Guide to Watershed Project Permitting for the State of California

California Association of Resource Conservation Districts
A permit is an authorization, license, or equivalent control document issued by the federal, state or local government or other agency to implement the requirements of a regulation or law. Therefore, a permit is an agreement between the issuing agency and the applicant whereby the applicant agrees to follow the applicable codes and laws governing a project or type of land use. By issuing and keeping track of permits, local, state and federal agencies can set minimum standards for activities that ideally will protect California's environment now and in the future. The permit process was developed to provide for orderly development, ensure compliance with applicable regulations, and minimize future impacts as they help to track, authorize and administer a variety of actions. Usually any activity that could have an adverse impact on a wetland or riparian area (creek or stream), clearing vegetation, disturbing ground, or conducting work near a sensitive area requires permits from numerous agencies. These actions are common to restoration projects. Local, state, federal, and tribal governments require projects, work activities, and actions to receive authorization from applicable regulatory agencies.

The permitting process can be complicated and hard to understand. This manual was created to assist you in getting started by providing basic information and directing you to sources where you can find more information. The Guide to Watershed Project Permitting is broken down into sections for easy reference and the entire manual is simplified in the matrix under the section titled Analyze Your Project. The manual is not intended to be a comprehensive guide on the how-to’s of permitting. There are already good sources out there for those who need detailed information as well as agencies who can assist you in getting started.

It is the responsibility of the permit applicant to ensure that they have applied for all required permits. Consult with an assistance agency to be sure you have obtained all the necessary permits for your project (see local, state, regional and federal agencies).

Acronyms and Definitions

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County Extension Office, visit http://ucanr.org/ce.cfm for technical and program support for agriculture and natural resource management including habitat restoration. To find your local UCCE office, visit http://ucanr.org/ce.cfm.

UCCE faculty and staff provide information on conservation, pest management, and support UC’s outreach to local growers and ranchers. Each center is located in a different terrain and climate, from the Oregon border to the desert 700 miles south. Through these centers and offices, UCCE faculty and staff provide unique to a local area and may be able to provide partnership efforts or technical and coordination assistance on your project. Before starting your project, it may be helpful to contact your local CRMP or watershed group(s). These groups are unique to a local area and may be able to provide partnership efforts or technical and coordination assistance on your project. For more information on CRMPs, contact the California CRMP Council at (916) 457-7904 or email cacrmp@ca.nacdnet.org. A listing of watershed groups can be found at the UC Davis Natural Resource Projects Inventory (NRPI) website: http://www.ice.ucdavis.edu/nrpi/

California Environmental Quality Review

The local or state government with the most jurisdictional responsibility for your project must review it under the requirements of the California Environmental Quality Act (CEQA). The main purpose of CEQA review is to identify and prevent potentially significant environmental impacts from proposed projects.

National Environmental Policy Act

The National Environmental Policy Act (NEPA) was one of the first laws ever written to establish a broad national framework for protecting our environment. NEPA’s basic policy is to assure that all branches of government give proper consideration to the environment prior to undertaking any major federal action that significantly affects the environment. It requires all federal agencies to “promote efforts to prevent or eliminate damage to the environment and biosphere” by following mandated procedures. In order to reach an informed decision, NEPA requires a prescribed process, including public involvement, scientific analysis and potential mitigations. NEPA compliance is mandated when NRCS provides financial assistance but is not mandated when NRCS provides only technical assistance (see NRCS under Assistance Agencies).

Resource Conservation Districts

Resource Conservation Districts (RCDs) are non-regulatory local entities which give assistance to agricultural and other landowners. RCDs are units of government organized by residents under State law. Districts operate on the premise that local people know more about local problems than anyone else. Bridging agricultural issues with science, education and government, RCDs are an information network assisting with landowner resource issues to provide solutions. Districts are empowered to conduct soil and water resources research, make improvements on public lands, disseminate conservation information, assist private landowners, develop soil and water conservation plans, and establish standards of cropping tillage and range practices. RCDs often work in conjunction with NRCS to provide technical assistance on projects and specific resource problems. To find your local RCD, contact California Association of Resource Conservation Districts (CARCD) at (916) 457-7904, online http://www.carcd.org or via email staff@carcd.org. You may also contact National Association of Conservation Districts (NACD) Service Center at (800) 825-5547 x21.

California Coordinated Resource Management and Planning (CRMP) or Watershed Groups

Before starting your project, it may be helpful to contact your local CRMP or watershed group(s). These groups are unique to a local area and may be able to provide partnership efforts or technical and coordination assistance on your project. For more information on CRMPs, contact the California CRMP Council at (916) 457-7904 or email cacrmp@ca.nacdnet.org. A listing of watershed groups can be found at the UC Davis Natural Resource Projects Inventory (NRPI) website: http://www.ice.ucdavis.edu/nrpi/

University of California Cooperative Extension (UCCE)

University of California Cooperative Extension (UCCE) offices are local problem-solving centers. Over 400 campus-based specialists and county-based agriculture, natural, and human resource advisors work as teams to bring the University’s research-based information to Californians through more than 50 county offices. UCCE is a full partnership of federal, state, county, and private resources linked in applied research and educational outreach and tailors its programs to meet local needs. The Division also operates ten research and extension centers, or field stations, to test agricultural research and support UC’s out-reach to local growers and ranchers. Each center is located in a different terrain and climate, from the Oregon border to the desert 700 miles south. Through these centers and offices, UCCE faculty and staff provide technical and program support for agriculture and natural resource management including habitat restoration. To find your county extension office, visit http://ucanr.org/ce.cfm
Section 1

The Natural Resources Conservation Service (NRCS), formerly the Soil Conservation Service, is an agency of the U.S. Department of Agriculture working with private landowners to conserve and protect soil, water, air, plants and animals. NRCS helps land users and communities to approach conservation planning and implementation with an understanding of how natural resources relate to each other, and how land use activities affect natural resources. In cooperation with Resource Conservation Districts and other local, state and federal agencies, NRCS provides free technical information and assistance to landowners and land users upon request, to address management concerns for natural resources such as cropland and pastureland, rangeland, woodland, water resources, disturbed areas, and watersheds. NRCS also provides soil survey information. The intent of NRCS planning, whether on an individual farm or in a larger area such as a watershed, is all about helping individuals and organizations make better, informed decisions concerning resource use and the environment. The NRCS process already meets the minimum NEPA EIS requirements. NRCS can provide Conservation Planning, Technical and Financial Assistance, Resource Assessment, and Technology Development. NRCS Watershed Planning Services provides the following assistance on watershed projects:

- Clarify local objectives.
- Inventory and assess resources.
- Analyze resource problems.
- Evaluate alternatives and recommend specific actions.
- Review and summarize studies and reports.
- Develop procedures/methods (e.g. planning procedures).
- Plan projects including planning scope, quality, cost, schedule, staff, risk, procurement, and contracting.
- Monitor results.

The NRCS-RCD Connection

The relationship between RCDs and the USDA NRCS has been long-standing. The duo formally ratified their relationship through a Memorandum of Understanding signed over fifty years ago and revised in 1994. NRCS and RCDs have a close working relationship within districts, with NRCS appointing a local District Conservationist to provide technical assistance to districts, as well as acting as a liaison between the district and federal programs. Local offices of the NRCS also frequently employ other specialists, such as soil conservationists and engineers, to provide technical assistance to the district board. RCDs are primarily responsible for providing leadership and locally determined policies within districts, with assistance provided by the state and federal government. The RCD-NRCS relationship reinforces the idea of “locally led conservation” with individual districts being responsible for exerting leadership to identify local resource needs, advocate for effective solutions and work with appropriate parties on implementation.

Section 2

PRACTICAL TIPS FOR GETTING YOUR PROJECT APPROVED

Plan ahead. Permit review can take from 30-120 days or more if an application is not complete. All necessary permits must be obtained prior to beginning work. The receipt of a permit does not constitute landowner permission, which is the sole responsibility of the applicant.

1) Carefully select and design your site.
   Do not secure property rights to a site without carefully studying the environmental constraints and surrounding land uses. Evaluate several alternative sites, if possible, before making your choice.

2) Write a complete project description.
   Expect that with each agency, you may need to provide a written description as well as a map and site plan of your project at your first meeting. Get professional assistance, if necessary, for designing and constructing your project in conformity with the natural function of the stream or river. For large projects or projects that have the potential for impacts, engineering designs may be required.

3) Contact Agencies early!
   Consultation with permitting and regulatory agencies should begin as early as possible in planning your project. At this point potential concerns can be addressed and potential roadblocks eliminated or reduced. To save time, try to schedule one day for a visit from all the involved agencies.

3a) Contact Assistance Organizations
   Your local NRCS and RCD can offer technical and financial assistance with projects and permitting. They are a vital resource and can act as liaisons between you and the regulatory agencies. Refer to Section 1 for a full listing of assistance organizations and their contact information.
3b) **Know the players**
Become familiar with the regulators and how they function.

3c) **Learn the Rules**
Take time to study the protocols and regulations of those agencies that must approve your project. Study all applicable state, local and federal agency permitting requirements.

4) **Involve the Public**
Plan a public participation group. Meet with neighbors, get their ideas and views. Use press releases and announcements to keep them informed about the progress of your project. Avoid surprises.

5) **Approach the process with a positive, non-adversarial attitude**
The permitting process can be challenging, but resisting the process is counterproductive. Diplomacy and courtesy go further than animosity in navigating your way through.

6) **Pay attention to details**
Follow all the rules. Respond promptly to requests for information. Be on time for meetings with regulators. Do not cut corners.

7) **Be willing to negotiate**
The permit process has been established because of the public concern for protecting waterways and species of concern, and this is the prime responsibility of the agency reviewer. Further, the reviewers are sensitive to the concerns of individuals for their property rights and are willing to consider alternative project designs to meet the needs of the property owner while still protecting the natural functions of the stream.

8) **When in doubt, ask**
If you are not sure whether your project needs a permit or whether it is regulated at all, ask. Going ahead without all the proper permits or without following conditions of approval very likely will cost you more time, money and goodwill.

9) **Get everything in writing**
With each agency that you contact with permitting questions, request that they put everything in writing. This will help prevent any later misunderstandings.

10) **Minimize impact to the project area**
Design your project to eliminate or reduce as many potential environmental impacts as possible. Incorporate the suggestions you learned during early consultation. Where appropriate, consider bioengineering methods to minimize project impacts. Streamside vegetation is important to the health and stability of a stream and can save you money in future costs for erosion control measures. Native vegetation should be removed only to the extent necessary to construct the project. Disturbed areas should be revegetated as soon as possible to avoid erosion and prevent weed invasion. Consider potential impacts of your project such as temporary increases in turbidity, erosion, fisheries and aquatic life impacts due to timing of projects, etc., and include in your application how impacts will be minimized. Agencies may approve permit applications contingent upon modifications and may change the timing of the project to minimize impacts.

### Section 3 • LOCAL AGENCIES

**City/County Planning Department**
Make your local planning department your first stop. It is a good idea to request a consultation with a local planner early in planning your project and before you submit an application. They will give you a better idea of the scope of the permitting process.

Many City or County planning departments have local ordinances pertaining to creeks and wetlands, and depending on the nature of the project several other permits/exceptions/approvals may be required as well. Since permitting requirements vary from area to area, check with your city and county Planning Department(s) for required permits in your area.

**City/County Environmental Health Department**
Local Environmental Health Departments provide education, monitoring and enforcement of business entities including retail, food and hazardous materials handlers. This agency may be involved if work on the stream, or discharge into the stream pose a public health hazard.

**Local Irrigation, Water or Flood Control District**
Irrigation, Water or Flood Control Districts are empowered to protect water resources within their jurisdiction which may require a permit for certain projects. Call your local LAFCO office to find out if your project is within the boundaries of any such district. To find your local office visit [http://www.calafco.org/direct.htm](http://www.calafco.org/direct.htm). Then call the District to find out if they need to be involved.

### Section 4 • STATE AGENCIES

**California Department of Fish and Game**
(916) 653-7664
www.dfg.ca.gov
Streambed Alteration Agreement (1603 Permit) — This permit is required for any work that occurs in, on, over or under a
waterway, from the bed of a stream to the top of the bank, any work that will divert or obstruct the natural flow of water,
change the bed, channel, or bank of any stream, or use any material from the streambed. This permit is also required
when removing exotic vegetation from a riparian area.

The California Department of Fish and Game requires a Stream Alteration Agreement (SAA) for projects that will divert or
obstruct the natural flow of water, change the bed, channel or bank of any stream, or use any material from a streambed.
The SAA is a contract between the applicant and the DFG stating what can be done in the riparian zone and stream
course. The department is interested in any work undertaken in or near a river, stream, or lake that flows at least
intermittently through a bed or channel. If you have any uncertainty about the need for an SAA you should contact the
Department’s Regional Office in your area.

DFG Regional Offices

Region 1 (Northern California & North Coast Region)
601 Locust Street
Redding, CA 96001
(530) 225-2300

Region 2 (Sacramento Valley & Central Sierra Region)
1701 Nimbus Road, Suite A
Rancho Cordova, CA 95670
(916) 358-2900

Region 3 (Central Coast Region)
7329 Silverado Trail
P.O. Box 47
Napa, CA 94558
(707) 944-6500

Region 4 (San Joaquin Valley & Southern Sierra Region)
7329 East Shaw Avenue
Fresno, CA 93710
(559) 243-4005

Region 5 (South Coast Region)
4949 View Ridge Avenue
San Diego, CA 92123
(858) 467-4201

Region 6 (Eastern Sierra & Inland Deserts Region)
4775 Bird Farm Road
Chino Hills, CA 91709
(909) 587-9823

State Water Resources Control Board
1001 "I" Street, Sacramento, CA 95814
(916) 341-5250

www.swrcb.ca.gov

The California Legislature established the State Water Resources Control Board (SWRCB) and the nine Regional Water
Quality Control Boards in 1967. The State Board administers the state’s water quality, water pollution control and water
rights functions under California’s Environmental Protection Agency. The State Board provides policy guidance and
budgetary authority to the nine Regional Water Quality Control Boards, which conduct planning, permitting and
enforcement activities. The joint action of the State Board and Regional Boards provide a comprehensive program for
managing water in California.

The State Board is organized into four areas encompassing three broad program divisions and an administration division
that supports the State Board and the nine Regional Boards. The non-administrative divisions are listed below.

Division of Water Rights
1001 "I" Street, 14th Floor
Sacramento, CA 95814
(916) 341-5300

Water Rights Permit — This permit is required when there is intention to take water from a creek for storage or for direct
use on non-riparian land.

Anyone wanting to divert water from a stream or river not adjacent to his or her property must first apply for a water rights
permit from the State Board. The State Board issues permits for water rights specifying amounts, conditions and
construction timetables for diversion and storage. Decisions reflect water availability, recognizing prior rights and flows
needed to preserve instream uses, such as recreation and fish habitat, and whether the diversion is in the public interest.

Any persons or agencies intending to take water from a creek for storage or direct use on non-riparian land must first
obtain a Water Rights Permit. To grant a Water Rights Permit, the Board considers under what conditions water will be
taken and used. The goal of the Board is to assure that California’s water resources are put to maximum beneficial use
and that the best interests of the public are served. If you are uncertain whether you need a permit or have questions
about your present use of water, call the number listed above.

Division of Water Quality
1001 "I" Street, 15th Floor
Sacramento, CA 95814
(916) 341-5455

The Division of Water Quality works to protect California water through watershed management principles. Both point and
nonpoint sources of pollution are targeted for application of these principles. Along with the U.S. EPA, the State and
Regional Boards effectively direct state and federal funds to the highest priority of local watershed solutions.
The State Board has several programs to help local agencies and individuals prevent or clean up pollution of the state’s water:

- **Low interest loans** are available from the State Revolving Fund for wastewater treatment, water recycling, implementation of nonpoint source and storm drainage pollution control management programs, and implementation of estuary conservation and management programs.
- **Grants** are available to small communities for wastewater treatment.
- **Low interest loans** are available from the Water Recycling Loan Program for wastewater recycling.
- **Low interest loans** are available from the Seawater Intrusion Control Program for the control of seawater intrusion into potable water aquifers.
- **Grants** are available for the Underground Storage Tank Cleanup Fund to help individual tank owners clean up petroleum products that have leaked into the ground.

### California Regional Water Quality Control Boards

There are nine Regional Water Quality Control Boards. Regional Boards engage in a number of water quality functions in their respective regions. One of the most important is preparing and periodically updating Basin Plans which are water quality control plans. Regional Boards regulate all pollutant or nuisance discharges that may affect either surface water or groundwater. The permits you may need to obtain from the Regional Water Quality Control Board office in your area are as follows:

**National Pollution Discharge Elimination System (NPDES) Permit** – This permit is required when proposing to, or discharging of waste into any surface water of the state. For discharges to surface waters, these requirements become a federal National Pollution Discharge Elimination System (NPDES) Permit from the Regional Board in the project area (see areas listed below).

**Federal Clean Water Act (CWA) Section 401 Water Quality Certification** – This certificate is required for every federal permit or license for any activity which may result in a discharge into any waters in the United States. Activities include flood control channelization, channel clearing, and placement of fill. Federal CWA Section 401 requires that every applicant for a U.S. Army Corps of Engineers CWA Section 401 permit or Rivers and Harbors Act Section 10 permit must request state certification from the Regional Board that the proposed activity will not violate State and Federal water quality standards. The Regional Board reviews the request for certification and may waive certification, or may recommend either certification or denial of certification to the State Board Executive Director.

### Total Maximum Daily Loads (TMDLs)

Section 303(d) of the federal Clean Water Act requires states to develop TMDLs for impaired waterbodies. A TMDL is a written plan that describes how an impaired water body will meet water quality standards. It contains:

- A measureable feature to describe attainment of the water quality standard(s)
- A description of required actions to remove the impairment
- An allocation of responsibility among dischargers to act in the form of action or water quality conditions for which each discharger is responsible.

TMDLs in California are developed either by RWQCBs or by USEPA. TMDLs developed by RWQCBs are designed as Basin Plan amendments and include implementation provisions. TMDLs developed by USEPA typically contain the total load and load allocations required by Section 303(d), but do not contain comprehensive implementation provisions. TMDLs are currently required for all waters and pollutants on the 303(d) list. [http://www.swrcb.ca.gov/tmdl/tmdl.html](http://www.swrcb.ca.gov/tmdl/tmdl.html)

The Regional Boards in each area recognize local differences in climate, topography, geology and hydrology:
Section 5 • FEDERAL AGENCIES

U.S. Army Corps of Engineers
San Francisco District – (415) 977-8462
Sacramento District – (916) 567-5250
Los Angeles District – (213) 452-3425
www.usace.army.mil

Section 404 Permit – A Section 404 permit is required when work involves placement of fill or discharge of dredged materials into any “waters of the United States.” This includes sedimentation caused by erosion.

Section 10 Permit – This permit is required when working or erecting structures in or affecting “navigable waters.” In a watershed this includes any waters affected by tidal influence.

If you are planning work in a river, stream, or wetland, a Corps permit may be required. The regulatory authority of the U.S. Army Corps of Engineers for riparian projects is based on Section 404 of the Clean Water Act and Section 10 of the Rivers and Harbors Act. Section 404 of the Clean Water Act requires Corps authorization for work involving intentional or unintentional placement of fill or discharge of dredged materials into any “waters of the United States.” This applies even if there is a chance the winter rains may cause erosion leading to sediment discharges into the “waters.” Section 10 of the Rivers and Harbors Act requires Corps authorization for work or structures in or affecting “navigable waters.” Corps jurisdiction extends up to the ordinary high water line for non-tidal waters and up to the line of high tide (for dredge and fill) or mean high water line (for work or structures) for tidal waters. If you have questions, want to obtain a permit application packet and information describing the regulatory program, or want to request a pre-application consultation meeting, contact the local Corps district regulatory office.

U.S. Fish and Wildlife Service
2800 Cottage Way, Room W-2606
Sacramento, CA 95825-1846
(916) 414-6464
www.fws.gov

Incidental take permits – If a project may result in “incidental take” of a listed species, an incidental take permit is required. An incidental take permit allows a non-Federal landowner to proceed with an activity that is legal in all other respects, but that results in “incidental taking” of a listed species. See Acronyms and Definitions in Section 1 for a definition of “take.”

Habitat Conservation Plan – A Habitat Conservation Plan must accompany an application for an incidental take permit. The purpose of an HCP is to ensure that the effects of the permitted action on listed species are adequately minimized and mitigated. The incidental take permit authorizes the take, not the activity that results in take. The activity itself must comply with other applicable laws and regulations.

The U.S. Fish and Wildlife Service (USFWS) is the principal Federal agency for conserving, protecting, and enhancing fish, wildlife, plants, and their habitats. USFWS and National Marine Fisheries Service share responsibility for administration of the Endangered Species Act. USFWS enforces the federal Endangered Species Act, insures compliance with the National Environmental Policy Act and reviews and comments on all water resource projects. FWS and NMFS Field Offices are responsible for assisting an applicant in preparing a Habitat Conservation Plan, ensuring that the HCP and associated documents are complete and coordinating with the appropriate Regional Office throughout HCP development, approval and implementation.

The Fish and Wildlife Coordination Act requires that all Federal agencies consult with the U.S. Fish and Wildlife Service, the National Marine Fisheries Service and State wildlife agencies (i.e. the California Department of Fish and Game) for activities that affect, control, or modify waters of any stream or bodies of water. Under the Act USFWS and NMFS have responsibility for project review. The USFWS or NMFS may recommend denial of a permit application, the incorporation of additional permit conditions to minimize adverse effects, or mitigation actions. In addition, the Fish and Wildlife Service functions in an advisory capacity to the Corps of Engineers under the provisions of the Fish and Wildlife Coordination Act and other legislation.

National Marine Fisheries Service
www.nmfs.noaa.gov

Written authorization must be obtained for any activities that may adversely impact a federally listed species.

The National Marine Fisheries Service (NMFS) is the federal agency responsible for the conservation and management of the nation’s living marine resources. Projects or activities that may affect marine fish and related habitat within NMFS jurisdiction are reviewed for any potentially harmful effects. These evaluations are conducted under the authorities of the Endangered Species Act (ESA), Magnuson-Stevens Fishery Conservation and Management Act, Fish and Wildlife Coordination Act, and the National Environmental Policy Act. The purpose of reviews conducted by NMFS is to ensure that sensitive populations of marine and anadromous fish (such as salmon and steelhead), as well as the aquatic and riparian habitat that support these fish, can survive and recover in the presence of human activities. Through these reviews, the need to conserve and protect fish and habitat is balanced with the need to responsibly utilize natural resources for economic and other purposes. The types of projects and activities of interest to NMFS include streambank stabilization, streambed alteration, habitat restoration, flood control, urban and industrial development, and water resource utilization. When projects or activities require a federal permit, such as a Clean Water Act section 404 permit from the Army Corps of Engineers, then NMFS conducts a consultation with the federal agency under section 7 of the ESA. When there is no federal involvement, then for projects that incidentally “take” a listed species a permit under section 10 of the ESA is required.
Section 6 • REGIONAL & MISCELLANEOUS AGENCIES

California Reclamation Board
(916) 653-5726
The State Reclamation Board cooperates with the U.S. Army Corps of Engineers in controlling flooding along the Sacramento and San Joaquin Rivers and tributaries. The Board’s jurisdiction includes the entire Central Valley, including all tributaries and distributaries of the Sacramento and San Joaquin Rivers and Tulare and Buena Vista basins. (Their jurisdictional area extends through 14 counties and 1.7 million acres lying along the most flood prone portions of the two rivers.) The Board enforces, within its jurisdiction, on behalf of the State of California, appropriate standards for the construction, maintenance, and protection of adopted flood control plans that will best protect the public from floods.

Approval by The Reclamation Board is required for project or uses that encroach into rivers and waterways within Federal and State authorized flood control projects, or designed floodways adopted by the Board. Board permit must be obtained before you begin any construction work.

The Board exercises jurisdiction over the levee section, the waterward area between project levees, 10-feet landward of the landward levee toe, and within designated floodways adopted by the Board. Maps of designated floodways are available for inspection at the Board’s offices in Sacramento, City and County Planning or Public Works Departments, some public libraries and County Recorders offices. Questions about proposed projects or uses that may require Board approval should be directed to the Board’s offices in Sacramento.

The State has a primary interest in adequately protecting lands subject to overflow; Confining the waters of rivers, tributaries, bypasses, overflow channels, and basins within their respective boundaries; Preserving the welfare of residents and landowners; Maintaining and protecting and banks of the Sacramento and San Joaquin Rivers, their tributaries, bypasses, overflow channels, and basins; and Good and sufficient levees and embankments or other works of flood control and reclamation, to adequately protect lives and property from floods.

The California Coastal Commission
Coastal Development Permit – Any person or public agency proposing development within the coastal zone must obtain a Coastal Development Permit from either the Coastal Commission or the city or county having authority to issue coastal development permits.

The California Coastal Act of 1976 requires any person proposing to develop in the coastal zone to obtain a Coastal Development Permit. The coastal zone extends from the State’s three-mile seaward limit to an average of approximately 1,000 yards inland from the mean high tide of the sea. In coastal estuaries, watersheds, wildlife habitats, and recreational areas, the coastal zone may extend as much as five miles inland. In developed urban areas, the coastal zone may extend inland less than 1,000 yards. As defined by the Coastal Act, “development” includes land, in or under water, the placement or erection of any solid material or structure; discharge or disposal of any dredge material or a gaseous, liquid, solid, or thermal waste; grading, removing, dredging, mining or extraction of any material; change in the density or intensity of use of land (including land diversions); construction, reconstruction, demolition, or alteration of the size of any structure; and the removal or harvesting of major vegetation other than for agricultural operations, kelp harvesting, and timber operations which are in accordance with a Timber Harvest Plan issued by the California Department of Forestry and Fire Protection.

Coastal Development Permit applications for projects in or near coastal streams can often be obtained from your local Planning Department. Coastal Development Permits issued by local governments, for projects within 100 feet of a coastal stream, can be appealed to the Coastal Commission. Projects proposed in or adjacent to existing or historic coastal wetland area, require Coals Development Permits issued by the Coastal Commission.

To find out if your project is in the coastal zone, is appealable to the Coastal Commission, or requires a Coastal Development Permit issued by the Commission, contact the planning division of your local government and provide them with the property’s address and Assessor Parcel Number (APN). Questions regarding the Coastal Commission’s appeal and permitting process should be directed to the District Office of the Coastal Commission within the proposed project area.

California Coastal Commission District Offices
North Coast District (Del Norte, Humboldt, Mendocino) (707) 445-7833
North Central Coast District (Sonoma, Marin, San Francisco, San Mateo) (415) 904-5260
Central Coast District (Santa Cruz, Monterey, San Luis Obispo) (831) 427-4863

NMFS Southwest Region Field Offices
Northern California Field Office (Humboldt to the Oregon border) 1655 Heindon Road Arcata, CA 95217 (707) 825-5163
Central Valley Field Office 650 Capitol Mall, Suite 8-300 Sacramento, CA 95814 (916) 930-3601
Southwest Field Office and Regional Headquarters (San Luis Obispo County and South) 501 West Ocean Blvd, Suite 4200 Long Beach, CA 90802 (562) 980-4000
Central California Coast Field Office (Monterey County north to Mendocino Co., & San Francisco Bay) 777 Sonoma, Room 325 Santa Rosa, CA 95404 (707) 575-6050

California Reclamation Board (916) 653-5726
The State Reclamation Board cooperates with the U.S. Army Corps of Engineers in controlling flooding along the Sacramento and San Joaquin Rivers and tributaries. The Board’s jurisdiction includes the entire Central Valley, including all tributaries and distributaries of the Sacramento and San Joaquin Rivers and Tulare and Buena Vista basins. (Their jurisdictional area extends through 14 counties and 1.7 million acres lying along the most flood prone portions of the two rivers.) The Board enforces, within its jurisdiction, on behalf of the State of California, appropriate standards for the construction, maintenance, and protection of adopted flood control plans that will best protect the public from floods.

Approval by The Reclamation Board is required for project or uses that encroach into rivers and waterways within Federal and State authorized flood control projects, or designed floodways adopted by the Board. Board permit must be obtained before you begin any construction work.

The Board exercises jurisdiction over the levee section, the waterward area between project levees, 10-feet landward of the landward levee toe, and within designated floodways adopted by the Board. Maps of designated floodways are available for inspection at the Board’s offices in Sacramento, City and County Planning or Public Works Departments, some public libraries and County Recorders offices. Questions about proposed projects or uses that may require Board approval should be directed to the Board’s offices in Sacramento.

The State has a primary interest in adequately protecting lands subject to overflow; Confining the waters of rivers, tributaries, bypasses, overflow channels, and basins within their respective boundaries; Preserving the welfare of residents and landowners; Maintaining and protecting and banks of the Sacramento and San Joaquin Rivers, their tributaries, bypasses, overflow channels, and basins; and Good and sufficient levees and embankments or other works of flood control and reclamation, to adequately protect lives and property from floods.

The California Coastal Commission
Coastal Development Permit – Any person or public agency proposing development within the coastal zone must obtain a Coastal Development Permit from either the Coastal commission or the city or county having authority to issue coastal development permits.

The California Coastal Act of 1976 requires any person proposing to develop in the coastal zone to obtain a Coastal Development Permit. The coastal zone extends from the State’s three-mile seaward limit to an average of approximately 1,000 yards inland from the mean high tide of the sea. In coastal estuaries, watersheds, wildlife habitats, and recreational areas, the coastal zone may extend as much as five miles inland. In developed urban areas, the coastal zone may extend inland less than 1,000 yards. As defined by the Coastal Act, “development” includes land, in or under water, the placement or erection of any solid material or structure; discharge or disposal of any dredge material or a gaseous, liquid, solid, or thermal waste; grading, removing, dredging, mining or extraction of any material; change in the density or intensity of use of land (including land diversions); construction, reconstruction, demolition, or alteration of the size of any structure; and the removal or harvesting of major vegetation other than for agricultural operations, kelp harvesting, and timber operations which are in accordance with a Timber Harvest Plan issued by the California Department of Forestry and Fire Protection.

Coastal Development Permit applications for projects in or near coastal streams can often be obtained from your local Planning Department. Coastal Development Permits issued by local governments, for projects within 100 feet of a coastal stream, can be appealed to the Coastal Commission. Projects proposed in or adjacent to existing or historic coastal wetland area, require Coals Development Permits issued by the Coastal Commission.

To find out if your project is in the coastal zone, is appealable to the Coastal Commission, or requires a Coastal Development Permit issued by the Commission, contact the planning division of your local government and provide them with the property’s address and Assessor Parcel Number (APN). Questions regarding the Coastal Commission’s appeal and permitting process should be directed to the District Office of the Coastal Commission within the proposed project area.

California Coastal Commission District Offices
North Coast District (Del Norte, Humboldt, Mendocino) (707) 445-7833
North Central Coast District (Sonoma, Marin, San Francisco, San Mateo) (415) 904-5260
Central Coast District (Santa Cruz, Monterey, San Luis Obispo) (831) 427-4863
Projects that fill, extract materials, or change the use of water, land, or structures in or around San Francisco Bay must first obtain a permit from the BCDC. Fill is defined broadly as placing solid material, building pile-supported or cantilevered structures, disposing of material or permanently mooring vessels in the Bay or in certain tributaries of the Bay. The Commission’s permit jurisdiction includes San Francisco Bay which is defined as the open water, marshes and mudflats of greater San Francisco Bay, including Suisun, San Pablo, Honker, Richardson, San Rafael, San Leandro and Grizzly Bays and the Carquinez Strait. Jurisdiction includes the first 100 feet inland from the shoreline around San Francisco Bay, the portion of the Suisun Marsh-including levees, waterways, marshes and grasslands- below the ten-foot contour line, portions of most creeks, rivers, sloughs and other tributaries that flow into San Francisco Bay, salt ponds, duck hunting preserves, game refuges and other managed wetlands that have been diked off from San Francisco Bay. Call the Commission for more information regarding permit jurisdiction and procedures.

The Lake Tahoe Regional Planning Agency (TRPA)
(775) 588-4847
www.trpa.org
The Lake Tahoe Regional Planning Agency (TRPA) leads the cooperative effort to preserve, restore, and enhance the unique natural and human environment of the Lake Tahoe Region. The jurisdiction of the TRPA is the Lake Tahoe Watershed covering parts of El Dorado and Placer Counties in California. Any project located near a stream or a "stream environment zone" will require a TRPA permit.

Section 7 • RESOURCES and PRINTED REFERENCES

California Salmonid Stream Habitat Restoration Manual
CA Dept of Fish & Game, 1807 13th Street, Suite 104, Sacramento, CA 95814. (916) 324-6903. This document is available online for download on the following website:

Field Office Technical Guides (FOTGs)
FOTGs are the primary technical reference for NRCS. They contain technical information about the conservation of soil, water, air, and related plant and animal resources. Technical guides used in each field office are localized so they apply specifically to the geographic area for which they are prepared. These documents are referred to as Field Office Technical Guides. You can find the FOTG for your specific geographical area online at your state NRCS office website or by contacting your local NRCS office.
www.ca.nrcs.usda.gov/rts/fotgintro.htm

California Environmental Handbook
USDA-NRCS California State Office, 430 G Street #4164, Davis, CA 95616-4164. (530) 792-5600. This document is available online for download on the following website:
www.ca.nrcs.usda.gov/rts/ENVHNB/environhandbook1.html

Handbook for Forest and Ranch Roads: A guide for planning, designing, constructing, reconstructing, maintaining and closing wildland roads.
by William E. Weaver, Ph.D. and Danny K. Hagans, Pacific Watershed Associates for the Mendocino County Resource Conservation District, June 1994. $25 including shipping.
Available from: Mendocino County RCD, 405 Orchard Ave., Ukiah, CA 95482. (707) 468-9223.

Stream Corridor Restoration: Principles, Processes and Practices
USDA: NRCS
Published October 1998, revised August 2001.
This document is available online for download on the following website:
www.usda.gov/stream_restoration

Catalog of Federal Funding Sources for Watershed Protection
U.S. EPA Office of Water
Document number EPA 841-B-99-003, December 1999
This document is available online for download on the following website:
www.epa.gov/OWOW/watershed/wacademy/fund.html
Guide to Regulatory Compliance for Implementing CALFED Actions
Volume 1&2, June 2001, CALFED Bay-Delta Program
This document is available online for download on the following website:

Useful out-of-state documents

Guide for the Acquisition of Permits
People for Salmon, P.O. Box 1106, North Bend, WA 98045. (425) 831-2426.
This document is available online for download on the following website:
www.peopleforsalmon.org

A Guide to Oregon Permits Issued by State & Federal Agencies with a focus on permits for Watershed Restoration Activities
Oregon Watershed Enhancement Board, 775 Summer Street NE, Suite 360, Salem, OR 97301
(503) 986-0178.
This document is downloadable from the following websites:
www.oweb.state.or.us/publications/index.shtml
www.oregon-plan.org/guidelines/index.html

Websites – Permit assistance

CAL-GOLD Permit Assistance
www.calgold.ca.gov

State of California Dept. of Commerce, Office of Permit Assistance
www.commerce.ca.gov/state/ttca/ttca_homepage.jsp
Choose Permits & Licenses from the menu choices.

California Wetlands Information System Permitting Flowchart
ceres.ca.gov/wetlands/permitting/chart.html

Websites – Funding

California Watershed Funding Database
pi.cdfa.ca.gov/wma/Funding/fundingdatabase.html

State Agency Biodiversity Funding
ice.ucdavis.edu/guide_to_california_programs_for_biodiversity_conservation/sfundopp.htm

Funding Opportunities within Non-governmental Organizations
ice.ucdavis.edu/guide_to_california_programs_for_biodiversity_conservation/nfundopp.htm

Funding Sources for Water Quality
www.nal.usda.gov/wqic/funding.html

UC Sustainable Agriculture Research and Education Program
www.sarep.ucdavis.edu/grants/request.htm

State Water Resources Control Board Funding
Overview of Funding Sources: http://www.swrcb.ca.gov/nps/ofundsrsr.html
Funding for Citizen Monitoring & Water Quality: http://www.swrcb.ca.gov/nps/funding.html
Bond programs: http://www.swrcb.ca.gov/prop13/bond.html

NOAA NMFS Funding Opportunities for Community-Based Restoration
www.nmfs.noaa.gov/habitat/restoration/funding.html

NRCS Financial Assistance Programs
Locally led Conservation Groups are encouraged to contact the NRCS State Office for more specific information on what programs are available for their projects.
www.nrcs.usda.gov/NRCSProg.html
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Section 8 • ANALYZE YOUR PROJECT