter Island	Mashomack Forest Preserve
Smithtown	Nissequogue River
	Stony Brook Harbor
Southampton	Cowyard Beach to Goose Creek
-	Hubbard Creek
	Jessup Neck
	Robins Island
	Sebonac Creek
Southold	None

 Table 6.
 Non-Intervention Marshes (Marshes with no SCVC Mosquito Problems)

The marshes in Table 6 may be considered for restoration for other, non-vector control reasons. For example, Crab Meadow is listed as one of the marshes that currently does not exhibit a mosquito problem. It has been identified by the LISS for marsh restoration. The reason it was so identified is probably the presence of the mosquito ditches. However, those ditches may also be the reason that the marsh does not breed mosquitoes in any large numbers. Therefore, if Crab Meadow is selected for marsh restoration by some organization, SCVC may have an interest in the project. Prophylactic water management measures that meet the other needs of the restoration may ensure that the marsh continues to not support mosquitoes. Therefore, presence on the Table 6 list does not signal an absolute disinterest in a particular marsh for SCVC. The development of a comprehensive County-wide salt marsh management plan could also very well determine additional management needs in marshes that seem to have no mosquito control management requirements.

Table 7 lists marshes that do not have a current determination regarding a need for mosquito management. These are the marshes that clearly need research to determine if a mosquito problem requires addressing, and, if so, the optimal means of mitigating the problem while meeting all of the Goals and Objectives that have been set forth here.

Town	Marsh
Babylon	None
Brookhaven	Bellport Bay State Tidal Wetlands
Dicolline, ell	Conscience Bay
	Cupsogue County Park/Swan Island
	Dunton Creek
	Forge River
	Harts Cove
	Havens Point
	Heils Creek
	Moriches Inlet
	Mud Creek
	Port Jefferson Harbor
	Radio Point
	Setauket Harbor
	Smiths Point Park
	Swan River
	Terrell River
	Tuthill Cove
	West Meadow Creek, Stony Brook
	William Floyd Estate
East Hampton	Alewife Pond and Cedar Point
Last Hampton	Fresh Pond
	Georgica Pond
	Lake Montauk
	Little Northwest Creek
	Montauk Point
	Oyster Pond
	Three Mile Harbor
Huntington	Asharoken, Southeastern End
Tunungion	Duck Island Harbor North Cove
	Duck Island Northeast Side
	Duck Island West Side
	Eatons Neck, Winkle Point
	Huntington Harbor, West End
	Lloyd Neck, East Beach
	Lloyd Neck, South Shore
	Lloyd Neck, West End
	Morgan Estates
	Northport Harbor, Island and Yacht Club
	St. Johns Marsh, Cold Spring Harbor
Islip	Browns River State Tidal Wetlands
P	Sexton Island
Riverhead	Browns Point
iti yomouu	Iron Pier Area
	Reeves and East Creeks
	South Jamesport
	Terry Creek-Meetinghouse Creek
	Terry Steek meetinghouse Steek

Table 7. Marshes Needing Assessment

Town	Marsh
Shelter Island	Cattail Pond
Sheller Island	Coecles Inlet
	Crab Creek
	Deering Harbor
	Smith Cove, South Ferry
	Town Beach
~	West Neck Harbor
Smithtown	None
Southampton	Cold Spring Pond
	Cowyard Beach to Goose Creek
	Cupsogue County Park/Swan Island
	North Haven, South and East Sides
	Mecox Bay
	Peconic River
	Penniman Cove
	Penniman Creek
	Pine Neck
	Quantuck Bay
	Red Creek Pond
	Reeves Bay
	Sagaponack Lake
	Speonk River
	Squire Pond
	Stock Farm
	Taylor and Heady Creeks & Shinnecock Indian Reservation
	Westhampton Beach
	Wooley Pond
Southold	Brush Creek
Southold	Cedar Beach
	Corey Creek
	Cutchogue Harbor, East Creek, Mud Creek, Haywater Cove, Broadwater Cove
	Cutchogue Harbor, Wickham Creek
	Dam Pond and Orient Causeway
	Deephole Creek
	Downs and West Creeks
	Goldsmith Inlet Park
	Goose Creek
	Gull Point and Sterling Creek
	Hashomomuck Pond
	Hippodrome Creek
	James Creek
	Jockey Creek, Town Creek
	Little Creek
	Long Beach Bay
	Mattituck Inlet and Creek
	Meadow Beach Preserve
	Nassau Point
	Orient State Park
	Paradise Point
	Reydon Shores
	Richmond Creek

The attached map (separate file, if an electronic version) shows the three sets of marshes (Map 1, Suffolk County Wetlands Management Plan).



APPENDIX

Best Management Practices Manual

Suffolk County Vector Control & Wetlands Management Long Term Plan & Environmental Impact Statement



Task 10: Management Plan Salt Marsh Management Draft Best Management Practices Manual

Submitted to:

Suffolk County Department of Environment and Energy Suffolk County Department of Health Services Suffolk County Department of Public Works Suffolk County, New York

> Submitted by: CASHIN ASSOCIATES, P.C. 1200 Veterans Memorial Highway, Hauppauge, NY

May 3, 2006

SUFFOLK COUNTY VECTOR CONTROL AND WETLANDS MANAGEMENT LONG - TERM PLAN AND ENVIRONMENTAL IMPACT STATEMENT

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TABLE OF CONTENTS

L	ist of Abbreviations and Acronyms	iv
	xecutive Summary	
1	Introduction	
2	Establishing the Need and Type of Alteration	. 16
	2.1 Establish a Need for the Action	. 16
	2.2 Pre-project Initial Data Collection	. 17
	2.3 Permits	
	2.4 Salt Marsh Screening Committee	
	2.5 Project Design	
	2.6 Monitoring	
3	Best Management Practices	
	3.1 Class I: No or Minimal Impact	. 25
	3.2 Class II: Minor Impact.	
	3.3 Class III: Major Impact	. 50
	3.4 Interim Actions/On-going Maintenance Activities	
4	Funding Sources	
	Equipment and Personnel Needs	
	5.1 Equipment	
	5.2 Personnel	

TABLES

Table 1.	Proposed first-order indices for marsh health in Suffolk County	19
Table 2.	Management Activities for Minimal or No Action	30
Table 3.	Management Activities for Minor Impacts	47
Table 4.	Management Activities for Major Impacts	61
	Interim Management/Ongoing Maintenance Actions	

LIST OF ABBREVIATIONS AND ACRONYMS

BMP	Best Management Practices
EEE	Eastern Equine Encephalitis
EPF	Environmental Protection Fund
EQBA	Environmental Quality Bond Act
GEIS	Generic Environmental Impact Statement
GIS	Geographic Information Systems
IMA	Interim Management/Ongoing Maintenance Action
IPM	Integrated Pest Management
LGP	Low-ground Pressure
MOU	Memorandum of Understanding
NGO	Non-Governmental Organization
NPS	National Park Service
NWR	National Wildlife Refuge
NYSDEC	New York State Department of Environmental Conservation
OMWM	Open Marsh Water Management
SCDEE	Suffolk County Department of Environment and Energy
SCDHS	Suffolk County Department of Health Services
SCVC	Suffolk County Department of Public Works Division of Vector
	Control
SEQRA	State Environmental Quality Review Act
USACOE	United States Army Corps of Engineers
USEPA	United States Environmental Protection Agency
USFWS	Unites States Fish and Wildlife Services
WNV	West Nile virus

EXECUTIVE SUMMARY

Suffolk County Department of Public Works Division of Vector Control (SCVC) has the task of controlling mosquitoes so as to minimize impacts to human health and public welfare. One means recognized as being effective for mosquito control is to manage larval populations through water management. Water management can be conducted so as to minimize habitat for mosquito breeding and/or to maximize habitat values for predation on mosquito larvae.

Water management in wetlands implies affecting the hydrology of the wetlands. This could have environmental consequences for the marshes. Some traditional means of conducting water management in Suffolk County's wetlands, specifically, constructing ditches and then maintaining the ditch system, are thought to have had negative environmental impacts, although it is clear not all ditched marshes were similarly affected. In other jurisdictions, more progressive means of water management have been adopted. These progressive methodologies, which are sometimes grouped under the broad title of Open Marsh Water Management (OMWM), are intended to be effective means of mosquito control, and to also enhance other natural resource values where they are applied.

New York State regulations make almost all water management actions in fresh water environments impermissible. The focus of water management in Suffolk County will be on salt marshes. Therefore, most salt marsh systems need to be carefully considered prior to selecting a management technique to address mosquito breeding, since each salt marsh has unique attributes.

SCVC, as the County agency most involved in water management, has also become the responsible party for a variety of other water management structures, and for the maintenance and replacement of such structures, such as culverts, dikes and weirs. The maintenance and replacement of these structures can also affect mosquito breeding, and also the ecological conditions in the areas affected by the water flows associated with the structures. Therefore, work associated with culvert, dikes and weir maintenance and repair similarly should be carefully analyzed before it is conducted.

This Best Management Practices (BMP) Manual is intended to identify preferred means to conduct work in Suffolk County wetlands. The conditions that are suitable for the implementation of each BMP are identified as well as the benefits and impacts that could occur following the work. The kinds of equipment needed for the work, the regulatory status of the action, funding sources, and personnel requirements are all described. This enables SCVC to establish its marsh management program properly, in the context of any comprehensive County marsh management program, and then to make appropriate decisions regarding each mosquito breeding area it evaluates.

The BMPs are collected in four categories. Three categories relate to permanent actions and the fourth category relates to interim actions. The first category contains three BMPs that are described as having little to no impacts on the existing marsh conditions. The second category contains six BMPs that are described as having minimal impacts to the existing conditions, and the third category relating to permanent actions has six BMPs that may have major impacts on the existing condition of the marsh. The fourth category contains the four interim management actions. The BMPs are thus organized in a loose hierarchy.

The hierarchy of BMPs is not simply to be followed, or used as a process diagram that cannot be deviated from. Rather, it is a list of actions which, if applied under appropriate conditions to address specific problems, should have positive outcomes.

The BMPs are as follows:

Class I: Minimal Impacts:

• BMP 1. Natural Processes (no action/reversion)

Reversion is to be the presumptive interim action for County wetlands, pending identification of a preferred active restoration plan for each wetland.

- BMP 2. Maintain/repair existing culverts, weirs, bridges
- BMP 3. Maintain/reconstruct existing upland/fresh water ditches

Class II: Minor Impacts:

• BMP 4. Selective maintenance/reconstruction of existing salt marsh ditches

Maintenance of ditches will only occur under well-defined conditions, subject to local concerns and input.

- BMP 5. Upgrade or install culverts, weirs, bridges
- BMP 6. Naturalize existing ditches
- BMP 7. Install shallow spur ditches
- BMP 8. Back-blading and/or sidecasting material into depressions
- BMP 9. Create small fish reservoirs in mosquito breeding areas

Class III: Major Impacts:

- BMP 10. Break internal berms
- BMP 11. Install tidal channels
- BMP 12. Plug existing ditches
- BMP 13. Construct large ponds
- BMP 14. Fill existing ditches
- BMP 15. Remove dredge spoils

In some instances, it will not be possible to immediately implement preferred long-term management programs at particular sites. In those cases, Interim Management Practices can be used until more permanent approaches are undertaken. The four Interim Management/Ongoing Maintenance Actions (IMAs) are:

- IMA 1. Natural Process (No action reversion)
- IMA 2. Selective ditch maintenance
- IMA 3. Culvert repair/maintenance when tidal restrictions are apparent
- IMA 4. Stop-gap ditch plug maintenance

Reversion is the presumptive interim action. All marshes undergoing reversion will be monitored to ensure that no catastrophic changes in vegetation patterns result from having no active management. The ditch maintenance activities identified here will also be limited in scope at any particular site. It is intended that the sum of interim and BMP ditch maintenance be less than the 50 acres of tidal wetlands a year.

1 INTRODUCTION

As an element of the Suffolk County Wetlands Management Plan, this Salt Marsh Best Management Plan (BMP) manual will serve as a guide for restoration and enhancement activities on salt marshes in Suffolk County, with a focus on mosquito management. The BMPs recommended in this manual are designed to modify larval habitats in the salt marsh so that they are no longer suitable for mosquito production, thereby controlling the insects in their immature mosquito stages, before they can emerge as adults. These techniques, known as "source control," reduce the need for widespread pesticide applications. Integrated Pest Management (IPM), the philosophy espoused in government directives and guidances regarding insect control, stresses that source control is preferred over pesticide use.

Salt marshes are highly productive ecosystems that perform many functions, including but not limited to:

- nutrient and organic matter production, alteration, and transport;
- nutrient and contaminant sequestration;
- buffering of wave energy;
- flood water storage; and
- sediment trapping.

Salt marshes and their near vicinities provide critical habitat for the larval and juvenile stages of many fish and invertebrate species, and are used for spawning by many species. In addition, salt marshes serve as important feeding and nesting grounds for many birds, especially migratory species, and also are habitat for other terrestrial vertebrates. Long Island salt marshes are described as a key element of the North Atlantic Flyway, the East Coast pathway followed by migratory birds, especially water fowl.

Salt marsh vegetation forms distinct zones in response to a combination of factors. In the northeast US, low marsh vegetation, which is inundated on every tide, is typically

covered by one grass, *Spartina alterniflora*. The high marsh is that area that is irregularly flooded by tides, and typically supports *S. patens*. Other salt-tolerant plant species are found in the high marsh, and also grow from the high marsh zone up into the beginning of the uplands, which is where more typical terrestrial plants are found. Factors other than the frequency of tidal inundation that affect vegetation patterns include soil and groundwater salinity, the availability of nutrients, and the quality of the underlying sediments.

Long Island salt marshes are on the southern border of what is known as the New England type of marsh. New England marshes tend to be small in comparison to the very large expanses of marshes found in southern states. They are found on the glaciated coastal plain, and are marked by sediments composed both of inorganic marine materials and marsh peat. Typically, sediments contain little material from the surrounding uplands. Salt marshes in Suffolk County are present in North Shore embayments, all throughout the Peconic estuary, and on the barrier island, bay islands, and along mainland tidal creek and river shores in the South Shore estuary system. Tidal ranges vary greatly among these areas, ranging from microtidal (0.2 meters in the South Shore (0.7 meters at Montauk Point and Plum Gut and into the Peconic Estuary, and 2.0 meters near Port Jefferson).

Several species of mosquitoes breed in salt marshes, with the dominant species being *Ochlerotatus sollicitans*, the salt marsh mosquito. Mosquitoes need standing water for larval development, and so slight depressions where water accumulates, and neglected ditches or other still waters, can breed millions of mosquitoes during the course of a summer. The timing and quantity of mosquitoes produced is a function of time of the year, and the timing and amount of standing water generated by precipitation, storms, and tides. Salt marsh mosquitoes, for example, lay eggs on moist mud within shallow depressions in areas of high marsh, typically dominated by *S. patens*. Very small potholes can be formed in this area due to the typical growth pattern of *S. patens*. It grows in small clumps that trap sediments, and these patches of vegetation become elevated above the more general marsh surface. Intermittent pools or pannes are also

preferred mosquito breeding areas. These areas form because of vegetation smothering by wrack, ice rafting of vegetation, hypersaline conditions, and other marsh processes. Salt marshes typically have hundreds to thousands of these pothole areas and pannes. They lie above the reach of daily tides, but precipitation and/or lunar high tides can fill them with water. The water serves as a cue for the mosquito eggs to hatch. After hatching, salt marsh mosquito larvae develop quickly and reach the pupal stage in about one week. Increased temperatures accelerate the process which allows the mosquitoes to emerge as adults before the temporary pools dry down. Adult mosquitoes fly inland for a blood meal and return to the marsh to lay their eggs on the moist mud left in the pothole depressions. The next lunar tide repeats the cycle producing the next brood.

Historically, source control in salt water habitats was addressed in three ways that are no longer viewed favorably, due to environmental considerations. These were filling marshes, constructing impoundments that flooded mosquito habitat, and the construction and maintenance of a system of grid ditches. Filling salt marshes, and grid ditching what then remained, was the preferred means of managing salt marshes in the northeast US. Approximately 95 percent of Suffolk County's salt marshes were grid ditched in the 1920s and 1930s. Grid ditches were constructed as a system of straight, parallel ditches set a fixed distance apart. This fixed pattern was relatively easy to lay out and construct, but generally was not related to natural features in the marsh, such as vegetation type or mosquito breeding sites. Grid ditches were believed to disrupt the hydrological processes that resulted in optimal mosquito breeding conditions by draining water from the surface of the marsh. However, it is also clear that ditches allowed more access to the interior of the marsh by insect-consuming fish (typically *Fundulus spp*. [killifish]). Especially where tide ranges are low, as on the south shore of Suffolk County, the predation by fishes is likely to have been much more effective for mosquito control than any effects from draining. Over the years, the grid ditch pattern was sometimes augmented by additional ditches intended to address specific breeding sites. The current ditch network consists of the original, 1930s grid plus additional ditches added over the decades.

Recent research at two South Shore marshes, Wertheim National Wildlife Refuge and Seatuck National Wildlife Refuge, indicates that grid ditching of marshes appears to coincide with vegetation changes. The changes were not exactly the same at both, probably because of other alterations to the marshes' general surroundings occurring at the same time. At Wertheim National Wildlife Refuge (NWR), there was a general change from fresher vegetation to more salt tolerant and low marsh species. At Seatuck NWR, salt tolerant high marsh plants replaced both low marsh and fresh water species. These data might be interpreted as resulting from the marshes becoming saltier, but not apparently much drier. Drier marshes might have supported vegetation associated with the upland fringe. This research suggests ditches may have enabled salt water to penetrate further into the marsh, and, in some places, to be more persistent. This would have allowed fish greater residence time in areas where mosquitoes breed. Thus, if these interpretations are correct, insofar as ditching was effective in terms of mosquito control in lower tidal amplitude environments, it appears to be due to predation rather than drying of breeding locations.

The most obvious impact from grid ditching is the linear construction of the ditches, which are obviously anthropogenic in nature and foreign to a natural marsh setting. Other impacts appear to be marsh or setting specific. They include draining of surface water features, loss of water fowl and muskrat habitat, loss of seaside sparrow, habitat, encroachment by *Phragmites australis* into the tidally-inundated areas, expansion of woody plants into the marsh, and other alterations of marsh vegetation regimes.

Ditches tend to be persistent features in a marsh. Some ditches do fill in or otherwise transmit water poorly. This has been addressed by periodically maintaining the ditch system by reconstructing them back to original dimensions. This kind of ditch maintenance is sometimes called standard water management. This is because the intended benefit of a maintained ditched marsh is fewer adult mosquitoes. Evidence that maintaining a ditch system is beneficial is, however, mostly anecdotal. These reports compare the initial conditions following ditching to times on Long Island when the ditches were not well maintained. Modern records indicate that complaints decrease in areas near marshes that have been recently maintained. New Jersey light trap data, although these traps are monitored regularly, and are set at fixed locations as a rule, may not generate quantitative data to support this finding, however, because most traps

measure area production of mosquitoes. They generally do not reflect the mosquito production of a particular marsh. Ditch maintenance is usually conducted at specific marshes, rather than at all the marshes in a particular area. In addition, such comparisons are hampered by ditch maintenance recordkeeping, which has focused on machine and staff effort, and tended not to document work done in specific locations or in specific marshes. However, in areas or times where ditches are not maintained, mosquitoes appear to proliferate. Therefore, although quantitative assessments of the effectiveness of ditch maintenance are essentially non-existent, mosquito professionals on and off Long Island are convinced it is a means of reducing mosquito numbers. This, coupled with regulatory limitations on other forms of water management, accounts for the persistence of ditch maintenance as a means of water management on Long Island. Other northeast US mosquito control agencies tend to use other water management techniques now, mostly because alternatives are allowed, and even promoted, elsewhere.

Other benefits cited for ditches include increases in potential fish habitat within a marsh, increases in ecologically valued edge habitat, and increases in the level of connectivity between the marshland and the estuary.

In salt marshes, there does not appear to be any effective predators of adult mosquitoes. Dragonflies are said to consume large numbers of mosquitoes, but there is only one species of salt marsh dragonfly in New York State. Some bats and birds are sometimes said to prey on mosquitoes, but studies indicate larger insects generally suit these predators better, as mosquitoes are very small and somewhat difficult to capture on the wing. Some researchers have found bats will prey on mosquitoes as they swarm, but most do not hunt dispersed individuals. Mosquito larvae are consumed by a number of predacious aquatic insects, a wide variety of predatory fishes, and few species of predacious mosquito larvae (although none occur in salt marshes). Fish are probably the most efficient predators of mosquito larvae if given ample opportunities. Particular larval habitats can regulate the scope of predators that prey on the immature stages of individual mosquito species. In salt water habitats, for example, insects (e.g., dragonflies) are negligible predators on mosquito larvae, and less important for adult predation. Certain fish, on the other hand, can thrive in the shallow water environments that favor larval

development, and also are very tolerant of the poor water quality that is often found in these areas. Water in ditches and marsh creeks can be warm, brackish, contaminated by noxious chemicals such as hydrogen sulfide, and low in dissolved oxygen. Altering a marsh enough so as to create the minimal water quality needed by killifish has been found to be extremely effective at controlling mosquito problems.

Due to regulations established through the Clean Water Act (1972), and increased awareness of benefits associated with marshes, coastal zone management plans have sought to balance mosquito control and the restoration-preservation of one or more marsh features, such as fish or bird habitat, plant communities, or estuarine water quality. Water management, as source reduction, is intended to reduce the need for pesticide applications, and has been found to be effective in other jurisdictions. There are many water management implementation choices, however, and so it is necessary to determine which forms of water management, under what conditions, have the least amount of environmental impact, and are most appropriate for the identified problem.

The Long-Term Plan planning project has identified 15 BMPs as means of salt marsh source reduction. These management activities range from allowing natural processes to control marsh features to techniques that involve major physical alterations to a marsh. It is an axiom of this manual that the management technique selected should be the most ecologically benign technique or combination of techniques for the conditions at a particular site. This can be achieved by establishing a goal to preserve, or even increase, acreage of coastal wetlands, including vegetated tidal wetlands, and to foster marine and estuarine biodiversity and a mosaic of ecological communities.

The management activities are categorized into three classes according to the amount of impact associated to a marsh:

- no or minimal impact
- minor impact
- major impact

Reversion is to be the presumptive interim action for County Wetlands, pending identification of a preferred active restoration plan for each wetland.

Class I activities are those that have no or minimal impact. They are:

- Natural processes (reversion/no action)
- Maintain/repair existing culverts
- Selectively maintain/reconstruct existing upland/freshwater ditches

Class II activities are intended to have minor impacts. They are:

- Selectively maintain/reconstruct existing salt marsh ditches
- Upgrade or install culverts, weirs, bridges
- Naturalize existing ditches
- Install shallow spur ditches
- Back-blading and/or sidecasting material into depressions
- Create small (500-1000 sq. ft.) fish reservoirs in mosquito breeding areas

Although ditch maintenance is the first technique listed under the minimal action list, it is not expected to be a primary means of water management for the County (estimates of ditching maintenance activity under the Long Term Plan are in the range of 50 acres or so a year). Maintenance of ditches will only occur under well-defined conditions, subject to local concerns and input, and review processes established in the Wetlands Management Plan. However, because of the ubiquitous nature of ditched marshes in the County, selectively maintaining ditches, primarily to promote better fish habitat where mosquito breeding is occurring, is a highly conservative action that maintains the status quo in the treated marsh. This means it generally represents little change from existing conditions, and so presents very little in the way of environmental impacts. It also might be suggested that opportunities for environmental benefits are similarly limited, however. Any proposed ditching maintenance will only be conducted of the conditions in the marsh represent a public health risk by fostering excessive mosquito breeding, or if reducing the mosquito breeding will result in pesticide application reductions, and in consultation with the SCDHS Office of Ecology and the Suffolk County Department of Environment and Energy (SCDEE).

Class III activities require large-scale alterations of the marsh or will greatly impact existing hydrology, and therefore have the potential to result in major impacts:

- Break internal berms such as those created by roads and paths across the marsh
- Install tidal channels
- Plug existing ditches
- Construct ponds greater than 1000 sq. ft. (largely for wildlife value)
- Fill existing ditches
- Remove dredge spoils

Every salt marsh is unique. They can be dynamic settings, and each varies in significant ways from archetypes or exemplars. These differences are the result of hydrology, morphology, water chemistry, physical settings and surroundings, and substrate properties. Hydrology involves the presence/absence and cycling of water, in terms of quantity, form, frequency and duration. Water sources include precipitation, groundwater, rivers and streams, tides, tidal creeks, and terrestrial runoff. Salt marsh morphology is determined by elevation, slope, micro- and macro-topography, and the presence/absence of channels. Vegetation and wildlife habitat are influenced greatly by the water chemistry of a salt marsh, including salinity, temperature, nutrient content, and the presence or absence of key chemicals such as iron and hydrogen sulfide. The physical setting of the marsh can control storm impacts, overall water quality, and its overall ecological connection to its surroundings. Surrounding environments control the absence or presence of particular species, and determine the type and degree of

anthropogenic impacts to the marsh. Substrate properties influence the interaction between the hydrology and morphology of a salt marsh. The size and type of sediment particles influences water drainage and the location of the water table, and the accumulation of sediment (or lack thereof) determines whether the marsh can maintain itself in the face of relative sea level rise. These controlling factors need to be considered prior to the selection of BMP techniques.

The management activities described in this BMP manual can be considered in the hierarchical manner they are presented in. The emphasis is on mosquito control, but control that is achieved by the means that results in the least amount of change to the marsh. It may be that in many cases greater amounts of alteration will be selected as the preferred management means for a marsh, because of the possibility for greater ranges of benefits associated with the alterations. Nonetheless, the techniques are presented in this manual from the least impact to the existing marsh, to those that represent greater changes.

Thus, the initial step prior to consideration of any management activity is to identify exactly what kind of problem is associated with the salt marsh. This manual focuses on mosquito breeding, but other problems can require salt marsh restoration, including tidal restrictions, *Phragmites australis* invasion, a need for habitat enhancement, removal of fills or spoils, or even improvements required for aesthetic purposes. However, in most cases, it seems that the more needs that are to be addressed, generally the greater the degree of alteration required.

For those proposed management actions that involve major impacts (as determined here) or include areas more than 15 acres of tidal wetlands (a size determined cooperatively with the Wetlands Subcommittee of the Long-Term Plan Technical Advisory Committee), a formal evaluation process must be undertaken. The process is simpler for smaller projects without major impacts. SCVC will coordinate with New York State Department of Environmental Conservation (NYSDEC), the local Town, and other identified interested parties on the project. Under no circumstances will SCVC undertake marsh management projects without some form of coordination with local interested

parties, SCDHS Office of Ecology, and SCDEE. Once agreement regarding project scope has been reached, and necessary permits have been acquired, SCVC will undertake the work. Post-project monitoring should be addressable between SCVC and Town resources.

The process for major projects is more involved. Once a mosquito problem has been identified, informal consultations among the land manager, SCVC, permitting agencies and other interested parties will be undertaken to create an initial scope of the project. This scope will be intended to address the mosquito breeding problem, but may also, at the behest of others involved in the project, expand to address other marsh management concerns for the site such as improving biodiversity, enhancing specific wildlife values, or reducing *Phragmites* infestations. The project sponsor (generally, the land owner) will be required to submit to the Screening Committee a preliminary project approach. Once Screening Committee clearance is obtained, SCVC will assist in final design of the selected project. Permits would need to be acquired, and any environmental requirement under the State Environmental Quality Review Act (SEQRA) addressed. SEORA compliance is generally the responsibility of the land owner, although County participation and assistance may be offered. Inherent in SCVC involvement is a project goal to control any mosquito problems at the site, but the presence of mosquitoes does not in and of itself represent a mosquito "problem," in all cases. Not all projects considered through this process will be driven by mosquito control issues. Marsh restorations may be initiated for ecological reasons. Participation by SCVC in the project implies that any mosquito control issues have been recognized and addressed by the proposed project. In fact, it is understood that projects addressed through this process will likely include sites where no mosquito issues need to be addressed, but other restoration needs must be addressed.

Management activity considerations will vary with individual site conditions. Sitespecific characteristics of each restoration locale must be evaluated as part of the restoration planning. Although the impact to and the generic characteristics of salt marshes are often similar, restoration of these resources must be planned and evaluated on a case-by-case basis. A given set of designs will not be applicable to every wetland type, nor to every landowner's needs. This approach rejects any cookie-cutter approach to marsh management, and requires adoption of nuanced, site-specific actions. With a detailed understanding of site conditions, this BMP manual posits that effective management tools can be applied.

2 ESTABLISHING THE NEED AND TYPE OF ALTERATION

Establishing the need for action is the first determination in assessing Suffolk County salt marshes. Following the assessment of whether or not action is required, site-specific characteristics of the marsh must be collected to the degree necessary to determine which BMP is most appropriate for the situation.

The Wetlands Subcommittee of the Technical Advisory Committee has identified a set of goals as general management objectives for the coastal wetlands of Suffolk County. These goals and objectives have been modified slightly for the purposes of the Long-Term Plan. When establishing the need and type of alteration required for a particular wetland the following overlapping and yet hierarchical set of goals should be considered:

- 1. reduce mosquito populations;
- preserve or increase acreage of coastal wetlands, including vegetated; (tidal) wetlands, and to foster marine and estuarine biodiversity and a mosaic of ecological communities; and
- 3. control *Phragmites* and other invasive plant and animal species.

2.1 Establish a Need for the Action

Two prima facie conditions immediately establish a need for action. One is repeated or extraordinary flooding associated with water management structures under the purview of SCVC. SCVC has responsibility for mosquito control ditches installed in various salt and fresh water settings. In addition, SCVC has become the de facto maintenance organization for a variety of culverts, bridges, and other roadway water management structures. Maintenance of these structures, or problem-solving for flooding associated with them, is now the responsibility of SCVC.

Secondly, marshes that receive aerial applications of larvicides are in need of expanded water management. SCVC selects marshes for aerial larviciding when surveillance has demonstrated that large areas consistently produce mosquito larvae. Many other jurisdictions have reduced or eliminated larvicides following progressive water

management. Their success in curtailing pesticide use, and many demonstrations of environmental benefits accruing from more progressive water management, are the primary reasons that the County has selected progressive water management as its preferred means for addressing mosquito problems.

Other situations will require more nuanced determinations of mosquito problems. Areas that experience elevated trap counts due to brood development, where virus isolations have been made, even if in species other than *Oc. sollicitans*, and where surveillance of mosquito breeding sites show the presence of larvae, are all potential locations for water management projects. Salt marshes in the vicinity of populated areas that generate many complaints about biting mosquitoes are also candidates for source reduction steps.

Low population density in the general vicinity of a breeding marsh, recognition that existing conditions are ecologically sensitive or sound, or prohibition on management by a permitting agency, will eliminate the need for mosquito control.

2.2 Pre-project Initial Data Collection

The more intensive the data collection effort is at earliest stages of a project, the more likely it is that an early determination of the scope of the project can be made. The setting of the marsh, its general physical and biological features, and the scope of the mosquito problem at the site should be documented as well as can be. Understanding the present condition of the marsh will allow the most appropriate choice of water management to be used, resulting in the least impacts.

A key element in the determination for any action is the perception of the marsh owner/manager as to the present-day condition of the marsh, and what, if any restoration plans may have been considered for the marsh. Those marsh managers who are generally satisfied with the present condition of the marsh, and who do not perceive a need for changes to the marsh, will be more receptive to plans that call for fewer changes. Those that are concerned about some aspect of the present-day condition of the marsh, or who have identified restoration needs for the site, may be more interested in more intensive approaches to any mosquito problem. Basic environmental variables should be documented to support the scope of the project. Salt marshes in Suffolk County vary with regard to several ecological characteristics such as tidal amplitude, plant species present, salinity, and distribution of open water. Surrounding land use and overall marsh morphology can also be key features. Off-shore water quality can also be an important determinant in deciding on the kind of water management approach for a particular marsh. Information on these variables should be collected, with the scope of the effort being appropriate to the most likely BMP to be selected. Construction of a major OMWM project should require more pre-project planning than the replacement-in-kind of a culvert.

It is important that the overall health of the marsh be described. There are many ways this can be determined, including a monitoring scheme described as part of the Marsh Health report in the Long-Term Plan literature search (Book 9, Part 1) (see Table 1). The Natural Heritage Program has identified reference salt marshes across Long Island, to which proposed sites can be compared. The Long Island Wetlands Initiative has identified candidate sites for restoration, with justifications for the proposed action. The Long Island Sound Study and the Peconic Estuary Program have both set up guidelines identifying the kinds of projects that these planning efforts would likely support, and in some instances have identified specific locations for restoration projects. The Towns, the US Fish and Wildlife Service (USFWS), the National Park Service (NPS), and other major landowners of marshes have all generally considered the existing quality of their marshes, and have often considered how they might like to manage these settings if the opportunity arose. Therefore, it is clear that early consultations with interested parties will deliver benefits in terms of developing the soundest site-specific plan for a particular marsh project.

Health Indicator	Good Condition	Alert Status	
Marsh stability	Net loss of vegetated wetland <1% per year	Net loss of vegetated wetland >3% per year	
Plant health (for <i>S</i> . <i>alterniflora</i> only – health of the high marsh presumably threatened by <i>Phragmites</i> invasion rather than vegetation loss as in the low marsh)	<5% of vegetated marsh with stem densities below 100/m ² or total below-ground biomass from 0-20 cm >3000 g/m ²	 >10% of vegetated marsh with stem densities below 100/m² or total below-ground biomass from 0-20 cm <1500 g/m² 	
Invasive species	<30% Phragmites sp.	>50% Phragmites sp.	
Resident finfish	Killifish group represented in most or all suitable habitats	Killifish group absent from >30% of suitable habitats	
Species of Interest (e.g., marsh sparrows, terrapins, forb plants, others)	Stable population or consistent use of marsh by species of special State or Federal status	No species of concern present or viable	
Temporal trends	Selected indicator does not trend negatively in 3 or more consecutive years	Selected indicator trends negatively in 3 or more consecutive years	

Table 1. Proposed first-order indices for marsh health in Suffolk County.

One means of determining the health of various kinds of salt marshes is to determine their long-term history. This can be done by examining aerial photographs and historical descriptions. It can also be addressed by looking at long-term vegetation patterns across the marsh, and determining when and how these patterns have changed. Research supported by the Long-Term Plan has developed a novel means of analyzing photographs of Dutch corings across marsh transects to generate such information. This can be done very rigorously, using radiometric dating techniques on a few selected cores to establish marsh specific sediment accumulation rates, or more informally by assuming that, as with apparently all Long Island marshes, sediment is accumulating at or close to sea level rise rates. The determination of stable or changeable vegetation regimes does not rely on the absolute dating of changes, in any case. It should be noted that developing an accurate history for a marsh is not always simple or easy. Minimal data collections include:

- the need for mosquito abatement, and the means by which this was determined (from complaint logs, anecdotes and experience, larval sampling, trap records);
- ownership of the marsh and adjacent land;
- flow of salt water into the marsh (can include levels of inundation, determinations of tidal restrictions, surveying the salt water table, fresh water source determinations); and
- health of the marsh (see above)

Further efforts can include:

- water quality of major bodies of water and tidal creeks/mosquito ditches;
- distribution of vegetation on the marsh and along the upland edge of the marsh; and
- wildlife surveys

2.3 Permits

One of the most essential parts of the planning process is determining what, if any, permissions from regulating agencies must be obtained prior to the project. Jurisdictions with interest in salt marshes range from local villages, towns, and town trustees, to branches of County government other than SCVC, to State agencies, especially NYSDEC and New York State Department of State. Depending on the landowner, Federal organizations such as NPS, US Environmental Protection Agency (USEPA), US Geological Survey (USGS), and USFWS may be involved. The United States Army Corps of Engineers (USACOE) also has jurisdiction over any activities involving "waters of the United States," and USACOE may bring in other agencies such as National Marine

Fisheries to help in the process. For this reason, the permitting requires understanding the length of time necessary to receive approvals of proposed plans.

The landowner, nominally, has the responsibility for obtaining all permits. However, involvement of SCVC in the project implies County interest. Therefore, in many situations the County may be a participant in the permitting of the project. The assistance may range from technical guidance regarding filings to taking a lead role in preparing any applications that are necessary.

The Long-Term Plan planning project is intended to address many of the issues related to permitting of projects. The production of a Generic Environmental Impact Statement (GEIS), which is intended to meet SEQRA requirements that relate to the generation of a Management Plan for Suffolk County's vector control program, is likely to be sufficient for many aspects of permitting for water management projects.

As discussed in the Generic Environmental Impact Statement, on a project by project basis, the following criteria need to be considered to determine if additional environmental reviews are warranted:

- the techniques to be employed have been classified as having the potential for major environmental impacts;
- the total area of the wetlands that may be affected by the project exceeds 15 acres of tidal wetlands with hydrology being the primary consideration;
- the project requires physical alteration of more than 15 acres of wetlands;
- consultation with local authorities or review by the Screening Committee finds there is a potential for major impacts under the proposed course of action

However, exactly what releases will still be required following the adoption of the Long-Term Plan by the County Legislature will be largely determined by the practical processes associated with the first few projects in conjunction with the approved Wetlands Management Plan. The sponsor of a potential project will be encouraged to contact interested parties as soon as is possible. This can allow for several mutually beneficial exchanges between the proposer and any potential regulator. For one, the regulator may possess or be aware of information that will reduce the need for independent evaluation of marsh conditions. Secondly, the scope of the investigation of marsh conditions can be agreed to early in the process, avoiding excess expenditures of effort, or the frustrations of delays associated with data collection that could have been accomplished at earlier stages had the need been clearly identified. Third, interactions between project sponsors and regulators can lead to incorporation of design elements that may not have been considered without discussions of goals and objectives of the action. Finally, early interaction ensures that all interested stakeholders are involved in project design and development.

2.4 Salt Marsh Screening Committee

In order for SCVC to be involved in major projects, approval from the County-sponsored Salt Marsh Screening Committee will be required. This committee will have a membership comprised of County Executive and Legislature representatives, New York State permitting agencies, Estuary Program managers, local government (on a rotating basis, as determined by project locations), and other interested parties with standing, such as certain non-governmental organizations. The Screening Committee will assess concordance of the preliminary project description with the goals and objectives of the Wetlands Management Plan and any overarching marsh management strategies that may be applicable. If it determines that the project meets with these goals and objectives, the applicant may then proceed onto final project design, and to apply for necessary permitting.

Certain projects, such as major alterations of significant salt marshes, may require several iterations of the initial project description in order to receive approval by the committee. One aspect that the Screening Committee will pay great attention to is the proposed scope of post-project monitoring (see below). This is an extremely important element of any project, and one that is often given short shrift.

Although the County intends to have several permitting organizations participate on the Screening Committee, initial approval of a project by the Screening Committee does not indicate that the applicant should assume future permit success with these participating agencies. These organizations are being requested to participate because of their degree of wetlands expertise, or, in the case of local municipalities, their local knowledge and awareness which may exceed County capabilities. Review and approval of a project by the Screening Committee in no way implies regulatory approval or review; they are distinct processes.

2.5 Project Design

Any project with SCVC construction involvement will also require SCVC involvement in the design of the project. SCVC completely understands the capabilities of its equipment and workforce, and is inherently suited to determine the impact of a project on mosquito breeding. For those reasons, SCVC must have a major role in designing any project where it will be requested to provide construction assistance.

Additionally, SCVC has perhaps the most experienced wetlands construction personnel in Suffolk County, and, with each additional project addressed under the Long-Term Plan, will add to that professional expertise.

SCVC's expertise will be augmented by a committee of salt marsh experts – the Wetlands Subcommittee. This committee is intended to provide a role for local government, non-government, academic, and other salt marsh experts in crafting the more complex management proposals so that they are able to meet the goals of reducing mosquitoes, fostering salt marsh ecologies, and discouraging invasive species. The committee will also report to the Screening Committee, as necessary, as information is developed through the execution of projects, so that the Screening Committee can adjust its objectives in light of practical experience.

2.6 Monitoring

All projects will require some degree of follow-up monitoring. Monitoring is intended to determine if the marsh alteration met its overall goals as a project, and especially to

ensure that the action did not cause harm to the health of the marsh. In most cases, determining the former ensures that the latter will be accomplished. In some cases, regulatory agencies will require specific monitoring over a certain length of time. Often, for many of the less ambitious projects, it may be the role of applicant to determine the level of appropriate monitoring. Monitoring is clearly one of the elements of project design that will benefit from early and prolonged discussions with regulators and their associated interested natural resource agencies or branches. This will ensure that an appropriate level of scrutiny to determine post-project impacts is selected, and that this level of monitoring is project-specific, and manageable for the party responsible for conducting the work.

Almost always, monitoring will be the responsibility of the landowner. Where SCVC or other elements of the County or other local government have overriding interests in the particular project, assistance may be available for monitoring efforts. There have also been expressions of interest in providing monitoring support from some of the local resource agencies, as the kinds of measurements needed to monitor the project may be part of their local environmental stewardship activities. Suffolk County will take responsibility for monitoring marshes where reversion has been adopted as the preferred interim action. This monitoring, assumed to be conducted using remote sensing, will focus on ensuring major changes in the extent and composition of existing marsh reaction does not occur in the absence of active marsh management.

The County intends to formally present its proposed monitoring scope following the completion of the fourth year of monitoring at the Wertheim Demonstration project (early 2007).

3 BEST MANAGEMENT PRACTICES

3.1 Class I: No or Minimal Impact

There are three management activities that result in no or minimal impacts to a salt marsh. These actions are classified as either "No Permit Needed" or "Generally Compatible Use – Permit Needed" in the Tidal Wetlands Regulations (6 NYCRR 661). These actions may be taken in the absence of mosquito breeding on a prophylactic basis, or because no residents are in the immediate vicinity, meaning that any mosquito breeding will not constitute a mosquito problem (assuming there are no virus isolations), or the proposed action will result in little or no impact to the existing environment. In addition, reversion, allowing natural processes to manage the marsh, is the presumptive interim action in the absence of a recognized, accepted restoration management plan for a marsh. Management strategies may require alteration, however, if future development leads to greater numbers of nearby residents, or if the existing environment is otherwise found to require different management.

BMP 1. Natural Processes (reversion/no action)

This is the presumption management means in the absence of another identified accepted restoration management plan. Natural processes can generate a return to pre-ditch hydrology and vegetation by passively allowing the marsh to return to its natural state. This should minimize impacts of ditching on the marsh, both positive and negative. Negative impacts associated with ditching include the aesthetic impacts of linear structures across the marsh and potential changes in marsh hydrology, including associated impacts to vegetation, wildlife, and marsh functions. Proponents of reversion note that ditches are obvious alterations of the marsh, and so allowing natural processes to occur may lead to a return to a natural state. Others note that allowing ditches to fill through natural processes does not mean the new condition is as natural as pre-alterations conditions were. This can be difficult to assess without knowledge of pre-ditch conditions. Skeptics also suggest natural marshes were effective at breeding mosquitoes.

The success of reversion as a restoration technique is dependent on the pace and kinds of natural processes at work in the particular marsh. More active means to achieve the

general end of grid ditch removal include ditch naturalizing and filling. In some settings, ditches seem to maintain themselves. In other settings, the ditches tend to infill. This infilling process may result in the disappearance of functioning ditches within years in some instances, or it may require decades in others. Partially filled ditches may lead to more favorable habitats for mosquito breeding, and so reversion may create a mosquito problem where there once was none. Another potential issue that may arise for a partially-filled ditch system is the potential for water to not drain off the marsh surface. Some have implicated this process in the sudden die-backs of salt marshes in Jamaica Others see this as a mechanism for Phragmites expansion, if the water Bay. accumulating on the marsh is fresher than ambient surface waters. The County intends to carefully monitor all marshes undergoing reversion. The preferred methodology involves analyzing satellite photographs to determine if the total area of vegetated marsh is changing, and to look for gross changes in the composition of marsh vegetation, relative extents of low marsh, high marsh, mixed vegetation communities, and *Phragmites*. If the analysis finds a trend over three years of monitoring, a site investigation will be conducted to determine if the reversion is causing adverse impacts to the marsh. If so, more active management means will be relocated.

Reversion is the presumptive interim management policy for all marshes, until a more site-specific restoration management plan is adopted at each one. This is to advance a position that non-intervention in natural systems will provide benefits that exceed those associated with more active ecological management. Sites best suited for reversion as a permanent management process are those that are actively infilling and currently do not create mosquito problems. Reversion should be fostered where generally unmaintained systems have created stable systems that include important ecotones. For example, at Crab Meadow, the upland ends of ditches are actively infilling and vegetating, while the ditch mouths are widening and settling, creating habitat areas that are likely to support a diversity of plants and animals. Reversion is often considered at sites where the owner has a philosophical predilection for allowing natural processes to proceed unimpeded. Reversion may not be appropriate at sites where intervals between ditch maintenance have led to the development of mosquito problems, especially where frequent larviciding has been required.

Since no action is being taken under reversion, no regulatory input is needed.

BMP 2. Maintain/Repair Existing Culverts

Culvert maintenance includes clearing blockages, replacing damaged pipes, and controlling erosion around the structure. This action is classified as "Generally Compatible Use – Permit Needed" under the Tidal Wetlands regulations, which has usually been addressed by means of a general permit issued to the County. The need for maintenance is determined when unexpected flooding occurs and is reported, or by inspection. Maintaining or repairing existing culverts allows tidal flow to be maintained to the marsh, while preventing flooding. Repairing culverts perpetuates existing conditions, and so should only be considered where the existing marsh has been evaluated as being healthy.

At the time of maintenance, a determination needs to be made regarding whether the culvert is adequate for its purpose. Signs that it is not adequate include tidal lags, vegetation differences between marshes upstream and downstream of the culvert, differences in key water quality parameters between the upstream and downstream marshes, flooding history, and constrictions, indicated by excessive flow velocities in the pipe. If these factors are present, decisions need to be made as to whether upgrades to the culvert system will be sufficient to alleviate them.

Sometimes the repairs can be accomplished using hand tools, but often culvert repair will involve extensive use of heavy equipment. Culverts often pass under roadways. Repair of the culvert may necessitate road work, and so all activities may need to be coordinated with the appropriate highway department. Impacts to the marsh from culvert repair are generally minimal if restricted to the marsh periphery. More involved projects, especially where road work is involved, require planning and inter-agency coordination to ensure impacts to the marsh – and residents – are minimized.

BMP 3. Maintain/Reconstruct Existing Upland/Freshwater Ditches

Ditches were installed in freshwater wetlands generally to increase drainage and to provide a degree of mosquito control. These systems are found in some areas that are

now extensively developed, such as Mastic-Shirley and Oakdale, in agricultural areas, especially in Riverhead and on the North Fork, and in areas that have very little development, such as Manorville. The primary reason for SCVC to maintain such ditches today would be to continue historical water management for flood control reasons. Secondarily, this reduces standing water, which is the habitat of the flood water mosquito. Standing water may occur should flooding continue unabated. The focus of efforts will be in the areas where flooding affects residents' use of property and local streets, although some systems are also maintained in order that existing agricultural uses can continue. The end result is that the scope of the BMP is very limited. This BMP does not foresee maintenance of upland ditches in areas where residential property is not affected by flooding. An exception to this may be made if it is determined that maintained fresh water ditches are essential for spotted turtle habitat and so provides a natural resource benefit. Such maintenance would be carefully conducted in order to ensure that minimal impacts occur to the turtles or their habitat.

It should be emphasized that maintenance of existing ditches is not the same as installing new ditches. The County will not install new ditches under this Long-Term Plan. Proposing to maintain ditches in a particular marsh does not mean that the County has any intentions to install more grid ditches at that location.

Prior to any maintenance activities, the ditch system needs to be inspected and evaluated in order to determine the cause of the failure. For example, if bank erosion is occurring, then reconfiguration or re-engineering of the affected area should be considered to minimize the need for continuing maintenance. Where these structures exist in backyards, options may be limited in terms of new configurations. Many problems associated with these systems may be reduced if homeowners can be educated so as to avoid activities that lead to flow failures, such as dumping yard waste or other debris into the system, or creating excessive amounts of impermeable surfaces that promote run-off. It should be an operating principle that maintenance activities need to be conducted so as to reduce the potential for repeated actions in the future. Most upland systems can be maintained by hand tools. Very often the only work that is required is the removal of debris, usually anthropogenic in nature. Where systemic problems exist, the situation is often linked to culvert maintenance or upgrades. Such maintenance situations should be carefully considered in order to develop optimal approaches to what may be persistent problems.

These ditched drainage systems may channel run-off into estuarine systems without much natural retention, thereby increasing loadings of nutrients, chemicals, metals, and pathogens into the estuary. Where possible, treatment of stormwater flows into these systems should be sought ,as part of comprehensive stormwater management steps under USEPA Phase II Stormwater guidelines,. Many of these systems are the legacy of early, less well-informed development and land-use practices, and probably would not be permitted today. However, they cannot be abandoned without significant impacts to the property of many residents, and without increasing mosquito threats to these homeowners. Fresh water mosquitoes are essential for Eastern equine encephalitis (EEE) transmission, and are believed to be the main vector for West Nile virus (WNV). Therefore, these maintenance activities, when selectively applied, are important to the maintenance of public health and the quality of life of those who live near them.

This BMP has been classified as having minimal impact because the maintenance activities are generally limited in scope, in terms of the amount of work expended on the ditches, and often in the geographical extent of the projects. These kinds of activities also are intended to maintain existing conditions. Maintenance of upland ditches is exempt from permit requirements under the Freshwater Wetlands Permit Requirement Regulations (6 NYCRR Part 663).

BMP	Action	Factors to Consider	Potential Benefits	Potential Impacts	Equipment to be Used	General Compatibility with Tidal Wetlands 6 NYCRR Part 661*
BMP 1.	Natural processes (reversion/no action)	 Land owner prefers natural processes to proceed unimpeded Natural reversion is actively infilling ditches No existing mosquito problem 	 Return to pre-ditch hydrology More natural appearance/processes Requires no physical alterations 	 Possible increase in mosquito breeding habitat, creation of problem Loss of ditch natural resource values Loss of tidal circulation Phragmites invasion if fresh water is retained on marsh Drowning of vegetation if excess water is held on marsh 	Not applicable	NPN
BMP 2.	Maintain/repair existing culverts	 Flooding issues Are existing culverts adequate for purpose? Are existing culverts functioning properly? 	 Maintain existing fish and wildlife habitats Maintain tidal flow and/or prevent flooding 	 Continue runoff conveyance into water bodies Roads & other associated structures 	 Hand tools (minor maintenance) Heavy equipment for repair 	GCp
BMP 3.	Maintain/ reconstruct existing upland/ fresh water ditches	 Flooding issues Are existing ditches supporting flood control? Are existing ditches needed for agricultural uses? 	 Maintain existing fish and wildlife habitats and hydrology Prevent or relieve flooding Support turtle habitat Provide fish habitat 	 Continue runoff conveyance into water bodies Perpetuate existing degraded conditions Excess drainage 	 Hand tools (minor maintenance) Heavy equipment for reconstruction (rare) 	NPN (6 NYCRR Part 663)

Table 2. Management Activities for Minimal or No Action

NPN - Uses not requiring a permit Incompatible Use – Permit Required I – Incompatible Use NA – Not Applicable GCp – Generally Compatible Use – Permit Required P – Permit Required

Pip - Presumptively

* local regulations may or may not be more stringent than these State regulations

3.2 Class II: Minor Impact

There are six management activities that result in minor impacts to a salt marsh. Permits are usually required from NYSDEC for these actions, although nearly all are considered to be Generally Compatible Uses – Permit Needed, and might be addressed through a general permit of some kind. Factors determining whether these activities should be implemented at a marsh include marsh size, geographical setting, and the areal extent of mosquito breeding. Geographically restricted marshes or marshes with a small number of mosquito problems are good candidates for these kinds of restoration. The property owner will often determine if these generally limited efforts will be acceptable in meeting any predetermined restoration goals. Prior to undertaking any of the following actions, all federal, state, and local municipality regulations must be addressed. Because these actions should have minor natural resource impacts, they represent opportunities to make rapid progress in implementing progressive water management to relatively large portions of the County's marshlands as an alternative to the use of pesticides.

Although ditch maintenance is the first technique listed under the minimal action list, it is not expected to be a primary means of water management for the County. Ditch maintenance will only be carried out under well-defined conditions, subject to local concerns and input.

Ditch maintenance is found at this point in the BMP manual because this form of water management requires little change from existing conditions. Inherently, this means the maintenance of the existing ditches, especially when limited in scope, causes little to no impact to the existing system. If that system as been judged to have adequate ecological functions and to provide appropriate ecological values, then there will be little overall environmental impact from the project. This does not mean that ditching is the optimal water management tool for that system, however. More progressive actions may have greater environmental benefits, through resource enhancement, for example. However, in some situations, limited actions may be determined to be the preferred marsh management approach. Existing water management systems, such as ditches, culverts, and other structures, will normally be either left alone, if not needed for mosquito control, or upgraded to BMPs as outlined in the Wetlands Management Plan. In some cases, implementation of BMPs is not immediately feasible due to lack of pre-project information or institutional factors such as landowner policies. Implementation of BMPs may also not be immediately feasible due to lack of resources. For instance, if major tidal flow restoration is desirable but is currently too expensive because it involves major road work, interim measures should be taken while these resources are sought.

Assuming Long-Term Plan water management policies are implemented, especially OMWM, the general presumption will be against maintenance of ditch systems. However, in limited circumstances, existing structures may be maintained on an interim basis, when the following conditions are met:

- Deterioration of or damage to structures is resulting in a significant mosquito problem, as evidenced by larval and/or adult surveillance, serious enough to require control. An example would be a collapsed pipe that restricts tidal flow and results in a need to larvicide an area. Or:
- Failure to maintain the structures would result in the loss of resource values, such as fish passage or tidal flow, or loss of vegetation due to freshwater impoundment. Or:
- Failure to maintain the structures would result in a hazard or loss of property as a result of flooding.

Benefits to be expected from the work include:

- Maintaining or reconstructing the existing structures will improve water circulation or provide fish habitat sufficient to reduce the need for pesticide application.
- Maintaining the structures is compatible with habitat values that existed prior to the failure or deterioration of the structures.

• Maintaining the structure will prevent flooding or other hazards.

Constraints on any maintenance of a pre-existing ditch system include:

- The structures will be maintained essentially in-place and in-kind.
- Disruption of wildlife habitat due to construction will be minimized by limiting work areas and/or by using seasonal constraints.
- Listed species will not be adversely impacted.
- Interim maintenance will not lead to excessive drainage that would result in a loss of wetlands values.
- The action will not lead to increased or more direct conveyance of inputs from storm drains or other structures.
- The action will not preclude the implementation of BMPs when resources and/or institutional considerations allow.

BMP 4. Selective Maintenance/Reconstruction of Existing Salt Marsh Ditches (Standard Water Management)

In the 1920s and 1930s, nearly all of Suffolk County's salt marshes had a grid of linear ditches constructed across them. Although intended for mosquito control purposes, these ditches were not targeted at the specific areas of marshes that bred mosquitoes. Nonetheless, it was found that these structures reduced mosquito populations appreciably, usually by providing access for insect-consuming fish to breeding sites, but also, in instances, by draining standing water and so reducing habitat availability. Many of the ditches tended to become clogged with debris and to infill with sediments, some more quickly than others. This meant that in order for them to continue to reduce mosquito populations, maintenance was required. It became habitual to maintain the ditch system on marsh-wide basis, rather than to target the specific ditches where maintenance was needed and that were needed in order to control existing mosquito populations. New

York State Tidal Wetlands Regulations deem this to be an action that does not require a permit.

The installation and subsequent maintenance of the grid ditched system is believed by many to have caused damage to the salt marshes. Ditches, where they have altered marsh hydrology, certainly did affect the marshes. These impacts may have included an overall impact on the water regime of the marsh, the loss of habitat for certain species, and changes in the general distribution of marsh vegetation, including contributing to the spread of *Phragmites*. In many instances, however, marshes that are grid ditched appear to be in very good health. In fact, one complaint about grid ditching is that it leads to such vigorous marsh grass growth that it makes the marsh appear like a monoculture lawn.

Maintenance of the grid ditched system has been called "standard water management." The name indicates the role it can play in an Integrated Mosquito Management program, as the control of mosquitoes by water management means less reliance on pesticides to address mosquito problems. Ditch maintenance has been identified as a BMP because it offers the opportunity to address certain mosquito problems through source reduction, with the least disturbance to the existing environment. This is sometimes the best alternative as it can be impossible to determine exactly how natural systems will react upon manipulation. However, more progressive marsh management actions have been extremely successful as mosquito and salt marsh management tools, all across the Middle Atlantic States up into New England.

This proposed BMP is not to continue past measures of cleaning every ditch in a treated marsh. Ditch maintenance, as intended in the BMP, is:

- the selective cleaning of some existing ditches;
- deepening of the upstream portion of clogged ditches so as to provide adequate fish refuges from predatory birds;
- re-grading berms to allow water to access the marsh during flood tides; or

• removal of other obstacles to allow tidal flow of water over the marsh to areas of mosquito breeding.

It is to be a designed process, as the causes of ditch clogging will be investigated, and steps taken to limit repeated maintenance efforts. This may require widening stretches of selected ditches, establishing baffles to prevent erosion, through installing small curvatures in the ditch pathway, for example, and other steps necessary to make the tidal hydrology work to maintain the ditches rather than to fill them. In a few instances, the clogs will not be removed, but alterations to the upland stretches of ditch will be undertaken in order that killifish can flourish and control any mosquito breeding. The precept of this adjusted approach is to assume that not all ditches in a particular marsh will require maintenance. It may be that some ditches in the low marsh should be allowed to revert, and discretion is needed in high marsh areas that show no signs of mosquito breeding. Another key step prior to the initiation of work is the identification of important breeding locations throughout the marsh, and assessment of the quality of the ditches that may allow fish access to these areas.

In general, at most sites it will be a goal to reconstruct the ditches so as to maintain tidal flows into areas that show excessive mosquito breeding activities. Good tidal flow will ensure that water quality is maintained for killifish to allow them to persist in the marsh, and reach shallow water environments where mosquitoes breed. Berms, whether naturally formed or the result of previous maintenance activity, should be breached to ensure access for fish onto the marsh, and to prevent water pooling behind these berms. Ditch maintenance should only be conducted outside of nesting times, and when fish use of the marsh is minimal, which is during the winter, late fall, and early spring.

Some ditch maintenance can be done by hand; nearly all, however, is best addressed by heavy machinery, such as self-propelled, low ground pressure, rotary ditching machines. A side-benefit of their use is that spoils can be sidecast into potholed areas, further minimizing mosquito breeding.

This kind of modified standard water management, where the maintenance activities are carefully planned, and targeted to achieve maximal results, is best suited for wetlands where existing conditions already meet the long-term expectations of the landowner and other involved parties. This is where marsh functionalities meet all identified basic requirements and the marsh is deemed to be in reasonably good health. The maintenance activities must also be approved by SCDHS Office of Ecology and SCDEE, and address concerns and issues that may be raised by local officials and other involved parties. However, the marsh also must have a localized mosquito breeding problem, one that is associated with failures of the ditch system.

As mentioned above, this is the most conservative means of large-scale water management, and will perpetuate existing conditions. Ditch maintenance is not appropriate for salt marshes with a history of continuing maintenance and ongoing aerial larviciding. The need to larvicide in the face of existing maintenance of the ditch system shows that some element of the remediation is not functioning properly. Either the existing grid system does not reach all of the areas where mosquitoes breed, or water quality cannot be maintained consistently, even for hardy killifish. This signals the need to take more intensive steps to address the mosquito problem.

BMP 5. Upgrade or Install Culverts, Weirs, or Bridges

The purpose of upgrading or installing culverts, weirs, or bridges is to increase tidal flow onto the marsh. This will result in mosquito control benefits, as it should improve water quality for predacious fish, and the increased tidal flow may lead to greater fish access to breeding areas. Poor water quality and reduced tidal flows are hallmarks of marshes where standard water management is often ineffective. In addition, increasing tidal flow will improve exchange between the marsh and the estuary. This, in turn, will improve access by marine species, increase salinity to favor native salt marsh vegetation, and potentially reduce *Phragmites* extent, and increase the areas of marsh covered by each tide. Because this is a major change to the hydrology of the system, it requires a permit under NYSDEC regulations.

There are many potential negative impacts to this action. Increasing flow through the water control structures could drain adjacent uplands, lead to flooding of upland areas during storm tides, and short-circuit drainage from the uplands out into the estuary.

Alterations in the tidal regime will affect vegetative communities present in the marsh. Salt-tolerant vegetation could be replaced by other species in areas that are no longer inundated. Pre-construction monitoring can determine the likelihood of any of these negative impacts, and other mitigations, such as self-regulating tidal gates, can be used to minimize hydrological changes while maximizing flow increases.

The need for augmenting flow through such structures can be signaled by the following problems:

- tidal lags;
- vegetation differences between marshes upstream and downstream of the structure;
- differences in key water quality parameters between the upstream and downstream marshes;
- flooding history; and
- constrictions (indicated by excessive flow velocities in the pipe).

Tidal restriction is widely recognized as the greatest problem for many remaining Long Island salt marshes, and has been a driver of remedial designs. SCVC involvement in this work stems from its responsibilities for "legacy" installations, and the knowledge that better water quality invariably means more fish, which tends to restrict mosquito breeding.

As with culvert maintenance (BMP 2), heavy equipment is almost always required. If roadways are involved, coordination with highway departments will be necessary. The greatest single impediment to these remedial projects is the coordination of resources if road reconstruction will be required or desired. Materials besides old structures may need to be disposed, due to the increase in size of the aperture(s) of the structure. Incidental impacts to the nearby marsh will need to be addressed, as well. Therefore, project planning needs to account for issues such as:

- the location for a suitable staging area for equipment and machinery during the project;
- the exact placement of the new culvert, weir, or bridge to obtain desired results;
- the management of machinery while construction is being performed in order to minimize impact;
- the removal and proper disposal of spoil generated; and
- the pre and post project sampling protocol to assess potential impacts.

To limit impacts to wildlife, this type of maintenance and reconstruction should be seasonally restricted to cold weather months.

BMP 6. Naturalize Existing Ditches

Part of the common, visceral reaction to grid ditched wetlands is the unnatural appearance of the geometric precision of the ditch layout. In addition, ditches tend to have berms along their edges. These berms can develop through natural accretion, as water welling out of the ditches as the tide rises will slow as it spreads over the greater marsh surface, and the loss in velocity induces sediment deposition, as slower-moving water cannot carry larger grain sizes. Berms may also be a remnant of construction or maintenance activities, as hand-operations or mechanical equipment often deposited spoils in piles near the edges of the ditch. Berms block some flows from the ditches, serve as barriers for killifish seeking access to the marsh under lowest flow conditions, and may capture water on the panel-side of the berm where it will create good mosquito breeding environments. Naturalizing existing ditches generally consists of incising meanders to create sinuosity across the straight-line existing plan. These meanders will break through the berms, establish a less linear environment, and may change the hydrology of the existing ditches by altering the rate of flow. Naturalizing the ditches is the use of techniques of deepening, shoaling, widening, narrowing, and creating

meanders in the otherwise regular ditch network, in conscious mimicry of a natural stream path.

Naturalization of ditches will generally have small effects on mosquito breeding, and so is a technique best used to augment other means of controlling breeding. It also can be a choice made in the service of other marsh issues, such as aesthetics, while not ignoring concerns regarding mosquito breeding.

One potential technique could impact mosquito breeding directly. That is the incision of deeper, or deeper and wider areas, in a grid ditch layout, to provide additional refuges for killifish from wading bird predators. This may allow for the killifish to remain on the marsh longer and more successfully, which should increase their predation on any mosquito larvae in the general area.

Changing the hydrology of the ditches has benefits and risks. Meandering streams often have erosive patterns where the inside bank accretes and the outside bank erodes because of the velocity differential in the path lengths. The peat of the marsh is likely to be resistant to these impacts – as is demonstrated by the persistence of natural marsh channels and many ditches. Greater sinuosity can lead to more diverse micro-habitats, and create small areas of cover, which can lead to greater wildlife use of the channel. Meanders will increase streambed length, which should lower overall velocities of the tidal prism. This may encourage infilling, or may result in more natural dissipation of tidal energies. Net effects of naturalization will be difficult to determine a priori. This restoration approach needs close monitoring to ensure it does not devolve into unintended impacts.

Minimalist naturalizations involve only breaching berms. Creating small breaches in an existing berm may be done with hand tools, and only mildly affects the appearance and functioning of the existing ditch. The taper of the ditch can be softened, in another less intrusive form of naturalization. Although many natural marsh ditches have vertical banks, some find the appearance of the straight-sided, flat-bottomed grid ditches to be offensive. In addition, studies have shown steep sides impede fish access to the marsh surface. Therefore, tapering the edge of the ditch can be undertaken, using a low ground

pressure ditching machine with side casting capabilities, preferably one with the ditcher mounted on a moveable arm to minimize movement and impact to wetland. Full-blown installation of meanders requires a low ground pressure ditching machine, and this work is most practical with a moveable arm ditcher. The use of heavy machinery would restrict these actions to cold weather months, when impacts on wildlife should be less.

If this action can be classified as a modification of existing ditches than it would not require a permit under the New York State Tidal Wetlands Regulations. If it were deemed as the construction of new mosquito control ditches, it would be classified as Generally Compatible Use – Permit Needed.

BMP 7. Shallow Spur Ditches

Spur ditches are an effective means of extending the impact of water management structures into the heart of mosquito breeding areas. This is a lesser impact means of attacking persistent mosquito breeding, where standard water management has not succeeded in reducing larvae presence to avoid larvicide applications. Spur ditches are shallow, narrow waterways that connect ponds, channels, or ditches to areas of known breeding. The intent is to allow more frequent access by killifish to the areas where mosquitoes are known to hatch, without all of the impacts associated with a full-depth ditch. Spur ditches can also be used as means of connecting ponds and pools to channels and ditches, and yet the shallowness of construction ensures that water will remain in the pools and ponds even at low tide. This enables these bodies of water to be hydraulically connected to the estuary without drying during tidal cycles. This means they can continue to serve as fish habitat throughout the tidal cycle, and so support more robust fish populations within the marsh. The connection to the estuary may result in better water quality in what might otherwise be an isolated water body with a potential for stagnated water quality.

Construction of spur ditches can be accomplished by either hand or with the use of machinery, dependent on several factors (i.e., site accessibility, length of ditches to be constructed, disposal of spoil, and the presence of a substantial vegetation to prevent erosion of existing marsh surface). The use of hand tools is practical for small spurs and

creates minimal impact to the wetland; hand work is not usually seasonally restricted. Longer spur ditches should be constructed by machine. The cutter head should be as small as possible, as that minimizes the chances the operator will cut too deeply.

It may be possible to classify the construction of spur ditches as the maintenance of existing water management structures, which would not require a permit under the New York State regulations. However, it is more likely that spur ditch construction will be classified as new ditch construction, and so a permit may be required, although it should be considered a Generally Compatible Use – Permit Needed.

BMP 8. Back-blading and/or Sidecasting Material into Depressions

Spartina patens tends to grow in groups of plants, so that it forms raised areas above the general elevation of the marsh. This creates small potholes, "ankle-busters or –breakers," familiar to all who have walked across a South Shore marsh. These small potholes are very effective mosquito habitat, because the area where *S. patens* thrives is not regularly flooded, but rather only is covered by water on the higher monthly tides. Salt marsh mosquitoes need this kind of irregularly flooded terrain for eggs to mature and require standing water for the larvae to grow. The potholes, especially in dense vegetation where evaporation may be limited, serve this function well.

Larviciding can have limited effectiveness in such areas. The small potholes tend not to be hydrologically connected at all times, so the pesticide needs to reach each little area to attack the larvae. Vegetation cover may hinder this. The limited fish habitat provided in the ditches may mean that fish may not be as adventurous in seeking out the farthest potential sources of food, if they must also retreat with receding tides. Ponds and spur ditches may provide either more secure high marsh fish habitat, or better access to these potholed areas. However, it is not clear that all potential breeding habitats can be accessed, no matter how dense the network of ponds, channels, and spur ditches.

Elimination of the potholed areas does provide a clear solution to breeding in these areas. Spreading material out to smooth the micro-topography is successful when wet marsh sediments are used for this task, as their plasticity makes them good at filling nooks and

crannies under the plants. The application of several inches of sediments rarely has any deleterious effect on existing vegetation, as the plants are limber and rapidly spring back or sprout through the surficial application, depending on the time of year. Other jurisdictions have noted that these kinds of applications of sediment often encourage spreading of S. patens, thereby reducing the clumping effect that was responsible for the development of the pothole terrain in the first place. The depth of material for rapid plant regrowth is on the order of several inches. Where sediments are spread more thickly, as is common in some New Jersey applications, for example, it may take several growing seasons for full recovery of vegetation to be realized. However, it has been generally found that even smothered marshes will revegetate with the applicable plants associated with the hydrology, meaning S. alterniflora dominated communities for regularly flooded areas, and S. patens communities where irregular flooding is maintained. These projects can sometimes cause changes in overall flooding patterns due to hydrological modifications, but typically, at several inches in depth, the amount of material spread on the marsh is far too little to cause changes in tidal flooding patterns in and of itself. The process is slowest when asexual propagation via runners, rather than resprouting or seed dispersal, is the predominate means of pioneering the sedimented areas.

The source of the material can be ditch maintenance or the construction of channels, spur ditches, or ponds. The material can be applied either directly via sidecasting from a ditching machine, or through various blading techniques by low ground pressure equipment.

There are some concerns regarding this habitat elimination technique. Application of excessive amounts of material could elevate the marsh surface, creating drier conditions which could encourage undesired vegetation changes such as encroachment by *Phragmites* or shrubby upland vegetation. The depth of material across the marsh surface must be limited to a depth where it can be "absorbed" without an overall change in the elevation of the marsh surface, as seemingly minor changes in the elevation can enhance competitive exclusion, especially by *Phragmites*. Damage to roots can occur through too frequent tracking across the area being treated, and ruts are always a concern, even with low ground pressure equipment. Seeding is one approach when pannes are filled. In

New Jersey, without seeding, pannes have been found to vegetate, but it often requires years for appropriate vegetation to seed or spread to the area by runner. Filling potholes or pannes with sediment from areas where *Phragmites* has colonized has the risk of spreading *Phragmites* by sidecasting seeds or rhizome pieces. Thus, not all sediment may be suitable for redistribution.

Either technique, sidecasting or back-blading, requires the use of heavy equipment and therefore is time sensitive. Impacts to flora and fauna must be evaluated prior to commencement of either of these actions. Low ground pressure, side casting ditching machines with a back blade apparatus attached would be the preferred machine for these actions. The back-blade attachment would allow for "touch-up" of the side-cast material.

The technique that generates this material will determine its regulatory status. If generated from ditch maintenance activities, no permit is required. If the material is generated by construction of channels, spur ditches, or ponds, the regulatory status of each of those actions will apply to the management of sediment generated by them.

BMP 9. Small (500-1000 sq. ft) Fish Reservoirs in Breeding Areas

It is believed by many that the construction of grid ditching fundamentally altered marsh hydrologies, with the main impact being the loss of surface waters from the marshes. There are many examples where this is the case. There may also be approximately as many examples where the loss did not happen, according to contemporary accounts, or where modern grid ditched marshes support an array of surface water features. Research in New England generally found that grid ditched marshes had fewer ponds than marshes that were not ditched.

One relatively consistent intent of OMWM techniques is to establish ponds and pools on the marsh surface. These are intended to be fish refugia. When breeding problems are intractable under standard water management, provisions to ensure fish presence on the high marsh need to be implemented. This may be the least intrusive and most natural appearance of the potential means for achieving better fish habitat. New Jersey has had great success in reducing larviciding over large areas of high marsh by installing series of

ponds in mosquito breeding areas. Ponds are optimally placed where mosquito breeding is most intense. This can lead to conflicts with vegetation specialists, or with marsh managers where wetlands are measured in terms of vegetated acreage, as is the case in New York. Replacing vegetated wetlands, almost always high marsh, and very often S. patens-vegetated marsh, with open water features, leads to an overall loss of wetland acreage, according to the New York State definition of wetlands as the area of vegetated wetlands. That is a violation of many policies and precepts, and New York State law. The construction of very small ponds ameliorates this impact, as the loss of vegetated wetlands associated with any one pond is negligible. Based on data collected in New Jersey and throughout New England, it can also be shown that Long Island marshes nearly all have much less open water than is usual for natural marshes Open water should be 20 to 25 percent of the entire surface area according to the New Jersey study, and approximately 10 percent of the marsh according to the New England data. Thus, arguments can be made that small ponds have no discernable impact on overall marsh acreage, and merely make a small dent in the overall open water deficit found for most County marshes.

Small fish reservoirs make for major habitat improvements for insect consuming fish that voraciously feed on mosquito larvae. These reservoirs should be constructed in areas where potholes or breeding pannes occur. It is best if the sites can be selected in areas that have little or undesirable vegetative cover. The pond should have a cross-section in the shape of a saucer or spoon, with a maximum depth of 30 to 36 inches. Reservoirs should have gentle slopes and offer shorebird foraging areas, ranging in depth from six to 24 inches. A sump should be located within the reservoir, with a maximum depth of 30 to 36 inches deep to provide a refuge for fish.

The excavated material can be used to either fill ditches, or to fill potholes and other breeding areas. If ditches are to be filled, then an excavator must be used in conjunction with a dump-body hauler. The top layer of vegetative matter should be stockpiled, and set in the ditch last, in order to jumpstart the revegetation process. If ditches are not to be filled, the material can be spread across mosquito breeding habitat. This habitat is characterized by the presence of potholes and pannes. Thin layers of material can be spread to fill these areas where water collects. The physical material prevents water from accumulating and it may also encourage the spread of root mat material from typical clumpy *S. patens* patches. The material can either be spread, if an excavator is used for the pond, by back-blading with grading boxes, or using bulldozer blades. Alternately, the pond can be dug using a ditcher with a swivel head. Fixed arm ditchers can also be used, but care needs to be taken that multiple track swaths do not lead to excessive ruts on the surface of the marsh.

It is very important that pond construction be carefully planned. Pond locations should be located in areas of demonstrated mosquito breeding. The pond boundaries should be indicated clearly, using wooden stakes, and the overall design plan adhered to. There should be design consultation with resource specialists to optimize ancillary benefits such as water fowl use and/or creation of wading bird habitat.

Certain studies of marsh loss and overall marsh quality deterioration have implicated increasing surface water, especially in the interior of the marsh, as the cause. It is clear that increasing amounts of surface water correlate with ongoing marsh losses in many settings. Whether growing amounts of interior surface water causes the problem, or is merely symptomatic of some other underlying root cause is the subject of ongoing scientific research. By and large, most studies of the individual marshes with increased surface water and marsh deterioration have found other causes besides increasing amounts of interior surface water as the most probable reason for vegetated marsh losses.

The County believes it is too conservative to avoid interior marsh surface waters because of the correlation to ongoing vegetated marsh losses. In most settings where OMWM ponds have been installed, such as New Jersey and Connecticut, reports on resulting marsh health show no such impacts. Most pond creation in nearby jurisdictions results in uniformly good reports on ecological and other environmental effects, and also report consistent, persistent mosquito breeding control.

It is clear that pond construction requires heavy machinery, and will need associated restrictions regarding seasonal construction windows and site accessibility. Although New Jersey has had good success with year-round construction, frozen marshes limit

tracking impacts. In addition, unless ditches are to be filled, it is preferable to use low ground pressure rotary ditching machines with side casting capabilities. The rotary ditcher should be attached to a moveable arm in order for the action to be completed with minimal amount of movement, reducing the impact on the wetland.

One interpretation of the New York State Tidal Wetlands Regulations is that this kind of BMP is an extension of standard water management techniques. Therefore, it <u>c</u>ould be viewed as akin to the construction of new mosquito control ditches, and so would be treated as Generally Compatible Use — Permit Needed.

Table 3. Management Activities for Minor Impa

BMP	Action	Factors to Consider	Potential Benefits	Potential Impacts	Equipment to be Used	General Compatibility with Tidal Wetlands 6 NYCRR Part 661*
BMP 4.	Selective Maintenance/ Reconstruction of Existing Salt Marsh Ditches	 Local government issues and concerns resolution SCDHS Office of Ecology review Mosquito breeding activity Land owners long-term expectations Overall marsh functionality Ditch maintenance is to be selective and minimized 	 Enhance fish habitat Maintain existing vegetation patterns Maintain existing natural resource values Allow salt water access to prevent/control Phragmites Reuse pesticide usage 	- Perpetuate ongoing impacts from ditching	 Hand tools (minor maintenance) Heavy equipment for reconstruction 	NPN
BMP 5.	Upgrade or install culverts, weirs, bridges	 Flooding Flow restrictions Associated marsh impacts Cooperation from other involved departments 	 Improve tidal exchange and inundation Improve access by marine species Increase salinity to favor native vegetation Improve fish habitat & access 	 Negative hydrological impacts Changes in vegetation regime 	- Heavy equipment required	GCp
BMP 6.	Naturalize existing ditches	 Grid ditches Mosquito breeding activity Landowner needs In conjunction with other activities 	 Increase habitat diversity Increase biofiltration Improve fish habitat and access by breaching berms 	 Hydrology modification Minor loss of vegetation Possible excess drainage 	- Hand tools (minor naturalization) - Heavy equipment for major	NPN/GCp
BMP 7.	Install shallow spur ditches	 Mosquito breeding activities Standard water management not successful (continued larviciding) 	 Increase habitat diversity Allow higher fish populations Improve fish access to breeding sites 	 Drainage of ponds and pannes Hydraulic modification Structure not stable 	- Preferably hand tools	NPN/GCp
BMP 8.	Back-blading and/or sidecasting material into depressions	 Mosquito breeding activities Standard water management not successful (continued larviciding) 	 Improve substrate for high marsh vegetation Compensate for sea level rise or loss of sediment input Eliminate mosquito breeding sites 	 Excessive material could encourage Phragmites or shrubby vegetation Materials eroded so that application was futile 	- Heavy equipment required	NPN or GCp
BMP 9.	Create small (500- 1000sq. ft) fish reservoirs in mosquito breeding areas Uses not requiring a per	 Mosquito breeding activities In conjunction with other water management Natural resource issues 	 Increase wildlife habitat diversity/natural resource values Improve fish habitat Eliminate mosquito breeding sites Generate material for back-blading Pip – Presumptively Incompatible U 	- Convert vegetated area to open water with different or lower values	-Heavy equipment required	Status Undetermined

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* local regulations may or may not be more stringent than these State regulations

3.3 Class III: Major Impact

There are six water management activities that result in major impacts to a salt marsh. Application of these techniques requires a clear understanding of the marsh being treated and careful consideration of potential impacts. Because the potential for major impacts exists, these techniques should only be employed when a serious mosquito problem exists, or in the service of other overriding concerns of the landowner or other involved parties. In many instances, these BMPs offer the opportunity for significant natural resources enhancement.

The potential for impact increases the scrutiny of these kinds of projects. It is likely that the permitting process will be more complex and involve more parties than the less impactful measures discussed previously. Interested parties in such actions include NYSDEC, USACOE, local agencies such as towns and town trustees, and others involved in marsh management. While the County may have an interest in assisting in the permit process, as mentioned earlier, it is the responsibility of the landowner to collect approvals as required.

BMP 10. Break Internal Berms

In some instances, substantial levees, berms, roadways, or dikes have been constructed that hydraulically isolate part or all of the salt marsh from part or all of tidal flow. This impacts water quality, making it difficult for insect-consuming fish to maintain themselves. This also may result in shifts in vegetation patterns. It is especially supportive of *Phragmites* invasions, as *Phragmites* does best when water conditions are less saline.

The considerations associated with improving culverts apply in this condition. However, because the modification of exiting hydrology is much greater (in most instances), and often affects larger areas of marshland, these decisions must be made carefully with much planning. Breaking internal berms, such as those along ditches or those created by roads and paths across the marsh, will improve fish access to mosquito breeding sites as well as prevent stagnant water where mosquitoes are likely to breed. By implementing this

technique, estuarine species may gain better access to the marsh. In addition, waterlogging of soil and loss of high marsh vegetation may also be prevented by this action. Conversely, excessive drainage of pannes and pools and the introduction of tidal water into areas where it is not desired are potential negative effects of this technique. There may be additional impacts in terms of removal of flood protection, vehicle access, or whatever other original goals were associated with the installation of the berm.

In order to limit any potential negative effects of breaking berms, the depth of cut through the berm should be limited to that necessary to restore the desired degree of tidal connection. The same series of problems associated with culverts should be avoided in this work, including:

- tidal lags;
- conditions that support vegetation differences between marshes upstream and downstream of the structure;
- differences in key water quality parameters between the upstream and downstream marshes;
- creation or support of conditions likely to result in flooding of adjacent property; and
- constrictions (indicated by excessive flow velocities in the pipe).

Tidal restriction is widely recognized as one of the more serious problems facing many of the remaining Long Island salt marshes. Because it is a visible problem where solutions appear to be easily determined, tidal restrictions have been the subject of many remedial designs. It is possible that restorations to tidal restrictions can have negative impacts, such as draining of adjacent wetland uplands, flooding of upland areas during storm tides, and potential short-circuit drainage from the uplands out into the estuary. Alterations in the tidal regime will affect vegetative communities that are present in the marsh, which may or may not be desired. Mitigations, especially such as self-regulating tidal gates although these have been rarely implemented on Long Island, can be used to minimize hydrological changes while maximizing flow increases.

This technique would require the use of heavy machinery and the associated restrictions such as a seasonal timeframe for construction windows and site accessibility. Coordination with other parties associated with the berm will be required. Also, a determination of the type of equipment to be used depends on what will be done with the spoils generated from this action. If the spoil can be disposed of on site by either back blading or side casting, then a low ground pressure, side casting ditching machine with a back blade attachment will suffice. If the material needs to be removed from site, a low ground pressure backhoe and dump body truck may be required to remove the spoil from the marsh. In addition, if the spoil must be removed from the site, an upland disposal area must be located prior to commencement of this action.

A permit for this action is required under the New York State Tidal Wetlands regulations.

BMP 11. Tidal Channels

Tidal channels or salt marsh creeks are integral features in most salt marshes. A striking feature of some South Shore marshes is the absence, or relative paucity, of such features. Tidal creeks can also be important to conduct salt water to areas of the marsh that appear to suffer from an excess of fresh water, as where *Phragmites* is expanding. In some instances, it appears that fresh groundwater discharges into the upland fringe area of the marsh, creating fresher conditions there. These channels have the potential to convey this seeping fresh water away. Tidal channels can serve as excellent fish habitat, and also can conduct good quality estuarine water into the interior of the marsh.

A tidal channel is a water body engineered to have natural features that should allow it to maintain itself, and to mimic the functions of natural marsh creeks. This means that these features will taper from the estuary to the back of the marsh, and will contain meanders, wider portions of channel, and potentially have narrower stretches. The depth of the channel can vary, as well. The intent is to facilitate the transport of estuarine water into back marsh areas and improve habitat for fish to enhance mosquito control efforts. This

is accomplished by improving exchange between the marsh and the estuary. This should lead to improved access to the marsh by estuarine species, increases in marsh water table salinity to favor native salt marsh vegetation, and a greater extent of tidal inundation. These features can result in major changes to the hydrology of the marsh, and should be considered carefully. Tidal channels have the potential to cause excessive drainage of adjacent uplands or flooding of adjacent areas during storm tides. They may also result in short circuiting of any overland flows from adjacent uplands. In order to limit these adverse effects, installed tidal channels should be limited to tidal areas (thus the denoted "tidal channels"). A buffer between the channel and upland should be provided. A sill connector to the estuary could limit drainage from the creek during low tide. In addition, sill ditch connectors between the tidal creek and any other marsh surface waters could also promote the intentional retention of water on the marsh during lower tides.

Tidal channels are used as a supplement to other efforts to control mosquitoes. In and of themselves they are unlikely to have major impacts on breeding. Tidal channels can be a useful component of a larger project if they meet the overarching design needs for the project. Tidal channels are expected to be extremely useful in restoring overall tidal circulation to control *Phragmites* and will often be helpful in promoting better water quality to ensure fish presence in the high marsh. Tidal channels are likely to be important for certain wildlife habitat focused projects, especially those seeking to improve estuarine fish use of the marsh. Tidal channels may be an essential ingredient of a marsh restoration that focuses on aesthetic improvements, such as ditch removal, or to adjust what otherwise is a "marsh reversion" project (see BMP 1).

Tidal channels will be dug using heavy equipment, and so seasonal and access-related restrictions will apply to these efforts. Low ground pressure ditching machines can be used for construction. Fixed arm machines will be less useful than those that have more flexibility. Machines with flexible arms are better at constructing curved waterways. Spoils, especially if generated in *Phragmites* areas, need to be managed carefully. One possibility is to sidecast *Phragmites*-laden spoils away from *Spartina* areas, potentially directing the material into existing *Phragmites* stands. If the material needs to be removed from site or will be used to fill existing ditches on the marsh, a low ground

pressure backhoe and dump body truck is required to redistribute or remove the spoil from the marsh. Also, if the spoil must be removed from the site, an upland disposal area must be located prior to commencement of this action.

These projects need to be carefully planned, with the proposed channel designed not only to determine where it should go, but also for selection of the appropriate widths and depths for the various stretches of the channel. A potential tool is the wetting-drying model developed for the South Shore Estuary Reserve by the Marine Sciences Research Center, Stony Brook University. This model can be extended into adjacent salt marshes, if appropriate survey information is available, for nominal costs. Then various channel scenarios can be modeled under realistic projections of water flows even as the tidal waters rise out the creeks, and later retreat into the estuary.

It may be possible to treat such channels as new mosquito control ditches, which is classified as Generally Compatible Use – Permit Needed under the State regulations. However, it is also possible this will be classified as an essentially unclassified action, requiring a permit process absent the assumption of compatibility with the regulations.

BMP 12. Ditch Plugs

A common implementation of OMWM is to construct ditch plugs to retain water in existing mosquito ditches. In fact, until the Long-Term Plan OMWM Demonstration Project at Wertheim NWR, ditch plugging had been the only kind of OMWM conducted in Suffolk County. The first effort was at Seatuck NWR in the mid-1980s. Other notable efforts with County involvement included earlier efforts at Wertheim NWR, Fireplace Neck, William Floyd Estate, and Goose Creek. The Town of East Hampton has also conducted some ditch plugging, in concert with Cornell Cooperative Extension and The Nature Conservancy, notably at Napeague. The plugging of ditches, as a mosquito control technique, is intended to enhance fish environments by providing refuges from predators. Ditch plugs also create tide cycle-proof habitat for fish, allowing them to remain in proximity of breeding locations, whether or not the ditches would have drained at low tide absent the plug. Some have also asserted that creating higher water tables, as may result from plugging, will reduce potential mosquito habitat through oviposition

disturbance, as salt marsh mosquitoes require damp but not inundated soil to lay eggs. As a salt marsh restoration action, it is intended to restore pre-ditching water regimes, by elevating water tables that may have been drained by the ditches. It may assist in *Phragmites* control because it potentially keeps salt water within the marsh. This is based on the concept that the water in the ditches will tend to be saltier, as salt water is denser than fresh. If there is any density separation between salty estuarine water and fresher inputs, the fresh water will be more buoyant and drain over the top of the plug first. Ditch plugging can enhance natural resource values by creating more surface water; as noted, Suffolk County marshes appear to be generally deficient in surface water percentages compared to other area salt marshes. Plugs are also expected to increase water retention time in the ditches. This could enhance any polishing impacts that occur within the marsh. This is the main impetus for the East Hampton projects, which are said to have been successful in reducing coliform loads to the harbor.

Plugs generally consist of standard size (four foot by eight foot) sheets of plywood driven into the peat to the level of the marsh surface, with the addition of marsh spoil. Plugs are intended to be installed to the marsh surface, with final elevations attained with adequate compaction of the emplaced materials resulting in quicker revegetation. Plug widths in Suffolk County historically have been on the order of three feet. This is generally considered to be inadequate by others employing this technique. A more progressive approach, as is generally espoused in Connecticut, would require 50 to 100 feet of plug, to reduce chances of blow outs or undermining by muskrats. Most plugs installed in the County have failed for these two reasons. The spoil required for plugging are generally obtained by deepening and widening the ditch behind the plug. Besides generating the materials required to create the necessary plug, deepening and widening the ditch enhances refuges for fish from wading bird predation by providing adequate protective depths. Plugs should extend laterally onto the marsh to prevent erosion around the edge of the plug. Plugs are likely to settle with time and be impacted by water flow prior to revegetation and stabilization, and so in many cases they are often initially installed to an elevation above that of the surrounding marsh. This may not be optimal, as such steps can lead to impacts to sheet flow patterns. Vigorous tamping can reduce the need to build above the marsh surface. Backhoes mounted on low ground pressure platforms are generally used for plug installation; smaller plugs can be created by hand, with much effort.

Potential negative impacts of ditch plugs on natural resources include a reduction in tidal exchange, a reduction of fish diversity in ditches, and impoundment of freshwater. The latter can lead to freshening of the marsh and potential *Phragmites* expansion. Most experiences have indicated that the reverse, an increase in overall salinity, is more likely to occur behind the plug. Drowning of vegetation is also possible if excessive water is held on the marsh. Maintaining salty water in the marsh often leads to changes in vegetation, as *S. alterniflora* will be promoted in the areas experiencing greater inundation.

A mitigation of some of these effects is to construct sill plugs, rather than plugs installed to the top of the marsh. Sill plugs terminate some distance between the surface of the marsh and the low tide level, usually on the order of six to 12 inches below the general marsh surface. This means that tidal exchange is not dependent on over-marsh flows, but will occur on every tidal cycle, or nearly so. Sill ditches need to be designed so that the volume of water released during lower tides is not so great as to cause continuing erosion of the sill. Sill plugs may be a sounder choice for where lower tidal ranges predominate, in order to ensure there is adequate water quality within the ditches, given the smaller tidal prism and therefore overall smaller exchange rates on each tidal cycle.

Open (no plugs), semi-open (sill), and closed (full plugs) OMWM efforts have generally been shown to be effective mosquito control techniques in all environments. Jurisdictions from Maine to Maryland have installed varying OMWMs. Of the jurisdictions most avidly pursuing these ventures, plug techniques have been favored most in Connecticut and Maine. Delaware has tended to use a variety of approaches. New Jersey has focused mostly on open systems, albeit also creating many isolated ponds. The only jurisdiction expressing great concern regarding this technique is Maryland, where endangered species habitat loss appears to have become a paramount salt marsh management issue, and research has indicated a strong correlation between increases in surface water within marshes and on-going marsh losses. However, there have been few if any OMWM installations under the kind of micro-tidal regimes found on the South Shore of Suffolk County.

Broadly speaking, closed systems seem to be best suited for higher tidal regimes where surface water losses may be a grave concern, and open systems best in the lowest tidal ranges where marsh interior water quality is a primary issue. However, a major determinant of OMWM suitability for a particular marsh is the refinement of "ancillary" concerns. Closed systems may not be appropriate where managers wish to encourage interchange between the marsh and the estuary, especially for finfish. If excessive water levels are a concern, open or sill systems will be better choices. Where more open water is desired, the use of ponds or closed ditches will help achieve that goal.

Clear delineation of the location and extent of plugs needs to be made. Modeling, as with the wetting-drying model, may be of some use in selecting the most appropriate kind of OMWM.

OMWM installations require permits from NYSDEC under current interpretations of the Tidal Wetlands Regulations.

BMP 13. Ponds above 1,000 sq. ft for Wildlife Value

BMP 9 discussed the myriad virtues associated with ponds constructed in the high marsh. It may be that the landowner/marsh manager has an overriding need for larger ponds, as was the case with the USFWS for the Wertheim OMWM Demonstration Project, to enhance water fowl habitat, but other reasons could be set forth. These might include a need to mimic the general pattern in New England salt marshes of a mosaic of pond sizes. Research shows that there is a general distribution for natural ponds of various sizes across unditched salt marshes in New England. Larger ponds need to be designed so that they maximize the intended use. Water fowl specialists study how pond shape and the size of "bays" and other nooks influence water fowl numbers on a particular water body, for example. Larger ponds may receive greater scrutiny from regulators, however, as they may be in conflict with no-net loss policies and regulations. Larger ponds geometrically increase the effort of construction. As with smaller ponds, spoil from pond excavation may be side-cast or back bladed into depressions or used to raise ditch depths and plug man-made ditches. However, it is unlikely all the spoils can be side-cast efficiently from a larger pond, and back-blading or other forms of touch-up work will almost certainly need to be conducted. Repeated equipment passages over the same areas of marsh can lead to rutting and damage to the plant root structures. This kind of impact is much more likely for larger ponds due to the many more vehicle trips associated with excavation and spoil management. Bottom topography should be based on mimicking that associated with a series of smaller ponds, to create more microhabitats. That is to say, uniform bottom depths are generally to be avoided, as the creation of too much deeper or shallower habitat will not benefit all of the needed or desired communities. The use of sills to encourage water exchanges is another key design determination. A sill will result in varying water levels in the pond, which is often an important element for certain wildlife use, while preventing the pond from completely emptying during low tide stages. Other species may not welcome such variations.

This action requires the use of low ground pressure machinery and the management of the spoil dictates the type of equipment required to incorporate this technique. If the spoil is to be distributed in the immediate area of the pond, the use of a rotary ditching machine with the ditching apparatus attached to a moveable arm is recommended. This type of machinery will perform the operation with fewer tracking movements and therefore less impact to the marsh surface. It is unlikely that the side-casting will be completed properly by this machine, and some remedial back-blading is probable.

If the material needs to be removed from site or will be used to fill existing ditches on the marsh, a low ground pressure backhoe and dump body truck may be required to redistribute or remove the spoil from the marsh. If the spoil must be removed from the site, an upland disposal area must be located prior to commencement of this action.

Large ponds will almost certainly require a permit under the Tidal Wetlands Regulations. They need to be carefully engineered, with the exact perimeter staked and plotted in advance of construction. The distribution of shallow and deeper areas within the pond needs to be communicated clearly with the operators performing the work and the monitors overseeing construction. Attention to wear and tear to the immediate surroundings is an important construction element. This is often a function of vegetation type as well as the underlying substrate, as hardier vegetation may withstand traffic that more delicate vegetation cannot. Construction under frozen conditions may be optimal for larger ponds. Coordination with permitting agencies and concurrence of the land manager and other interested parties with clear project goals are essential to achieve optimal results.

BMP 14. Filling ditches

The ultimate restoration of salt marshes for many planners is to undo the grid ditch system. This can be done by filling the ditches. Such an operation is difficult to conduct without other remediation activities. since the spoil for the ditch filling needs a source The best material for this purpose would be salt marsh sediments. Removing the mosquito ditches eliminates the water management tool currently in use. Therefore, ditch filling is unlikely to be done without constructing an alternative water management system – one such as tidal creeks and/or ponds, as these can generate the large quantities of fill needed. Ditch filling may be a mitigation to meet requirements of no net loss of vegetated wetlands when surface water features are proposed.

The intent of ditch filling is to remove the visually intrusive grid ditch system, and to restore the marsh to earlier, pre-ditching conditions. This assumes that earlier hydrological and vegetation conditions will return – an assumption shared with Natural Processes, BMP 1. It is clear that this action must be a goal of the landowner/land manager and other involved parties. If ditch-filling is proposed for an area with an existing mosquito problem, the need for alternate water management is clear. The needs where mosquito control problems are not as difficult are unclear. Then the project becomes much more of a restoration project than a mosquito control project.

The filling of ditches can deny mosquito breeding habitat if the ditches themselves were habitats made through blockages that created stagnant water in them. Potential negative effects of filling ditches may be the loss of ditch habitat for fish and other estuary species, and the loss of habitat for other wildlife using the ditches. If fresh water is retained on the marsh because the ditches were successful in draining standing water resulting from precipitation, *Phragmites* may invade the area. Vegetation drowning may occur if excessive water remains on the marsh surface. Tidal circulation may also be lost as a result of ditch filling. There is the possibility of creating new mosquito breeding habitats if ditches are not properly filled, or if filling leads to the creation of new habitats by making the marsh wetter, or by restricting fish access to breeding locations. A mitigation of some of these impacts can be to conduct selective ditch filling as part of an overall project. Ditches that do not provide circulation or other benefits could be selected to be filled. A tidal channel or features such as ponds or sill ditches can be implemented to replace functions lost by filling ditches.

Obtaining material for ditch filling is the governing factor for the type of machinery necessary to perform this operation. If the material used to fill ditches is generated from the construction of new tidal creeks, then low ground pressure backhoes and dump body machinery will be needed. In addition, the depth of fill in the ditches should not raise the marsh surface above the level flooded by spring tides. Importing material, from either upland sources or perhaps from a dredging project, may not be well-received by regulators and other interested and involved parties. This factor is one which suggests ditch filling is most likely to occur in projects where other activities on the marsh generate excess spoils.

Project planning is extremely important for this major change to the marsh. Modeling would be useful to explore impacts of altered hydrology. Careful pre-project surveys of ditch conditions and water quality will enable good choices to be made. Resource and permitting agency involvement at an early stage is essential, as is good communication of the landowner's needs to these involved agencies. All involved parties must understand exactly what will constitute a successful execution of a project like this, and determine exactly how these ends will be measured.

BMP 15. Dredge Material Removal

Dredge material disposal sites often impinge upon salt marshes. This can create uneven topography that supports mosquitoes, often those associated with the upland fringe, such as *Aedes vexans*, the flood water mosquito, or *Culex salinarius*, the unbanded salt marsh mosquito, rather than *Oc. sollicitans*, the classic salt marsh mosquito. More importantly these sites constitute a blight on the salt marsh and often impede water flows in some fashion. Thus, they are frequent targets for classic restoration actions. Therefore, SCVC will assist in removing dredge spoils from marshes, and restoring the habitat to more standard salt marsh vegetation regimes. However, as these sites are almost never in the intertidal wetlands but rather are in the irregularly flooded high marsh, and the classic restoration would be plantings of *S. patens*, SCVC interests also include precautions to avoid the development of mosquito breeding habitat.

To limit potential adverse effects, grading should be supervised to ensure even and appropriate elevations are achieved. Consideration for the provision of fish access from good fish habitats should be included in the design. Many alternatives to achieve this have been previously discussed. Good tidal exchange to help create better water quality will be important. Plantings need to be monitored to ensure that unwanted pannes do not develop and that *Phragmites* does not take advantage of this pioneer situation to advance further. Monitoring should also include a concern for the development of slow draining puddles and pools at microtopographical lows.

The removal of dredge spoils will almost certainly be a major earth-moving operation. This kind of alteration will require permitting by interested and involved agencies, not the least of which is NYSDEC (under the Tidal Wetlands Regulations). However, a well-designed and –considered project should garner approval, given the damage done to marshes historically by filling operations, and the benefits to be reaped by undoing this kind of damage.

Different types of machinery may be needed depending on the location of the spoils and the scope of the project. The disposal of the spoils is likely to be a key issue. Beneficial reuse opportunities for such materials are generally limited and that is usually why upland disposal was originally called for. Now that the spoils are almost certainly dewatered, they may have applications as general fills. Landfill disposal is certainly much more feasible as a thoroughly dewatered material, although it may not be the least expensive option. It may be that conventional earthmoving equipment will be appropriate for much of the work. When near-to-final grade is reached, then marsh-suitable equipment may be needed for the final stages. These kinds of decisions need to be made based on site-specific conditions.

Table 4. Management Activities for Major Impacts

BMP	Action	Factors to Consider	Potential Benefits	Potential Impacts	Equipment to be Used	General Compatibility with Tidal Wetlands 6 NYCRR Part 661*
BMP 10.	Break internal berms	 Water quality (poor) Standing water (mosquito breeding) Impacts on structural functions 	 Allow access by marine species Prevent waterlogging of soil and loss of high marsh vegetation Improve fish access to mosquito breeding sites Prevent stagnant water 	 Changes in system hydrology Excessive drainage of existing water bodies Introduction of tidal water into areas not desired 	 Hand tools (minor) Heavy equipment (major) 	Pip
BMP 11.	Install tidal channels	 Improve water quality Tidal ranges and circulation Increase salinity (invasive vegetation) Natural resources enhancement 	 Improve tidal exchange Improve access by marine species Increase salinity to favor native vegetation Improve tidal inundation Improve fish habitat 	 Changes in system hydrology Excessive drainage or flooding of uplands Increase inputs from uplands into water body 	- Heavy equipment	Р
BMP 12.	Plug existing ditches	 Improve fish habitat Tidal ranges and circulation Prevent upland inputs Natural resources enhancement 	 Return to pre-ditch hydrology & vegetation Reduce pollutant conveyance through marsh Provide habitat for fish & wildlife using ditches Retain water in ditch for fish habitat Deny ovipositioning sites 	 Changes in system hydrology Reduce tidal exchange Reduce fish diversity in ditches due to lack of access Impoundment of freshwater could lead to freshening & Phragmites invasion Possible drowning of marsh vegetation 	- Heavy equipment	Р
BMP 13.	Construct ponds greater than 1000 sq.ft.	 Landowner's needs Water fowl habitat Natural resources enhancement Aesthetic improvements 	 Increase habitat values for targeted species and associated wildlife Improve habitat for fish Eliminate mosquito breeding sites 	 Changes in system hydrology Convert vegetated areas to open water with different and possibly lower values 	- Heavy equipment	Р
BMP 14.	Fill existing ditches	1		- Heavy equipment	Р	
BMP 15.	Remove dredge spoils	- Increase wetland habitat	 Convert low-value upland to more valuable wetland habitats Eliminate mosquito breeding sites sumptively Incompatible Use – Permit Require 	 Could result in new breeding sites if not carefully designed Major change in local topography 	- Heavy equipment	Р

NA – Not Applicable

GCp - Generally Compatible Use - Permit RequiredP - Permit Required* local regulations may or may not be more stringent than these State regulations

3.4 Interim Actions/On-going Maintenance Activities

It will not be possible, following initial evaluations of the conditions at various salt marshes in the County, to ensure that the BMP most appropriate for each particular marsh can be installed immediately. In fact, in some cases a rather long time period may be required before the BMP can be undertaken. Fiscal realities and equipment scheduling may lead to some delays (although it is anticipated these will be relatively short-term under most conditions). Other factors that may affect the ability to conduct a BMP would be landowner unwillingness or uncertainty regarding the proposed project, and, in some instances, failures to conduct necessary public planning processes. This is an issue for the many New York State Tidal Wetlands in the County. Prior to undertaking major restoration activities there, Unit Management Plans need to be adopted by NYSDEC. It is unclear if each wetland is required to be assessed separately, or if the holdings can undergo a single unified review. It is clear that this public process generally requires a year or more to complete when full attention is given to the process. Given staffing realities and program priorities, it is unlikely that the State wetlands will undergo this planning process in the very near future.

Therefore, four IMAs have been identified. These are generally not to be the optimal BMPs for the wetland to which they are applied. Nonetheless, the IMAs provide SCVC with a means of providing a degree of progressive water management on an interim basis until the necessary steps can be taken to conduct more appropriate BMPs at the salt marshes.

The presumptive preferred interim action is to be reversion of the marsh. It is understood that reversion may not be optimal for many of the County's marshes. Therefore, careful monitoring of all reversion sites will be undertaken. Reversion will be the adopted management action until a preferred, long-term restoration management plan is adopted for the site in question.

Selective ditch maintenance has been identified as an IMA. This is for two reasons. One, ditch maintenance, when conducted carefully and thoughtfully, has the potential to reduce mosquito populations, primarily by providing fish access to mosquito breeding areas. Implementation of this IMA will focus on enhancing water quality in the areas where mosquito breeding is occurring, and in improving overall fish habitat values to encourage killifish populations. Secondly, as an interim action, it has the advantage of being a minimal change to existing marsh conditions. Although opportunities for greater enhancements are not being immediately realized, neither are most other BMPs that might be implemented at the site being eliminated from consideration. Ditch maintenance, in this view, will constitute a holding action until a better alternative can be selected and designed. Ditch maintenance is not expected to be widely practiced and is expected to be applied to 50 acres or less for every year of the Long-Term Plan.

IMA 1. Natural Processes (No action/reversion)

The presumptive policy of the County for interim actions is to allow natural processes to occur. This is to advance a position that non-intervention in natural systems will provide benefits that exceed those associated with ecological management. However, it is also acknowledged that reversion may not be optimal for all marshes. To ensure this policy does not result in negative impacts to County's marshes, monitoring will be conducted. It is assumed that remote sensing capabilities will allow for the determination of gains and losses of vegetated wetlands at each marsh, and will be able to distinguish between low marsh, high marsh, mixed vegetation-type areas, and *Phragmites*-dominated areas. These measurements will be analyzed for trends, and if potential impacts are noted for a marsh, a site investigation will be made to determine if reversion is the cause of the problem.

Reversion, as an interim activity, is intended to serve as a bridge between past practices and a selected, long-term marsh restoration management plan. It may very well be that reversion is selected as the long-term management technique.

IMA 2. Selective Ditch Maintenance (Standard Water Management)

Ditch maintenance has been applied to the grid ditched system, with various degrees of enthusiasm, skill, and forethought, for approximately 70 years. When maintenance activities have been most frequent or intensive, anecdotal evidence would indicate that mosquito populations were reduced effectively. When applied indifferently, ditch

maintenance has had a more spotty record regarding mosquito control. It should be emphasized that maintenance of existing ditches is not the same as installing new ditches. Ditch maintenance is successful when it either helps drain mosquito breeding habitats, or provides good access for mosquito consuming, hardy marsh fish to the breeding habitats. It is most likely that fish predation is the more effective means of mosquito control on the South Shore. In two marsh systems with equally unclogged ditch systems, the one with better tidal circulation and associated better water quality will generally produce many fewer mosquitoes, most probably because fish are more able to withstand the rigors of the marsh and conduct effective predation. Therefore, prerequisites for action include the identification of a mosquito problem, with continuing aerial larviciding being the number one signal of an ongoing problem, together with an inability to apply a preferred optimal BMP at the site at this time. In addition, observations need to be made supporting the need for selected maintenance to stretches of key ditches.

The technique will have five goals:

- improve tidal circulation within the marsh by removing blockages to water flow to the high marsh;
- potentially deepen areas behind clogs as a means of enhancing fish habitats;
- clean ditches that are essential for fish to reach areas where mosquito breeding is documented;
- naturalize the ditches, where appropriate, (see BMP 6) so as to minimize impacts of ditching on the marsh, especially in terms of aesthetics; and,
- determine if simple modifications to the existing ditch system, such as widening the mouth of a particular ditch, or blocking flow from one area of the marsh to another, could prevent the need for future ditch maintenance.

Selected, key parts of the ditch system will receive appropriate maintenance so that the biota of the marsh can combat the existing mosquito problem.

The preferred means of conducting ditch maintenance have been discussed in BMP 4. Those precepts hold for this Interim Maintenance Activity (IMA). The County anticipates conducting selective ditch maintenance at a rate of perhaps 50 treatment acres of tidal wetlands per year over the ten year implementation period. This suggests that at most approximately 500 of the 17,000 acres of salt marsh in Suffolk County might receive this interim action over the course of the Long-Term Plan. Any ditch maintenance activity, even as an interim action, must undergo review by SCDHS Office of Ecology and SCDEE, and be subject to cooperative resolution of the concerns and issues of local agencies and interested parties.

IMA 3. Culvert Repair/Maintenance when Tidal Restrictions are Apparent

Alteration of an existing culvert system when tidal restrictions or other flow problems are apparent is the preferred BMP (see Upgrade or Install Culverts, Weirs, or Bridges, BMP 5). However, these kinds of actions often require close coordination with highway departments, and may involve funding issues should major roadway reconstructions be involved. These can lead to delays of several years until the preferred action can be undertaken.

Therefore, as an interim action, SCVC will clean and maintain undersized or incorrect existing water control structures in order to alleviate the immediate problem. This IMA would follow all of the concerns and issues associated with BMP 2 (see Maintain/repair Existing Culverts, BMP 2) except it is understood that the action will be made even though conditions indicate a better action should be selected. When the necessary processes have been completed, then BMP 5, or something similar, will be applied.

IMA 4. Stop-gap Ditch Plug Maintenance

Currently, many of the ditch plugs installed in County salt marshes since 1986 are failing or have failed.

There are three options for these situations. One is to re-evaluate the project area, and select a BMP that will be successful. This is the preferred option. However, logistics or other impediments may make it impossible to immediately conduct the BMP at the area

in question. If this is the case, then one of the following two interim actions could be undertaken.

One interim action would be to selectively maintain the ditches so as to improve water quality (IMA 2, above). A second choice as an interim action, where information exists that the ditch plugs appeared to be achieving the goals associated with the restoration project, would be to reconstruct the plugs, similarly to their original construction. For example, anecdotal information associated with most of the OMWM projects conducted in the County indicates that they achieved notable natural resource improvements, including greater water bird use of project marshes, and apparent increased nekton use in the altered ditch environments. Although three-foot ditch plugs are rarely identified as an optimal OMWM technique, these kinds of plugs could be re-installed as an interim measure until a more appropriate BMP can be installed. The typical installation methodology would be followed, with plywood sheets used to stabilize the plug, and a small reservoir established to provide the necessary spoil material. This is only acceptable in that these plugs are not intended to be permanent, but rather are temporary actions that appear to be justified in terms of past marsh responses to the original plugs.

The County will seek to have this accepted by NYSDEC as a variant form of ditch maintenance, which would obviate the need for a permit. It may be that the regulations will be interpreted that these kinds of actions, although a Generally Compatible Use, will require a Permit.

Table 5	. Interim	Management/	Ongoing/	Maintenance Actions
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Interim Action	Action	Factors to Consider	Potential Benefits	Potential Impacts	Equipment to be Used	General Compatibility with Tidal Wetlands 6 NYCRR Part 661*
IMA 1.	Natural process (No action reversion)	Presumptive interim action	-Non-intervention in natural system	-Non-intervention in natural system	-Non- intervention in natural system	-Non-intervention in natural system
IMA 2.	Selective ditch maintenance (Standard Water Management)	- mosquito breeding activity - water quality (poor) - improve fish habitat	 Enhance fish habitat Maintain existing vegetation pattern Improve fish access to breeding sites Increase fish and wildlife habitat diversity Increase biofiltration Improve fish habitat and access by breaching berms 	 Perpetuate ongoing impacts from ditches Hydrology modification Minor loss of vegetation Possible excess drainage of marsh surface 	-Hand tools (minor) -Heavy equipment (major)	NPN
IMA 3.	Culvert repair/maintenance when tidal restrictions are apparent	 improve water quality restore pre-restriction hydrology mosquito breeding activities 	 Maintain existing fish and wildlife habitat Maintain existing flows and/or prevent flooding 	 Continue runoff conveyance into water bodies Potentially inadequate water transmission 	-Heavy equipment	NPN
IMA 4.	Stop-gap ditch plug maintenance	- prevent upland inputs - increase wetland habitat - sustain fish and wildlife habitat	 Return to pre-ditch hydrology & vegetation Reduce pollutant conveyance through marsh Provide habitat for fish & wildlife using ditches Retain water in ditch for fish habitat Deny ovipositioning sites 	 Reduce tidal exchange Reduce fish diversity in ditches due to lack of access Impoundment of freshwater could lead to freshening & Phragmites invasion Possible drowning of marsh vegetation Impermanent approach (likely to fail within 5 years) 	-Heavy equipment	GCp

NPN - Uses not requiring a permit I – Incompatible Use GCp – Generally Compatible Use – Permit Required P – Permit Required Pip - Presumptively Incompatible Use - Permit Required

NA – Not Applicable

* local regulations may or may not be more stringent than these State regulations

4 FUNDING SOURCES

These proposed BMPs require resources beyond those immediately available to SCVC through its operating budget. Some equipment purchases may be possible under the County capital budget. However, grant funds such as the State Environmental Protection Fund (EPF) and Environmental Quality Bond Act (EQBA) generally look favorably on assisting in the purchase of machinery that will be used directly on restoration projects.

Environmental restoration funds for active projects are more plentiful than funds for planning such projects. As SCVC and the County develop a list of potential projects, which is likely to require some substantial expenditures, it may be possible to reach out to funding sources such as USACOE restoration funds, USEPA initiatives, State bond funds, and the County Quarter-cent Fund. All of these support projects that result in actual restoration actions. Towns and certain Non-Governmental Organizations (NGOs) may be able to provide resources to assist with project planning NGO involvement may be greater if these same organizations can recoup fixed personnel costs by assisting in project implementations. Certain towns have also indicated a willingness to assist in pre-and post-project monitoring, especially those aspects of monitoring that may coincide with existing town environmental data collection efforts. Monitoring costs could prove to be a barrier to multiple project implementations, given current regulatory perspectives regarding the scope and duration of such efforts.

5 EQUIPMENT AND PERSONNEL NEEDS

Suffolk County has probably undertaken as large and complex a water management project as will ever be considered under the Long-Term Plan, in the OMWM Demonstration Project at Wertheim NWR. The experiences there were used to guide the determinations made in this section.

5.1 Equipment

The type of machinery best suited for the operation depends on the BMPs required to complete the project. The following section will discuss the type of machinery best suited for each task.

The use of heavy equipment machinery for restoration activities is required for many of the BMPs. A primary concern is compaction of substrate. Compacted substrate can greatly affect the survival, development, and rate of plant propagation. Compacted substrates could result in restoration failure. All machinery used in marsh construction should be special, low-ground pressure (LGP) equipment, generating less than two pounds per square inch of ground pressure. Machinery that does not conform to this specification should only have limited use.

5.1.1 Types of Equipment

<u>Rotary Ditching Machinery</u> – This type of machinery is indispensable in construction or maintenance projects where sediments are to be removed, and where spoil is not required for ditch filling or does not need to be removed from site. Fixed arm rotary ditchers have been used to create straight-line grid ditches and to maintain the ditch system. These machines do well at that application. However, in the creation of ponds and tidal channels requiring curved features, fixed arm types of ditching equipment are less appropriate. This is because, to reach all areas of a pond or create curves in a tidal channel with a fixed arm, multiple track swaths may be required. This excessive back and forth maneuvering can lead to unnecessary ruts and tracks carved into the nearby marsh. Alternately, ponds and tidal channels should be constructed using a ditcher with a swivel head attached to the movable arm of an excavator. This type of ditcher will require a minimal amount of movement, reducing the impact on the wetland.

Three sizes of round-profile (Quality Industries -type) rotary ditchers are available:

16-inch Rotary Arms – ideal for small ponds, sills channels, small tidal creeks.

24-inch Rotary Arm - ideal for small to medium ponds, sill channels, tidal creeks

<u>36-inch Rotary Arm</u> – ideal for large ponds, tidal creeks and ditch maintenance.

In addition, Vector Control has a Dondi ditcher attached to a swinging mount behind its Pisten Bully. The Dondi head digs a trapezoidal profile ditch approximately 24 inches wide at the top, 10 inches wide at the bottom, and about 21 inches deep. The swinging mount allows curved ditches to be easily constructed.

<u>Excavators</u> – This type of machine is ideal when spoil is needed to fill in existing mosquito ditches, used to fill known mosquito breeding areas such as potholes or pannes, or requires removal from site. Buckets should have removable teeth, and should be a swivel bucket. Buckets with a straight edge are advantageous in constructing ponds, because they create a smooth contour to the ponds bottom.

<u>Standard Body with LGP Tracks</u> – A LGP excavator is a standard machine where the steel tracks have been lengthened and widened to reduce their ground pressure. It can be a very useful tool in constructing ponds, but spoil has to be removed by dump body or back-blading. The back-blading may be accomplished by attaching a movable blade to the front of the excavating machine; however, when back-blading is to be accomplished in concert with excavating, it may be preferable that the blade be attached to a separate machine, so the excavator does not have to interrupt pond construction to back-blade. A LGP excavator is more maneuverable than an amphibious excavator, and can travel faster. However, its tracks are not long enough to span the wider tidal creeks or ditches, and it does not float, limiting its ability to reach some wetland areas. <u>Amphibious Excavator</u> – An amphibious excavator is a standard machine where the steel tracks have been replaced with pontoon track that exert a very low ground pressure, even allowing the machine to float. It is a very useful tool in constructing ponds but spoil has to be removed by dump body or back-blading, both requiring an additional machine. This machine is useful when the marsh becomes soft from construction activities. An amphibious machine can cross wide ditches and creeks or float across water bodies, but is less maneuverable than a LGP machine. It is extremely slow.

<u>Dump-body trucks</u> – These vehicles are extremely useful when movement of material across the marsh is needed. These machines have proved to be invaluable to fill ditches with pond spoil. Multiple trips along the same path may impact the marsh, and so monitoring is necessary. Only tracked machines should be used for this task in wetlands, but wheeled vehicles could be used in uplands, such as dredge spoil areas or at culvert sites.

<u>Back-blading Equipment</u> – This type of equipment can be fitted to many types of machines. Efficiency may require that the machine not be needed for other, simultaneous tasks. This equipment is very important when filling in areas of active mosquito breeding because it can take material from pond or ditch cleaning and spread out the spoils over immediate area to fill in voids that may harbor mosquito larvae.

<u>Personnel Transporters</u> – Small vehicles suitable for transporting personnel and small amounts of equipment about the marsh are extremely useful. These machines remove the need for larger equipment to leave work sites at break times, thus minimizing heavy equipment trips across the marsh, and can save time because many of the larger machines move very slowly, requiring more time to traverse the marsh than smaller pieces of equipment. Personnel transporters allow inspectors to move about the marsh when conditions are not favorable for movement on foot, such as after heavy rain, during high tide flooding, or across areas that have been extensively reworked.

5.1.2 List of Equipment

A major project such as the Wertheim NWR OMWM Demonstration project almost certainly would require more equipment than could be expected to be available through County resources. In such cases, items not owned may be available through loans, rentals, and informal arrangements with area agencies and NGOs. USFWS, Nassau County, and Ducks Unlimited all own appropriate low ground pressure equipment that may be suitable for some or all projects, and may be available for local projects.

The following equipment is presently owned by SCVC:

<u>*Pisten Bully*</u> – The piston bully is the most versatile of all equipment owned by SCVC. It has the ability to back-blade, dump, and ditch, including the construction of curved ditches. It also is one of the faster moving machines and is very valuable when being used as a dump body machine for filling ditches. Its low ground pressure is important, leaving few ruts on the marsh surface except for the softer areas.

Large (200 hp) Quality Amphibious Ditcher – This machine has the least versatility in SCVC's fleet. It is good for cutting straight runs in ditches, and its 36 inch cutter head can move a lot of material quickly. The fixed position of the cutter, behind the machine, limits its ability to cut curved ditches in its current configuration. Options to improve its ability to follow curves are being explored, such as reversing the mount so that the cutter is ahead of the machine. It may be possible to dig small fish reservoirs with this machine, provided it can be done without excessive tracking over the area.

<u>Small (150 hp) Quality Amphibious Ditcher</u> — This machine was retrofitted during the course of the Wertheim project to greatly increase its versatility. It was originally fitted with a 22 inch round rotary ditcher, which can cut straight or curved shallow spur ditches. It also mounts a grader box that allows it to spread and back-blade material into a thin layer, though not with the finesse and precision of the Pisten Bully with its 12-way blade. In addition, the rear attachments can be removed to allow the machine to mount a dump body for transporting material. This machine can operate on softer ground than the

Pisten Bully and cross wider bodies of water than a non-amphibious machine. It is thus nearly as versatile as the Pisten Bully, with the advantage of amphibious tracks.

<u>Kobelco SR-70 LGP Excavator</u> – This is a very useful tool in constructing ponds, but spoil has to be removed by dump body or back-blading, both requiring an additional machine. When the site becomes soft, the machine has a tendency to sink into marsh surface, and to potentially damage root mass of marsh vegetation.

<u>Kobelco SR-70 Amphibious Excavator</u> – This is a useful machine for pond construction. Other equipment is needed in tandem with this excavator to remove the spoils, or to backblade them. Because this machine can float it can be used under a wide variety of conditions and terrains. It is also easier to transport to the site, capable of being towed over water to the marsh.

It is recommended that SCVC acquire the following machinery:

<u>16-inch Rotary-arm Ditcher</u> – SCVC needs a rotary-arm ditcher. A larger rotary-arm ditcher would be more efficient for larger projects. However, the rotary-arm ditcher is essential for many smaller projects, and this size is probably the most versatile choice. If NYSDEC's Unit Management Plans allow for pond construction to improve fish habitat in its South Shore marshes, then the purchase of a larger cutting head would be in order.

A rotary cutter could be retrofitted onto either one of the SR-70 excavators. Cutters larger than 16 inches require an auxiliary engine and a very large excavator, an expensive and probably not very practical option for Suffolk County marsh conditions.

<u>Amphibious, Long Reach Excavator</u> – The current excavators have standard arm that limit the radius that can be reached without repositioning the machine. Frequently repositioning the machine, particularly when excavating a pond, lowers productivity, and can damage vegetation if not done with great care. A long-reach excavator could excavate a larger area from a single position, and could also load a dump body machine without having that vehicle come immediately alongside the pond. Also, a long reach excavator can, in some cases, place excavated material directly into a receiving area, such as a ditch adjacent to a pond being dug. A long reach excavator can also work over and around obstacles such as fences and trees more easily than a conventional excavator. It may be possible to retrofit the existing amphibious excavator with a longer arm, but issues such as machine balance may require that an entirely new machine be acquired.

<u>Personnel Transporter</u> – one is needed; two might be preferable.

5.2 Personnel

Marshes are complicated environments, as they exist at the interface of land and water. Manipulation and restoration of a marsh therefore requires skills and knowledge of both land and sea. This means most projects will require the involvement of different fields of expertise, and different kinds of personnel to execute the plans. Prior to the commencement of any restoration project the identification of site-specific goals, objectives and limitations, and the difficulties that may be encountered, must be taken into consideration as part of the planning process. Considerations in planning a restoration project may involve outlining the habitat zones associated with particular tidal wetlands, their vegetation, common fish and wildlife species, habitat functions, and generic impacts to these habitats. Therefore, it may be necessary to consult several different specialists.

5.2.1 Professional Staff

These lists are intended to identify the scope of expertise required by SCVC, and/or other groups proposing projects for SCVC to conduct. It should be understood that many of these staffers do not need to be full-time employees; staffing needs may be met by "borrowing" expertise from other government agencies, through advisory groups, by academic contacts or consulting arrangements, or contracting for environmental consultants. It may be that the functions of several titles can be addressed by a single, suitable person.

Natural Resource Manager

The person in this position will be required to oversee the four major phases involved in the process and considerations for restoration projects:

- Planning and Design Phase
- Construction Phase
- Assessment Phase
- Documentation and Communication Phase.

<u>Planning and Design Phase</u> – Overseeing and defining project goals and objectives, the development of specific and quantifiable performance criteria, research of the restoration site, refinement of objectives based on site research, and specific project planning of the project leading to engineering designs and development of a contingency plan for unexpected outcomes. It also should include permit preparation and acquisition.

<u>Construction Phase</u> – involvement in the considerations of effects on natural resources at the site, and adjacent areas; determination of construction staging and timing, so that there is the least impact to existing flora and fauna, and the greatest likelihood of success for any changes in habitat – such as determining the best time to replant; supervision of construction activities and work plan compliance monitors.

<u>Assessment Phase</u> – development of appropriate monitoring plan to meet and test site goals and objectives; implementation of the plan; and identifying needed adjustments to correct the plan during the course of the project, and in the post-project monitoring window.

<u>Documentation and Communication Phase</u> – develop appropriate record-keeping processes and technologies for engineering, construction, and monitoring data, and cost information; turn data into information through accessibility – designate a contact person, and develop a database or central file system; oversee the sharing of results through internet availability, conferences, workshops, public outreach, and other means.

Natural Resource Specialists

The role of a resource specialist is to provide senior technical support to the natural resource manager. The work could in involve:

- inventorying, data collection, and/or resource analysis;
- developing sampling protocol based on technical/scientific principles and practices;
- prescribing solutions to construction and monitoring problems;
- developing narratives and/or statistical reports.

The input from natural resource specialists is extremely important in selecting appropriate goals and objectives for the project, and during design and implementation of monitoring techniques.

<u>Entomologist</u> – An entomologist would be responsible, not only for evaluating mosquito breeding and the effects of projects on mosquito production, but also for the effects of projects on non-target insects, especially aquatic insects. There are a variety of aquatic and other insects that use salt marsh habitats, and it is likely that they would be affected by management measures. It may not be possible to quantitatively measure these effects, but the use of the marsh habitat should at least be documented.

<u>Salt Marsh Ecologist</u> – Salt marsh ecology focuses on the physical dynamics of salt marshes including; sediments, erosion, chemical composition, vegetation structure, ecology of individual organisms, and management and conservation. Therefore, a salt marsh ecologist should be a professional experienced in wetland delineations, have a working knowledge of vegetation identification, soils, and hydrological processes. In addition, the ecologist should have competence in the USACOE 1987 Wetlands Delineation Manual, state delineation requirements, and experience in permit filing procedures.

<u>Hydrologist</u> – the formation, size, and function of wetlands are controlled by its hydrologic processes. The hydrologic and water quality functions of wetlands, the way wetlands change the quantity or quality of water moving through the marsh, are related to the wetland's physical setting. Hydrologic processes or the hydrologic cycle of wetlands are controlled by tides, storms, precipitation, surface water flow, ground water flow, and evapotranspiration. The relative importance of each of these components differs from wetland to wetland and therefore must be evaluated at each marsh.

A hydrologist will assist the project by performing moderately complex to advanced ecological analysis of surface water resources of the designated restoration site, leading to the planning, execution and summary of scientific and engineering field studies. Also, the hydrologist will be able to manage data resources; apply statistical methods and computer programs for the determination of environmental flow needs; and communicate analyses and findings with general and technical audiences.

Complex reworking of the hydrology of a marsh may require advanced computer simulation capabilities. Modern wetting-drying models hold the promise of being able to accurately simulate the effects of changes in existing waterways. These models are only as accurate as the information used to drive them; therefore, any modeling exercise will require intensive collection of appropriate data, including but not limited to hydrographic and other surveys, and local tide and other water flow information. Modeling expertise may be available from Stony Brook University.

<u>Benthic Ecologist</u> – Wetland benthic ecology involves the study of organisms living in and on the marsh substrate, the interactions between them, and impacts on the surrounding environment. The benthos, comprised of the organisms and the substrates together, is an extremely valuable component of the wetland environment. Benthic systems are important to recycling of nutrients, and the burial and storage of organic matter.

The benthic ecologist primarily studies functional relationships among keystone biota in aquatic ecosystems. This research is used to clarify the fundamental trophic linkages between primary producers and consumer, and assesses the role of these trophic interactions in the regulation of energy and biogeochemical nutrient cycles. This is especially important in monitoring the effects that restoration will have on the benthic community. A benthic ecologist must be able to sample, recognize, and analyze benthic communities in a meaningful way that will provide information to other members of the natural resource team.

<u>Botanist</u> – Salt marshes constitute one of the most productive habitats on earth. Typically, salt marshes are broken into three zones, low marsh, high marsh, and open water areas that are generally further defined in terms of salinity gradients and duration of inundation. Each of these zones is extremely critical to ensuring a properly functioning marsh ecosystem; characterizing the existing vegetation patterns and anticipating the impacts of a restoration project is extremely important.

The botanist can assist in the characterization of a marsh; the botanist should be qualified to conduct field studies including but not limited to habitat mapping, rare plant surveys, wetland assessments and delineations, and to prepare related quantitative sampling and statistical analysis. Habitat mapping is an important technique in order to compare pre and post alteration vegetative comparisons in order to evaluate the success of desired results.

<u>Marine Biologist</u> – Tidal wetlands are considered marine resources in New York State, and evaluating and ensuring that management actions sustain and enhance marine biota is a critical aspect of these actions. Certain fish species reside in salt marsh waters for most of their life cycle, such as the mummichog (*Fundulus heteroclitus*), striped killifish (*F. majalis*), and sheepshead minnow (*Cyprinojon variegates*). Other species of fish depend on the salt marsh habitat, associated tide creeks, and adjacent mudflats for nursery areas, such as winter flounder (*Pleuronectes americanus*), Atlantic silverside (*Menidia menidia*), sand lance (Ammodytes americanus), and striped bass (Morone saxatilis). Several diadromous fish inhabit wetlands, such as American eel (Anguilla rostrata), alewife (Alosa pseudoharengus) and menhaden (Brevoortia tyrannus). Invertebrate macrofauna, such as ribbed mussels (Geukensia demissa), fiddler crabs (Uca spp.), salt marsh snails (Melampus didentatus), and blue crabs (Callinectes sapidus), may be important to document. Therefore, prior to proceeding with any restoration project, the effects of the project on the marine community must be determined.

Knowledge of the different habitats needed throughout different life stages of fish and key invertebrates will help in deciding where ponds and tidal creeks should be placed in order to enhance a desirable marine habitat.

Ornithologist - Many bird guilds utilize salt marshes throughout all or part of their life history. Many species rely on the marsh for nesting and rearing their young, such as the marsh wren (*Cistothorus palustris*), sharp-tailed sparrow (Ammodramus caudacutus), black-crowned night heron (Nycticorax nycticorax), Canada goose (Branta canadensis), American black duck (Anas rubripes), redwinged blackbird (Agelaius phoeniceus), and sometimes clapper rail (Rallus longirostris), and willet (Catoprophorus semipalmatus). Others depend on the marsh for food, feeding on small fish, invertebrates, insects, and vegetation, such as the green heron (*Butorides striatus*), great egret (*Casmerodius albus*), snowy egret (Egretta thula), glossy ibis (Plegadis falcinellus), tree swallow (Tachycineta bicolor), and terns (Sterna spp.). Also the northern harrier (or marsh hawk) (Circus cyaneus) and short-eared owl (Asio flammeus) are known to hunt for Immature bald eagles (Haliaeetus leucocephalus) rodents on the marsh. sometimes overwinter on Long Island marshes, and ospreys (Pandion haliaetus carolinensis) build impressive nests overlooking salt marshes, often on poles provided for this very reason. Therefore, it is extremely critical that any impact to the marsh be analyzed for the effect it will have on its avian community.

The ornithologist will help identify the bird species at risk and the limiting factors involved with restoration activities. This expertise is critical to help evaluate management approaches and documenting recovery.

Other Technical Staff

<u>GIS Programmer/Analyst</u> – Geographic Information Systems (GIS) is a technology used to analyze data from a geographic perspective. A GIS interactive map can provide geographic information for analysis, advanced data compilation, and field data collection. This is extremely useful in the design and implementation phase of a restoration project. In addition, through the use of historical aerial photography and satellite imagery it is possible to perform a long-term analysis of changes in wetland areas and evaluate any patterns or trends that may be observed.

GIS programmer/analyst responsibilities may include writing, testing, and debugging customized GIS applications for maintaining and accessing site data, conducting spatial analyses, and developing GIS applications and map products for various users to support implementation of site restoration. Other duties may include coordinating habitat mapping applications and effectively communicating with colleagues, staff, other agencies, organizations, and the public.

<u>Engineers (Environmental)</u> – An engineer is a valuable asset to develop a plan for the restoration project. An engineer can assist in determining the level of physical effort needed, technological requirements, cost estimates, and construction scheduling, such as amount of laborers, machine operators, and equipment requirements.

The environmental engineer uses the principles of biology and chemistry to develop solutions to environmental situations. An engineer should be consulted on many of the purposed actions in this BMP (i.e., culvert replacement, pond construction, tidal creek design). The engineer can assist in the design; implementation, analysis of the scientific data collected, and quality control

checks. An important engineering determination is an estimate of the amount of spoil that may be generated by any given action, which will assist in the decision of spoil control.

<u>Surveyors</u> – Delineating wetland boundaries is an important part of any restoration project and may be necessary when applying for federal and state permits. In this case a surveyor, preferably one who is a Certified Wetland Delineator, will be needed to accurately map the wetland boundaries. In addition, accurate post-construction mapping may be required in many instances.

5.2.2 **Project Implementation Staff**

This staff is likely to be agency or other full-time staff. Although BMP implementation is not likely to be a full-time, year-round job, actual construction is often intensive and will require greater commitments of time than most of the other positions described above.

<u>Site Supervisors</u> – These personnel are responsible for overseeing and coordination of site specific work. They are also responsible for monitoring for impacts to the marsh and ensuring that heavy equipment does not do irreversible damage to vegetation. Biological training is useful and important.

<u>Construction Foreman</u> – The construction foreman is responsible for coordinating with Site Supervisors as to where and what work should be performed. The Foreman determines the division of labor among operators and laborers, and maintains good working conditions at the site.

<u>Machine Operators</u> – Several of the machines require a driver and an equipment operator, such as the Pisten Bully and the Quality Ditcher. All operators should be experienced in operation machinery for marsh restoration/maintenance. A trainee program for junior staff would be useful.

<u>Laborers</u> – Construction laborers perform a wide range of physically demanding tasks involving loading equipment onto machinery, performing minor excavating tasks on the marsh, digging small sill channels, and removing clogs from ditches or tidal channels by hand.