

APPENDIX A: WOOD COUNTY LEASE AGREEMENT

Excerpt from Wood County Wildlife Area Master Plan Concept Element, 17 June 1981.

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APPENDIX A

STATE CONSERVATION COMMISSION OF WISCONSIN MADISON, WISCONSIN LEASE AND AGREEMENT

THIS INDENTURE of lease and agreement entered into this 23d day of February, 1965, between Wood County, Wisconsin, hereinafter referred to as County and the State Conservation Commission of Wisconsin hereinafter referred to as Commission. NOW WHEREAS, the County is the owner of a large contiguous tract of land, (which is described in Exhibit "A" hereto attached and made a part of this lease and agreement;) that said lands have been leased by the Commission from the County by lease dated April 13, 1939, and by lease dated September 23, 1947, amended January 16, 1948, for the purpose of operating the same as a public fishing and hunting grounds, and

WHEREAS, the County and Commission mutually agree to terminate the lease dated September 23, 1948, as of July 1, 1965.

NOW THEREFORE,

WITNESSETH: That the County, for and in consideration of the covenants, terms and conditions hereinafter set forth does hereby demise and lease unto the Commission the land described.

1. The annual rental to be paid by the Commission to the County is thirty cents (\$0.30) per acre payable on July 1 of each year, first payment due July 1, 1965, for the year 1965.
2. That this lease commences July 1, 1965, and shall run for a term of ninety-nine (99) years terminating June 30, 2064.
3. It is understood and agreed that the only use of these lands by the Commission shall be as a public fishing and hunting grounds. This use is understood to permit fish and game management by the Commission using all facilities and techniques for such management including but not limited to construction of dikes and dams, flooding or draining of lands, manipulation of water levels, clearing and treatment of land by mechanical or chemical means, controlled burning, limited public camping, and establishment of fish or game refuges or closed areas as the Commission deems necessary.
4. The Commission, its agents and employees and the public at such times as are determined proper by the Commission shall have the right of ingress and egress over the lands of the County to the lands described.
5. The Commission will mark the boundaries of the lands described by posting signs.
6. Additional lands owned or hereafter acquired by the County may be included within the terms of this lease and agreement from time to time, by endorsing upon the original descriptions thereof, with the approval of both parties.
7. Mineral rights including sand and gravel remain in the County. The Commission may use any such minerals including sand and gravel at no cost but only for development and maintenance of the area.
8. Either party to this lease and agreement may make use of limited areas for experimental operations, provided such use is not detrimental to the primary purpose of public fishing and hunting. Such experimental use must be approved in writing by both parties.
9. This lease shall be subject to review by both parties at the request of either party.
10. All income or revenue from the sale of products of the lands described shall go to the Commission. This is meant to include, but not be limited to, sale of timber, trees and cultivated or natural growing plants on the land.
11. It is further understood that if during the period of this lease and agreement, laws are enacted materially affecting public fishing, hunting and trapping grounds, the parties hereto shall provide for such changes in this lease and agreement as will conform to the requirements of such law.

The State agrees not to assign or sublet any of the rights under this agreement without the consent of the County.

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APPENDIX B

AGREEMENT

This agreement is to certify that the Amundson Cranberry Company of Babcock, Wisconsin, is hereby permitted and authorized by the Wisconsin Conservation Commission, Madison 1, Wisconsin, to use the following described lands of the Wood County Public Hunting Grounds, located in the Town of Remington, Wood County, Wisconsin:

NW SW & SW NW, Section 28)
SE NE, Section 29) Township 21 North, Range 2 East

for the purpose of diking and flooding and to use the resulting impounded water for cranberry culture on lands under their jurisdiction in Sections 28, 29, 32, 33, and 34, in Township 21 North, Range 2 East, in exchange for the right of the Wisconsin Conservation Commission to construct or to improve the existing ditch plug in the S 1/2 NE NE of Section 33 and to construct an adequate dike in said description to impound waters. The Amundson Cranberry Company also grants to the Wisconsin Conservation Department the right to place a culvert-dam in the above ditch-plug and also to place a culvert tube across the Amundson road in Section 33, Township 21 North, Range 2 East and to utilize the Amundson outlet ditch to carry off surplus waters or waters desired for the better management of Meadow Valley Flowage.

This permit is granted with the understanding on the part of the Conservation Commission and the Amundson Cranberry Company of Babcock, Wisconsin, that the primary use of the land described heretofore is for wildlife management purposes and all other land uses will be conducted in such manner that wildlife or wildlife habitat will not be unnecessarily disturbed or molested. It is also understood that cooperation will be extended in the protection of wildlife.

It is understood that this permit does not give to the permittee any rights pertaining to hunting or trapping on the NW SW and SW NW, Section 28, and the SE NE, Section 29, Township 21 North, Range 2 East, which rights remain under the control of the State Conservation Commission.

It is also understood by the Wisconsin Conservation Department that the permittee will grant public pedestrian trespass rights over their lands in the S 1/2 NE, NE, Section 33, for access to the newly improved impoundment in Sections 33 and 28 all of Township 21 North, Range 2 East.

It is also agreed by the Conservation Commission that waters will not be discharged by them in the Amundson ditch at such times or in such manner as to interfere with the operation of the cranberry marsh.

This agreement is to be considered valid only after approval has been obtained from the Wood County Board of Supervisors or their designated agents.

This agreement is valid for the term of lease of the Wood County Public Hunting Grounds.

APPENDIX B: MEADOW VALLEY COOPERATIVE AND LICENSE AGREEMENT

Meadow Valley
COOPERATIVE AND LICENSE AGREEMENT

Between

THE UNITED STATES OF AMERICA

and

THE STATE OF WISCONSIN

THIS AGREEMENT, made and entered into between the UNITED STATES OF AMERICA, acting by and through the Secretary of Agriculture, pursuant to Title III of the Bankhead-Jones Farm Tenant Act, (hereinafter referred to as the United States), and the STATE OF WISCONSIN, acting by and through the State Conservation Commission, pursuant to Sections 23.09 and 1.056, Wisconsin Statutes, 1937, (hereinafter referred to as the State),

WITNESSETH:

The parties hereto, for themselves and their respective successors and assigns, do hereby mutually covenant and agree as follows:

1. The United States hereby grants a license upon and makes available to the State, for the purposes and subject to the terms and conditions hereinafter set forth, such portions of the real property acquired or to be acquired by the United States in connection with the Neocedah Project, LA-WI 5, as may be described in the exhibits hereinafter referred to, together with all improvements which are located thereon (hereinafter referred to as the property). The property already acquired by the United States in connection with said project, which is to be made subject to the terms and conditions of this license and agreement, is described in Exhibit A, and the property to be acquired by the United States in connection with said project, which is to be made subject to the terms and conditions of this license and agreement, is described in Exhibit B, such exhibits being attached hereto and expressly made a part hereof. The property described in Exhibit B, or any part of such property,

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shall become subject to all of the terms and conditions of this license and agreement, or any renewal thereof, when title thereto has vested in the United States, but not before such time. The United States shall notify the State in writing when title to any of the property described in Exhibit B has vested in the United States.

2. The State shall use said property in accordance with the following purposes and management practices:

(a) FORESTRY:

Forestry practices shall be of such character as to maintain the forest lands in a productive condition; the lands shall be managed to produce sustained or periodic growths of forest products; utilization practices shall be administered to prevent waste; management practices shall be applied so as to secure the best growth of desirable species; a planting program consistent with the wildlife and recreational purposes of the project shall be established to provide appropriate forest cover on existing open land, the planting to be carried forward as rapidly as funds permit. The State shall provide adequate forest protection, including a satisfactory system of truck trails, fire breaks and other essential protection improvements, and fire suppression equipment.

The sale of timber or any other forest products shall be made in conformity with Subsection (4), Section 28.02, Wisconsin Statutes, 1937.

(b) WILDLIFE:

Wildlife management practices shall be of such character as to maintain the lands in a productive condition from the standpoint of wildlife; the lands shall be managed to effectuate

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a balanced wildlife population; the forest management practices shall be so planned as to assure reproduction of desirable species; a planting program shall be established to provide appropriate food and cover. In effectuating these purposes, adequate provision shall be made for controlled public hunting and fishing. (The State shall annually close to hunting an area not to exceed twenty per cent of the entire acreage covered by this license and agreement.)

The State shall regulate the taking of fur bearing animals on the property in accordance with such game management practices as shall be deemed most beneficial for the entire property, making provisions at all times to leave an adequate breeding stock on the property so that a relatively uniform crop may be harvested consistent with climatic and food conditions.

No trapping shall be permitted on duck nesting areas during the months of April and May of any year.

(c) RECREATION:

The State shall operate, maintain, and administer the existing and subsequently developed recreational facilities for the use and benefit of the general public. Any recreational facilities that may be subsequently developed shall be consistent with the other uses of the land.

(d) The State shall maintain the water level in the various flowages at as constant a stage as possible, each flowage to be held as near as practicable to the height for which the dams and dikes were designed. It is understood that in

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complying with the above provisions the rules and regulations of the State Public Service Commission, or other duly authorized regulatory body, will govern.

- (e) Vacant buildings acquired with the land and not required in the operation of the property and which may be occupied by squatters or may be a source of other hazards are to be removed or demolished. The salvage material or entire buildings may be used or disposed of by the State in effectuating the purposes set forth in the preceding paragraphs of this section. Any of these salvage materials or buildings may be used by the State on lands owned or controlled by it in the administrative area of which the lands included in this agreement are a part. Any revenue received by the State from the disposal of salvage material or buildings shall be considered as income from the property to be expended in accordance with Section 10 below.
- (f) The combined uses, purposes and management practices, including forestry, recreation, and wildlife, shall be effectuated in accordance with sound technical practices.
- (g) The provisions set forth in this section may be modified from time to time by mutual consent of the United States and the State.

3. Those items of equipment, which the United States leaves on the property after completing its developmental program as provided in Section 5 below, shall be available to the State for use in the administration of the property in accordance with the terms of this agreement. (Such items of equipment shall be listed in Exhibit C, which shall be attached hereto and made a part of this agreement at the time the United States completes its developmental program as provided in Section 5 below.) When such equipment, through normal usage or through

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render an accurate statement of the facts to the United States, which shall then provide for its disposition. Attached to the annual report rendered to the United States, in accordance with Section 10 below, shall be an inventory of the equipment and a statement of its condition.

4. The use of said property shall be subject to all easements, rights-of-way, licenses, leases, and outstanding interests in, upon, across or through said property which have heretofore been granted or reserved by the United States or its predecessors in title.

5. The United States reserves:

- (a) All rights to the oil, gas, coal, and other minerals or mineral ores whatsoever, upon, in, or under said property, together with the usual mining rights, powers and privileges, including the right of access to and use of such parts of the surface of the premises as may be necessary for mining and saving said minerals. The State, however, shall have the right to use stone, gravel, and similar substances from said property, provided such materials are used for construction purposes upon or in connection with said property. In the event the United States determines that the exercise of said mining rights would be inconsistent with the purposes referred to in Section 2 above, it agrees not to exercise such rights during the term of this license and agreement without the written consent of the State. In the event the United States or the State determines that the use of stone, gravel, and similar materials by the State for construction purposes would be inconsistent with the purposes referred to in Section 2 above,

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the State agrees not to exercise such rights or to permit third persons to exercise such rights during the term of this license and agreement without the written consent of the United States.

- (b) The right, but not the duty, to prosecute developmental work on the property, and to do any and all things which it deems necessary or desirable in connection therewith. However, any improvements or developments to be undertaken are to be approved by the State before being initiated.

6. The term of this license and agreement shall be fifty (50) years beginning with the 29th day of June, 1940, and ending on the 29th day of June, 1990, and shall automatically be renewed for three (3) successive terms of fifteen (15) years each unless written notice to the contrary is given by either party to the other not less than ninety (90) days prior to the termination of this instrument, or any renewal thereof, and each renewal shall be subject to all the terms and conditions of this license and agreement.

7. At any time the annual income and revenue derived from the property exceeds the annual cost to the State of operating the property, the Wisconsin Conservation Commission is hereby authorized, to the extent of the excess income and revenue available, to use an amount equal to that which has been expended on the property from State funds during the preceding years covered by this agreement. These funds may be used by the Wisconsin Conservation Commission in the same manner as funds appropriated by the State Legislature.

If at any time the United States should determine from the information contained in the reports referred to in Section 10 below, or

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otherwise, that the total income and revenue received by the State from the use and operation of the property exceeds the total cost to the State of operating the property, the United States may request a conference to determine:

- (a) the rental to be paid during the remainder of the term of this agreement, or any renewal thereof;
- (b) the sums which should be paid by the State, out of the net revenue derived from the property, to counties or other local governmental subdivisions of the State; and
- (c) the use to be made of any such excess income or revenue which has been accumulated.

This determination shall be made by mutual agreement and shall not preclude either the United States or the State from requesting subsequent redeterminations if the amount of net revenue from the operation of the property should materially change.

8. The State shall not use or permit, and shall take such measures as may be necessary to prevent, the use or occupancy of said property, or any portion thereof, for any purpose which is inconsistent or incompatible with the purposes set forth in Section 2 above. Nor shall the State, except with the written consent of the United States, assign any of its rights or obligations under this license and agreement, or grant or create any rights in favor of third persons with reference to said property. This provision shall not be construed to apply to such employees of the State as are engaged in administration and management of the property during the period they are actually so engaged.

The State shall not, except with the written consent of the United States, authorize or permit third persons, including employees of the State engaged in the administration and management of the property,

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to erect dwellings on the property, whether such authorization or permission creates any rights in such third persons or not.

9. The State shall give preference to the full or part-time employment of suitable persons now residing on said property with the consent of the United States, where the operation, maintenance or administration of said property provides opportunities for employment; it is understood, however, that where such employment is in the competitive division of the classified service under the civil service laws of the State of Wisconsin, this preference shall be given only insofar as permissible under the law.

X 10. All income and revenue which the State may receive from the use of said property shall be and is hereby impressed with a trust for the following purposes: during the term of this license and agreement, or any renewal thereof, such income and revenue shall be expended by the State for making repairs and replacements on said property and for the administration of the property in effectuating the purposes set forth in Section 2 above. Any such income and revenue which remains unexpended upon the expiration or termination of this license and agreement, or any renewal thereof, shall be expended for making repairs and replacements which the State has undertaken to make under Section 11 hereof, and which have not been made prior to the expiration or termination of this license and agreement, or any renewal thereof. Insofar as such unexpended income and revenue is not needed for the above purposes, or not otherwise distributed in accordance with Section 7 above, it may be expended, as shall be mutually agreed upon by the State and the United States, for the acquisition by the State of additional lands to block in, round out, or enlarge said property, of additional lands to block in, round out, or enlarge other conservational areas already established by and under the jurisdiction of the State, and of lands

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for the establishment of new conservational areas, for the development of any such lands acquired, or for the development of any lands in conservational areas already under the jurisdiction of the State by virtue of ownership or otherwise. The income and revenue received from the use and operation of said property shall be expended only for those purposes outlined in this section, and for no other purposes, except as may be mutually agreed upon by the United States and the State in accordance with Section 7 above.

Not later than the 31st day of July of each year during which this instrument is in effect, the State shall furnish the United States with an annual report, in such detail as may be prescribed by the Secretary of Agriculture, showing all income and revenue received from the use of said property, and the disposition made thereof.

11. The State shall assume and defray all costs, charges, expenses, and obligations incident to the use of said property for the purposes provided herein, and shall maintain said property (including equipment left on the property as provided in Section 3 above) in good condition and repair, making all repairs and replacements necessitated by deterioration, damage, use, negligence, or any other cause whatsoever, provided, however, that the State shall be obligated to make repairs and replacements necessitated by defects in the original design, material, or construction or necessitated by the violent forces of nature only to the extent that income and revenue received from the use and operation of the property is available therefor, and provided further that the State shall be obligated to make repairs and replacements on developments and improvements only to the extent that such improvements are essential in effectuating the purposes of the property in accordance with Section 2 of this license and agreement. The State shall not remove any improvements,

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except in accordance with the provisions of Section 18 below, or alter any major improvements, without the written consent of the United States.

The funds referred to in Section 10 above, and the proceeds of any insurance which the State may secure to indemnify itself against damage or loss of the property, shall be used by the State to discharge its obligations under this section.

In the event the State fails to secure such funds as may be necessary for the purpose of discharging the State's obligations under this section, the United States shall have the right to terminate this license and agreement, or any renewal thereof, in accordance with the provisions of Section 16 below.

12. In any publications, except press notices of momentary and local interest, covering the results of the program referred to in Section 2 above, the State shall recognize that such program was conducted on land acquired and developed in connection with the land conservation and land utilization program of the United States Department of Agriculture.

13. The State shall make adequate provision for sanitation and pure water and shall enforce such other measures as may be necessary for the protection of the public health on the property in accordance with the regulations of the Wisconsin State Board of Health.

14. The State shall save the United States harmless from any liability arising out of any accident or occurrence causing injury to any person or property and due directly or indirectly to the use or occupancy of the property by the State.

15. The State shall submit not later than one year after the effective date of this license and agreement, and annually thereafter,

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~~a general plan of operation and development, setting forth the measures to be taken by the State during the ensuing year to effectuate the purposes of this license and agreement. The State shall furnish the United States with such information in regard to the use and management of said property as may be requested from time to time. The State shall also permit at all times any duly authorized representative or representatives of the United States to enter upon and inspect said property.~~

16. This agreement may be terminated by the United States if all or any part of the land involved hereunder is needed by the United States for military or other use of a kind not provided for herein, but such termination shall not be made without the consent of the State, unless the United States has funds available which may be used to reimburse and does reimburse the State for such of the expenditures it has incurred, over and above the income and revenue derived from the property, for the purpose of developing, protecting, and administering the land involved, as are deemed by the United States to have been reasonably necessary for this purpose.

In the event the State shall fail, neglect, or refuse to fulfill or perform any of the terms and conditions of this agreement, the United States shall have the right to terminate this agreement by giving notice addressed to the State that the term of this agreement shall cease and determine twelve (12) months subsequent to the date of such notice, and upon the expiration of the twelve (12) months specified in said notice, said term shall cease and determine. However, before any notice of termination is given, a meeting shall be requested for discussions between officials of the State and the United States to be held at such time and place as shall be mutually agreed upon by the State and the United States.

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17. Upon the expiration or termination of this license and agreement, or any renewal thereof, the State shall quietly and peaceably remove from said property and surrender possession thereof, and the United States may immediately, or at any time thereafter, reenter and take possession of the property and remove all persons therefrom. The term "reenter" shall not be restricted to its technical legal meaning. The United States may also take any action in law or in equity which it may deem necessary to regain possession of the property or to assure the fulfillment of the purposes of this instrument.

18. Upon the expiration or termination of this license and agreement, or any renewal thereof, the State shall have the right to remove only those improvements which have been erected exclusively with funds specifically or generally appropriated by the State Legislature, and which have not been erected in any part with funds derived from income and revenue received from the use of said property, provided, however, that unless such improvements are removed by the State within eighteen (18) months from the date this license and agreement, or any renewal thereof, expires or is terminated, title to such improvements shall automatically vest in the United States; and provided further that the United States shall have the option to purchase such improvements upon the expiration or termination of this license and agreement, or any renewal thereof, or within six (6) months thereafter. In the event this option is exercised, the purchase price shall be the fair value of the improvements as of the time of the expiration or termination of this license and agreement, or any renewal thereof.

19. The United States shall have the right, but shall be under no duty, to prosecute or defend, in the name of the United States of America, or in the name of the State, any actions or proceedings appro-

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private or necessary for the protection of the title to, possession of, or any other interest in said property.

20. The invalidity of any provision of this instrument, or of any part thereof, shall not affect the validity of the remaining provisions or the rights and obligations of the parties thereunder.

21. The failure of the United States to insist upon the strict performance of any of the terms, covenants, agreements and conditions herein contained shall not constitute a waiver or relinquishment of the right of the United States to enforce thereafter such terms, covenants, agreements, or conditions, but the same shall continue in full force and effect.

22. Any notice, consent, or other action to be given or done by the United States under this license and agreement, or any renewal thereof, shall be valid only if in writing and executed or performed by the Secretary of Agriculture or his duly authorized representative, or in the case of a successor to the rights of the Department of Agriculture hereunder, by the chief administrative officer of such successor or his duly authorized representative. All notices to be given under this license and agreement, or any renewal thereof, shall be delivered or forwarded by mail, addressed, in the case of the State to the Wisconsin Conservation Commission, Conservation
Department, Madison, Wisconsin, and in the case of the United States, to the United States Department of Agriculture, or to its successor hereunder, Washington, D. C.

23. No member of or delegate to Congress or Resident Commissioner shall be admitted to any share or part of this license and agreement, or any renewal thereof, or to any benefit to arise therefrom.

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24. This license and agreement shall become effective when
duly executed by all the persons indicated below:

IN WITNESS WHEREOF, the parties hereto have hereunto subscribed
their names as of the dates indicated.

THE UNITED STATES OF AMERICA

Date June 29, 1940.

By Haw Wallace
Secretary of Agriculture

THE STATE OF WISCONSIN.

Date May 27, 1940

By Jan G. Brown
Chairman, Wisconsin State
Conservation Commission

Attest:

Date May 29, 1940

By P. A. Fischer
Secretary, Wisconsin State
Conservation Commission

APPENDIX C: SPECIES LIST

The following Species List is excerpted from the USFWS, Necedah National Wildlife Refuge: Comprehensive Conservation Plan and Environmental Assessment (2004).

Bird List, Necedah NWR

Common loon	white	American wigeon	sandpiper
American bittern	Sandhill crane	Ring-necked duck	Pectoral sandpi- per
Great blue heron	Lesser golden plover	Common gold- eneye	Stilt sandpiper
Tundra swan	Greater yellow- legs	Red-breasted merganser	Common snipe
Snow goose	Spotted sandpiper	Turkey vulture	Bonaparte's gull
Green-winged teal	Baird's sandpiper	Sharp-shinned hawk	Caspian tern
Northern pintail	Dunlin	Red-shouldered hawk	Black tern
Gadwall	Long-billed dowitcher	Rough-legged hawk	Double-crested cormorant
Redhead	Wilson's phala- rope	American kestrel	Least Bittern
Greater scaup	Herring gull	Ring-necked pheasant	Black-crowned night-heron
Hooded mergan- ser	Forster's tern	Wild turkey	Greater white- fronted goose
Ruddy duck	Pied-billed grebe	Sora	Wood duck
Northern harrier	Green heron	Whooping crane	Mallard
Northern gos- hawk	Great egret	Semipalmated plover	Northern shoveler
Red-tailed hawk	Trumpeter swan	Lesser yellowlegs	Canvasback
Bald eagle	Canada goose	Semipalmated	Lesser scaup
Perigrine falcon	American black duck	Semipalmated	Bufflehead
Virginia rail	Blue-winged teal		Common mergan- ser

APPENDIX C: SPECIES LIST

(continued) Bird List, Necedah NWR

Osprey	Barred owl	Golden-winged warbler	Eastern phoebe
Cooper's hawk	Short-eared owl	Yellow warbler	Horned lark
Broad-winged hawk	Whip-poor-will	Black-throated blue warbler	Northern rough-winged swallow
Golden eagle	Belted kingfisher	Palm warbler	Barn swallow
Merlin	Yellow-bellied sapsucker	Common yellow-throat	Common raven
Ruffed grouse	Northern flicker	Rose-breasted grosbeak	Red-breasted nut-hatch
King rail	Eastern wood-pewee	Eastern towhee	House wren
American coot	Least flycatcher	Clay-colored sparrow	Marsh wren
Black-bellied plover	Eastern kingbird	Black-billed cuckoo	Blue-gray gnat-catcher
Killdeer	Tree swallow	Great horned owl	Swainson's thrush
Solitary sandpiper	Cliff swallow	Great gray owl	Gray catbird
Least sandpiper	American crow	Northern saw-whet owl	Cedar waxwing
Western sandpiper	Tufted titmouse	Chimney swift	Solitary vireo
Short-billed dowitcher	Brown creeper	Red-headed woodpecker	Red-eyed vireo
American woodcock	Sedge wren	Downy woodpecker	Tennessee warbler
Ring-billed gull	Ruby-crowned kinglet	Pileated woodpecker	Chestnut-sided warbler
Common tern	Veery	Alder flycatcher	Blackburnian warbler
Rock dove	American robin		
Mourning dove	Bohemian wax-wing		
Eastern screech owl	European starling		
	Warbling vireo		

APPENDIX C: SPECIES LIST

(continued) Bird List, Necedah NWR

American redstart	Blue jay	Vesper sparrow	Eastern meadow-lark
Scarlet tanager	Black-capped chickadee	Henslow's sparrow	Brewer's blackbird
Indigo bunting	White-breasted nuthatch	Song sparrow	Northern oriole
American tree sparrow	Winter wren	Boblink	House sparrow
Field sparrow	Golden-crowned kinglet	Western meadow-lark	
Yellow-billed cuckoo	Eastern bluebird	Common grackle	
Snowy owl	Wood thrush	Purple finch	
Long-eared owl	Brown thrasher	Savannah sparrow	
Common night-hawk	Northern shrike	Swamp sparrow	
Ruby-throated hummingbird	Yellow-throated vireo	Dark-eyed junco	
Red-bellied woodpecker	Blue-winged warbler	Red-winged blackbird	
Hairy woodpecker	Nashville warbler	Rusty blackbird	
Olive-sided flycatcher	Yellow-rumped warbler	Brown-headed cowbird	
Willow flycatcher	Pine warbler	American goldfinch	
Great crested flycatcher	Ovenbird	Fox sparrow	
Purple martin	Northern cardinal	White-throated sparrow	
Bank swallow	Dickcissel	Snow bunting	
	Chipping sparrow		

APPENDIX C: SPECIES LIST

Mammal List

Virginia Opossum	American badger	Eastern fox squirrel	Southern red-backed vole
Big brown bat	Long-tailed weasel	Thirteen-lined ground squirrel	Northern short-tailed shrew
Little brown bat	Least weasel	Red squirrel	Masked shrew
Coyote	Fisher	Chipmunk	Arctic shrew
Red fox	Ermine	Woodchuck	American beaver
Gray fox	Striped skunk	Muskrat	Common porcupine
Gray wolf	Bobcat	White-footed mouse	White-tailed deer
Black bear	Southern flying squirrel	Deer mouse	Snowshoe hare
Common raccoon	Northern-flying squirrel	Meadow vole	Eastern cottontail
Northern river otter	Eastern gray squirrel	Meadow jumping mouse	

Herptile List

Blue-spotted salamander	Eastern gray tree-frog	Western painted turtle	Western fox snake
Central newt	Bullfrog	Midland painted turtle	Eastern garter snake
Mudpuppy	Green frog	Midland smooth softshell turtle	Northern water snake
Eastern American toad	Northern leopard frog	Five-lined skink	
Western chorus frog	Wood frog	Eastern hognose snake	
Northern spring peeper	Common snapping turtle	Smooth green snake	
	Blanding's turtle		