

**An Evaluation of Compensatory Mitigation Projects Permitted
Under Clean Water Act Section 401 by the California State
Water Quality Control Board, 1991-2002.**

Final Report Appendices (Review Copy)



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Prepared for:

California State Water Resources Control Board

August 2006

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Note to reader:

This report is the Final Report under California State Water Resources Control Board Contract 03-259-250 to the University of California, Los Angeles. Because the recommendations in this report may result in changes to State and Regional Water Quality Control Board regulatory practice, the report is being made available for public review; thus, it is designated the Final Report (Review Copy). Following receipt of comments on the report (due no later than November 15, 2006), this version of the report will be revised to produce a Final Report.

9. Appendices

1. Detailed Permit File Selection Methodology

For this study, our goal was to evaluate the mitigation actions associated with at least 100 Section 401 permit files issued in California between 1991 and 2002. The files to be evaluated were to be distributed across the twelve regions and sub-regions of the State Water Resources Control Board (SWRCB) in proportion to the total number of 401 permit actions issued within each region (Figure 1-1). For instance, if a particular region had issued 10% of the total statewide 401 permits in this timeframe, then 10% of our evaluations would occur in that region. While the approach was simple, identifying appropriate files was complicated for a number of reasons, as discussed throughout this appendix.

Early in the project, the SWRCB provided us with a recent version of their Microsoft Access permit tracking database (version dated 9/17/04). This database was queried to determine the total number of 401 actions issued within each region or sub-region from 1991 through 2002. Next, we calculated the proportion of the total statewide permits that had been issued within each region during this time frame. Then, using an initial target number of at least 100 files, target numbers of files were calculated for each of the twelve regions and sub-regions of the SWRCB (Table 1-1). Our initial plan was to use the SWRCB database to identify files with compensatory mitigation requirements, and then to select a random subset of these files, apportioned by region and year, for review and evaluation. Given the targeted number of files we hoped to evaluate, and the known difficulties in locating and reviewing regulatory permit files (NRC 2001, Ambrose and Lee 2003), we planned to over-sample by establishing a target number of 300 permit files for our initial permit review. To maintain an even distribution of permit files throughout the established time frame, we sought to obtain 150 files from before 1998 and 150 files from 1998 and later.

As stated earlier in the main report, each of the nine Regional Boards has its own permit tracking database. For every 401 action, a copy of the Regional Board's letter (i.e., certification, waiver, modification, etc.) is sent to the SWRCB, where the information is entered separately into the SWRCB database. There is no direct link between the SWRCB database and those at the various Regional Boards. While most of the Regional Boards use an alpha-numeric system of some form for the identification of their files, and these are included in their regional permit tracking databases, the SWRCB database does not include any such primary identification field. In order for the SWRCB database to be used for the generation of a random sample of permits, a numerical system of primary identification fields had to be added to the database. To do this, every record in our copy of the SWRCB Access database was assigned a number from 1 to about 12,000. These numbers followed the existing order of files in the database and bear no clear relation to the chronological order of the permits. After setting certain parameters in Access, list of files were generated at random by region and year.

The SWRCB database documents all 401 permit actions, including projects with and without compensatory mitigation requirements (Table 1-2). Projects without compensatory mitigation requirements were outside the scope of this study. Projects to be evaluated included those with explicit mitigation requirements delineated in the 401 letter (and thus, in the SWRCB database), and those for which mitigation was required by another regulatory agency (e.g., Corps, Fish and Game, Fish and Wildlife), but not directly by the Regional Board. In the latter case, the 401 permit often referred to these other agency requirements, or required they be followed, either through direct language (e.g., "...permittee must comply with the conditions of the mitigation plan *or* ...404 permit") or indirect language (e.g., "...we

47 have reviewed the mitigation plan, and have no objections...”). Given the presence of such
48 phrases we considered these mitigation requirements as implicit conditions of the 401 permit
49 because we presumed these other regulatory requirements had been a factor in the Regional
50 Board’s decision to waive its regulatory authority under Section 401 or to exercise its
51 authority without specifying compensatory mitigation. However, the database does not
52 distinguish these projects from those with no compensatory mitigation requirements
53 whatsoever.

54 As of June, 1998, projects with mitigation requirements specified in the 401 letters are
55 usually indicated in the database by acreage values inserted within various mitigation-type
56 fields (e.g., creation, restoration, enhancement, and preservation). In prior years, and in later
57 years when the information was not clear, mitigation requirements were indicated by a more
58 general “Comp” acreage field. These fields were useful in identifying files with potential
59 mitigation requirements. Files from 1998 and after were selected exclusively through this
60 approach as there were enough available mitigation-containing files to satisfy our regional
61 and yearly targets for those years. Specifically, a random list of files was extracted from the
62 subset of database records with acreage values indicating that compensatory mitigation was
63 required, resulting in an initial list of 153 post-1997 files¹. However, there were not enough
64 files from before 1998 with indications of mitigation to satisfy our regional and yearly targets
65 for those earlier years. Yet our permit review experience in a previous mitigation study
66 (Ambrose and Lee 2004) suggested that many of these earlier files did involve compensatory
67 mitigation projects which were required by other agencies, and were directly or indirectly part
68 of the 401 permit requirements. Since we sought an adequate representation of these older,
69 more established mitigation sites in this study, an alternative means of selecting pre-1998 files
70 became necessary.

71 While there were over 250 pre-1998 files with indications of compensatory mitigation
72 requirements, some regions had few to no such files, and only a single file could be obtained
73 in the earlier years, from 1991 to 1994 (Table 1-3). After apportioning by region and year,
74 only 38 files with indications of mitigation requirements were obtained². In order to meet our
75 regional and yearly file selection target numbers, we augmented this list by adding files with
76 direct or indirect references to other agency mitigation requirements. Since the database did
77 not contain such information, we identified potential files by physically reviewing hard copies
78 of the 401 letters at the SWRCB office in Sacramento. To this end, we generated a list of 300
79 pre-1998 permit files using the SWRCB database. The list was generated at random, without
80 regard to the mitigation acreage values, and exceeded our target number of 150 pre-1998 files
81 to account for the inefficiencies of this general search (i.e., unlike post-1998 files, which were
82 only selected if there was an indication that compensatory mitigation was required, many of
83 the pre-1998 files likely did not require compensatory mitigation).

84 With this list, we visited the SWRCB office in early December 2004 and, again, in
85 mid-January 2005. The 401 archives at the SWRCB consist of 401 letter hardcopies
86 organized by date, but do not generally include supporting documents, such as planning
87 information or permits from other agencies. While at the SWRCB office, each of the 401
88 letters indicated in our list was reviewed, in sequence, and categorized into the following
89 groups: letters with explicit mitigation required by the Regional Boards (several files had

¹ This number deviated from the target of 150 in order to maintain a uniform age distribution.

² Those 250+ records with references to compensatory mitigation were predominantly issued within 2-3 regions, and mainly in 1996 and 1997 (fewer in 1995). Thus, using these files, we were not able to obtain enough files for all regions, and for all years.

90 mitigation requirements that weren't reflected in the database), letters with some reference to
91 a mitigation acreage requirement (again, these weren't reflected in the database), letters with
92 conditions mandating that the mitigation requirements of another agency be followed, letters
93 with other indirect references to mitigation required by other agencies, and those with no
94 reference to mitigation. Letters with no references to mitigation were excluded from further
95 review.

96 After following these steps, the total number of potentially assessable files obtained
97 through this physical review still fell short of our regional and yearly targets, especially for
98 the earlier years (1991-1994). Due to time constraints, we were not able to augment these
99 numbers by physically reviewing another list of files. Instead, we merged these files with the
100 38 previously mentioned files for which the database included indications of mitigation
101 requirements, and this pursued the resulting files.

102 The resulting breakdown of pre-1998 files is given in Table 1-4. Of these files, 75
103 were selected from the years 1995, 1996, and 1997 (Table 1-5) and 60 files were selected
104 from 1991, 1992, 1993, and 1994 (Table 1-3). The 1995-97 set was generated mostly from
105 the random search of the SWRCB database, with 35 files containing specific SWRCB
106 mitigation and 37 files with an indication of compensatory mitigation acreage; the remaining
107 3 files were generated from our physical SWRCB file review and consisted of files with
108 references to other agency mitigation requirements. The 1991-94 set was generated mostly
109 from the physical file review and consisted almost entirely of files with references to other
110 agency requirements. Only one file in this set was obtained from the random search of the
111 database. Of the targeted 75 1991-1994 files, 60 files were obtained.

112 The next stages of the permit review involved (1) the positive identification of the
113 requested files using an agency's internal file numbering system; (2) physically locating the
114 file folder; (3) reading through the files to determine all available information that would
115 enable us to determine the functional losses that occurred through the permitted impacts,
116 locate the impact and mitigation project sites, and understand the nature of the mitigation
117 activities (including the specific boundaries of the mitigation site and determining the
118 functional gains achieved through the mitigation actions); and (4) photocopying the necessary
119 paperwork. The photocopied materials were retained for further office review and to bring to
120 the site to assist with our field assessments.

121 Our previous experience (Ambrose and Lee 2003) suggested it would be more
122 efficient to carry out our permit review using the Section 404 file archives at the Corps rather
123 than with the Section 401 archives at the individual Regional Board offices. There are 3
124 Corps Districts in California compared to 12 SWRCB regions and sub-regions, and the
125 regional boards appeared to lack the resources to assist us with such a review. As soon as our
126 list of potential files was complete, it was categorized according to Corps District and
127 submitted along with Freedom of Information Act (FOIA) requests to each of the three Corps
128 District offices (Los Angeles, San Francisco, and Sacramento Districts). Despite the
129 burdensome nature of these requests (especially from the perspective of the Sacramento Corps
130 staff, given their limitations in staff resources), the three Corps Districts provided exemplary
131 support of this project by assisting us in the identification and location of files and in
132 providing us with the facilities for our review and reproduction of their permit paperwork.
133 The identification and location of Section 404 permit files was an unexpectedly difficult task.
134 After initial attempts to determine the relevant 404 permit numbers using the information
135 provided in our lists, Corps staff informed us that the task would be nearly impossible for

136 them to complete. The information provided in our lists included all the descriptive
137 information available from the SWRCB database (e.g., applicant, water, project title,
138 certification date, and region); the 404 project number was included for only a handful of
139 files. For most files, this information was too general in nature for unambiguous
140 identification of the target file. Searches in the Corps' RAMS database files resulted in
141 several to thousands of possible 404 numbers for each file we were attempting to locate.

142 Through these attempts at cross referencing file numbers, it became apparent that the
143 SWRCB database contained only a truncated version of the full 401 certification title. This
144 truncated version seldom included the county name, and many key words that would have
145 facilitated file cross-referencing had not been entered. Once we realized this, and following
146 much communication on the matter, our lists of files were sent back to the SWRCB, where
147 staff interns mined the associated 401 letters for any supplemental information that might help
148 improve the efficiency of this file identification step. Once these augmented lists were
149 returned to us, they were resubmitted to the Corps Districts for cross referencing in RAMS.

150 In the interim, as the lists were being updated at the SWRCB and resubmitted to the
151 Corps, concerns about delays prompted us to pursue an alternative strategy. We submitted
152 lists of our requested files by region or sub-region to each of the 12 regional board offices to
153 see if the 401 staff could assist in the identification and location of the files. The hope was
154 that at least some of the files would be recognizable to the individuals who had generated the
155 permits, and that we might obtain some file information directly from the source offices.
156 Following these submissions, the project coordinator at UCLA engaged in extensive
157 correspondence with representatives from each of the 12 offices. Through these
158 communications we did have some successes, but it became clear that high rate of turnover
159 has reduced institutional memory among the 401 staff, and that the limited information in the
160 SWRCB database hindered the cross referencing of files at the Regional Boards just as it did
161 at the Corps. Through this alternative strategy, all the Regional Board offices except Regions
162 1 and 8 were able to identify at least a few files. Nonetheless, most of the files identified
163 could not be readily located, and a few did not meet this project's criteria and were excluded.
164 We were able to obtain at least some information for a few files each from Region 6T (South
165 Lake Tahoe office) and Region 5F (Fresno office).

166 Unique circumstances for Regions 4 and 9 improved the outcome of this alternative
167 file acquisition strategy. For Region 9 (San Diego), file cross-referencing was more tractable
168 because the information in the SWRCB database is more directly linked to that Region's
169 database. This linkage results from the way this Regional Board copies the SWRCB on its
170 permit actions. While other regions send to the SWRCB actual photocopies of the 401 letters
171 they generate, Region 9 periodically submits information on multiple files in spreadsheet
172 format derived from their permit tracking database. In addition staff from the San Diego
173 Regional Board recently collaborated with the UCLA group on a similar mitigation success
174 study (Quigley et al. 2006) performed for a set of their permit files. Their understanding of
175 our project objectives, combined with their recent file review experience and improved file
176 organization, resulted in most permits being identified, and the information from several files
177 being provided to us. For Region 4, our previous study for the Los Angeles Regional Board
178 (Ambrose and Lee 2003) provided us with a more direct linkage to that region's permit file
179 information. Following that study, we had retained copies of all 250 files obtained during the
180 permit review, plus a copy of their permit tracking database. After reviewing our records
181 from that study we located four complete files and we were able search their database
182 ourselves for file cross-referencing. Through this effort we identified 20 files (with archive
183 box numbers), and this list, along with the remaining files we could not locate, was submitted

184 to the Los Angeles Regional Board. Personnel from Region 4 were able to locate 18 of these
185 files, and during an office visit made by the UCLA group, the information from 12 assessable
186 files was obtained.

187 Once appropriate supporting information was identified for enough files, most of the
188 permit files were identified, located, and reviewed at the three Corps District offices. At the
189 Los Angeles and San Francisco districts, these tasks were facilitated through direct
190 interactions between project researchers (UCLA and USF personnel) and various 404 project
191 managers. Following our review of the relevant portions of the files, the appropriate
192 documentation was photocopied and retained by our researchers. At the Sacramento district,
193 our project was treated as a standard FOIA request and the effort was more directly
194 coordinated by FOIA officers. The FOIA officers interacted with the Corps staff to identify
195 and locate the files, assembled them *en masse* in advance of our office visit, and later
196 photocopied and mailed all the individual pages flagged by our researchers. This arrangement
197 was much less optimal because our initial access came much later than the other two districts,
198 we were not able to provide feedback regarding potentially misidentified files, and our actual
199 review of the files was delayed until all the photocopied materials arrived.

200 For each of the three Corps Districts, our initial file reviews yielded a return rate of
201 approximately 50%. Ultimately, of the files we requested in each district (429 overall), about
202 half were identified, located, deemed to have potentially assessable mitigation projects, and
203 photocopied for further review (Table 1-6). As stated earlier, we planned to assess 100 permit
204 files across the State and had requested 300 files to account for the expected low return rates.
205 Yet we had hoped for higher returns at the initial file review stage since many of the
206 photocopied files would prove un-assessable upon further office review and/or field
207 reconnaissance. These initial return rates did not provide us with a buffer against further file
208 exclusions, and for some SWRCB regions, the numbers obtained fell marginally to
209 substantially short of our regional targets. We attempted to raise these numbers by generating
210 supplemental lists of files, as needed, by region. For regions with greater disparities we
211 included large buffers of requested files. The protocol for selecting these supplemental lists
212 of files was similar to that of the initial lists: the files were generated randomly using the
213 SWRCB database except that certain years were favored to maintain our initial age
214 distribution. In some cases, limitations of available files forced us to take a more targeted
215 approach. As before, the lists of files were first sent to the SWRCB to augment with
216 information from the 401 archives, and then the resulting lists were sent to the Corps Districts
217 or directly to the Regional Boards for the cross-referencing, identification, and location of the
218 files.

219 For Regions 1, 2, and the northern portion of Region 3, all permit review efforts
220 occurred at the San Francisco Corps District office through multiple visits by personnel from
221 the USF research group. The UCLA project manager corresponded with 401 staff from each
222 of these regions, but no file information was obtained from these Regional Board offices.
223 Following the initial review, about half of the files were considered potentially assessable and
224 thus photocopied for further review. The regional targets were met for Region 2 and the
225 northern portion of Region 3, but we were short files for Region 1. Thus a supplemental list
226 of files was generated for Region 1 and after an additional visit to Corps to review the files,
227 the target was met.

228 For sub-Regions 5R (Redding), 5S (Sacramento), 5F (Fresno), and 6T (Tahoe), the
229 majority of the permit review efforts occurred at the Sacramento Corps District office, but
230 some follow-up work was done at Regional Board offices. An initial visit to the Sacramento
231 Corps by UCLA and USF personnel yielded an adequate number of files for Region 5S, but

232 only a few files were obtained for Region 5F, and none for Regions 5R, and 6T. A collection
233 of files had not been available at the time of our first visit because some of the file archives
234 were more deeply archived on microfiche. After a second visit by USF staff and the review
235 of these additional files, the target for Region 5R was met, but no additional files were
236 obtained for Regions 5F and 6T. To augment the files for these regions, lists of supplemental
237 files were generated and submitted to the Fresno and Tahoe Regional Boards respectively.
238 We decided to bypass the Sacramento Corps for this supplemental file review to avoid the
239 lengthy FOIA process and to increase our chances of locating files for these regions. The
240 Fresno and Tahoe Regional Boards staffs were able to identify and locate some of these
241 supplemental files. During a visit to the Fresno office by a UCLA researcher, only a few of
242 the located files were determined to be useful for this study (i.e., contained potentially
243 assessable mitigation requirements). However, as he browsed through the archive storage
244 boxes that had been made available to him, he was able to identify and locate another
245 assessable file from the original list. With these files, we were close to our regional target,
246 but without any buffer in the event that files were excluded upon further review. Fortunately,
247 the availability of the entire set of archives presented an opportunity for the addition of more
248 files. To this end, the files in each of the boxes were assigned numbers, and these were pulled
249 randomly and scanned for compensatory mitigation requirements. Through this approach, we
250 added three more potentially assessable files, which gave us the desired buffer. During their
251 visit to the Tahoe Regional Board, members of the USF group were able to obtain enough
252 potentially assessable files to meet the target for that sub-Region, but without any buffer.

253 For the remaining regions (Region 4, 6V, 7, 8, 9, and the southern portion of Region
254 3), the file review efforts were spread across four separate offices of the Los Angeles Corps
255 District (plus two Regional Board offices, Los Angeles and San Diego, as mentioned earlier).
256 Within the Los Angeles district the main file archives are located at the Ventura field office,
257 though additional collections of files occur in the San Diego and Tucson field offices, and at
258 the central office in downtown Los Angeles. The file archive in Ventura is reasonably well
259 organized; however, most files that were generated at the other field offices had not been
260 transferred to this location (at least the post-1990 files relevant to this study), and recent or
261 problematic files tended to remain at the desks of the project managers. Because of this, and
262 because of the various supplemental file lists that were generated, UCLA researchers made a
263 total of six trips to the Ventura field office, two trips to the downtown office, one trip to the
264 San Diego field office, and arranged to have one file photocopied and sent by the Tucson field
265 office.

266 We experienced substantial difficulties gaining enough files for Regions 6V, 7, and 9.
267 For Region 6V, there were ample files with mitigation requirements identified in the SWRCB
268 database, but we had a very low success rate in the identification and location of these files.
269 Anticipating this, we had requested about 5 times the desired number of files for this
270 supplemental review, and still did not obtain an adequate number of potentially viable files.
271 For Region 7, we could only generate a few more projects before exhausting the files
272 identified in the SWRCB database as requiring mitigation. Had all of these been potentially
273 viable files, we would have reached our target number for this region, but we had very poor
274 success in the location of these files. This is due in part to one or more boxes of files that
275 were apparently misplaced during their relocation to the Ventura archive following the
276 closure of an old field office. While at the Corps, we attempted to locate more files from
277 Region 7 using semi-random queries of the RAMS database (assisted by Corps staff), but
278 these attempts did not yield any additional files. For Region 9, the cross-referencing of files
279 at the Corps was difficult because, as mentioned earlier, the spreadsheets of recent 401 actions
280 that are sent to the SWRCB are restrictive in terms of the information and key words they

281 contain. Following our initial review, we had only obtained about one quarter of our regional
282 target (equal to one eighth the number of files requested). To account for this, our
283 supplemental list for that region included a large number of extra files to account for the
284 expected low returns. Following our visit to the San Diego field office, we had obtained the
285 target number of potentially assessable files, but with no buffer in case files were excluded
286 upon further review. The list of files excluded upon further review and reasons for exclusion
287 are listed in Table 1-7.

288 We compared the sample of files assessed to the overall sample of files in the SWRCB
289 database using categories based on certification type and categories based on mitigation type.
290 Our files assessed had a similar distribution of files in the certification-type categories (Figure
291 1-2). The biggest differences are that the sample of files assessed had several percent more
292 waivers and a few percent fewer conditional certifications than the SWRCB sample. Since
293 we did not actually consider the certification types beyond removing any denials from our
294 random sample of files, we did not have expectations as far as the distribution of our sample
295 of files assessed. We might have expected to have more files than the overall SWRCB
296 sample in two categories—conditional certifications and conditional waivers—because these
297 files are supposed to have mitigation requirements imposed by the State or Regional Boards.
298 However, we ended up with a slightly lower proportion of conditional certifications and
299 almost the same proportion of conditional waivers in our sample as compared to the total
300 population of files in the SWRCB database. With regard to type of mitigation required, the
301 distribution of files assessed compared with the files in the SWRCB database is as expected
302 given that we targeted our sample towards files that required mitigation (Figure 1-3). Our
303 sample contains over 60% more files that have mitigation requirements listed in the database
304 compared to the entire sample of files in the SWRCB database. This proportion is not even
305 larger because we included files that did not have explicit mitigation requirements listed in the
306 SWRCB database in the hopes that we could augment our sample in the earlier years. The
307 fact that the large difference in the percentage of files requiring mitigation is not accompanied
308 by a correspondingly large difference in the percentage of files with conditional certifications
309 suggests that certification type does not predict well whether or not mitigation is required.
310 This result may be due to the fact that the mitigation sites we evaluated were not required by
311 the State or Regional Boards, but by other agencies, and therefore were not listed in the
312 SWRCB database.

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Table 1-1. Distribution of permits issued and proportional targets by region. File # 3952 is not listed in this table because it is recorded in the SWRCB database as being issued in Region 6, but it is not specified whether it was issued in Region 6T or 6V. One file was recorded as being issued in Region “d” in the SWRCB database; it was assigned to the appropriate Region according to the location of it’s permittee/waterbody.

Region	# of Files from 1991-2002	Fraction of Total # of Files (9924)	# for 300 total	# of Files Requested	# of Files Assessed Fully Desired
1	618	0.062	19	21	6
2	2118	0.213	64	64	21
3	952	0.096	29	29	10
4	1199	0.121	36	36	12
5F (c)	237	0.024	7	7	2
5R (a)	557	0.056	17	17	6
5S (b)	1872	0.189	57	53	19
6T (a)	236	0.024	7	6	2
6V (b)	82	0.008	2	3	1
7	137	0.014	4	3	1
8	807	0.081	24	24	8
9	1088	0.110	33	25	11
SB	21	0.002	1	0	0
Total	9924	1.000	300	288	100

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Table 1-2. Categories of files encountered during the file selection and review process showing which ones were included in our review.

Category		Included in our review?
1) Certifications and waivers with specific compensatory mitigation activities required by the Regional Board		Yes
2) No specific compensatory mitigation activities required by the Regional Board, but mitigation required by another or other agencies	A) Certifications and waivers with language indicating the existence of other agency mitigation requirements, and thus, implying that those requirements be followed.	Yes
	B) Certifications and waivers containing conditions mandating that the mitigation requirements of another or various other agencies be followed as a condition of the 401	Yes
3) No compensatory mitigation requirements		No

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Table 1-3. Files selected from 1991-1994 (60 files). After each step, when more files were available in the desired category in a particular region, we selected the number of files needed from that step randomly and added these files. A “-” indicates that the number of files needed for that region had already been met, so no additional files from that particular category were acquired.

Region	Needed for ~75 total	Files with COMP acreage in database	Files reviewed with explicit mention of mitigation and/or fee	Files reviewed with some mention of mitigation	Files reviewed that require compliance with other agencies/requirements	Files reviewed that mention other agencies/requirements	Total # of files selected
1	5	0	1	1	2	1	5
2	16	0	0	12	3	1	16
3	7	0	0	4	1	2	7
4	9	1	1	6	1	-	9
5F	2	0	0	1	1	-	2
5R	4	0	0	2	1	1	4
5S	14	0	0	1	7	2	10
6T	2	0	0	1	0	0	1
6V	1	0	0	0	0	0	0
7	1	0	0	0	0	0	0
8	6	0	5	1	-	-	6
9	8	0	0	0	0	0	0
Total	75	1	7	29	16	7	60

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335 **Table 1-4.** Region and certification years of files selected initially from 1991-1997 (135 files).

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Region	1991	1992	1993	1994	1995	1996	1997	Total
1	0	1	2	2	1	1	3	10
2	0	1	5	10	4	5	7	32
3	0	1	2	4	1	3	3	14
4	0	3	3	3	3	3	3	18
5F	0	1	1	0	2	0	0	4
5R	0	0	2	2	0	2	2	8
5S	0	5	3	2	4	5	5	24
6T	0	1	0	0	0	2	0	3
6V	0	0	0	0	1	0	0	1
7	0	0	0	0	1	0	0	1
8	1	0	2	3	3	1	2	12
9	0	0	0	0	0	2	6	8
Total	1	13	20	26	20	24	31	135

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340 **Table 1-5.** Files selected from 1995-1997 (75 files). A “–” indicates that the number of files needed for that
 341 region had already been met, so additional files from that particular category were not acquired.

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Region	Needed for ~75 total	Files with COMP acreage in database	Files that explicitly mentioned mitigation reviewed at SWRCB	Files reviewed that mentioned mitigation	Total # of files selected
1	5	4	1	–	5
2	16	7	9	–	16
3	7	5	0	2	7
4	9	6	3	–	9
5F	2	2	0	–	2
5R	4	3	1	–	4
5S	14	8	6	–	14
6T	2	–	2	–	2
6V	1	1	0	–	1
7	1	0	0	1	1
8	6	1	5	–	6
9	8	–	8	–	8
Total	75	37	35	3	75

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346 **Table 1-6.** Ultimate list of files requested, located, and photocopied by region (N=429 files). Two files in
 347 Region 4 that were selected initially had been evaluated in the LARWQCB study, so were removed before
 348 the FOIA requests for the remaining files were submitted.

349

Region	Requested	Located	Photocopied
1	32	15	14
2	75	46	46
3	43	27	27
4	44	38	29
5F (c)	18	8	8
5R (a)	27	10	10
5S (b)	54	41	40
6SLT (a)	23	9	9
6V (b)	10	6	6
7	11	4	4
8	25	18	17
9	65	32	21
SB	2	1	1
Total	429	255	232

350

351

352 **Table 1-7.** List of files located but excluded with reasons for exclusions (N=72 files). Only files that had
 353 compensatory mitigation requirements listed in the SWRCB database are listed in this table; 30 other files
 354 were excluded, but did not have compensatory mitigation requirements.

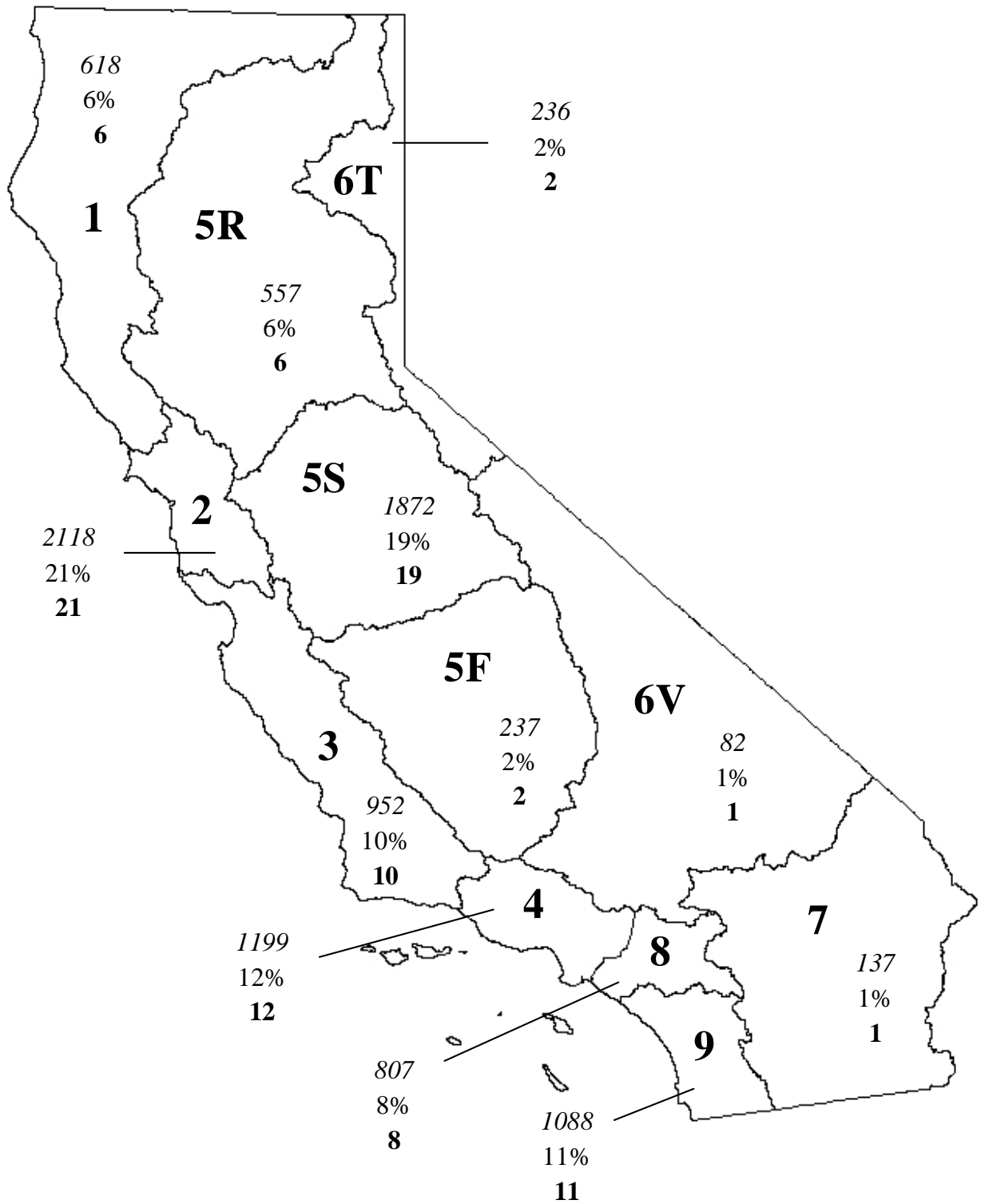
355

Overall ID #	Region	Reason for exclusion
1219	SB	Not enough info in file
1330	6T	Not enough info in file
1349	5R	Not enough info in file
1752	9	Not viable based on RB review; reason unspecified
1823	9	Not viable based on RB review; reason unspecified
1893	3	Access denied
1931	4	Impact project not done
2051	3	Mitigation project ongoing
2085	4	Mitigation project ongoing
2309	4	Evaluated in R4 study
2749	2	Mitigation not required
2840	9	Not viable based on RB review; reason unspecified
2844	9	Not viable based on RB review; reason unspecified
2906	3	Mitigation project ongoing
2970	8	Mitigation not required
3184	4	Impact project done; mitigation not done
3297	2	Mitigation not required
3313	6V	Impact project ongoing
3445	9	Not viable based on Corps review; reason unspecified
3533	5S	Permit denied/Project cancelled
3616	2	Access denied
3700	4	Impact project not done

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Overall ID #	Region	Reason for exclusion
5155	8	Mitigation not required
5236	4	Not viable based on RB review; reason unspecified
5648	6T	Not enough info in file
5779	2	Access denied
5786	5F	Impact project done; mitigation not done
5823	5S	Not enough info in file
6425	6V	Impact project not done
6791	8	Not enough info in file
6993	9	Not enough info in file
7003	6T	Impact project done; mitigation not done
7384	9	Not viable based on Corps review; reason unspecified
7481	9	Mitigation not required
7531	9	Not viable based on Corps review; reason unspecified
7578	8	Not viable based on Corps review; reason unspecified
7682	4	Impact project ongoing; mitigation not done
7762	9	Not viable based on Corps review; reason unspecified
7846	1	Not enough info in file
7857	9	Impact project not done
7960	9	Mitigation project ongoing
7998	2	Permit denied/Project cancelled
8261	4	Conflict of interest
8323	3	Mitigation project ongoing
8324	3	Impact project ongoing; impacts avoided, so mitigation not required and file not viable
8522	9	Not viable based on Corps review; reason unspecified
8614	2	Not enough info in file
8671	7	Mitigation not required
8935	4	Evaluated in R4 study
9170	3	Not enough info in file
9177	3	Mitigation not required
9354	4	Evaluated in R4 study
9471	5R	Permit denied/Project cancelled
9498	6V	Impact project done; mitigation not done
9557	9	Not viable based on Corps review; reason unspecified
10355	4	Impact project not done
10428	1	Despite listing mitigation requirements, application denied
10572	6T	Not enough info in file
10628	4	Impact project not done
10860	2	Mitigation project ongoing
10887	6T	Mitigation requirements not met
10904	4	Impact project ongoing
10962	9	Despite listing mitigation requirements, application denied
10972	9	Impact project ongoing
11023	3	Permit denied/Project cancelled
11080	2	Mitigation project ongoing
11084	2	Mitigation project ongoing
11093	3	Impact project ongoing; mitigation not done
11149	5S	Permit denied/Project cancelled
11154	4	Not viable based on RB review; reason unspecified
11194	8	Impact project ongoing
11198	9	Impact project not done

357

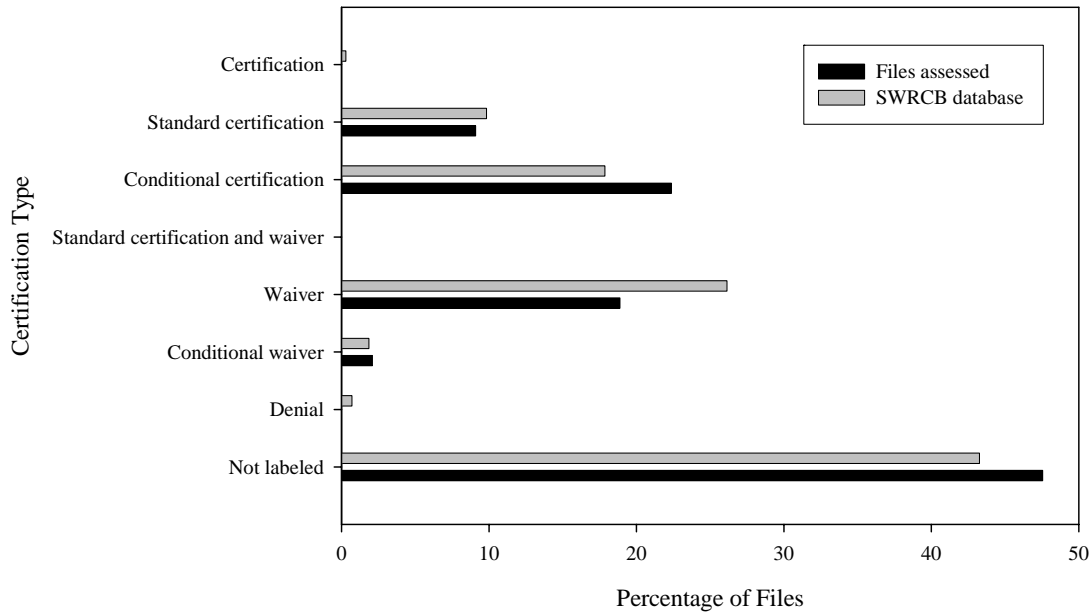


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360 **Figure 1-1.** Map of state board regions with total number of files listed in the SWRCB database from
 361 1991-2002, the percentage by region of the total number of files in the SWRCB database from 1991-2002
 362 (9924 files), and the target number of files assessed fully by region for a total of about 100 files overall.

363

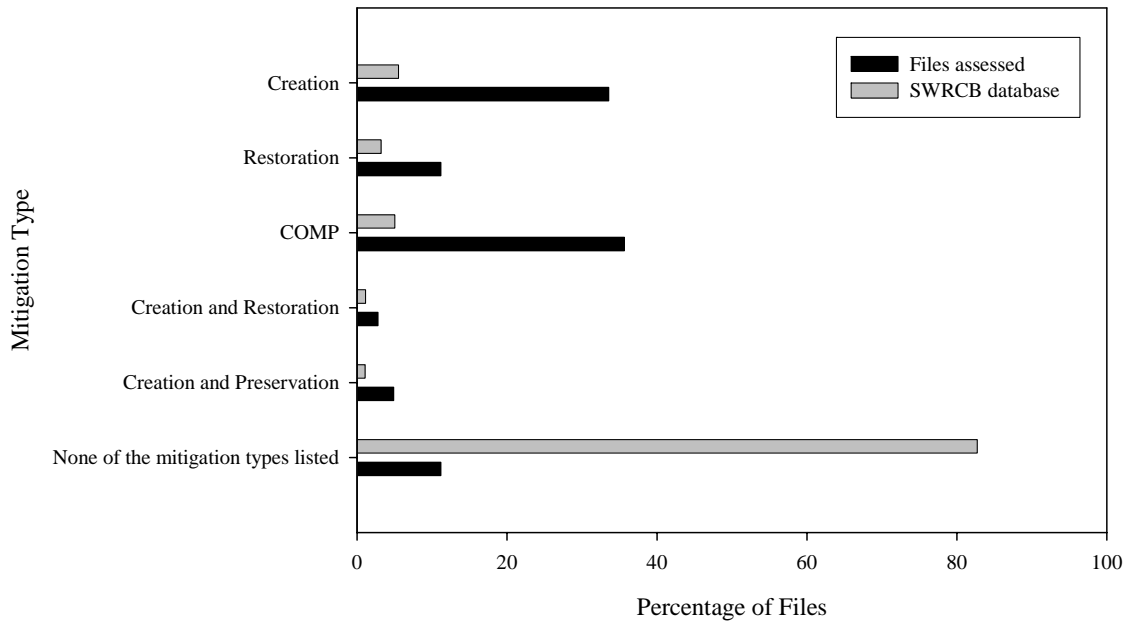
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369 **Figure 1-2.** Percentage of files in each certification category listed in the SWRCB database from 1991 to
370 2002 compared with our sample of files assessed fully and for compliance only (N for files assessed=143,
371 N for SWRCB database=9924).

372



373
374

375 **Figure 1-3.** Number of files requiring each type of mitigation or combination of mitigation types listed in
376 the SWRCB database from 1991 to 2002 compared with our sample of files assessed fully and for
377 compliance only. Mitigation types and combinations of mitigation types that comprise less than one
378 percent of the files in each of the two samples are not shown in this figure (N for files assessed=142, N for
379 SWRCB database=9841).

380

381

2. Lists of Assessed Files by File Identification Number

382

Table 2-1. Final list of files assessed for compliance only (N=14 files). Files #1817, 5479, and 7902 were assessed for compliance only due to lack of time (i.e., they had mitigation sites that could have been assessed for CRAM); the rest of the files were assessed for compliance only due to lack of a mitigation site that could be evaluated using CRAM.

383

384

File #	Region	Water	Applicant	Project	Cert Date	1600	404	401
0	5F	Merced River	Caltrans	Highway 99/Merced River Bridge Replacement Project, Merced Cty	5/5/1998	4-017-98	199800099	82-036
1210	3	WETLAND, UNNAMED	CALTRANS	REALIGN SR 41 & EXTEND CULVERT	8/21/2000		200001618-TW	
1785	7	WHITEWATER R	INDIAN WELLS, CITY	REPLACE MILES AVE BRIDGE	1/31/2002	5-101-98	200200371RRS	
1817	1	SEAS WETLAND	LARKFIELD INVESTORS	RES DEVEL	2/11/2002		25694N	WDID No. 1B02001WNSO
2316	9	SANTA MARIA CK	WIER, BRIAN & LISA	RES DEVEL	10/15/2001		200000310-SAS	01C-099
3352	5F	WETLANDS, UNNAMED	VAL CHILDREN'S HOSPITAL	GRADE SITE FOR COMMERCIAL DEV	12/6/1999		199900295	
5479	3	BABBS CANYON CK	LSA ASSOCIATES	CULVERT AND FILL REPLACEMENT FOR RES SUBDIVISION	10/7/1994	74694	21098S92	
7014	4	SAN JOSE CK, UNNAMED TRIB	MICHAEL BRANDMAN ASSOCIA	GRADE FOREST LAWN MEMORIAL PARK	8/8/1996		19960019000 and 96-00385-AOA	
7902	2	ARROYO DE LAGUNA TRIB, UNNAMED	ALAMEDA CO PWA	INSTALL OUTFALL STRUCTURE	7/24/1997		23160S	File No. 2198.11, Site No. 02-01-C0240
8217	4	CAMARILLO HILLS DRAIN	VENTURA CO DEPT OF AIRPO	MAINTENANCE DREDGE	10/28/1997	5-067-97	97-50201-LM	
8890	4	PACOIMA WASH TRIBS, UNNAMED	WILSHIRE BUILDERS, INC	EL CARISO PARK DEVELOPMENT PROJECT	7/16/1998	5-474-97	199800516AOA	
9448	1	LAGUNA DE SANTA ROSA TRIB, UNNAMED	BURBANK HOUSING DEVELOP	CONSTRUCT 48-UNIT HOUSING COMPLEX	12/4/1998		24158	
10329	5S	WETLAND SWALE, UNNAMED	HARTFORD LAND MANAGEMENT	DEVELOP 10AC RESIDENTIAL SUBDIVISION	9/18/2002		200000120	
10356	4	San Antonio Creek	CALTRANS Dist 7	Extend Route 30 Culvert	10/17/2000		2000-01778-PJF	00-122

385

386 **Table 2-2.** Final list of files assessed fully (i.e., files for which both compliance and functional evaluations were made) (N=129 files).

387

File #	Region	Water	Applicant	Project	Cert Date	1600	404	401
470	4	ARROYO SIMI TRIBUT, UNNAMED	FIVE S PROPERTIES, LTD	UPGRADE AND WIDEN ROADS, INSTALL 2 BRIDGES TO REPLACE EXISTING CULVS	8/20/2002	5-2002-0166	200200232JWM	02-069
1412	6T	CARSON R, WFK	CDFG	CREA PARKING AREA, TWO CONCRETE PLATFORMS & PATHS	7/5/2000		200000135	
1464	5S	PLEASANT GROVE CK TRIBS, UNNAMED	HUFFMAN & ASSOC	COMMERCIAL, IND DEVEL	8/29/2001		200000077	
1484	3	SANTA YNEZ R TRIBUT, UNNAMED	CHANNEL ISLAND YMCA	CONSTR REC DEVEL AND PARKING	7/12/2001	SAA 5-277-00	200100050-LM	NA
1592	2	IGNACIO CK	NOVATO COMMUNITY PARTNERS LLP	CONSTR RES DEVEL, REPLACE CULVERT & OUTFALL	9/5/2001		25166N	Site No.: 02-21-C0283, File No.: 2158.04 (JRW)
1664	3	CHOLAME CK	CALTRANS	INSTALL ROCK SLOPE PROTECTION	9/24/2001	R3-2002-0293	237551S	
1775	5S	CLOVER VALLEY CK	BICKFORD HOLDINGS	RES DEVEL	1/9/2002		199400607	
1788	3	ORCUTT CK	SAN LUIS OBISPO, CITY DPR	CONSTR SPORTS FIELD	1/25/2002		2001000244-LM	
2055	5R	LITTLE DRY CK	W CANAL WD	CONSTR SIPHON W/INLET & OUTLET STRUC	6/7/2002	R2-2002-138	200200187	
2097	3	CHORRO CK, DAIRY CK	CA NATIONAL GUARD	REPLACE CAMP SLO BRIDGE	5/21/2002	R3-2002-0240 and R3-1600-2003-5165-3	975025400-BAH and 200201004-BAH	
2219	5R	SACRAMENTO R	M&T AND LLANO SECO RANCH	REMOVE GRAVEL BAR	11/5/2001	R2-2001-266	200100538	
2395	8	SHADY CK, BOMMER CK AND TRIBS	THE IRVINE COMPANY	SHADY CANYON GOLF COURSE AND RES DEV WVRMOD	2/24/2000	5-247-98	980060000-RLK	
2418	5S	MERCED R	MERCED CO DPW	CONSTR SHAFFER BRIDGE	12/14/2001	R4-2001-0082	199700166	RN.111
2443	2	SAN TOMAS	LEGACY	EXTEND GREAT AMERICA	12/4/2001		26191S	Site No.: 02-

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File #	Region	Water	Applicant	Project	Cert Date	1600	404	401
		AQUINO CK, RETENTION PONDS, UNNAMED	PARTNERS	PKWAY				43-C0348, File No.: 2188.07 (BKW)
2456	5S	MINERS RAVINE CK	ROSEVILLE, CITY	CONSTRUCT BIKE PATH	1/9/2001	II-68-00	200000279	
2591	3	PETERSON CK	CURTIS DEVEL	INSTALL & COVER DRAINAGE PIPE FOR RES DEVEL	2/21/2001	5-345-00	200100420-JEM	
2593	2	SEAS WETLAND, UNNAMED	GIBSON & SKORDAL	RES DEVEL	2/26/2001		25272S	Site No.: 02-01-C0478, File No.: 2198.11
2667	5S	VERNAL POOLS, UNNAMED	LEWIS OPERATING CORP	RES DEVEL	4/23/2001		199900615	
2706	2	COYOTE CK	SANTA CLARA VAL TA	WIDEN US 880, REPLACE BRIDGE & INSTALL TWO CULV	5/2/2001	R3-2001-0141	25796-1S	File No.: 2188.07 (MYM), Site No.: 02-43-C0329
2726	5R	CHURN CK	JAD ASSOCIATES	WINDSOR ESTATES SUBDIVISION, GOLITI PROPERTY	8/6/1999		199500713	
2784	2	SEASONAL WETLANDS UNNAMED	CALTRANS	SR 37 WIDENING COMP, GUADALCANAL REST SITE	6/27/2000		25006	File No.: 2129.2080 (SLB), Order No. 00-047
2804	4	SANTA CLARA R TRIB, UNNAMED	VINTAGE PETROLEUM CORP	CONSTRUCT CONTAINMENT BASIN FOR OIL SPILLS	7/19/2000	178386	200001345	00-081
2841	9	WETLAND, UNNAMED	LAGUNA NIGUEL, CITY	LA PAZ PROJECT	8/9/1999	5-107-00	199915517Chung	
2940	2	LOS COCHES CK	PIEDMONT 237 LLC	PIEDMONT 237 LLC DEV PROJECT	7/23/1999		24466S	File: 2188.07 (GTG), Site: 02-43-C0237
2974	9	RATTLESNAKE CK	BARRARR AMERICAN	EASTVALE	7/7/1999		199915878-MAT	
2998	2	CARQUINEZ STRAIT TRIB, UNNAMED	GATEWAY DEV CMPY	FILL ASSOC W/ CLIPPER BAY HOUSING PROJECT	6/16/1999		24076N	2128.03 (SLB)
3079	2	WETLAND, UNNAMED	LEGACY PARTNERS	LEGACY PARTNERS DEV PROJECT	7/6/1999		23583S	File No. 2198.11 (KHL), Site

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File #	Region	Water	Applicant	Project	Cert Date	1600	404	401
								No. 02-01-C0336
3109	3	GONZALES SLOUGH	OLBERDING, JEFF	EROSION PROTECTION, WEIR DAM, AND ACCESS ROAD	4/28/2000		24937S	
3252	5S		OMNI-MEANS	SR 12-THORNTON ROAD REALIGNMENT	9/1/1999		199900105	
3370	5S		NEW MILLENIUM DEV	ARBOR VIEW CORPORATE CENTER	12/23/1999		199900310	
3376	5S		GA KRAUSE & ASSOCIATES	LAKEHILLS CMTY COVENANT CHURCH	12/21/1999		199800215	
3417	9	MCGONIGLE CYN TRIBS, UNNAMED	HORTON, D.R.	TORREY DEL MAR	11/5/1999	5-312-99	199916076Baker	99C-068
3472	5F	DOG CK	CLOVIS UNIFIED SCHOOL	RELOCATE CK TO WIDEN LEONARD AVENUE	11/2/1999		199900342	
3536	5S	STUMPY MEADOWS RSVR	USFHA	RECONSTRUCT ROADWAY SURFACE	1/13/2000		199900665	
3617	2	MISSION CK MARINA CHNL	CATELLUS DEVELOPMENT	RIPRAP BANK AND CONSTRUCT OVERLOOK	2/8/2000		241991S	File No.: 2168.05 (JCH), Site No.: 02-38-C0043
3632	4	GABBERT CYN WASH, WALNUT CYN WASH, (MULT)	TOLL BROTHERS INC	MOORPARK ESTATES AND GOLF COURSE	2/14/2000	5-026-99	199915123JPL	99-163
3677	9	DRAINAGES, UNNAMED	KINDER MORGAN ENERGY	REPLACE PIPE, CONSTRUCT LAUNCHING FACILITY	3/23/2000		199916120-MAT	
3710	2	SEASONAL WETLAND, UNNAMED	JENMAR LAND CORPORATION	JENMAR GAS STATION CONSTRUCTION	2/21/2000		24434S	File No.: 2198.11 (KHL), Site No.: 02-01-C0430
4206	4	PIRU CK	CALTRANS	REPAIR BRIDGE	12/2/1992		19930017800	
4231	5S		SUGNET & ASSOCIATES	CONSTRUCT RACQUET CLUB ANNEXATION	12/16/1992		199800264	
4580	8	CAJALCO CANYON CK	WMWD	REPAIR LEAK IN IMPROVEMENT DISTRICT U-1 PIPELINE	8/27/1993		19930125500-Stein	
4858	4	SANTA CLARA R	NEWHALL LAND&FARMING	CONSTRUCTION OF GROINS AT NEWHALL RANCH BRIDGE	12/30/1993	5-187-93	1994139DN	
5136	3	CARBONERA	SCOTTS VALLEY,	MT. HERMAN RD INTERCHANGE	5/20/1994		20391S93	

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File #	Region	Water	Applicant	Project	Cert Date	1600	404	401
		CK	CITY					
5217	3	SAN ROQUE CK	PENFIELD & SMITH	HITCHCOCK RANCH CONSTRUCTION PROJECT	7/8/1994	5-093-94	945-0829-00-AEM	
5401	8	ENGLISH CHANNEL, CARBON CANYON CK	SAN BERNARDINO CO	RE-ALIGNMENT AND ROCK SLOPE PROTECTION	9/7/1994	5-255-94 and 5-282-94	19943082800	
5425	2	ADOBE CK	UNK	BANK STABILIZATION AT ADOBE CK GOLF COURSE	9/15/1994		20562N96	2148.04 (WBH)
5619	7	THREE FINGERS L	USFWS- CIBOLA NWR	DEEPENING, CONSTRUCTION OF CHNL, DIVERSION DIKE	1/4/1995		19954013500Blaine	
5625	4	ARROYO CONEJO TRIB	KAUFMAN & BROAD	EXTENSION OF RAMONA DRIVE	1/6/1995	5-474-94	95-50034-TS	
5747	8		MARCH AIR FORCE BASE	LANDFILL STABILIZATION	3/20/1995		9500086ES	
5815	2		HERCULES, CITY OF	STATE ROUTE 4 GRADE SEPARATION	4/17/1995		20490E76	2118.03 (MYM)
6002	8		SEACLIFF PARTNERS	HOLLY SEACLIFF SHERWOOD PARK (CERTMOD)	7/12/1995	5-095-93	1995009700BH	
6159	4	SAWTELLE CHNL TRIB, UNNAMED	JKBE ENGINEERS	CONSTRUCT STORM DRAIN, GRADING TO MINIMIZE EROSION	9/7/1995		199500266FT	
6280	4	MCDONALD CANYON DETENTION BASIN	VCPWA	CONSTRUCTION OF VARIOUS FLOOD CONTROL STRUCTURES	10/13/1995	5-516-94	199560047TS	NA
6367	1		GUGGIANA, RITZ	FILLING OF WETLANDS	11/17/1995		19316N96	
6369	8	BONITA CK AND UNNAMED TRIBS	ORANGE CO ENV MGNT AGCY	EXTEND NEWPORT COAST DRIVE	11/20/1995		19950047600-LTM	
6389	4	ARROYO LAS POSAS	VCPWA	STABILIZE CHNL	12/4/1995	5-174-94	199550372MSJ	
6451	2	NAPA R	CALTRANS	SEISMIC RETROFIT OF BRIDGE ON HWY 37	1/18/1996		22015N29	2128.03 (SLB)
6489	5S	UNNAMED WETLANDS	WRC ENVIRONMENTAL	RESIDENTIAL DEVELOPMENT, ROBBINS MEADOW UNIT #1	2/1/1996	II-545-95	199500044	
6668	2	REFUGIO CK	GELSAR	RESIDENTIAL/COMMERCIAL DEVELOPMENT OF 70 ACRES	4/1/1996	2000-006	File No.: 24064S, Permit No.: 21279S59	File No.: 2118.03 (MYM), Resolution No. 96-027

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File #	Region	Water	Applicant	Project	Cert Date	1600	404	401
6709	2	HIDDEN POND II	SPROUL, MALCOM	FILLING AND GRADING OF HIDDEN POND II	4/10/1996	0013-90	18461S76A	
6789	5S	LITTLEJOHNS CK, N BRANCH OF S FK	JONES & STOKES ASSOC	EXPAND AUSTIN ROAD LANDFILL, RELOCATE CK	5/9/1996		199400974	
6845	4	ARROYO SIMI	SIMI VAL, CITY DPW	RECONSTRUCT RIPRAP AND CONCRETE APRON	6/11/1996	5-518-95	199650173TS	
6855	1	SMITH R	DEL NORTE SOLID WM AUTH	CLOSE LANDFILL	6/14/1996		21555N77	
6949	6T	WETLAND TRIBUTARY TO SQUAW CREEK	TRIALS END ASSOCIATES	CONSTRUCTING A BRIDGE OVER WETLANDS	7/17/1996		199500015	
6970	5F	SAN JOAQUIN R, ROOT CK, VERNAL POOLS	CALTRANS	EXTEND SR 41	7/24/1996		199206730	
7059	3	LOS BERROS CK	SLO CO	STABILIZE BRIDGE AND SLOPE	8/22/1996		97-5031300-TW	
7117	5R	PIT R, S FK	CALTRANS, DIST 2	CONSTRUCT OVERLOOK	9/10/1996		199600383 and 199700027	
7154	3	UNNAMED WETLANDS, POTRERO CYN CK, (MULT)	RANCHO SAN CARLOS PARTNE	RESIDENTIAL DEVELOPMENT	9/23/1996		23295S	96-08
7270	1	WETLANDS, UNNAMED	DON DOWD CMPY	CONSTRUCT INDUSTRIAL PARK	10/28/1996		21281N96	
7371	4	EIGHT UNK BLUE-LINE STREAMS	GLEN LUKOS ASSOCIATES	CONSTRUCT FIRST STREET CROSSING/ LONG CYN DEVELOPE	12/3/1996	5-362-96	199750101LM	
7385	5R		RYAN'S LANDING LIMITED	LEVELING AND GRADING 29-ACRE SITE	12/9/1996		199401025	
7404	1		MCDONALD'S CORP	GRADING AND FILLING TO PLACE RESTAURANT	12/18/1996		22094N	
7456	1	SEASONAL WETLANDS, VERNAL POOLS, UNNAMED	SHILOH PARTNERS	CONSTRUCT COMMERICAL CENTER	1/16/1997		20349N96	
7497	8	SAN DIEGO CK	THE IRVINE COMPANY	RECONFIGURE DUCK POND	1/28/1997	5-068-97	19970005700-MFS	
7521	9	SWEETWATER	SWEETWATER	REPLACE PIPELINE	2/11/1997		19972011500Smith	

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File #	Region	Water	Applicant	Project	Cert Date	1600	404	401
		R	AUTHORITY					
7528	1	WINDSOR CK, E WINDSOR CK	CALTON HOMES OF CA	CONSTRUCT RESIDENTIAL DEVELOPMENT	2/14/1997		17587N96	
7640	9	VIEJAS CK	SAN DIEGO CO DPW	SEISMIC RETROFIT WILLOWS RD BRIDGE	4/1/1997		19972010000Ledford	
7646	2	WETLANDS, UNK	BELMONT, CITY	EXPAND ORACLE CORPORATION CAMPUS	4/3/1997		21773S	File No.: 2178.07 (DGS), Resolution No. 87-053
7678	5F	WETLANDS, UNK	JAMES J STEVINSON CORP	DEVELOP RESIDENCES	4/17/1997		199100492	
7827	2	WETLANDS, UNNAMED	SOLANO GARBAGE CMPY	UNAUTHORIZED ROAD TO LANDFILL	6/18/1997		20527N	File No. 2128.03 (SLB), Resolution No. 87-053
7883	2	PACHECO CK TRIB, UNNAMED	CONTRA COSTA CO DPW	CONSTRUCT INLET AND OUTLET STRUCTURES	7/10/1997		22444S	File No. 2118.03 (JAM), Site ID: 02-07- C0111
7932	5R	COLD CK TRIBS, UNNAMED	MT SHASTA MEDICAL CENTER	EXPAND MEDICAL CENTER	8/4/1997		199400062	
7936	4	SANTA CLARA R TRIB, UNNAMED	VALENCIA COMPANY	INSTALL STORMDRAIN	8/5/1997		199700278AOA	
7942	9	TIJUANA R	SAN DIEGO, CITY	IMPROVE RECLAMATION PLANT, ROAD, AND BRIDGE	8/6/1997		19972001500Baker	
8044	5S	DRY CK	UNION PACIFIC RR	RECONSTRUCT RR YARD	9/8/1997	II-025-96 and II- 581-93	199500726 and 199700315	
8061	9	CAMPO CK	VESTAR DEVEL CMPY	DEVELOP TOWNE CENTER	9/12/1997	5-018-97	96-20136-TCD	
8125	5S	CIRBY CK, LINDA CK, DRY CK	ROSEVILLE, CITY	COMPLETE FLOOD CONTROL PROJECTS	9/29/1997	II-767-97	199600514	
8156 and 8159	9	AGUA HEDIONDA LAGOON	CARLSBAD, CITY	CANNON RD REACH 1	10/10/1997	5-044-97	972013000-TCD and 9720131	
		AGUA HEDIONDA CK,		CANNON RD REACH 2				

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File #	Region	Water	Applicant	Project	Cert Date	1600	404	401
		AGUA HEDIONDA LAGOON						
8177	2	SILVERADO CK, SALVADOR DRAINAGE CHNL	THE O'BRIEN GROUP	DEVELOP RESIDENCES	10/15/1997		19247E87 and 22771N	File No 2138.03, Site ID 02-28-C0003
8185	9	LA ZANJA CYN, MCGONIGLE CYN TRIB	TAYLOR WOODROW HOMES	DEVELOP RESIDENCES	10/17/1997		97-20176-TCD	
8202	6V	WETLAND, UNNAMED	WESTERN CARE CONSTRUCTIO	CONSTRUCT CARE CENTER	10/23/1997	5-433-95	97-50012-BAH	
8215	5F	UNNAMED WETLAND	US DEPT OF JUSTICE	CONSTRUCT PENITENTIARY	10/28/1997		199400188	
8248	5S	WETLANDS, UNNAMED	GIBSON & SKORDAL	CONSTRUCTION PROJECT	11/4/1997	II-884-97	199600557	
8337	9	CHOLLAS CK	SANTA FE RR CO, CURLNGTN	REPLACE BRIDGE 270-9	12/10/1997	5-035-97	98-20020-JL	97C-087
8390	1	POOL CK	THE GREENS RESIDENTIAL	CONSTRUCT SUBDIVISION	9/16/1997		22695N	
8525	8	NEWPORT BAY, LOWER TRIB, UNNAMED	NEWPORT BEACH, CITY DPW	IMPROVED DRAINAGE CHNL AT NEWPORT BLVD & PCH	3/4/1998	5-142-98 and 5-371-98	98-00672-VAW and 19980037500RS	
8529	7	CATHEDRAL WASH	MCO PROPERTIES, INC	MIRANDA PROJECT:CONSTRUCT RES UNITS	3/5/1998		980026000-RSS	
8558	5S	HINKLEY RUN CK, MINE RUN CK	OHM REMEDIATION SERVICES	PENN MINE ENVIRONMENTAL RESTORATION PROJECT	3/19/1998	II-859/1072-97	199500580	WDID 5S05S014676
8587	8		UNOCAL (CAL PAC)	DEVELOP DETACHED RES UNITS & STABILIZE FOR EROSION	3/31/1998		200200380Chung	
8677	8	SANTIAGO CK	CALTRANS	SR 55 AND CHAPMAN AVE BRIDGE WIDENING	5/8/1998		19970004500RS	
8704	2	BERRYESSA CK AND ARROYO DE LOS COCHES	MISSION PEAK HOMES, INC	SINCLAIR HORIZONS DEVELOPMENT PROJECT	5/19/1998	R3-2000-0788	23252	2188.07 (BKW)
8793	4	CASTAIC CK TRIB, UNNAMED	LARWIN COMPANY	RECONFIGURATION/REDUCTION IN SIZE OF DEBRIS BASIN	6/12/1998	5-408-97	199800639PMG	

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File #	Region	Water	Applicant	Project	Cert Date	1600	404	401
8800	2	BOLLINGER CK TRIB, UNNAMED	NEW CITIES DEV GROUP	THOMAS RANCH RES SUBDIVISION	6/17/1998	292-96	22514S	2118.03 (MYM)
8924	5S	WETLANDS, UNNAMMED	ACTIUM DEVELOPMENT CORP	STONERIDGE 63 RESIDENTIAL DEVELOPMENT	7/22/1998		199700771	
8947	2		DEAD STRAIGHT CORP	CONSTRUCT GOLF DRIVING & PRACTICE RANGE	7/27/1998		23566N	
8980	5S	WETLANDS, UNNAMED	LINCOLN, CITY	SR 65 WIDENING & INTERCHANGE PROJECT	8/4/1998		199800081	
9193	4	CASTAIC CK, SAN MARTINEZ GRANDE, (MULT)	CALTRANS DIST 7	REPLACE OR WIDEN BRIDGES ALONG SR 126 (CERTMOD)	9/30/1998	5-100-96	9600167AOA and 980002600	96-075
9211	8	DRAINAGE, UNNAMED	MWDSC	SOIL BERM CONSTRUCTION, STORM DRAIN IMPROVEMENTS	10/5/1998		98-00651-YJC	
9392	4	MATILAJA CK, N FK	CALTRANS, DIST 7	BRIDGE REPLACEMENT, RT 33, BRIDGE #52-71	11/18/1998	539098	199950036LM	98-123
9404	8		CORONA, CITY DP&R	INSTALL FLOOD PROTECTION	8/22/1997		19980050900RRS	
9430	3	PISMO L	FIRMA	ON/OFF RAMP CONTRUCTION, RT 101	11/30/1998	R3-2000-1430	199850316TW	
9432	9	CARMEL CK	BRE BUILDERS INC	RIPARIAN FILL	12/1/1998		19982008200Dean	
9510	1	REDWOOD CK	COPPERHILL DEVEL CORP.	CONSTRUCT FOUR BUILDINGS	12/23/1998		23336N	
9597	9	TELEGRAPH CYN CK	CHULA VISTA, CITY	TELEGRAPH CYN CK CHNLIZATION	2/5/1999	5-489-98	962014500-TCD	
9671	5S	WETLAND, UNNAMED	MELLERUP, BILL	BUILD SINGLE FAMILY HOME	3/10/1999		199700650	
9691	3	ZACA CK	SANTA BARBARA CO ASS GOV	CONSTRUCT INTERCHANGE	3/17/1999		985031500-JEM	
9857	2	WETLAND, UNNAMED	BOULDER RIDGE GOLF CLUB	CONSTRUCT GOLF COURSE, DRIVING RANGE, ROADS, ETC	5/25/1999	6-113-00	20467S92	
10274	5S	GEORGIANA SLOUGH	CUMMINGS, DEBBIE	CONSTRUCT RECR DOCK & ACCESS	10/18/2000		200000299	2188.07 (GTG)
10304	2	SEASONAL WETLANDS, UNNAMED	KYLE, STEPHEN	RESIDENTIAL DEVELOPMENT	10/25/2000		25388N	2148.04 (ECM)
10347	8	ELDER GULCH, GULLY,	SPRING PACIFIC PROPERTIE	RESIDENTIAL DEVELOPMENT E HIGHLAND RANCH	10/30/2000		200100020AS	

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File #	Region	Water	Applicant	Project	Cert Date	1600	404	401
		UNNAMED						
10399	6V	WETLANDS, UNNAMED	THE HIDEAWAY CMPY	RESIDENTIAL DEVELOPMENT	11/3/2000		200001040GAH	
10409	1	MARK W CK, COLGAN CK, WETLANDS, UNNAMED	CALTRANS	WIDEN SR 101 FROM WILFRED AVN TO SR 12	11/20/2000		25062N	
10453	5S	WETLANDS, UNNAMED	LONGMEADOW DEVEL CORP	CONSTRUCT INDUSTRIAL PARK	11/28/2000		199700605	
10495	3	SAN BENITO R TRIBS, UNNAMED	THE LARWIN CMPY	RESIDENTIAL DEVEL	12/28/2000		24144S	
10530	5S	PLEASANT GROVE CK, WETLANDS, UNNAMED	ROSEVILLE, CITY	CONST JUNCT BOX TO OUTFALL STRUC FOR PLEASANT GROVE WASTE TREAT PLANT	1/5/2001		200000456	
10843	9	MURRIETA CK TRIB, UNNAMED	WELLS, ROBERT	CONSTRUCT SELF STORAGE UNITS	8/29/2002	06-2002- 141	200201351Swensen	02C-088
10938	5S	SEAS WETLANDS, UNNAMED, VERNAL POOLS, UNNAMED	M.A.M. LLC	SINGLE FAMILY RES DEVEL	5/30/2001		200100318	
11208	5S	FOLSOM L, WEBER CK, SLATE CK TRIB, UNNAMED	SHINGLE SPRINGS RANCHERIA	CONSTRUCT INTERCHANGE FROM SR 50 TO SHINGLE SPRINGS RANCHERIA	11/1/2002		200200212 and 199300362	
11224	2	FISHER CK, COYOTE CK	CALPINE CORP	CONSTRUCT STORMWATER OUTFALL STRUCTURE	11/21/2002		27067S	2188.07 (BKW)

388 **3. Detailed Discrepancy Analysis Results**

389 **Table 3-1.** Results of of our discrepancy analysis regarding permit files for which the impact and/or mitigation acreage values
 390 reported in our study (based on our detailed file reviews) differed from the corresponding values recorded in the State Board’s permit
 391 tracking database. The impacted and required acreage values from various sources (including the State Board database, 401 permit,
 392 404 permit, Department of Fish and Game’s 1600 permit (Streambed Alteration Agreement), Fish and Wildlife Service’s Biological
 393 Opinion, and the Mitigation Plan) are listed along with our reported values which reflect the actual impacts that occurred and the
 394 mitigation acreage that was required as a result of the greater regulatory process. The source(s) upon which our reported values were
 395 based (i.e., contained the most accurate and up-to-date information) are also provided. The next table (Table 3-2) includes brief
 396 narratives for each permit file which describe the reasons for the discrepancies (page formatting issues forced the division of these two
 397 tables).

398

File ID	Database		401 Cert			404			DFG		FWS		MP		Reported by UCLA			Source
	Impacted	Required	Date	Impacted	Required	Date	Impacted	Required	Impacted	Required	Impacted	Required	Impacted	Required	Impacted	Required	Obtained	
470	0.040	0.700	9/24/03	0.099	0.700	9/30/03	0.059	0.575	1.070	NS	NA	NA	0.053	0.625	0.099	0.700	0.700	401
1210	0.027	0.000	9/29/00	0.027	NS	10/25/01	0.009	0.009	ND	ND	NS	NS	ND	ND	0.009	0.000	0.000	401+404
1412	0.237	0.517	7/5/00	0.273	0.518	ND	ND	ND	ND	ND	NA	NA	ND	ND	0.270	0.520	0.230	401
1464	0.980	1.090	8/29/01	0.980	1.090	2/10/03	0.890	0.960	ND	ND	1.300	3.010	NA	NA	1.870	4.030	4.030	401+404+FWS
1664	0.000	0.004	9/24/01	0.002	0.005	12/17/02	0.040	0.028	NS	NS	NA	NA	0.002	0.005	0.040	0.033	0.033	404+MP
1775	2.670	8.490	1/9/02	2.660	9.150	3/21/00	2.840	9.180	ND	ND	ND	ND	ND	ND	2.660	9.180	9.350	401+404
1785	0.532	1.010	ND	ND	ND	ND	ND	ND	ND	ND	ND	ND	NA	NA	0.532	1.010	1.010	SB DB/Corres
1788	0.820	2.460	1/25/02	1.010	2.650	4/2/02	1.010	NS	ND	ND	NA	NA	1.010	4.690	1.010	4.690	4.800	MP
1817	0.313	0.913	2/11/02	0.313	0.900	12/20/01	0.310	1.500	ND	ND	ND	ND	NA	NA	0.310	1.500	1.500	404
2055	1.020	1.640	6/7/02	1.020	1.640	6/13/02	0.960	0.960	ND	ND	0.240	0.160	ND	ND	0.960	1.200	0.639	404+FWS
2219	0.100	2.000	11/5/01	0.100	2.000	11/5/01	0.022	0.022	NS	NS	2.000	2.000	2.000	2.000	2.022	2.022	2.022	404+MP
2395	2.500	5.440	2/24/00	3.020	5.440	4/24/00	2.740	4.500	4.370	7.740	ND	ND	2.740	4.660	2.740	4.660	5.360	MP
2418	0.310	1.110	12/14/01	0.310	1.110	3/18/02	0.212	NS	ND	ND	NA	NA	0.312	1.100	0.312	1.110	1.000	MP
2443	0.144	0.154	12/4/01	0.077	0.154	10/25/01	0.082	NS	ND	ND	NA	NA	0.095	0.208	0.095	0.208	0.500	MP
2591	0.120	0.360	12/21/00	ND	ND	3/28/01	0.094	0.282	NS	NS	NA	NA	0.094	0.570	0.090	0.570	0.610	404+MP
2593	0.050	0.100	2/26/01	0.050	0.100	7/21/00	0.048	0.100	ND	ND	NA	NA	0.048	0.100	0.048	0.100	0.090	404+MP

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File ID	Database		401 Cert			404			DFG		FWS		MP		Reported by UCLA			Source
	Impacted	Required	Date	Impacted	Required	Date	Impacted	Required	Impacted	Required	Impacted	Required	Impacted	Required	Impacted	Required	Obtained	
2706	0.140	0.180	5/2/01	0.140	0.180	9/12/02	0.140	0.180	ND	ND	NA	NA	0.090	0.180	0.140	0.200	0.200	404
2726	1.450	1.450	8/6/99	1.450	1.450	8/25/99	1.450	2.900	ND	ND	NA	NA	NA	NA	1.450	2.900	2.900	404
2784	13.750	29.350	6/27/00	14.550	43.900	ND	ND	ND	ND	ND	NA	NA	14.600	43.900	11.170	43.900	43.900	401, MP, Corres
2841	1.740	3.300	8/9/99	ND	ND	3/9/00	1.740	3.300	0.010	0.030	NA	NA	1.740	3.500	1.740	3.500	3.630	MP
2974	0.122	0.230	7/7/99	ND	ND	10/7/99	0.150	0.150	ND	ND	0.150	0.150	ND	ND	0.150	0.150	0.220	401+FWS
3252	2.120	3.510	9/1/99	2.120	2.120	8/25/99	2.120	2.120	NA	NA	NA	NA	NA	NA	2.120	2.120	1.580	404+401
3370	0.150	0.200	12/23/99	0.150	0.200	10/8/99	0.150	0.200	ND	ND	NA	NA	NS	0.700	0.150	0.700	0.700	404+ MR+Corres
3417	0.398	0.730	11/5/99	0.350	0.685	12/28/99	0.340	1.180	0.390	1.180	NA	NA	0.390	1.180	0.390	1.180	1.180	DFG+404+MP
3472	0.390	0.330	11/2/99	0.390	0.330	NS	0.390	0.390	ND	ND	NA	NA	0.390	0.390	0.390	0.390	0.390	MP
3632	1.150	2.150	2/14/00	1.150	2.150	5/2/02	1.520	3.320	NS	NS	NA	NA	1.420	2.820	1.520	3.320	2.420	404
3677	0.160	0.400	7/2/99	0.160	0.400	5/3/00	0.200	0.400	ND	ND	NA	NA	0.200	0.400	0.200	0.400	0.400	MP+404
4206	2.100	0.000	12/2/92	1.700	NS	10/21/93	1.500	1.500	NS	NS	NA	NA	1.500	1.500	1.500	1.500	1.500	404
4231	0.000	0.000	12/16/92	NS	NS	9/30/98	0.190	0.190	ND	ND	0.032	0.254	NA	NA	0.190	0.254	0.254	FWS+404 Corres
4580	0.000	0.000	8/27/93	NS	NS	7/24/94	NS	NS	ND	ND	NA	NA	ND	ND	0.600	0.600	0.600	401+404
4858 & 5371	0.960	0.000	8/30/94	0.560	0.000	8/15/94	NS	NS	0.980	0.580	NA	NA	ND	ND	1.090	0.580	0.580	DFG
5136	0.520	0.000	5/20/94	0.520	0.500	5/4/94	0.520	NS	ND	ND	NA	NA	0.330	0.100	0.520	0.500	0.080	401
5217	1.000	0.000	7/11/94	1.000	1.000	8/1/94	NS	NS	NS	1.000	NA	NA	ND	ND	1.500	1.500	1.500	404 PDN, DFG
5401	0.510	0.000	9/7/94	0.510	1.000	11/1/94	NS	NS	0.083	0.420	NA	NA	ND	ND	0.083	0.420	0.730	DFG+404+MP
5425	0.000	0.000	9/15/94	NS	NS	8/10/94	0.220	0.120	ND	ND	NS	NS	ND	ND	0.220	0.120	0.120	404
5479	0.000	0.000	10/7/94	NS	NS	9/1/94	0.006	NS	ND	ND	NA	NA	NS	0.140	0.006	0.140	0.140	404+MP
5619	0.000	0.000	1/4/05	NS	NS	4/6/95	NS	NS	NA	NA	NA	NA	20.000	60.000	20.000	60.000	60.000	MP+ MonRep
5625	0.100	0.000	8/10/95	0.140	NS	1/18/95	0.100	NS	ND	ND	NA	NA	0.140	0.903	0.140	0.903	0.288	Corres+MP+401
5747	1.000	0.000	3/20/95	1.000	1.000	10/16/95	0.010	NS	1.000	1.000	NA	NA	ND	ND	0.300	0.600	0.690	As Built Report
5815	0.420	0.000	4/17/95	0.42	0.6	3/8/95	0.42	0.6	ND	ND	NA	NA	0.42	0.6	0.420	0.600	0.4	401+404+MP
6002	1.200	0.000	7/12/95	1.361	4.170	1/3/95	1.340	4.170	0.840	4.170	NA	NA	ND	ND	1.361	4.170	3.870	401, Corres
6280	0.200	0.100	10/13/95	0.200	0.100	6/3/96	0.200	0.200	0.190	0.200	NA	NA	0.090	0.100	0.190	0.200	0.090	404+Corres
6369	1.490	5.690	11/20/95	1.490	5.690	12/18/95	1.490	5.690	ND	ND	NA	NA	ND	ND	1.490	5.690	5.961	401

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	Impacted	Required	Date	Impacted	Required	Date	Impacted	Required	Impacted	Required	Impacted	Required	Impacted	Required	Impacted	Required	Obtained	
6389	13.100	0.000	12/4/95	12.900	6.100	11/28/95	NS	NS	7.100	7.100	NA	NA	12.900	6.100	12.900	6.100	2.400	401+MP+MR
6451	0.650	0.000	1/18/96	0.65	0.65	1/10/96	NS	NS	NS	NS	NA	NA	4.81	0.65	0.650	0.650	0.53	401+MP+MR
6668	12.650	13.000	4/1/96	12.650	13.000	9/28/99	10.070	NS	ND	ND	ND	ND	10.070	14.080	10.070	14.080	15.490	404+MP+MR
6789	2.895	4.650	5/9/96	2.895	44.050	5/12/97	2.895	42.295	ND	ND	ND	ND	ND	ND	2.900	44.050	37.710	401
6845	0.170	0.170	6/11/96	0.400	0.170	ND	ND	ND	NS	NS	NA	NA	ND	ND	0.400	0.170	0.170	401
6949	0.010	0.000	7/17/96	0.006	0.009	8/16/95	NS	NS	ND	ND	NA	NA	ND	ND	0.006	0.009	0.009	401
6970	4.210	4.210	7/24/96	4.210	4.210	ND	ND	ND	ND	ND	NS	NS	4.210	4.650	4.210	4.650	1.190	MP+Corres
7014	1.400	2.800	8/8/96	1.490	2.800	8/12/96	1.490	2.800	ND	ND	NS	NS	ND	ND	1.490	2.800	2.800	401+404
7059	0.000	0.000	9/5/97	0.000	0.000	1/28/99	NS	NS	ND	ND	0.100	0.100	0.520	0.520	0.100	0.100	0.100	401+MP+MR
7117	0.600	4.000	9/10/96	0.600	4.000	5/22/97	0.670	4.000	NA	NA	NA	NA	ND	ND	0.670	4.000	4.000	404
7154	5.400	13.800	9/23/96	5.400	14.600	1/28/98	2.540	7.620	ND	ND	ND	ND	3.050	5.800	2.840	8.520	8.730	MR
7270	0.340	0.340	10/28/96	0.340	0.340	6/21/99	0.340	0.400	ND	ND	ND	ND	NA	NA	0.340	0.400	0.400	404+PMNT
7385	5.400	5.800	12/9/96	5.400	5.800	3/31/00	5.410	6.330	NA	NA	5.410	6.330	5.400	5.800	5.410	6.330	6.040	404+FWS+Corres
7404	0.370	0.370	12/18/96	0.370	0.370	12/9/96	0.370	0.400	NA	NA	NA	NA	NA	NA	0.370	0.370	0.370	401
7456	1.680	1.700	1/16/97	1.680	1.700	2/26/97	1.700	3.400	ND	ND	NA	NA	1.680	3.400	1.700	3.400	3.370	404+MP
7497	14.600	14.600	1/28/97	14.600	14.600	3/3/97	NS	NS	ND	ND	ND	ND	NS	16.800	14.600	14.600	14.600	401+MR+other
7521	0.600	0.680	2/1/97	ND	ND	4/28/97	NS	NS	ND	ND	0.940	NS	0.340	0.680	0.340	0.680	0.680	MP
7528	1.300	0.500	2/14/97	0.580	0.500	7/15/04	0.580	1.300	ND	ND	NA	NA	NA	NA	0.580	1.300	1.300	404+PMNT
7640	0.960	0.360	4/1/97	ND	ND	6/3/97	0.120	0.120	ND	ND	NA	NA	0.360	0.360	0.120	0.120	0.120	404+Corres
7678	1.900	2.940	4/17/97	1.900	2.940	9/10/96	1.960	NS	ND	ND	NA	NA	2.800	4.230	1.960	2.940	1.920	401+404+Corres
7827	1.400	7.700	5/30/97	1.400	7.700	6/17/98	0.500	NS	ND	ND	0.500	7.000	1.900	9.600	1.900	9.600	9.600	404+MP+MR
7902	0.000	0.000	9/14/98	NS	NS	10/20/98	NA	NA	ND	ND	NS	NS	5.300	5.300	5.300	5.300	5.300	MP+MR's
7932	0.940	3.200	8/4/97	0.940	3.300	1/5/95	NS	NS	9.000	3.320	NA	NA	ND	ND	0.940	3.330	2.866	401
7936	0.480	0.960	8/5/97	0.480	0.960	10/27/97	0.480	0.980	NA	NA	NA	NA	NS	0.980	0.480	0.980	0.980	404
7942	7.500	0.450	8/6/97	ND	ND	9/4/97	0.780	2.850	ND	ND	ND	ND	ND	ND	0.780	2.850	2.850	404
8044	2.200	2.200	9/8/97	2.200	2.200	ND	ND	ND	NS	NS	ND	ND	ND	ND	2.560	2.560	2.560	Corres+Bank PMNT
8061	2.450	3.910	9/12/97	ND	ND	6/15/98	2.450	5.960	2.270	5.960	2.630	3.650	2.270	5.960	2.450	5.960	4.020	404
8125	0.840	1.100	9/29/97	0.840	1.100	9/25/02	NS	NS	NS	NS	ND	ND	0.840	5.360	0.840	5.360	5.360	MP+401

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	Impacted	Required	Date	Impacted	Required	Date	Impacted	Required	Impacted	Required	Impacted	Required	Impacted	Required	Impacted	Required	Obtained	
8156 & 8159	3.310	3.310	10/10/97	3.310	3.310	4/20/98	2.580	6.340	3.320	6.340	3.310	6.340	3.320	6.520	3.320	6.340	7.160	404+MP+Other
8177	0.041	0.080	10/15/97	0.041	0.080	10/1/97	0.335	NS	ND	ND	ND	ND	0.335	NS	0.335	0.140	0.310	404+MP
8215	1.840	4.340	10/28/97	1.840	2.500	10/22/97	1.840	1.840	NS	NS	ND	ND	2.500	2.500	1.840	2.500	2.500	401+Corres
8217	9.300	0.000	10/23/97	9.300	NS	11/13/97	9.300	NS	NS	NS	NA	NA	ND	ND	9.300	9.300	9.300	401+DFG
8248	1.090	1.110	11/4/97	1.090	1.110	5/1/98	1.090	1.420	NS	NS	NA	NA	NA	NA	1.090	1.420	1.420	404
8337	0.142	0.050	12/10/97	0.152	0.043	1/20/98	NS	0.042	0.070	NS	ND	ND	ND	ND	0.042	0.042	0.042	404+Corres
8390	1.320	1.320	12/23/97	1.320	1.320	11/12/97	1.320	1.350	NA	NA	NA	NA	NA	NA	1.320	1.350	1.350	404
8525	0.090	0.090	3/4/98	0.090	0.090	6/26/98	0.070	0.210	ND	ND	NA	NA	0.070	0.210	0.070	0.210	0.210	404+MP
8529	0.630	0.000	3/5/98	ND	ND	2/17/00	NS	NS	ND	ND	NS	NS	2.000	8.550	2.000	8.550	4.360	MP
8558	7.130	1.000	3/19/98	7.130	1.000	4/28/99	NS	NS	NS	NS	NA	NA	6.900	0.140	6.900	0.140	0.190	MP+Corres
8677	5.300	1.000	5/8/98	5.300	1.250	ND	ND	ND	ND	ND	ND	ND	ND	ND	5.300	1.250	1.250	401
8793	2.270	1.400	6/12/98	ND	ND	ND	ND	ND	ND	ND	NA	NA	NA	NA	2.270	1.400	1.400	401
8800	0.400	0.850	6/17/98	0.400	0.850	6/17/98	0.400	NS	0.600	0.600	NA	NA	0.400	0.830	0.400	0.830	0.260	404+MP
8890	0.620	1.860	7/16/98	0.620	1.860	7/17/98	0.620	NS	4.350	13.050	NA	NA	0.660	10.000	0.660	10.000	10.000	MP
8980	1.570	2.530	8/4/98	1.570	2.530	6/26/98	1.570	2.010	NA	NA	1.570	1.590	NA	NA	1.570	2.010	2.010	404+FWS+PMNT
9193	3.155	2.280	9/30/98	3.155	4.030	3/20/00	2.920	3.900	ND	ND	NA	NA	ND	ND	2.955	3.940	2.020	401+404+MR
9211	0.130	0.000	10/5/98	0.130	0.250	10/26/98	0.130	0.250	ND	ND	NA	NA	NA	NA	0.130	0.250	0.250	401+404
9392	0.350	0.110	11/18/98	0.350	0.350	ND	ND	ND	ND	ND	NA	NA	ND	ND	0.350	0.350	0.320	401+MR
9404	12.950	0.000	11/23/98	12.950	12.950	9/15/00	11.940	11.940	ND	ND	11.940	11.940	11.940	11.940	11.940	11.940	11.940	404+FWS+MP
9430	0.016	0.230	1/23/01	0.016	0.230	8/2/01	0.044	0.230	NS	NS	NS	NS	ND	ND	0.044	0.230	0.230	404
9432	0.040	0.080	12/1/98	ND	ND	1/20/99	0.040	0.210	NS	NS	NA	NA	0.040	0.210	0.040	0.210	0.270	404+MR
9448	0.299	0.310	12/4/98	2.990	0.310	2/10/99	0.036	0.370	NA	NA	NA	NA	NA	NA	0.036	0.370	0.400	404
9510	0.615	0.615	12/23/98	0.615	0.615	11/19/98	0.615	0.650	ND	ND	0.615	0.615	NA	NA	0.615	0.650	0.650	404+PMNT
9597	1.630	1.630	2/5/99	ND	ND	5/21/99	1.630	3.000	ND	ND	1.630	2.130	1.630	3.000	1.630	3.000	2.930	404, MP, Corres
9691	0.010	0.090	3/17/99	0.010	0.090	4/30/99	0.100	0.900	NS	NS	NA	NA	0.100	0.900	0.100	0.900	0.900	404+MP+Other
10347	0.060	0.060	10/30/00	0.060	0.060	2/21/01	0.060	0.060	0.080	0.140	NA	NA	0.130	0.210	0.050	0.200	0.180	401+DFG+Other
10356	0.099	6.930	10/17/00	3.130	6.930	4/13/01	1.840	NS	ND	ND	NA	NA	NA	NA	3.130	6.930	6.930	401

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File ID	Database		401 Cert			404			DFG		FWS		MP		Reported by UCLA			Source
	Impacted	Required	Date	Impacted	Required	Date	Impacted	Required	Impacted	Required	Impacted	Required	Impacted	Required	Impacted	Required	Obtained	
10399	0.095	0.101	11/3/00	0.095	0.101	11/17/00	0.090	0.090	NA	NA	NA	NA	0.095	0.101	0.095	0.101	0.670	401
10409	0.542	0.558	11/20/00	0.594	0.558	9/12/00	0.560	0.500	NS	NS	NA	NA	0.560	0.600	0.560	0.600	0.570	404+MR
10453	0.520	1.630	11/28/00	0.520	1.630	11/24/98	0.520	NS	ND	ND	0.390	8.110	NA	NA	0.520	8.670	8.670	404+FWS+PMNT
10495	1.500	3.000	12/28/00	1.500	3.000	3/16/01	1.500	3.000	ND	ND	NA	NA	1.465	3.098	1.465	3.098	1.988	MP
10530	1.120	1.150	1/5/01	1.120	1.800	11/29/00	0.210	NS	ND	ND	0.944	2.990	0.940	1.150	1.124	3.170	3.170	401+FWS+PMNT
10843	0.041	0.063	1/2/03	0.041	0.063	9/12/02	0.040	NS	NS	NS	NA	NA	0.041	0.123	0.041	0.123	0.290	401+DFG
10938	0.151	0.453	5/30/01	0.151	0.453	8/29/01	0.151	1.356	NA	NA	0.151	1.356	NA	NA	0.151	1.356	1.359	404+FWS+PMNT
11208	0.088	0.021	11/1/02	0.088	0.021	10/31/02	0.088	0.088	ND	ND	NA	NA	NA	NA	0.088	0.088	0.088	401+404+ Bank PMNT
11224	0.035	9.600	11/21/02	0.035	9.600	7/29/02	0.008	NS	ND	ND	ND	ND	NS	4.300	0.035	4.300	4.300	401+MP

400 **Table 3-2.** Reasons for the reported discrepancies between our reported impact and/or mitigation acreage values and the
 401 corresponding values recorded in the State Board’s permit tracking database. As indicated, each file was assigned one or more codes
 402 indicating the relevant discrepancy categories. The table is a continuation of the previous one (Table 3-1) and was separated merely
 403 for page formatting reasons.
 404

File ID	Reason for Discrepancy	CODE
	1=No DB Discrepancy 2=Discrepancy due to rounding errors; 3=SB DB entry error, permit OK; 4=Error or lack of info in the 401 permit text; 5=Discrepancy due to accounting difference (ex: permanent vs temporary impacts, or wetlands vs non-wetland waters; 6=Other agency required more mitigation than RB, but 401 not outdated; 7=Mitigation planning modified, 401 outdated; 8=401 permit info outdated, impacts reduced after 401 issuance mitigation same; 9=401 outdated, impacts lower, mitigation different; 10=401 outdated, impacts greater than 401 approved, mitigation different; 11=No 401 permit obtained; 12=UCLA/USF data change since draft final report; 13=Redundant DB record/CertMod; 14=No 401 permit discrepancy; 15 No real regulatory issue with the file.	
470	Discrepancy due to SB DB entry/CertMod confusion errors. There are redundant DB records caused by re-entry of CertMod information (original permit: File ID# 10907; Cert. date 8/20/02; impacts 0.04ac; mitigation 0.7ac). The new permit (File ID# 470; data herein) contained confusing text with the old information and new information blended together (seems that old permit used as a template and some of the old text was not deleted or written over). The new DB entry was based on the original information rather than the new information. The MP reported here was outdated and the 404 permit did not include temporary impacts and did not include the whole amount of planned mitigation.	3,4,12,13 ,14,15
1210	The 401 permit contained a typo/incorrect data (indicated 0.02ac of permanent streambed impacts and 0.007ac of permanent wetland impacts while the permanent streambed impacts should have been 0.002ac, so the total impacts should have been 0.009ac vs. 0.027ac). No compensatory mitigation was required for these permanent impacts; only a 5:1 revegetation for lost trees was required. In the end, one willow tree was removed and for mitigation, we found five little dead cuttings on the bank in a 2 foot long straight line. In addition, part of the discrepancy was caused by an incorrect file ID number We changed permit numbers for this project (File ID: #1210 instead of original #10159) because we realized the numbers in the SB DB didn't match up. These are two records in the SB DB with the same cert date, same permittee(Caltrans), same waterbody (Morro Ck) and same project description (extend box culvert), but with slightly different acreage data. The cross referencing during our file selection process led us to the incorrect cert letter/file. We presume that these two records are for separate culverts (large stretch of road widening with two crossings), but they may reflect a DB redundancy.	4,12,13
1412	SB DB entry error. Data input as 0.237ac instead of 0.273ac. Correct information in permit	3,15
1464	No Discrepancy in 401 permit information. Through the Biological Opinion, which was an inferred requirement of the 401 permit, the FWS considered both direct and indirect impacts (0.41 direct + 0.89 indirect) and thus the overall mitigation requirement was higher than in the 401 permit.	6,15
1664	RB permit and SB DB only included permanent wetland impacts; actual impacts included permanent and temporary impacts to both wetlands and non-wetland waters. Corps only required restoration and reveg of temporary impacts, but not permanent impacts. The mitigation project accounted for both temporary and permanent impacts.	5
1775	RB impact discrepancy was due to simple DB entry rounding issue. For the mitigation discrepancy, the 401 permit contained a typographical error resulting in an incorrect mitigation acreage value (pre-401 information submission contained correct value). The actual mitigation acreage obtained (credits purchase) was 0.03ac higher, as required by 404.	2, 4, 6,12,15
1785	No 401 permit obtained. No discrepancy. Information based on SB DB; initial confusion regarding temporary versus permanent impacts was corrected.	1, 11, 12,14,15

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1788	Project involved impacts to a creek (complete relocation) and adjacent seasonal wetlands. The 401 permit included acreages for both impacts but only specified the seasonal wetland impacts under the "fill" section. Mitigation was to be 3:1 for wetland impacts and 1:1 for other waters. The mitigation figure in the SB DB was only for the 3:1 seasonal wetland mitigation (not the 1:1 for other waters. In addition, there were delineated wetlands in the stream that weren't considered in those data. Our reported figures include all impacts and mitigation, as distinguished in the Mitigation Plan.	5
1817	Project involved acreage credit purchases as mitigation (0.31ac creation, 0.60ac preservation, and either 0.6ac additional preservation or conduct public education effort. The data for these mitigation credit purchases were seen by RB and included in 401 permit, but the language suggested that the public education effort would be undertaken instead of the additional 0.6ac of preservation. Therefore, the SB DB entry did not include that acreage requirement. In the end the additional preservation credits were purchased instead of the education effort.	4
2055	Permanent impacts had been avoided prior to 401 issuance, but the changes were not incorporated into the 401 letter. The letter itself did not include any acreage information, but the attached information included the outdated data. It is not clear whether or not the RB staff was aware of the changes (though they were copied on the earlier 404 permit). Furthermore, additional FWS requirements were invoked by the 401, and were included in our "reported" results. For clarification, these are removed here in the "401 regulatory" columns.	4, 6
2219	RB and Corps only reported a 0.1ac temporary crossing as impacts while FWS and likely DFG considered losses to 2 acres of wetland/riparian habitat on a gravel bar (within waters) that was removed and converted to open water to protect a downstream structure from siltation. In addition, the RB reported the crossing area at 0.1 acre while if was clearly designed at .022 acres (~15ftX60ft). Compensatory mitigation (2ac) was required in the 401 permit for these reported temporary impacts (an accounting issue since this was the total mitigation acreage required by FWS and DFG for permanent losses of the bar wetlands).	4,5,12
2395	Multiple causes for discrepancy. 1. The SB DB reflected a misinterpretation of the permit information: permit listed 1.4ac permanent streambed impacts plus "wetland: 1.1ac permanent, 0.52ac temporary." This latter phrase was interpreted as .52ac of the 1.1ac, whereas it actually was 1.1ac plus additional 0.52ac. 2. The 401 permit text listed the individual habitat acreages (impacts and mitigation) incorrectly (too complicated to describe here, but the data were all jumbled up). 3. The actual mitigation planned and implemented was less than indicated in the 401 letter (4.66ac vs 5.44ac); the actual acreage was very clearly delineated as the mutually agreed upon mitigation. 4. We (UCLA/USF) made a minor addition error (now corrected) in the total required datum used for this aspect of our analyses. In addition, the 401 permit was outdated: later DFG amendments during project construction (3 of them) approved additional impacts to stream and wetland resources (at least 0.72ac combined). These (and the corresponding additional mitigation requirements) were not included in our analysis because they were discovered too late to include in this study. There is no evidence in the file that the RB staff were copied on these amendments. In addition, all submission documents referenced only the Corps and DFG as responsible parties (including their permit numbers). It is not clear how much involvement the RB staff had in the planning after 401 issuance.	3, 4, 5, 10,12
2418	401 permit included .31 acres of temp impacts, but not the 0.002 acres of permanent impacts associated with the installation of a bridge pier/piling (the actual footprint).	5,15
2443	SB DB entry error based on misinterpretation of permit info (a pair of "totals" and their inclusive values were all added together). However, the 401 information differed from that of the mitigation plan. We used the data from the mitigation plan because it was referenced by both the Corps and RB. In addition, there was a UCLA/USF data error (now corrected) for this file's acreage analysis.	3,4,12

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2591	No 401 permit obtained. Impacts and mitigation reduced after 401 issuance through communications between permittee, Corps, and DFG. There is no evidence that the RB was copied on any of the changes. The submission documents only reference the Corps and DFG, as overseeing agencies, submission recipients, and list only their permit numbers. Mitigation acreage was large enough to cover the initial 401 mitigation requirement, but fell short on waters by ~50% (most was non-waters riparian and upland).	9,11
2593	Simple rounding issue in the 401 permit.	2,15
2706	Discrepancy does not reflect a regulatory problem with the RB. The Corps had mandated removing 0.02 acres of pier pilings from the riverbed as part of mitigation. However, the 401 permit had an error: the wetland versus non-wetland impact acreage were reported in reverse order.	4,6,15
2726	Discrepancy does not reflect a regulatory problem with the RB. The Corps required a 2:1 ratio while the RB only required 1:1. Our reported results follow from the Corps requirements as that is what the mitigation project was based on.	6,15
2784	The SB DB included only wetland impacts and mitigation instead of all jurisdictional impacts and mitigation (the project impacted wetlands and shallow tidal channels as part of a huge tidal wetland restoration area). Actual impacts reduced from 14.55 to 11.17 after 401 issued, mitigation stayed same.	5,8
2841	No 401 permit obtained. Discrepancy does not reflect a regulatory problem with the RB. The mitigation plan included more acreage than required by the Corps or RB.	6,11,15
2974	No 401 permit obtained. Impacts were greater than expected from the 401 DB values. Little information in file. 401acreage information was based on a jurisdictional determination document in the file, but the 404 permit issued later showed a greater impact acreage. The Corps either disagreed with part of that determination, or the project increased in size after 401 issuance.	10,11
3252	SB DB entry errors (several in record). Database indicates 2.14 creation plus 1.37 credit purchase instead of 2.12 total (0.75 creation plus 1.37 credit) as listed in the 401 permit.	3,14,15
3370	The 401 permit information was outdated. Through some unknown correspondence the Corps approved a change in mitigation planning (a July 2003 letter from the Corps referenced the modified requirements). This resulted in a total acreage (0.70) greater than required by the RB, but instead of a 0.1 acre onsite creation and a 0.1 acre creation credit purchase from an approved bank, the Corps approved a 0.60 acre of permittee owned preservation area around the 0.1 acre creation site.	7
3417	404 considered only permanent impacts; 401 considered temp and perm impacts as did DFG. However, 401 permit included obvious data mistakes (i.e. .005 instead of .05) and didn't reflect the planning documents. The SB DB also had data entry errors with values different from the permit.	3,4,5
3472	The 401 permit only included the wetland component of the total mitigation site acreage as a mitigation requirement though both wetland and non-wetland waters impacts were listed.	5
3632	The 401 permit information was outdated. The original 404 permit (dated 3/2/00) already had impacts of 1.42 acres (0.27ac more than 401), and MP was based on these impacts. The final 404 permit reflected additional impacts (0.1ac more) and additional mitigation (1.17ac more).	10
3677	Prior to permit issuance, the RB was given information showing 0.20 acres of impacts, but the 401 permit only stated 0.16 acres. Though all file information was scrutinized for clues, there was no indication of the source of that value. Probably a typo.	4

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File ID	Reason for Discrepancy	CODE
4206	401 permit did not specify any mitigation, though mitigation was required by the Corps. In addition, there was a SB DB entry error: the 401 permit specified a total impact acreage of 1.7 ac including 0.6ac for construction and 1.1ac for diversion activities. A separate statement was made that the project would include 0.4ac of impacts to wetland vegetation. These values were summed (2.1ac inputted) though those wetland impacts were included in the 1.7ac value. Through later amendments approved by the Corps (no evidence the RB was copied), the actual impacts were reduced to 1.5ac (still including the 0.4ac of wetland impacts), and the mitigation followed from that figure. In addition, the SB DB includes redundant records regarding this project. Two separate 401 permits were issued (12/2/92 and 12/24/92). These were for slightly different regulatory actions (diversion under NWP3, and NWP 33 respectively), but both related to the creek diversion for the repair of a bridge abutment, and the same impacts (1.1ac) are listed twice in the DB.	3,6,9,13
4231	401 permit did not include any acreage information and none reflected in DB. However, permanent impacts did occur including vernal pools and seasonal wetlands as did compensatory mitigation for those impacts. The 401 permit was issued in December 1992 and an early Corps permit was issued in 1991. A new 404 permit was issued in 1998 along with DFG and FWS permits/opinions. It seems that the RB must have been contacted about the resumed project because the 404 stated it would be denied without prejudice without 401 Cert. or waiver. However, there is no evidence in the file of any correspondence with the RB, and through an exhaustive search of the SB DB (permittee, project, date, etc), it seems that no new 401 was issued. There is no evidence that the RB was copied or referenced on any of the correspondence, permits, or document submissions. The Corps, DFG, and FWS were copied and referenced on these.	10
4580	No impact or mitigation acreage specified by 401 or 404, but there were temporary impacts, revegetation requirements, and the 401 permit provided length times width info from which area could be determined. Our analysis included such temporary impact/mitigation acreages, even when no mitigation specified. This is because many permits do require mitigation for temporary impacts, often this is listed and recorded in the SB DB as compensatory mitigation (examples herein), and many compensatory mitigation projects have mitigation for temporary impacts built into them. So we include projects like this one to maintain a consistent scientific approach.	5,15
4858 & 5371	This project involved permanent and temporary impacts to riparian waters associated with the installation of 6 riprap groins. This project was originally issued a 401 waiver on 12/30/03 (with then impacts of 0.46ac). This modification waiver approved an additional 0.10ac of impacts, which means the total impacts would be 0.56ac. however, the SB DB indicates 0.96ac of impacts. This CertMod information was entered into the SB DB redundantly (two records, including acreage, exist in the DB). The actual impacts, as represented on a mitigation planning document approved by DFG were greater (1.09ac) and the required acreage specified on that document was 0.58ac. Our initial file selection was for a different, though similar permit (same permittee, waterbody, cert date, essentially same project type), but has since been changed to reflect the file we actually located and assessed.	3,10,12,13
5136	SB DB entry error. The 401 permit language was not that clear, but mitigation for the permanent impacts was required (text stated restoration and enhancement of riparian habitat within a 0.5ac degraded channel and banks). MP was created over two years later and included reduced impacts and mitigation. There were no other supporting documents in the file to verify regulatory approvals for the different numbers so we used the information from the 401 letter.	3,14,15
5217	The 401 permit specified temporary impacts to 1.0ac of waters with revegetation of the area required. No mitigation acreage was entered into the SB DB (likely not considered compensatory mitigation). The later 404 permit indicated 1.5ac of impacts with revegetation (no mention of temporary vs permanent). We applied the Corps 1.5ac impact value, and assumed all impacts were temporary (so the mitigation acreage would be 1.5ac as well).	5,15

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File ID	Reason for Discrepancy	CODE
5401	The SB DB contained a data entry error, and the 401 permit information was outdated. This project involved permanent impacts to riparian waters. In the 401 permit, the required mitigation acreage was clearly delineated (1.0ac), but was not entered into the DB. After 401 issuance, and prior to 404 issuance, the planned impacts were reduced through discussions with DFG. The 404 permit did not include any acreage data, but the DFG permit reflected these changes. There is no evidence in the file that the RB was made aware of the changes. Some of the reported impacts (.014 acres) were to vegetation only. Remaining 0.069 acres were for fill relating to federal permits.	3,9
5425	401 permit mentioned permanent fill, but did not specify any acreage data. Therefore, the DB indicated zero acres for impacts and mitigation. The 404 permit paperwork did include impact and mitigation acreage information; the 404 permit was issued prior to the 401.	4
5479	Project involved permanent impacts to riparian waters though 401 permit did not specify any acreage data, so the DB indicated zero acres for impacts and mitigation. Data for impact and mitigation acreage did exist in the 404 permit and in the Mitigation Plan and these are what we report.	4
5619	This project involved a large restoration project undertaken by FWS along the Colorado River, which would dredge 20 acres of wetlands to deepen a backwater lake for wildlife and boaters/fisherman. The "mitigation" was to include the new 20 acres of lake, plus 40 acres of riparian revegetation and exotics removal. The regulatory permits were minimal and did not specify any impact or mitigation acreage data despite the expected conversion of wetlands to deep water. The main condition of the Corps permit was that the FWS would guarantee funding of the project through its completion. The project, in fact, suffered from funding shortages, and this contributed to the many problems with design, implementation and monitoring. For our "no net loss" analysis, we report as impacts the 20ac of lost wetlands and the 60 acres of planned restoration. While the required acreage of restoration activities was met, the site does not receive the expected hydraulic connection to the Colorado River, and the site is currently dominated by tamarisk.	5,15
5625	SB DB entry error caused by redundantly entered CertMod. Original 401 letter (1/6/05; Kaufman and Broad) listed 0.1ac of impacts while the redundant CertMod record (8/10/95; Impact Sciences) indicated 0.14ac of impacts. Permits didn't specify mitigation acreage, but said follow MP. MP said enhancement of 500' by approx. 75' stream (0.863ac.) plus 0.04ac (total acreage=0.903ac).	6,13
5747	This project involved the cleanup of military landfill debris from an old quarry pit that had developed into wetland. The impacts were temporary disturbance; the mitigation was restoration of disturbed areas along with excavation to increase the extent of wetlands. The 401 permit listed the impact and mitigation acreage. The SB DB included the impact, but no mitigation acreage (presumably because it wasn't considered compensatory mitigation). Through project implementation, the actual impacts were less than expected (0.3ac vs. 1.0ac), so the mitigation acreage was reduced accordingly (2:1 ratio, with 0.6 acres of mitigation required). Our analysis included mitigation for temporary and permanent impacts.	5
5815	SB DB entry error. Project involved permanent wetland impacts (0.42ac). While the mitigation acreage (0.60ac) was clearly delineated in the 401 permit, it wasn't entered into the DB (which reflected 0.00ac mitigation).	3,14,15
6002	SB DB entry error likely caused by improper Certmod DB update. Original 401 indicated 1.34ac impacts and 4.17ac mitigation, while CertMod indicated an additional 0.021ac impacts and stated that the existing MP would be adequate. The SB indicated an errant impact acreage of 1.2ac and did not include any mitigation acreage. Additional correspondence with the Corps (with no evidence or RB notification) reflected a change in performance standard conditions after permits were issued (these aren't reflected in these acreage values).	3,4,7,13,14,15

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6280	401 permit and DB only included mitigation for permanent impacts while mitigation for temporary impacts also occurred. In addition, mitigation planning changed (no cc to Regional Board) to skip excavation of wetland and plant 0.09 acres of oak trees instead. This was for permanent impacts...the mitigation for temporary impacts also included oak and riparian plantings only.	5,7
6369	No Discrepancy. The reported discrepancy was due to a simple UCLA/USF calculation step that required the addition of 0.001ac to the required and obtained acreages so that the habitat acreages would add up to the total. This was corrected.	1,12,14,15
6389	SB DB entry error/incompleteness. The 401 permit listed 12.9ac of impacts, including 7.1ac of permanent impacts, but 13.1ac was entered into the DB. The information on mitigation was clearly delineated in the 401 permit ((6.1ac) but the DB indicated zero acres of mitigation.	3,14,15
6451	SB DB entry error. This project involved a major bridge retrofit (Hwy 37 span of the Napa River Estuary/San Pablo Bay). There were temporary impacts, as well as permanent impacts associated with the increased footprint of multiple large pilings, most in deep open water, but several in wetlands and shallow tidal water. Only the temporary impacts were considered by RB and Corps (no compensatory mitigation for permanent impacts). Mitigation (revegetation of temporary impact areas) was required, and while clearly delineated in the 401 permit, it wasn't entered into the DB (which reflected 0.00ac mitigation).	5,14,15
6668	The 401 permit information was outdated. Later reduction of impacts and an increase in mitigation was required by the Corps. The Corps, DFG, and FWS were involved in these planning decisions, included on distribution lists, and their permits were referenced on the documents/submissions. There is no evidence that the RB was included in the planning discussions or made aware of the changes.	9
6789	Project involved relocation of a ~1 mile long stream around a landfill. The 401 letter included information on "waters" impacts and floodplain impacts, and "waters" mitigation and floodplain mitigation. Only the "waters" acreage data were included in the SB DB. Since the floodplain acreage was clearly part of the mitigation requirements and because the flood waters seem to be ordinarily extending beyond the constructed "waters" zone, we included this additional acreage as required and obtained mitigation.	5,15
6845	SB data entry errors. 401 permit included temporary and permanent impacts, but only the permanent impacts were entered into the DB. The compensatory mitigation was assigned as 1:1 for total impacts (permanent + temporary) The 401 permit was the only informative document in file.	3,14,15
6949	SB data entry errors. 401 permit was most recent document in file. The DB impacts were rounded up from 0.006ac to 0.01ac and the DB record did not indicate any mitigation acreage even though mitigation was included in the permit. The impacts were temporary and required a 1.5:1 ratio of "creation or restoration" mitigation. This is an example of the often unclear distinction between creation, restoration, and enhancement. In addition, the SB DB listed the impacts under wetland rather than WTemp.	2,3,14,15
6970	Due to heavy agency input and the involvement of DFG in the planning and implementation of part of the mitigation (site deeded to a natural resources entity and DFG was paid to implement the restoration activities), the planned mitigation acreage ended up being greater than indicated in the 401 permit. In the end, the mitigation project implemented by DFG changed substantially from the plans and did not meet the acreage or habitat type expectations (less wetland creation/restoration, more upland elderberry plantings to provide habitat for the endangered longhorn beetle). In addition, in kind mitigation for vernal pool losses was to be carried out by the permittee (CalTrans) on a nearby property, but this still has not occurred.	7

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7014	401 and 404 permits included mitigation for "waters" fill, and unpermitted impacts to gnatcatcher habitat (non-waters Coastal Sage Scrub labeled "riparian"). Wording in 401 permit was vague regarding impacts. Permit could be interpreted as having 0.09ac of "waters" impacts and an additional 1.4ac of gnatcatcher, or the 1.4ac could include the 0.09ac of waters. We determined that these were additive rather than inclusive. Based on this, the discrepancy was due to the 0.09ac "waters" portion not included in the SB DB. This file provides a clear example of non-waters impacts being considered by the RB and Corps with compensatory mitigation required for those impacts.	3,14,15
7059	The 401 permit did not include references to temporary impacts, which were planned and which occurred. The 404 referred to these, but didn't specify acreages. FWS specified the acreage. The actual mitigation site acreage was 0.52ac, but this included non-waters revegetation that clearly wasn't part of the permits.	4
7117	The 401 permit information was outdated. After 401 issuance, but prior to 404 issuance, an additional 0.07ac of fill was planned which was incorporated into the Corps permit requirements. DFG was notified of the change and approved it, but there was no evidence in the file that the RB was made aware of the change. The mitigation requirement did not change. This 4.0 acre mitigation site was an enhancement of an existing wildlife area that was pre-planned and would have taken place despite the permit requirement.	10
7154	The 401 permit included temporary and permanent wetland impacts. While the mitigation requirements included 3:1 for permanent impacts and 1:1 restoration of temporary impacts, the SB DB only listed mitigation for temporary impacts (again, this is not a regulatory issue, but our "no net loss" acreage analysis included restoration of temporary impacts as gains to offset the reported losses). Also, the 401 permit information was outdated. Due to endangered species and other issues, the impacts were reduced significantly after 401 issuance, as was the required mitigation. The acreage values of the 404 permit and MP were outdated as well. This was a controversial project; the final impacts came after substantial scrutiny and much planning and correspondence. The final monitoring report provided us with the clearest representation of acreage values (impact, and required); these and the obtained acreages were based on this report (the latter with field confirmation).	5,9
7270	After 401 issuance, some time went by before the project planning was finalized. The 401 reflected the plan for onsite mitigation to be undertaken but as it happened, the Corps allowed the permittee to purchase mitigation credits at a local bank with a slightly higher mitigation acreage requirement (0.40ac vs 0.34ac).	7
7385	The 401 permit information was outdated. The impacts listed in 401 included a minor rounding issue (5.4 vs. 5.41) which meant no discrepancy, however, the mitigation acreage requirement increased following much correspondence between permittee and Corps & FWS. The RB was copied on the changes, but the 401 permit was not modified.	2,6
7404	No discrepancy. The reported discrepancy was due to a interpretation error by UCLA/USF in completing the acreage analysis form.	1,12,14,15
7456	Impact discrepancy due to simple rounding issue (1.68 vs 1.70). However, 401 permit did not include a additional 1.7ac vernal pool preservation area that was required by the Corps.	3,6,15
7497	Confusing file, and the reason for the majority of the acreage discrepancy of impacts between SB DB, and our reported values (>60ac discrepancy). The discrepancy was due to our interpretation for our "no net loss" consideration, but it is now removed. The 401 permit indicates 15ac of impacts and 96.3ac of creation mitigation which is the entire project area acreage. The mitigation plan also indicated 96.3ac of creation. This project involved the conversion of a series of old duck hunting ponds (with existing jurisdictional wetlands and other waters) for use as the permittee's internal mitigation bank. Some of the credits were to be applied to this project (for lost acreage/habitat), and the rest were to be used by the permittee for other projects. In addition to the jurisdictional impacts, the project involved impacts to large areas of open water that were not	1,4,7,12,14,15

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	<p>deemed jurisdictional. However, after the work was finished, much of this same open water acreage was to be "sold" as mitigation credits. Since this didn't seem appropriate with respect to "no net loss," we balanced the equation, by applying the existing open water acreage to the "impacts" side of the equation. Upon further consideration for this discrepancy analysis, and after reinterpreting the language of the 401 permit ("acreage exceeding impacts to be used as mitigation bank for other projects"), we reversed this decision and assigned the expected regulatory acreage (1:1 ratio) as impacts and mitigation (14.6ac, which is the RB's 15ac value minus 0.4ac of open water that the permittee apparently considered non-regulatory. While the initial language of the mitigation planning indicated that all 96.3ac would be used for credits, only 36.8ac ended up being available for "sale." However, this still includes 22.2ac of open water. In the annual monitoring reports for this permit, the permittee discusses the mitigation success for two habitat credit types: willow/mulefat and river terrace. However, the credits applied to this permit's 14.6ac of impacts were to bulrush and mudflat habitat, which actually includes at least 11.1ac of open water...thus, the more valuable mitigation credits (habitat acreages) remained available for other projects.</p>	
7521	<p>No 401 permit obtained. Impacts were lower than expected from the 401 DB values. 401 is out of date because a second delineation was performed that reduced the "waters" jurisdiction to 0.34ac. The remaining 0.26ac was under DFG jurisdiction only. However, the mitigation was the same (0.68ac), consisting of plantings in non-waters areas.</p>	8,11
7528	<p>SB DB entry error. Streambed impacts recorded as 0.8ac rather than the correct 0.08ac which was listed in the 401 permit. Additionally, the project was delayed for several years and after permit reissuance, the mitigation changed to include credit purchases totaling 1.3 acres. RB staff were aware of the changes, though no new permit was issued and the DB reflects the old information.</p>	3,7
7640	<p>No 401 permit obtained. Impacts and mitigation were lower than expected from the 401 DB values. 401 appears out of date. In addition to "waters" impacts, there was 0.66ac of impact within DFG jurisdiction. Based on correspondence, this was later increased by 0.45ac to total 1.11ac. Because we didn't have the permits to verify the context, and because these numbers still didn't match those in the SB DB, we included only the known "waters" impacts and mitigation in our analyses.</p>	9,11
7678	<p>401 permit was most recent document, but did not include an additional 0.06ac of permanent wetland impacts which were part of planning prior to 401 issuance (impacts occurred). MP outdated. New mitigation planning documents developed and implemented with no apparent RB approval and uncertain Corps approval. Mitigation seasonal wetlands created, but with poor success due to sandy/well drained soils.</p>	4,7
7827	<p>401 permit did not include additional 0.5 acres associated with an unanticipated increase in road construction permanent fill. This was given an after-the-fact 404 permit from the Corps with no evidence that the RB was part of the planning discussion or copied on the changes. In addition, the MP included as compensation the original 7.7ac mitigation, plus an additional 1.9 acre brackish marsh restoration resulting from flood gate removal (required by other agencies, in part, for the additional impacts).</p>	10
7902	<p>Discrepancy not a regulatory problem. Project involved channel desilting and mitigation was to monitor regrowth within the channel, plus plant riparian vegetation atop the channel banks. No acreage was specified for the bank plantings. Even though some of the plantings occurred (these were in upland and had low survivorship), this mitigation action wasn't factored into the acreage determination. Only the redevelopment of the channel itself, following temporary impacts, was included.</p>	5,15
7932	<p>Minor DB entry error, likely due to improper rounding of individual mitigation acres.</p>	2,15

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7936	Mitigation acreage in the 401 letter (0.96ac) is different from all the other planning and reporting documents that consistently indicate 0.98ac. This is suggestive of a typo since no other information was found to support that 0.96ac value.	4,15
7942	No 401 permit obtained. Impacts and mitigation acreage in the SB DB appear to be out of sync with the rest of the file paperwork (substantial acreage differences: Impacts - 7.5ac vs 0.78ac; mitigation - 0.45ac vs 2.85ac). It is not known if this is due to outdated 401 permit information, or SB DB entry errors/misinterpretation, or both. However, information in a 2001 final monitoring report suggests that the acreage data in the 404 permit were valid.	9,11
8044	The 401 permit information seems outdated. No 404 permit located. However, mitigation bank payments and paperwork clearly for this project indicated greater impacts and mitigation than reflected in 401 permit. The reason for the differences aren't clear since permit info is vague, but seems that RB did not include impacts to vernal pool habitats (0.04ac). This would only partially account for the difference (2.56ac vs 2.2ac).	10
8061	No 401 permit obtained. The impact acreage increased from 2.27ac to 2.45ac with the 6/15/98 amendment to the 404 permit (all previous documents indicated 2.27ac). That the SB DB indicates 2.45ac suggests that the RB was notified of the changes but that no CertMod was generated (1997 permit date in DB). The mitigation acreage was also higher than reflected in the SB DB (5.96ac vs. 3.91ac). It is unclear where the 3.91ac figure came from, given all the permit info available.	6,11
8125	Additional DFG impacts and mitigation. Impossible to distinguish 401 and 404 mitigation from total mitigation due to vague accounting in planning documents. Our required and obtained acreages reflected the total mitigation. For the purposes of clarifying the discrepancy between the SB DB and our reported values, we assumed that the 401 requirement for 1.1 acre of mitigation has been met and this was reported separately here.	6,14,15
8156 & 8159	After 401 issuance, some time went by before the project planning was finalized. In the end, more mitigation was required than by the 401 permits. Later, the mitigation actions were amended substantially though without a change in total acreage. One site was dropped and another was added which was different in habitat and in the nature of the mitigation activities. The Corps, FWS, DFG, and Coastal Commission were all copied on the changes and their permits were referenced on all documents. There was no evidence that the RB was copied on any changes/submissions after permit issuance. The impacts in the 401 were different from other permits, but only by a small amount (3.31ac vs. 3.32ac). There were two 401 permits issued for this project (both dated 10/10/97; permittee: Carlsbad, City) that had to be evaluated together (acreages combined) because other regulatory agencies treated as one and it was not possible to separate the mitigation(s). The acreage discrepancy was partly due to our inclusion of information for only one of the permits. We did not obtain physical copies of either 401 permit (common for RB 9 permits).	7,11,12
8177	401 permit only included wetland impacts (0.041ac), but not permanent streambed impacts(0.294ac). And the mitigation acreage included a wetland creation project, but not a streamside enhancement portion of the required mitigation (no acreage was specified for this area, but we measured it at 0.06 acres, so this amount was added to the requirements).	5
8215	SB DB entry error based on misinterpretation of permit info. The phrasing was ambiguous and was interpreted as being 1.84ac plus additional 2.5ac, but it meant 1.84 plus additional mitigation to yield a total of 2.5ac, as evidenced from all other permit file information.	3,14,15
8217	No regulatory issue. Project involved extensive desilting of a long earthen channel. RB did not specify any mitigation but said to follow the DFG SAA. That document did not specify any acreage, but specified invasive removal and bank reveg within the impacted channel, which was done. Therefore, for our no net loss analysis, we assigned required and obtained acreages that were equal to impact acreage.	6,15
8248	The 401 permit reflected a 1:1 mitigation ratio. When the 404 permit was issued 6 months later, the Corps assigned a 1:1 mitigation ratio for most of the impacts, but assigned a higher ratio for functional losses, deemed more significant, from one of the impact sites.	6,15

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8337	The plans were modified after the original 401 permit was issued (9/15/97) but prior to the final 401 permit included here. During the intervening time the Corps, FWS, and permittee agreed upon the mitigation actions and acreage. A fax was sent to the RB to notify them of the changes, which eliminated all temporary impacts replaced them with 0.042ac of permanent wetland fill (along with 0.042ac of mitigation). It is unclear if a CertMod was issued; the SB DB reflects the new date but the impact and mitigation data weren't changed (0.142ac of temporary impacts and 0.05ac of mitigation were from the original permit).	9
8390	Prior to 401 issuance, the Corps had required a slightly larger mitigation acreage (1.35ac vs. 1.32ac). However the RB included the 1.32ac mitigation value in the permit. Our original permit file selection was for a different project which was related (same permittee, same general project description, slightly different area, cert date 9/16/97), but our cross referencing led us to this one. These projects were so similar that we didn't realize it until investigating these discrepancies. We have changed the File ID number and the SB DB values now more closely match our reported values (this discrepancy analysis is the only place in the report where these SB DB values were used, so all other results were not affected).	6,12,15
8525	The 401 permit information was outdated. Changes occurred prior to the issuance of the 404 permit resulting in lower impacts and greater mitigation. This project is a good example of net functional losses despite net gains in acreage. A earthen stream in a heavily urbanized area which would provide good biochemical functions was converted to a concrete box channel with little function. The mitigation was the vegetative enhancement (plantings) beyond the banks of an existing, well vegetated stream.	9
8529	No 401 permit obtained. The DB lists 0.63ac of permanent streambed impacts and no compensatory mitigation, but references 1313ac of preservation within the notes column. Based on the MP (Dec. 1999), the project involved 2.0ac of permanent impacts to jurisdictional waters. Mitigation involved two large preservation areas (1155ac and 321ac) that contained a total of 7.85ac of jurisdictional waters. The jurisdictional waters acreage(s) seem(ed) the more relevant figures to be used in an acreage analysis such as the present one though we recognize that such non-wetland areas normally part of preservation sites and are often considered and listed as compensatory mitigation. In addition to these preserved waters, the permittee was required to pay for 0.70ac of Tamarisk removal in another location. The Corps and FWS and their permit numbers were copied and referenced on all documents. No evidence that the RB was part of any planning discussions after 401 issuance.	4,5,10,11
8558	The 401 and other permits only required mitigation for impacts to wetlands (1.00ac mitigation for 0.25ac impact). During project construction, only 0.02ac wetland impacts occurred, and the mitigation plan changed to 0.14ac of mitigation. The RB was copied on this change, though no new permit was generated, and the DB reflects the original acreage values.	5,9
8677	SB DB entry/interpretation issue. Mitigation for 2.5ac of permanent impacts and 2.8ac of temporary impacts was to be 1.0ac Arundo removal and 0.25ac mulefat plantings. Only the 1.0ac Arundo removal was entered into the SB DB as a mitigation requirement.	3,14,15
8793	No discrepancy. While the mitigation site we assessed is correct, the 401 and 404 permits we had included were for a related (same permittee, nearly identical project name, slightly different aspect of greater project) but separate permit action. Our cross referencing at the Corps led us to the other project and we obtained those permits, which didn't specify any compensatory mitigation. But the SB DB referenced 1.4ac of in lieu fee payments which we verified, so we assumed that a change had occurred that wasn't reflected in the permits. Through this discrepancy analysis, we realized there two separate projects. We changed the information to reflect the originally selected permit, and assumed that the in lieu fee purchase was the only condition of the 401.	1,12,14,15

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8800	Minor discrepancy...401 permit indicated 0.85ac mitigation while all other documents indicated 0.83ac. In any case, the mitigation fell far short of expectations as was identified by a DFG site visit and confirmed by our site visit. And the mitigation that did occur was riparian plantings in an upland area that were failing.	4,15
8890	This is one example where the RB required compensatory mitigation for temporary as well as permanent impacts, and this was documented in the permit and recorded in the SB DB. The 401 permit information was outdated. The DFG permit had previously approved greater impacts but these were reduced to 0.62ac prior to 401 and 404 permit issuances. However, through later discussions between the permittee and Corps and DFG, these impacts increased to 0.66ac (a small, but documented increase). And the mitigation changed from on site creation to a 10.0ac preservation of a portion of the project site as indicated in the 2/9/99 mitigation plan. There is no evidence that the RB was copied on any of these latter changes that occurred after 401 issuance. The 404 and DFG permits were referenced in the mitigation plan, and those agencies were cited as responsible parties to which submissions were due, but the 401 permit and RB were not.	5,10
8980	The 401 permit reflected a higher mitigation acreage credit purchase than other agency requirements (Corps and FWS). Based on a clear accounting of what was purchased, it was apparent that the other agency requirements were applied rather than the 401 requirements. The 401 permit provided the expected mitigation ratios without specifying the actual acreages expected (1:1 creation ratio and 2:1 preservation ratio for vernal pools. This was interpreted in the SB DB as 2.53ac, but could easily be interpreted as 3.49ac due to vague wording in the identification/delineation of impacts. The other agencies considered direct vs. indirect VP impacts and that was factored into their mitigation requirement calculations. Again, the purchases reflected the Corps + FWS requirements.	3,4,5,7
9193	Extremely confusing file! Project involved three stream crossing bridge replacements, a single 401 permit, three 404 permits 3 DFG permits, and several modifications. The 401 and 404 permits corresponded in some aspects, but not in others. The confusion stemmed from rounding differences (0.84ac vs. 0.80ac), vague language in the 401 that translated to misinterpreted data in the SB DB (0.78ac portion of 0.84ac mitigation read and was interpreted as 0.84 + 0.78ac), a typo in the 401 permit for a separate impact/mitigation (0.64ac listed as 0.84ac), and partially different impact and mitigation figures between permits. The available monitoring report information supports our reported acreage figures. There were only monitoring reports for 3 of the 5 expected mitigation actions. One (0.28ac of plantings in a relocated tributary confluence) was assumed completed (by us), while there was no evidence of another (in lieu fee payment of 1.68ac for riparian restoration). This confusion led to errors in our initial acreage analysis figures which have been corrected.	2,3,4,5,1 2
9211	SB DB entry error. Payment for 0.25ac of Arundo removal offsite was clearly delineated in permit, but not entered into DB record.	3,14,15
9392	The 401 permit listed 0.35ac restoration as compensatory mitigation, but only 0.11ac was entered into the SB DB as mitigation for permanent impacts. Revegetation was to take place next to two bridges (another 401 permit covered the other bridge). There was no evidence of onsite restoration for temporary impacts. The only revegetation occurred at a third bridge not listed in the permit, and consisted mainly of upland plantings on a terrace above the bank slopes.	5,14,15
9404	Following 401 issuance, impacts and mitigation reduced following much correspondence between permittee, Corps, FWS, and DFG. All these agencies were copied on all the correspondence and their permit numbers were referenced on the documents. No evidence of continued correspondence with RB after 401 issuance. We had originally selected a different 401 permit issued for a related project.	9,12

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9430	The 401 permit information was outdated. A new delineation that occurred after 401 issuance indicated greater impacts (0.044ac vs.0.016ac). Those changes were communicated to the Corps, but there is no evidence that the RB was made aware. In fact, the RB issued a standard certification on 1/23/01 to replace the earlier waiver of 11/30/98 (due to regulatory change of 6/30/00 eliminating waiver issuance), and this new permit referenced the old permit's information without any indication of the changes. The mitigation acreage didn't change. The RB and 401 permit were referenced on a later completion report, but no acreages were given in that report.	9
9432	No 401 permit obtained. Based on the SB DB, the RB had required a 2:1 mitigation ratio. There doesn't appear to have been any change in planning after 401 issuance...the Corps just required more mitigation acreage despite claims in the 401 permit of low value/quality habitat. However the mitigation site was not a wetland and was not jurisdictional. It consisted of mulefat plantings in an upland area kept alive by artificial irrigation and was heavily influenced by an eroding barren sandstone hillside.	6,11,15
9448	The 401 permit information was outdated. After 401 issuance, a new delineation was done that showed fewer jurisdictional wetlands, and thus lower impacts. While the 401 had mentioned onsite wetland creation and a preservation purchase as mitigation, the only mitigation required in the end (and obtained) was the purchase of preservation credits. The RB was copied on the more recent documents, but these didn't result in any change to the 401 permit, and the SB DB reflects the outdated permit information.	10
9510	The actual mitigation credits purchased were 0.650 because they were only available in increments of 0.05. This was established after 401 issuance, but prior to 404 issuance, so the correct mitigation acreage was reflected in the Corps permit. In addition, our reported values changed following the discovery of an error in the acreage analysis.	6,12,15
9597	No 401 permit obtained (though we did obtain an earlier 12/4/98 version that was nullified). Based on the SB DB, the RB had required a 1:1 mitigation ratio. After more planning and consultation with FWS, the Corps assigned a greater mitigation acreage requirement (3.00ac vs. 1.63 or 2.13ac from MP). After the mitigation site had an acreage shortfall, a new plan to use 1.0ac of mitigation from another permittee owned mitigation site was approved by the Corps. The RB was copied on this planning change.	7,11
9691	The 401 permit contained a typo/incorrect data (indicated 0.01ac impact with a 9:1 mitigation ratio instead of 0.1ac, which was part of the 401 info packet). All other permits etc. included the correct value (0.1ac) and clearly listed 0.9ac as mitigation.	4
10347	No regulatory problem based on "waters" acreage. Project involved permanent and temporary impacts. Temporary impacts (0.01ac) were avoided during construction (though in doing so, the stream grade became improper and a erosion/incision problem has developed). Our acreage analysis figures include DFG acreage requirements which were invoked by the 401 permit. These are separated out here.	8
10356	No regulatory issue. Project involved impacts to .099ac of jurisdictional streambed/alluvial fan scrub (AFS) but the reported compensatory mitigation of 6.93ac to an AFS mitigation bank was also for 3.031ac of non-jurisdictional AFS impacts (total impact acreage 3.13ac). Originally we reported just the jurisdictional impacts, but we now include the other AFS impacts because they are entwined in the reported mitigation acreage. The Corps acreage of 1.84ac included an existing concrete channel replaced with an underground box culvert. Only the non-lined areas were included in RB values.	5,12,15
10399	No discrepancy. The 401 permit had indicated mitigation of 0.101ac while our reported value was rounded to 0.100ac. We changed our figure to match the 401.	1,2,12,14,15

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10409	401 permit had DB entry/interpretation errors and the permit information was based on outdated information. The SB DB included the stated permanent and temporary impacts to wetland and streambed habitats, but not the stated permanent impacts to other jurisdictional "waters." In any case, the 404 permit (issued after 401) indicated different impact and mitigation acreage (both overall, and among wetland and other habitats), and these were applied, as reported in the mitigation monitoring report.	3,5,10
10453	The RB permit information was outdated. After 401 issuance, extensive communications between the permittee and the Corps and FWS modified the existing project to avoid indirect impacts to vernal pools and additional direct impacts to non-jurisdictional wetlands. A large portion of the impact site became an open space preserve. There was no evidence that the RB was copied on any of the planning decisions or proof of payment submissions.	9,12
10495	No Discrepancy; difference due to simple rounding/approximation in permits. However, there are redundant impact and mitigation acreage data recorded in the SB DB for this project. This is not due to a CertMod, but was caused by the nullification of the original 401 permit (File ID # 1301; Cert. date 8/31/99; 1.4ac impacts and 3.0ac mitigation), and issuance of the present permit after re-application.	2,13,15
10530	SB DB did not include mitigation for temporary impacts, yet the permit mandated reveg of this area and the acreage was included in our "no net loss" acreage analysis. There is also a 0.004 acre discrepancy in impact acreage which was a simple rounding issue. The FWS required greater mitigation acreage than the RB due to incidental/unauthorized vernal pool fill that occurred during construction(per City of Roseville Letter 9/27/00). The required acreage we report includes the 0.18ac of temporary impact restoration, however, the specified regulatory acreages are given here as well.	2,3,5,6,1 2,15
10843	Through additional discussions and correspondence after 401 issuance between RB and permittee, and likely due to some violation notices, the mitigation acreage requirement was increased (.128 vs. .063), and the mitigation plan reflected this increase. There was at least one 401 letter generated which approved changes from original 401 permit, but this did not result in a CertMod., and the SB DB reflects the outdated mitigation information.	3
10938	The 401 permit information was outdated. After 401 issuance, the FWS opinion resulted in greater mitigation acreage (an additional preservation area), which was adopted by the Corps and implemented.	7,12
11208	The 401 permit required less than 1:1 ratio (only 0.021 acres) of compensatory mitigation, while 404 required 1:1 ratio (0.088). A total of 0.088 acres were purchased through a mitigation bank.	6,15
11224	The mitigation acreage reflected in the 401 permit was inaccurate. The permit called for the enhancement of a 9.6ac riparian corridor. Only 3.3ac of riparian corridor existed at the site. The mitigation plan calls for riparian plantings (4.3 acres) within an 8.6ac 100ft setback/landscape buffer area which was upland, not riparian. This is what was done.	4

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4. GPS Information

Included in this appendix is a table of representative mitigation site GPS coordinates for each of the permit files (Table 4-1), and a CD containing all the GPS-related computer files associated with this project.

Table 4-1. Representative mitigation site GPS coordinates for each permit file.

File #	Mitigation Site	Impact Latitude	Impact Longitude	Mitigation Latitude	Mitigation Longitude
470	470-3	34° 16' 55"	-118° 39' 17"	34° 16' 55"	-118° 39' 17"
470	470-1	34° 17' 8"	-118° 39' 28"	34° 17' 8"	-118° 39' 28"
470	470-2	34° 17' 17"	-118° 39' 19"	34° 17' 17"	-118° 39' 19"
1412	1412	38° 46' 43"	-119° 55' 24"	38° 46' 43"	-119° 55' 24"
1464	1464-1	38° 48' 15"	-121° 18' 42"	38° 59' 18"	-121° 24' 13"
1464	1464-2	38° 48' 15"	-121° 18' 42"	38° 59' 24"	-121° 24' 38"
1484	1484	34° 36' 25"	-120° 5' 47"	34° 36' 25"	-120° 5' 47"
1592	1592	38° 3' 16"	-122° 31' 39"	38° 3' 16"	-122° 31' 39"
1664	1664	35° 42' 13"	-120° 19' 15"	35° 42' 13"	-120° 19' 15"
1755	1775-BK	38° 53' 14"	-121° 14' 21"	38° 59' 24"	-121° 24' 38"
1755	1775-onS	38° 52' 43"	-121° 14' 9"	38° 52' 43"	-121° 14' 9"
1788	1788-3	35° 15' 3"	-120° 38' 52"	35° 15' 3"	-120° 38' 52"
1788	1788-1	35° 15' 6"	-120° 38' 44"	35° 15' 6"	-120° 38' 44"
1788	1788-2	35° 15' 7"	-120° 38' 51"	35° 15' 7"	-120° 38' 51"
2055	2055-1	39° 33' 3"	-121° 56' 21"	39° 27' 44"	-121° 52' 44"
2055	2055-2	39° 33' 3"	-121° 47' 30"	39° 33' 3"	-121° 47' 30"
2097	2097-4	35° 19' 18"	-120° 43' 42"	35° 19' 18"	-120° 43' 42"
2097	2097-2	35° 19' 19"	-120° 43' 46"	35° 19' 19"	-120° 43' 46"
2097	2097-1	35° 19' 41"	-120° 43' 55"	35° 19' 41"	-120° 43' 55"
2097	2097-3	35° 19' 45"	-120° 43' 51"	35° 19' 45"	-120° 43' 51"
2219	2219	39° 42' 4"	-121° 56' 21"	39° 42' 4"	-121° 56' 21"
2395	2395-3	33° 38' 4"	-117° 47' 47"	33° 39' 47"	-117° 50' 44"
2395	2395-1	33° 38' 4"	-117° 47' 47"	33° 38' 4"	-117° 47' 47"
2395	2395-2	33° 38' 6"	-117° 47' 42"	33° 38' 6"	-117° 47' 42"
2418	2418-1	37° 27' 17"	-120° 36' 32"	37° 27' 17"	-120° 36' 32"
2418	2418-2	37° 27' 17"	-120° 36' 31"	37° 27' 17"	-120° 36' 31"
2443	2443-2	37° 25' 1"	-120° 1' 21"	37° 24' 58"	-121° 58' 44"
2443	2443-1	37° 25' 1"	-120° 1' 21"	37° 25' 4"	-121° 58' 33"
2456	2456-T	38° 45' 19"	-121° 16' 2"	38° 59' 17"	-121° 24' 27"
2456	2456-3	38° 45' 19"	-121° 16' 2"	38° 59' 17"	-121° 24' 27"
2591	2591	34° 37' 20"	-120° 12' 5"	34° 37' 20"	-120° 12' 5"
2593	2593	37° 37' 43"	-122° 2' 17"	37° 37' 43"	-122° 2' 17"
2667	2667-T	38° 39' 60"	-121° 31' 52"	38° 59' 24"	-121° 24' 38"
2706	2706-1	37° 20' 25"	-121° 53' 58"	37° 12' 19"	-121° 43' 7"
2726	2726-T	40° 39' 36"	-122° 22' 23"	40° 23' 33"	-122° 13' 36"
2784	2784-T	38° 7' 8"	-122° 17' 25"	38° 7' 8"	-122° 17' 25"
2804	2804	34° 21' 7"	-119° 0' 50"	34° 21' 8"	-119° 0' 50"
2841	2841-2	33° 33' 14"	-117° 42' 40"	33° 31' 51"	-117° 42' 30"
2841	2841-4	33° 33' 14"	-117° 42' 40"	33° 31' 54"	-117° 42' 27"
2841	2841-3	33° 33' 14"	-117° 42' 40"	33° 31' 56"	-117° 42' 14"
2841	2841-5	33° 33' 14"	-117° 42' 40"	33° 32' 38"	-117° 42' 55"

Evaluation of California Compensatory Wetland Mitigation (Review Copy)

File #	Mitigation Site	Impact Latitude	Impact Longitude	Mitigation Latitude	Mitigation Longitude
2841	2841-1B	33° 33' 12"	-117° 42' 39"	33° 33' 12"	-117° 42' 39"
2841	2841-1A	33° 33' 13"	-117° 42' 45"	33° 33' 13"	-117° 42' 45"
2841	2841-1C	33° 33' 16"	-117° 42' 38"	33° 33' 16"	-117° 42' 38"
2841	2841-1D	33° 33' 12"	-117° 42' 42"	33° 33' 12"	-117° 42' 42"
2940	2940	37° 26' 18"	-121° 52' 14"	37° 26' 18"	-121° 52' 14"
2974	2974	32° 59' 37"	-116° 59' 47"	32° 59' 37"	-116° 59' 47"
2998	2998	38° 3' 30"	-122° 10' 8"	38° 3' 30"	-122° 10' 8"
3079	3079	37° 30' 45"	-121° 59' 55"	37° 30' 19"	-121° 59' 57"
3109	3109	36° 31' 30"	-121° 26' 59"	36° 31' 30"	-121° 26' 59"
3252	3252-OFS	38° 7' 4"	-120° 36' 13"	38° 25' 13"	-121° 3' 11"
3252	3252-3	38° 7' 4"	-121° 23' 47"	38° 7' 4"	-121° 23' 47"
3370	3370	38° 46' 15"	-121° 18' 45"	38° 46' 15"	-121° 18' 45"
3376	3376-T	38° 37' 59"	-121° 4' 46"	38° 25' 13"	-121° 3' 11"
3417	3417	32° 58' 4"	-117° 9' 58"	32° 58' 4"	-117° 9' 58"
3472	3472	36° 47' 45"	-119° 38' 12"	36° 47' 45"	-119° 38' 12"
3536	3536	38° 56' 28"	-120° 25' 10"	38° 56' 28"	-120° 25' 10"
3617	3617	37° 46' 28"	-122° 23' 38"	37° 46' 28"	-122° 23' 38"
3632	3632-1	34° 17' 57"	-118° 54' 50"	34° 17' 57"	-118° 54' 50"
3632	3632-3	34° 18' 16"	-118° 54' 2"	34° 18' 16"	-118° 54' 2"
3632	3632-2	34° 18' 18"	-118° 53' 58"	34° 18' 18"	-118° 53' 58"
3677	3677	32° 50' 50"	-117° 9' 50"	32° 50' 50"	-117° 9' 50"
3710	3710	37° 29' 23"	-121° 57' 32"	37° 30' 50"	-122° 3' 8"
4206	4206	34° 37' 24"	-118° 44' 40"	34° 37' 24"	-118° 44' 40"
4231	4231-1	38° 44' 7"	-121° 13' 58"	38° 59' 18"	-121° 24' 13"
4231	4231-2	38° 44' 7"	-121° 13' 58"	38° 59' 24"	-121° 24' 38"
4580	4580	33° 50' 5"	-117° 28' 31"	33° 50' 5"	-117° 28' 31"
4858 & 5371	4858-T	34° 23' 58"	-118° 45' 23"	34° 23' 58"	-118° 45' 23"
5136	5136-T	37° 2' 8"	-122° 1' 30"	37° 2' 8"	-122° 1' 30"
5217	5217-T	34° 26' 21"	-119° 44' 40"	34° 26' 21"	-119° 44' 40"
5401	5401	33° 59' 17"	-117° 43' 50"	33° 59' 17"	-117° 43' 50"
5425	5425	38° 14' 41"	-122° 35' 37"	38° 14' 41"	-122° 35' 37"
5619	5619-T	33° 15' 4"	-114° 41' 27"	33° 15' 4"	-114° 41' 27"
5625	5625-1	34° 10' 49"	-118° 54' 43"	34° 10' 39"	-118° 54' 42"
5625	5625-2	34° 10' 49"	-118° 54' 43"	34° 10' 43"	-118° 54' 41"
5625	5625-3	34° 10' 49"	-118° 54' 43"	34° 10' 51"	-118° 54' 41"
5747	5747-1	33° 52' 43"	-117° 17' 20"	33° 52' 43"	-117° 17' 20"
5747	5747-2	33° 52' 44"	-117° 17' 16"	33° 52' 44"	-117° 17' 16"
5815	5815-1	38° 0' 51"	-122° 15' 21"	38° 0' 51"	-122° 15' 21"
5815	5815-2	38° 0' 51"	-122° 15' 21"	38° 0' 54"	-122° 15' 21"
6002	6002	33° 41' 33"	-118° 0' 15"	33° 41' 33"	-118° 0' 15"
6159	6159-1	34° 3' 49"	-118° 27' 57"	34° 3' 36"	-118° 28' 1"
6159	6159-2	34° 3' 49"	-118° 27' 57"	34° 3' 36"	-118° 27' 58"
6280	6280	34° 27' 25"	-119° 16' 33"	34° 27' 25"	-119° 16' 33"
6367	6367-T	38° 24' 5"	-122° 43' 26"	38° 22' 57"	-122° 46' 21"
6369	6369-2A	33° 37' 31"	-117° 49' 39"	33° 36' 58"	-117° 48' 4"
6369	6369-2B	33° 37' 31"	-117° 49' 39"	33° 37' 24"	-117° 48' 13"
6369	6369-2C	33° 37' 31"	-117° 49' 39"	33° 37' 40"	-117° 48' 16"
6369	6369-1	33° 37' 31"	-117° 49' 39"	33° 37' 31"	-117° 49' 39"
6389	6389	34° 16' 9"	-118° 55' 52"	34° 16' 9"	-118° 55' 52"
6451	6451	38° 7' 9"	-122° 17' 1"	38° 7' 9"	-122° 17' 1"
6489	6489	38° 27' 45"	-121° 21' 40"	38° 25' 30"	-121° 22' 51"
6668	6668-E	38° 0' 57"	-122° 16' 38"	38° 0' 57"	-122° 16' 27"

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File #	Mitigation Site	Impact Latitude	Impact Longitude	Mitigation Latitude	Mitigation Longitude
6668	6668-W	38° 0' 57"	-122° 16' 38"	38° 1' 5"	-122° 16' 53"
6668	6668-R	38° 0' 57"	-122° 16' 38"	38° 1' 5"	-122° 16' 38"
6709	6709	37° 57' 13"	-121° 53' 41"	37° 57' 13"	-122° 6' 19"
6789	6789-T	37° 52' 47"	-121° 11' 41"	37° 53' 2"	-121° 11' 36"
6845	6845	34° 16' 43"	-118° 48' 13"	34° 16' 43"	-118° 48' 13"
6855	6855	41° 47' 16"	-123° 46' 44"	41° 47' 16"	-124° 13' 16"
6949	6949	39° 12' 23"	-120° 12' 28"	39° 12' 23"	-120° 12' 28"
6970	6970-1	36° 52' 41"	-119° 47' 27"	36° 52' 41"	-119° 47' 27"
6970	6970-3	36° 52' 42"	-119° 47' 28"	36° 52' 42"	-119° 47' 28"
6970	6970-2	36° 52' 40"	-119° 47' 26"	36° 52' 40"	-119° 47' 26"
7059	7059	35° 5' 40"	-120° 30' 10"	35° 5' 40"	-120° 30' 10"
7117	7117	41° 28' 15"	-119° 27' 8"	41° 28' 15"	-120° 32' 52"
7154	7154-5	36° 26' 27"	-121° 47' 49"	36° 26' 25"	-121° 47' 42"
7154	7154-T	36° 26' 27"	-121° 47' 49"	36° 27' 24"	-121° 47' 53"
7154	7154-6	36° 26' 27"	-121° 47' 49"	36° 27' 24"	-121° 47' 59"
7270	7270	38° 30' 42"	-122° 49' 37"	38° 30' 56"	-122° 48' 26"
7371	7371	34° 14' 25"	-118° 46' 53"	34° 14' 25"	-118° 46' 53"
7385	7385-2	39° 47' 8"	-121° 52' 27"	39° 47' 5"	-121° 52' 30"
7385	7385-1	39° 47' 8"	-121° 52' 27"	39° 47' 8"	-121° 52' 27"
7404	7404-T	38° 32' 58"	-122° 48' 51"	38° 31' 4"	-122° 46' 37"
7456	7456-5	38° 31' 47"	-122° 47' 32"	38° 24' 8"	-122° 45' 56"
7456	7456-T	38° 31' 47"	-122° 47' 32"	38° 24' 1"	-122° 45' 52"
7497	7497	33° 39' 39"	-117° 50' 45"	33° 39' 39"	-117° 50' 45"
7521	7521-2	32° 39' 31"	-117° 2' 34"	32° 39' 31"	-117° 2' 39"
7521	7521-1	32° 39' 32"	-117° 2' 35"	32° 39' 32"	-117° 2' 35"
7528	7528	38° 32' 39"	-122° 48' 22"	38° 30' 55"	-122° 48' 19"
7640	7640	32° 50' 16"	-116° 43' 1"	32° 50' 16"	-116° 43' 1"
7646	7646-1	37° 31' 49"	-121° 43' 57"	37° 31' 59"	-122° 15' 56"
7646	7646-2	37° 31' 49"	-121° 43' 57"	37° 31' 53"	-122° 15' 60"
7678	7678-SW	37° 18' 49"	-120° 49' 20"	37° 18' 51"	-120° 49' 32"
7678	7678-nE	37° 18' 49"	-120° 49' 20"	37° 19' 2"	-120° 48' 59"
7827	7827-2	38° 13' 40"	-121° 58' 43"	38° 13' 26"	-121° 58' 44"
7827	7827-1	38° 13' 40"	-121° 58' 43"	38° 13' 25"	-121° 58' 44"
7883	7883-1	38° 0' 17"	-121° 54' 8"	38° 0' 18"	-122° 5' 50"
7883	7883-2	38° 0' 17"	-121° 54' 8"	38° 0' 17"	-122° 5' 53"
7932	7932-3	41° 19' 9"	-121° 40' 45"	41° 19' 19"	-122° 19' 18"
7932	7932-1	41° 19' 9"	-121° 40' 45"	41° 19' 9"	-122° 19' 15"
7932	7932-2	41° 19' 9"	-121° 40' 45"	41° 19' 9"	-122° 19' 15"
7936	7936	34° 24' 35"	-118° 34' 24"	34° 27' 35"	-118° 33' 10"
7942	7942-OFS	32° 33' 16"	-117° 5' 3"	32° 33' 5"	-117° 5' 44"
7942	7942-3	32° 33' 16"	-117° 5' 3"	32° 33' 16"	-117° 5' 3"
8044	8044-D	38° 44' 21"	-121° 18' 15"	38° 59' 18"	-121° 24' 13"
8044	8044-6	38° 44' 21"	-121° 18' 15"	38° 58' 58"	-121° 24' 39"
8044	8044-VP	38° 44' 21"	-121° 18' 15"	38° 59' 24"	-121° 24' 38"
8061	8061	32° 44' 15"	-116° 56' 14"	32° 44' 15"	-116° 56' 14"
8125	8125-T	38° 43' 46"	-120° 45' 4"	38° 43' 46"	-121° 14' 56"
8156 & 8159	8156-1	33° 8' 49"	-117° 18' 1"	33° 8' 45"	-117° 18' 41"
8156 & 8159	8156-3	33° 8' 49"	-117° 18' 1"	33° 8' 59"	-117° 18' 1"
8156 & 8159	8156-5	33° 8' 49"	-117° 18' 1"	33° 8' 3"	-117° 18' 15"
8156 & 8159	8156-T	33° 8' 49"	-117° 18' 1"	33° 8' 14"	-117° 18' 25"
8156 & 8159	8156-2	33° 8' 49"	-117° 18' 1"	33° 8' 45"	-117° 18' 41"
8156 & 8159	8156-4	33° 8' 49"	-117° 18' 1"	33° 8' 57"	-117° 17' 60"

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File #	Mitigation Site	Impact Latitude	Impact Longitude	Mitigation Latitude	Mitigation Longitude
8156 & 8159	8156-10	33° 8' 14"	-117° 18' 27"	33° 8' 14"	-117° 18' 27"
8156 & 8159	8156-9	33° 8' 16"	-117° 18' 30"	33° 8' 16"	-117° 18' 30"
8177	8177-1	38° 19' 44"	-121° 42' 20"	38° 19' 44"	-122° 17' 40"
8177	8177-2	38° 19' 44"	-121° 42' 20"	38° 19' 43"	-122° 17' 41"
8185	8185-1	32° 58' 13"	-117° 9' 20"	32° 58' 22"	-117° 9' 8"
8185	8185-2	32° 58' 13"	-117° 9' 20"	32° 58' 24"	-117° 9' 10"
8202	8202	37° 21' 42"	-118° 24' 28"	37° 21' 42"	-118° 24' 28"
8215	8215-T	37° 22' 54"	-120° 33' 4"	37° 22' 54"	-120° 33' 4"
8248	8248-T	38° 42' 35"	-121° 5' 32"	38° 59' 18"	-121° 24' 13"
8337	8337	32° 41' 17"	-117° 7' 41"	32° 41' 17"	-117° 7' 41"
8390	8390-T	38° 32' 6"	-122° 47' 28"	38° 31' 4"	-122° 46' 37"
8525	8525	33° 37' 15"	-117° 55' 45"	33° 37' 43"	-117° 52' 45"
8529	8529	33° 45' 53"	-116° 27' 36"	33° 45' 10"	-116° 28' 48"
8558	8558-T	38° 14' 8"	-119° 7' 27"	38° 14' 8"	-120° 52' 33"
8587	8587	33° 54' 18"	-117° 52' 32"	33° 54' 18"	-117° 52' 32"
8677	8677	33° 47' 6"	-117° 49' 49"	33° 47' 6"	-117° 49' 49"
8704	8704	37° 25' 57"	-120° 6' 38"	37° 25' 57"	-121° 53' 22"
8793	8793	34° 28' 1"	-118° 39' 45"	34° 33' 24"	-118° 29' 37"
8800	8800	37° 46' 2"	-120° 0' 7"	37° 46' 2"	-121° 59' 53"
8924	8924-T	38° 42' 38"	-121° 5' 23"	38° 59' 24"	-121° 24' 38"
8947	8947-T	38° 16' 22"	-121° 19' 30"	38° 16' 22"	-122° 40' 30"
8980	8980-D	38° 49' 32"	-121° 18' 1"	38° 59' 18"	-121° 24' 13"
8980	8980-VP	38° 49' 32"	-121° 18' 1"	38° 59' 24"	-121° 24' 38"
9193	9193-3	34° 24' 39"	-118° 40' 10"	34° 23' 36"	-118° 52' 55"
9193	9193-2	34° 24' 39"	-118° 40' 10"	34° 24' 39"	-118° 40' 10"
9193	9193-1	34° 25' 42"	-118° 37' 44"	34° 25' 42"	-118° 37' 44"
9211	9211	33° 55' 7"	-117° 19' 17"	34° 17' 30"	-118° 14' 7"
9392	9392	34° 30' 21"	-119° 16' 49"	34° 30' 49"	-119° 16' 19"
9404	9404-1	33° 53' 51"	-117° 36' 30"	33° 54' 5"	-117° 35' 41"
9404	9404-T	33° 53' 51"	-117° 36' 30"	33° 54' 16"	-117° 35' 57"
9404	9404-4	33° 53' 51"	-117° 36' 30"	33° 53' 56"	-117° 35' 59"
9430	9430	35° 8' 13"	-120° 37' 15"	35° 8' 1"	-120° 37' 25"
9432	9432-2	32° 55' 54"	-117° 13' 27"	32° 55' 54"	-117° 13' 27"
9432	9432-1	32° 56' 2"	-117° 13' 32"	32° 56' 2"	-117° 13' 32"
9510	9510-T	38° 30' 19"	-122° 47' 46"	38° 31' 4"	-122° 46' 37"
9597	9597-1	32° 37' 26"	-117° 4' 6"	32° 35' 23"	-117° 2' 23"
9597	9597-2	32° 37' 26"	-117° 4' 6"	32° 35' 24"	-117° 2' 29"
9597	9597-3	32° 37' 26"	-117° 4' 6"	32° 36' 42"	-117° 0' 39"
9671	9671-T	38° 33' 26"	-121° 18' 33"	38° 59' 18"	-121° 24' 13"
9691	9691	34° 41' 13"	-120° 9' 23"	34° 41' 13"	-120° 9' 23"
9857	9857	37° 13' 51"	-120° 8' 21"	37° 13' 51"	-121° 51' 39"
10274	10274-T	38° 8' 2"	-121° 35' 27"	38° 1' 54"	-121° 49' 2"
10304	10304-T	38° 16' 41"	-122° 27' 0"	38° 8' 57"	-122° 32' 36"
10347	10347-1	34° 7' 34"	-117° 9' 49"	34° 7' 27"	-117° 9' 36"
10347	10347-3	34° 7' 33"	-117° 9' 50"	34° 7' 33"	-117° 9' 50"
10347	10347-2	34° 7' 36"	-117° 9' 48"	34° 7' 36"	-117° 9' 48"
10399	10399	37° 45' 49"	-119° 6' 31"	37° 45' 49"	-119° 6' 31"
10409	10409-1	38° 23' 12"	-121° 17' 1"	38° 23' 12"	-122° 42' 54"
10409	10409-2	38° 23' 12"	-121° 17' 1"	38° 23' 12"	-122° 42' 3"
10453	10453-D	38° 48' 3"	-121° 19' 32"	38° 59' 18"	-121° 24' 13"
10453	10453-VP	38° 48' 3"	-121° 19' 32"	38° 59' 24"	-121° 24' 38"
10495	10495-2	36° 51' 13"	-121° 33' 59"	36° 50' 22"	-121° 34' 8"

Evaluation of California Compensatory Wetland Mitigation (Review Copy)

File #	Mitigation Site	Impact Latitude	Impact Longitude	Mitigation Latitude	Mitigation Longitude
10495	10495-1	36° 51' 13"	-121° 33' 59"	36° 50' 24"	-121° 34' 14"
10530	10530-D	38° 47' 40"	-121° 22' 35"	38° 25' 13"	-121° 3' 11"
10530	10530-VP	38° 47' 40"	-121° 22' 35"	38° 24' 54"	-121° 3' 24"
10843	10843	33° 35' 50"	-117° 13' 39"	33° 35' 50"	-117° 13' 39"
10938	10938-T	38° 54' 4"	-121° 16' 54"	38° 59' 24"	-121° 24' 38"
11208	11208-T	38° 41' 35"	-120° 54' 18"	38° 59' 18"	-121° 24' 13"
11224	11224	37° 13' 12"	-120° 15' 10"	37° 13' 12"	-121° 44' 50"

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414
415

5. Distribution of Sites within Regions

Included in this appendix are twelve figures displaying the distribution of assessed sites within the 12 Regions or sub-Regions of the State Board. Some information regarding the relative proximity of corresponding impact sites is also included, and the mitigation sites are coded according to their respective Total-CRAM scores.

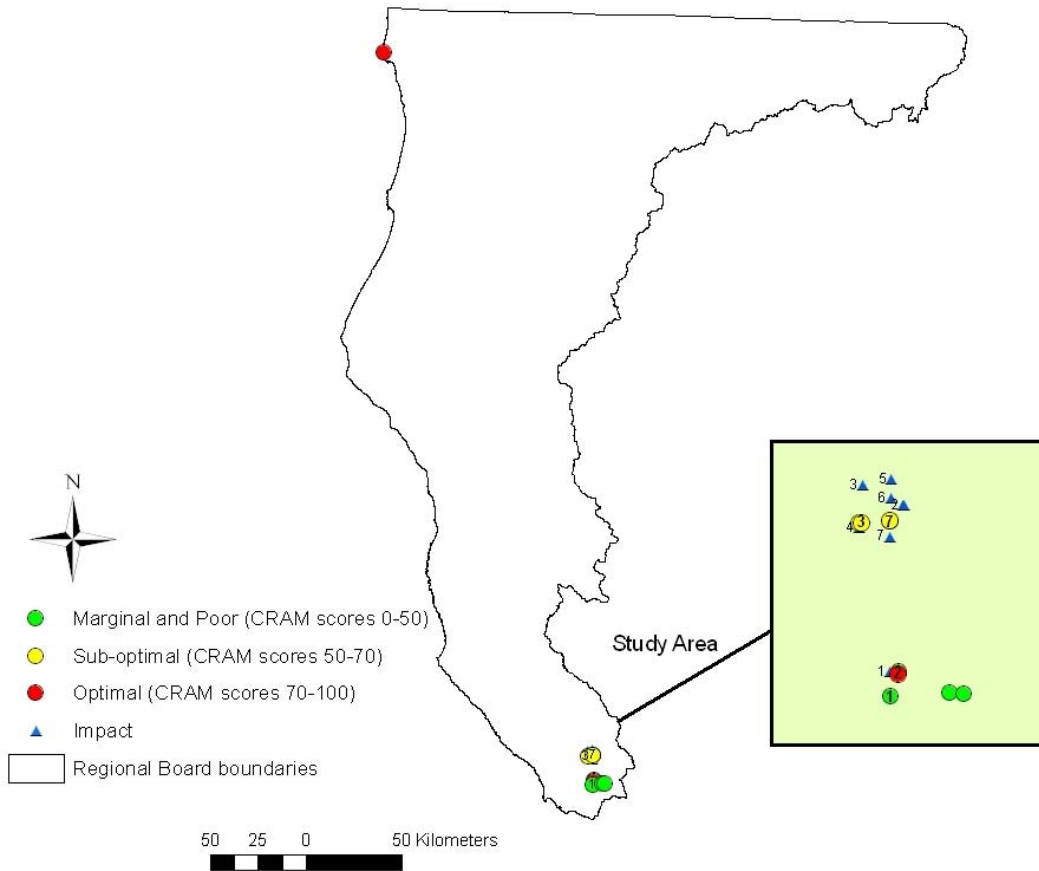
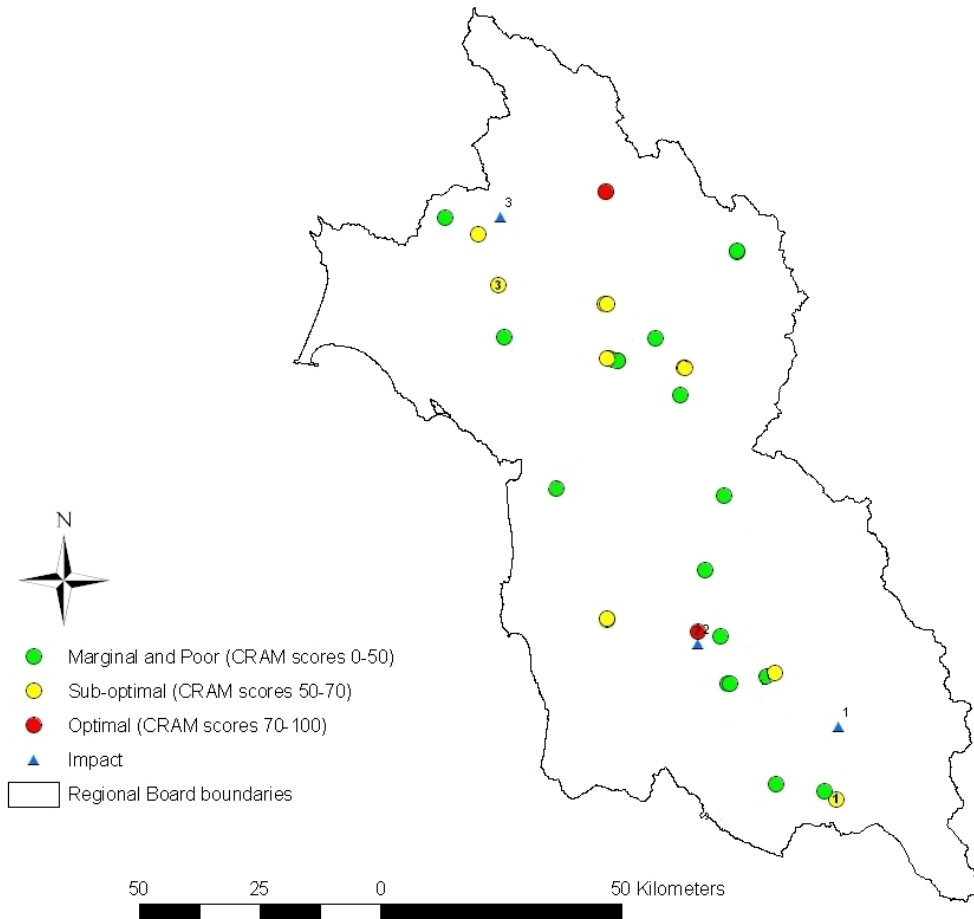


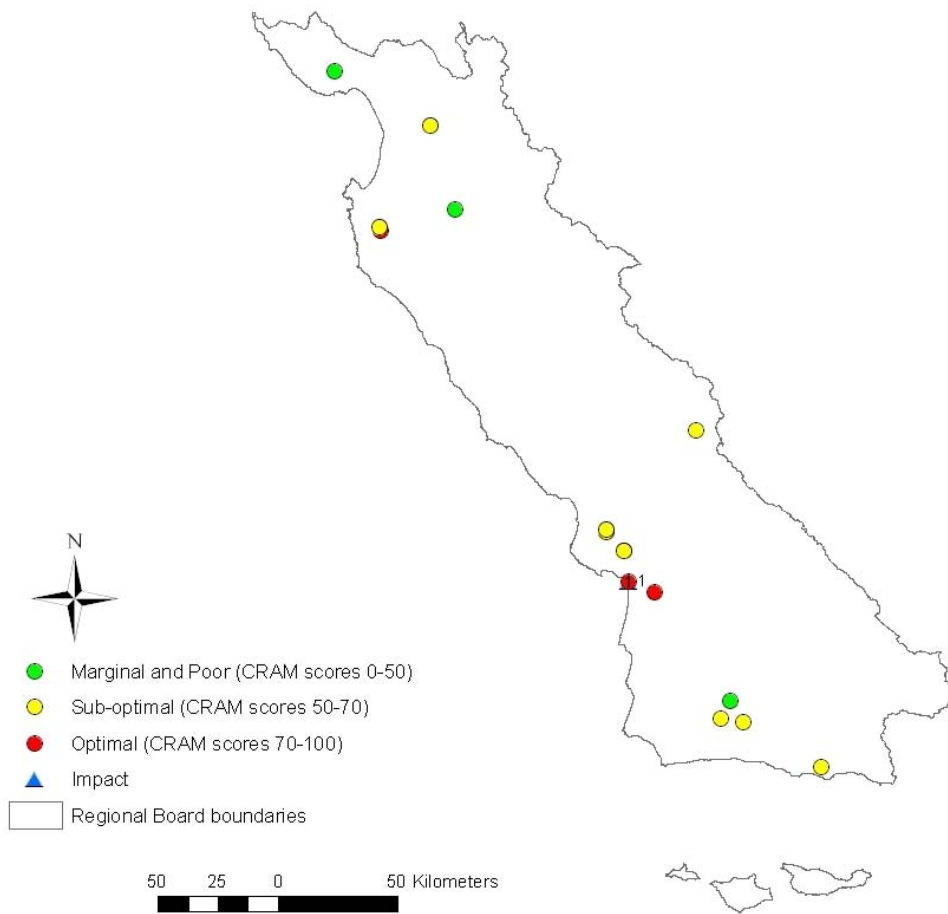
Figure 5-1. Distribution of overall CRAM scores for mitigation projects assessed across Region 1 and associated impact locations for off-site mitigation projects. Circles indicate individual mitigation actions; multiple points may be indicated for individual projects with multiple mitigation actions, and some points may represent multiple projects, e.g., mitigation banks. Numbers indicate paired impact and mitigation locations. Inset provides more detailed location of sites in the southern part of Region 1.



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433 **Figure 5-2.** Distribution of overall CRAM scores for mitigation projects assessed across Region 2 and
434 associated impact locations for off-site mitigation projects. Circles indicate individual mitigation actions;
435 multiple points may be indicated for individual projects with multiple mitigation actions, and some points
436 may represent multiple projects, e.g., mitigation banks. Numbers indicate paired impact and mitigation
437 locations.

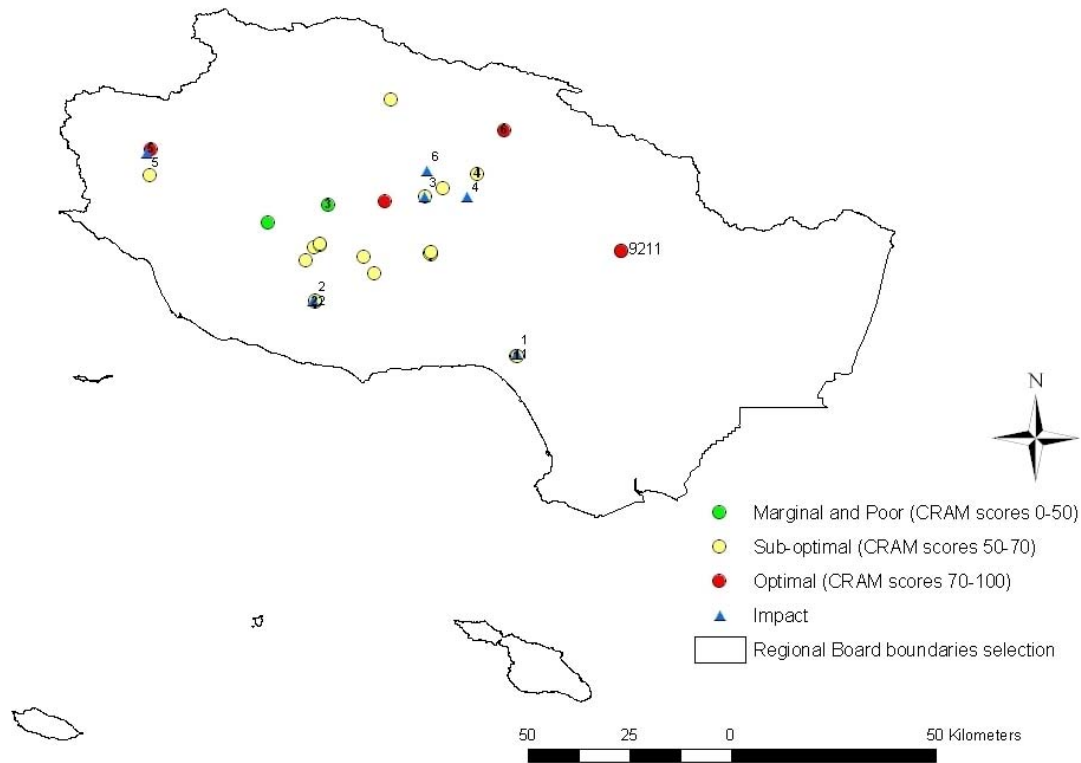
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442 **Figure 5-3.** Distribution of overall CRAM scores for mitigation projects assessed across Region 3 and
443 associated impact locations for off-site mitigation projects. Circles indicate individual mitigation actions;
444 multiple points may be indicated for individual projects with multiple mitigation actions, and some points
445 may represent multiple projects, e.g., mitigation banks. Numbers indicate paired impact and mitigation
446 locations.

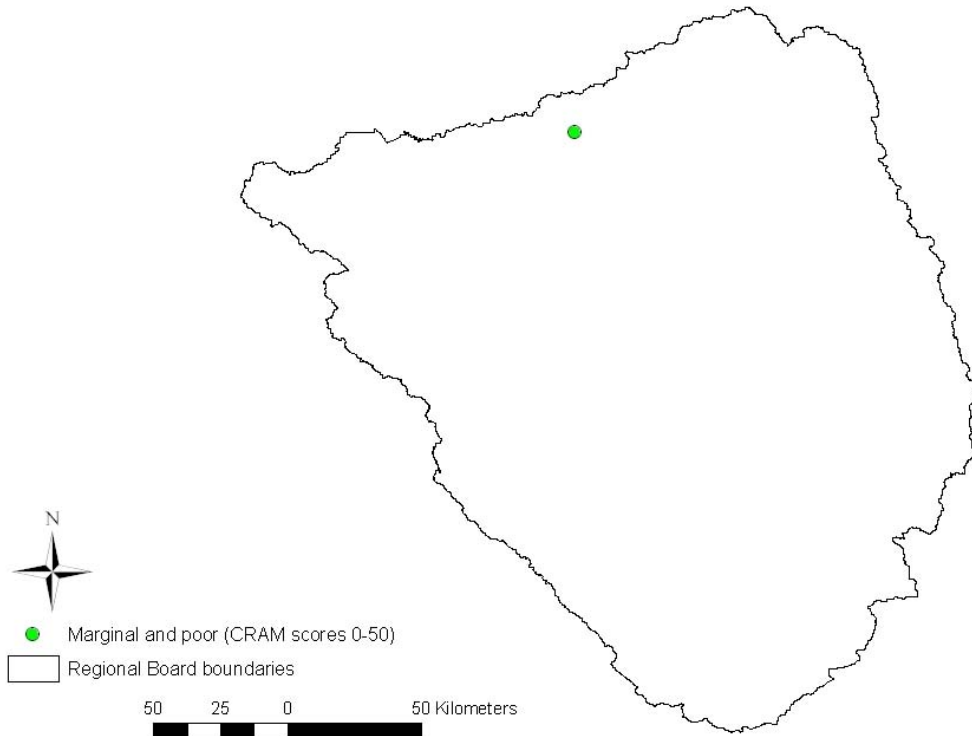
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451 **Figure 5-4.** Distribution of overall CRAM scores for mitigation projects assessed across Region 4 and
452 associated impact locations for off-site mitigation projects. Circles indicate individual mitigation actions;
453 multiple points may be indicated for individual projects with multiple mitigation actions, and some points
454 may represent multiple projects, e.g., mitigation banks. Numbers indicate paired impact and mitigation
455 locations. The mitigation location for project #9211 is indicated separately because the impact occurred in
456 Region 8 while the mitigation occurred in Region 4.

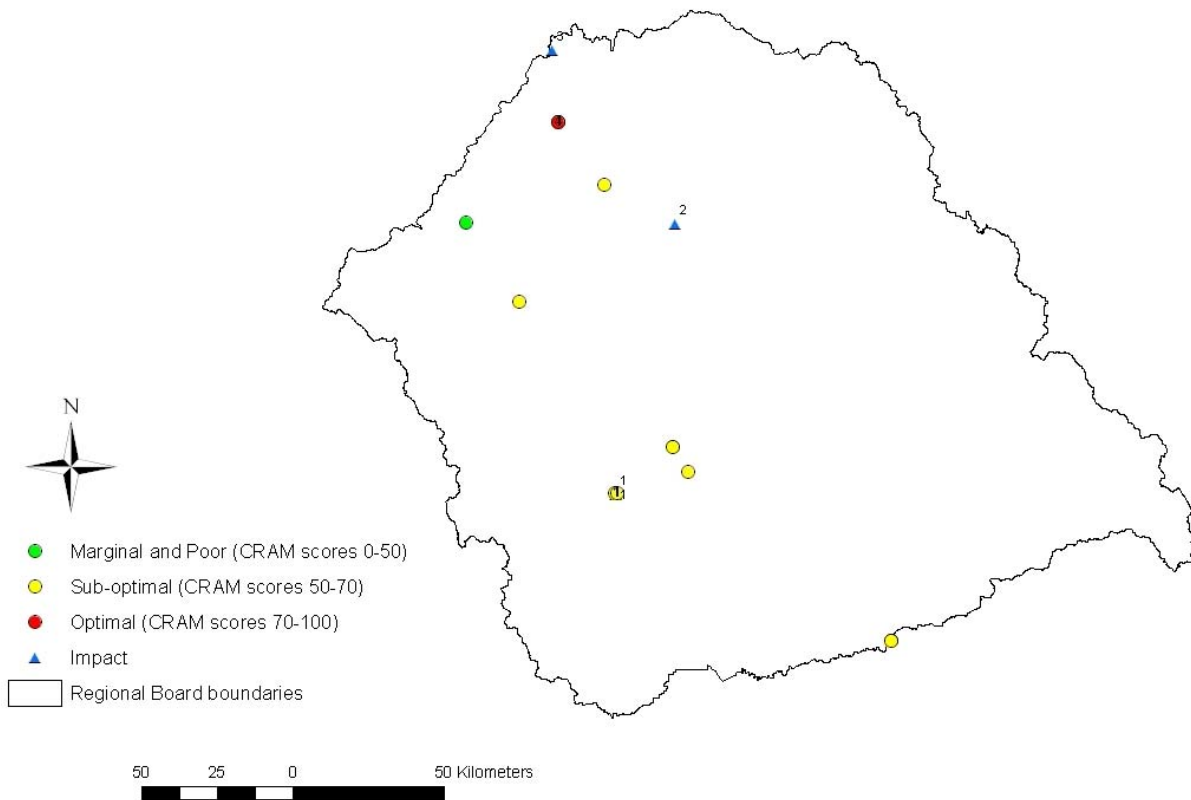
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462 **Figure 5-5.** Distribution of overall CRAM scores for mitigation projects assessed across Sub-Region 5F.
463 Circles indicate individual mitigation actions; multiple points may be indicated for individual projects with
464 multiple mitigation actions, and some points may represent multiple projects, e.g., mitigation banks.

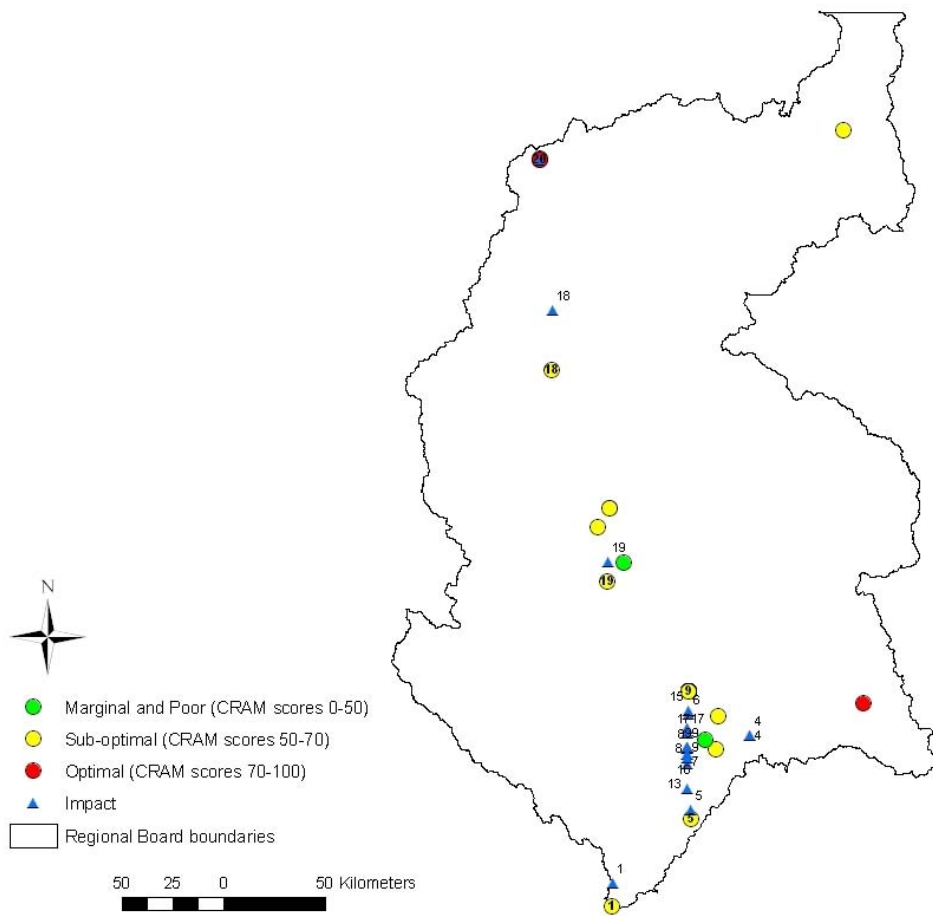
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469 **Figure 5-6.** Distribution of overall CRAM scores for mitigation projects assessed across Sub-Region 5S
470 and associated impact locations for off-site mitigation projects. Circles indicate individual mitigation
471 actions; multiple points may be indicated for individual projects with multiple mitigation actions, and some
472 points may represent multiple projects, e.g., mitigation banks. Numbers indicate paired impact and
473 mitigation locations.

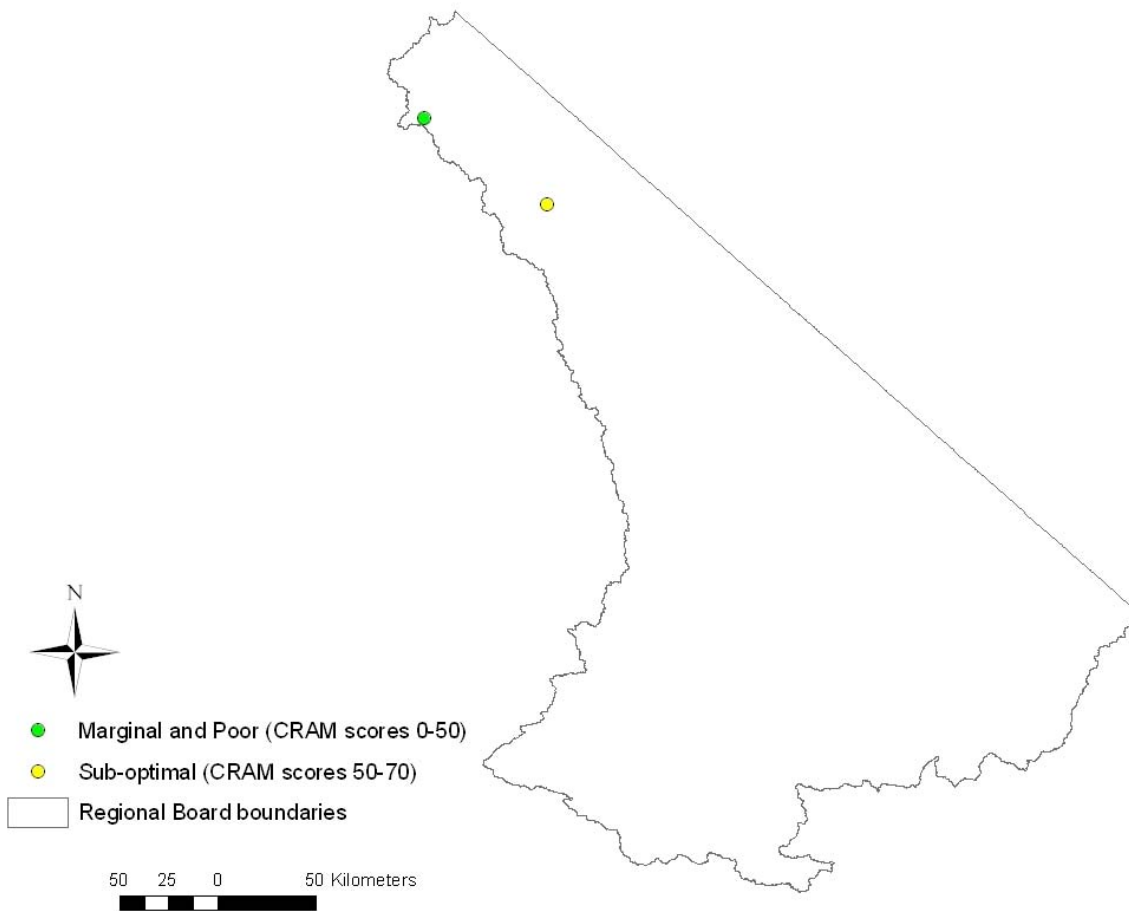
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478 **Figure 5-7.** Distribution of overall CRAM scores for mitigation projects assessed across Sub-Region 5R
479 and associated impact locations for off-site mitigation projects. Circles indicate individual mitigation
480 actions; multiple points may be indicated for individual projects with multiple mitigation actions, and some
481 points may represent multiple projects, e.g., mitigation banks. Numbers indicate paired impact and
482 mitigation locations.

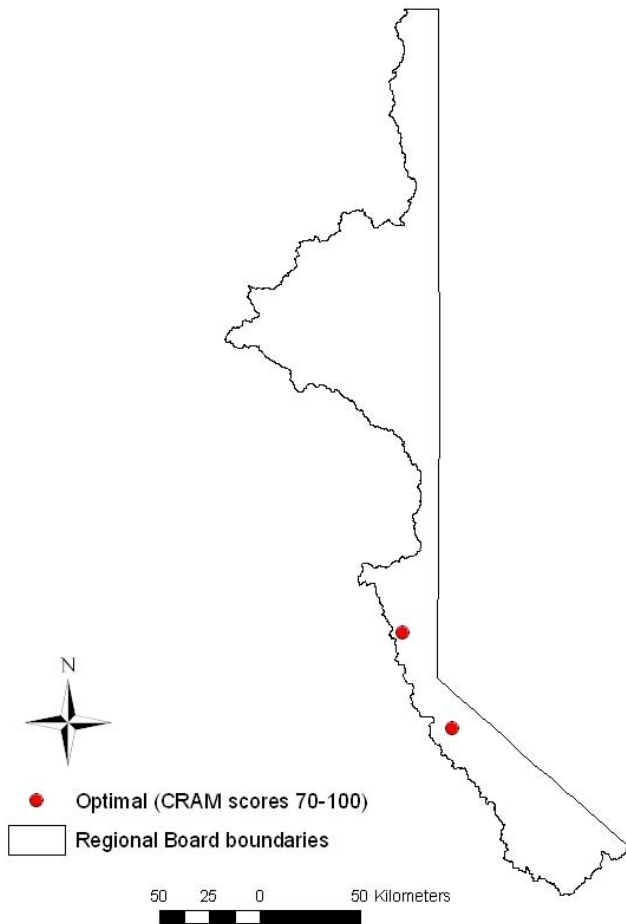
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487 **Figure 5-8.** Distribution of overall CRAM scores for mitigation projects assessed across Sub-Region 6V.
488 Circles indicate individual mitigation actions; multiple points may be indicated for individual projects with
489 multiple mitigation actions, and some points may represent multiple projects, e.g., mitigation banks.

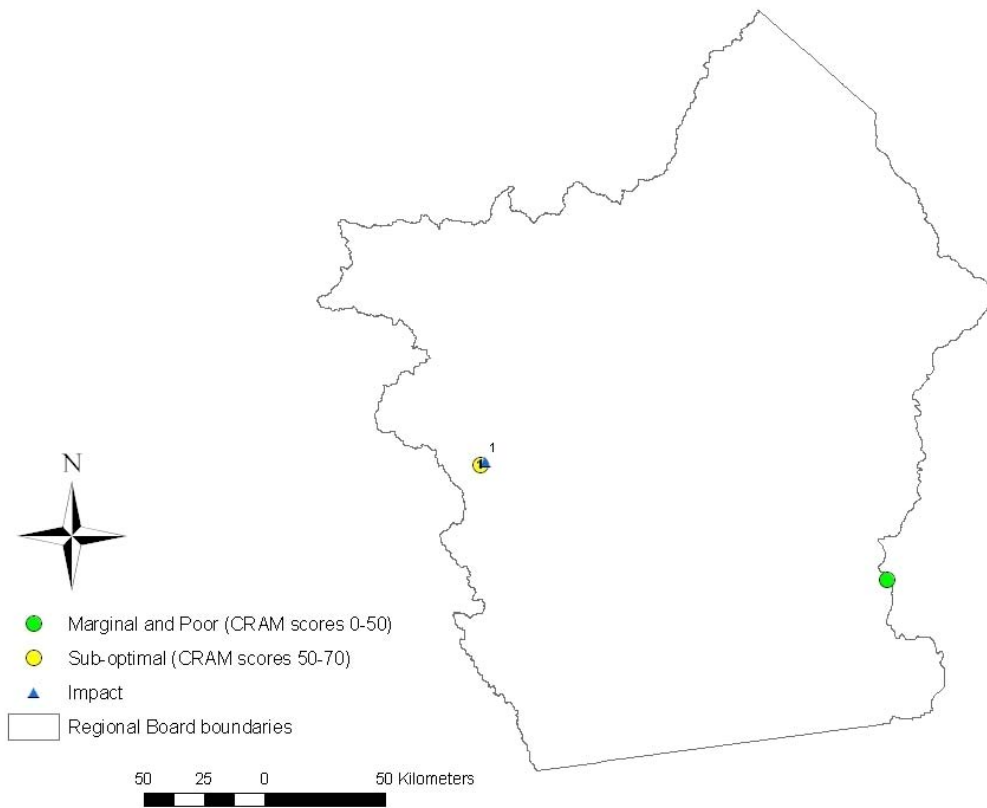
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494 **Figure 5-9.** Distribution of overall CRAM scores for mitigation projects assessed across Sub-Region 6SLT.
495 Circles indicate individual mitigation actions; multiple points may be indicated for individual projects with
496 multiple mitigation actions, and some points may represent multiple projects, e.g., mitigation banks.

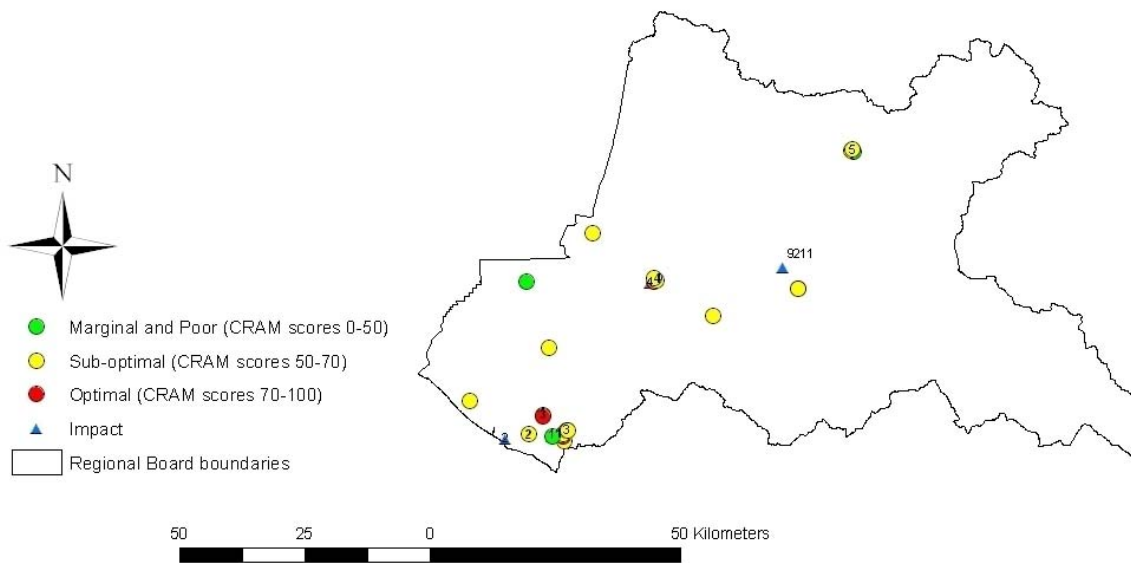
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501 **Figure 5-10.** Distribution of overall CRAM scores for mitigation projects assessed across Region 7 and
502 associated impact locations for off-site mitigation projects. Circles indicate individual mitigation actions;
503 multiple points may be indicated for individual projects with multiple mitigation actions, and some points
504 may represent multiple projects, e.g., mitigation banks. Numbers indicate paired impact and mitigation
505 locations.

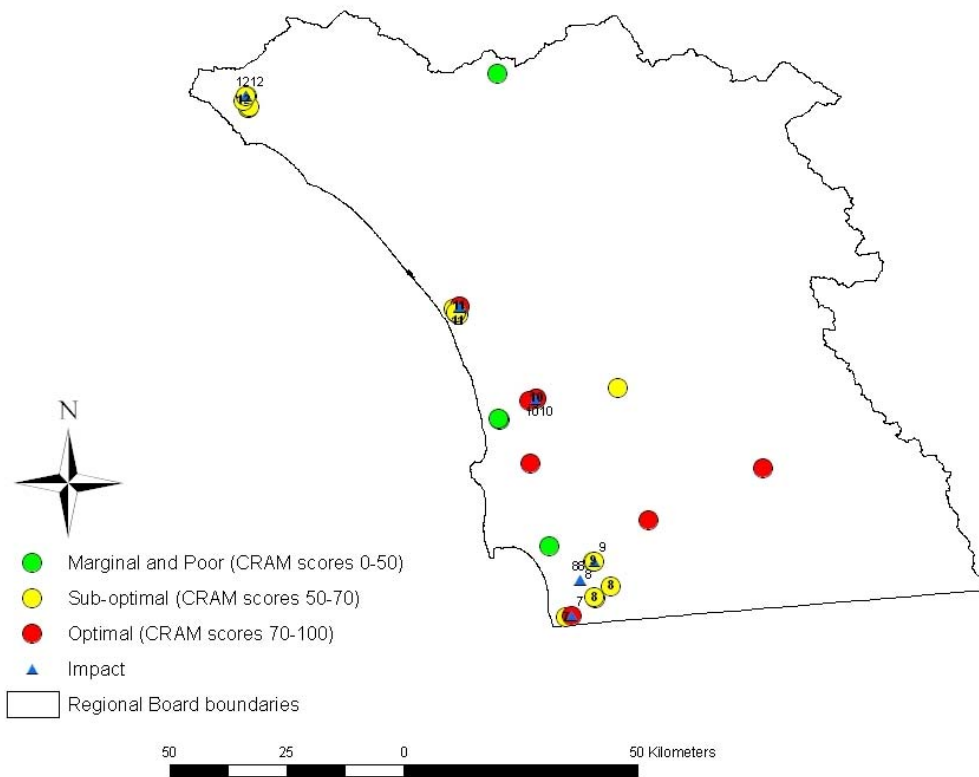
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510 **Figure 5-11.** Distribution of overall CRAM scores for mitigation projects assessed across Region 8 and
511 associated impact locations for off-site mitigation projects. Circles indicate individual mitigation actions;
512 multiple points may be indicated for individual projects with multiple mitigation actions, and some points
513 may represent multiple projects, e.g., mitigation banks. Numbers indicate paired impact and mitigation
514 locations. The impact location for project #9211 is indicated separately because the impact occurred in
515 Region 8 while the mitigation occurred in Region 4.

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520 **Figure 5-12.** Distribution of overall CRAM scores for mitigation projects assessed across Region 9 and
521 associated impact locations for off-site mitigation projects. Circles indicate individual mitigation actions;
522 multiple points may be indicated for individual projects with multiple mitigation actions, and some points
523 may represent multiple projects, e.g., mitigation banks. Numbers indicate paired impact and mitigation
524 locations.

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6. Detailed Permit Compliance Assessment Methodology

This appendix is divided into four sections that describe the selection, organization, scoring, and categorization of conditions.

6.1. Selection of permit conditions for inclusion in compliance assessments

In our compliance assessment, we checked for compliance with all relevant permit conditions issued by the three key agencies (RWQCB, ACOE, DFG), plus any additional conditions or performance criteria specified in the mitigation plan. We took this inclusive approach because it is implicit in the 401 certification or waiver that the permittee needs to comply with all other agency conditions as well as those specifically assigned by the Regional Board. In general, there were four categories of permit conditions found in these documents: procedural conditions (Table 6-1), avoidance and minimization conditions relating to the impact project and mitigation installation (Table 6-2), conditions focusing on the success of the mitigation site (Table 6-3), and mitigation plan, performance bond, and post-mitigation submission requirements (Table 6-4). In our compliance assessment, we focused only on those conditions falling within the latter two categories (Table 6-3 and Table 6-4) as only these are relevant to the objectives of this project. We searched the permit file paperwork for all relevant conditions in the latter two categories (conditions relating to mitigation success and conditions related to submission requirements) and entered each of these conditions into a form corresponding to the permit from which the condition was taken.

Table 6-1. Examples of procedural conditions were not assessed in this study. (The examples may be excerpts from the more complete text of the condition.)

Agency	Condition
RWQCB	The project construction shall be completed by [date].
Corps	Prior to project grading, the permittee shall contract with a qualified biologist/restoration specialist who shall oversee implementation of all features of the mitigation plan...
Corps	If any change of ownership occurs, the Corps must be notified of the new owner.
DFG	The Operator shall request an extension of this agreement prior to its termination if work is not completed by (date). The Operator may request a maximum of three extensions of this agreement of the purpose of construction.
DFG	The Operator shall submit a delineation according to Department jurisdiction prior to construction to the Department for review and approval.
DFG	The Operator shall have a qualified biologist survey the restoration site to monitor the recovery of wildlife and aquatic resources in the area following construction.
DFG	The Operator shall notify the Department in writing, at least 5 days prior to initiation of construction activities and at least 5 days prior to completion of construction activities.

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Table 6-2. Examples of avoidance and minimization conditions that were not assessed in this study. (The examples may be excerpts from the more complete text of the condition.)

Agency	Condition
RWQCB	The project proponent shall adhere to the list of standard conditions.
Corps	Prior to any grading near sensitive biological resources, fencing shall be placed showing the limits of grading. The permittee shall assure that contractors are made aware of the sensitive areas.
DFG	Disturbance or removal of vegetation shall not exceed the limits approved by the Department.
DFG	The Operator shall flag the limits of the impact area to alert construction staff to the boundaries of the work areas so that impacts to riparian and upland habitat can be minimized.
DFG	Trees with active nests/roosts shall not be removed. Construction generated noise shall be less than 65 dbA within 500 feet of any active nest or roost.
DFG	No living native vegetation shall be removed from the channel, bed, or banks of the stream, except as otherwise provided for in this agreement.
DFG	In areas of temporary disturbance where vegetation must be removed, native trees and shrubs with DBMs of 3 inches or less shall be cut to ground level with hand operated power tools rather than by grading.
DFG	The operator must install X wildlife guzzlers [watering stations] within the designated open space [during project installation] to mitigate for impacts to wildlife associated with removing access to surface water.
DFG	No herbicides shall be used on native vegetation unless specifically authorized in writing
DFG	When possible, invasive species shall be removed by hand rather than by chemical means. Where the use of herbicides is necessary... only those... approved for aquatic use.
DFG	The Operator shall construct an effective water velocity dissipation devise at all outlet structures to minimize erosion.
DFG	The Operator shall have a qualified biologist monitor the site for [threatened or endangered species] prior to construction activities
DFG	Fill length, width, and height dimensions shall not exceed those of the original installation or the original naturally occurring topography, contour and elevation. Fill shall be limited to the minimal amount necessary to accomplish the agreed activities.
DFG	Unless specifically authorized by this agreement, all hard bank protection and energy dissipation structures shall consist of un-concreted boulder rip-rap, no [grouting or] concreted materials shall be used.

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Table 6-3. Examples of mitigation success conditions that were assessed in this study. (The examples may be excerpts from the more complete text of the condition.)

Agency	Condition
RWQCB	The project proponent shall implement the mitigation measures as described in [title of mitigation plan]
RWQCB	The project proponent shall adhere to the more stringent conditions indicated in the CDFG's Streambed Alteration Agreement, and/or the Corps' [404] permit.
RWQCB	Impacted wetland and riparian habitats shall be mitigated at a minimum 2:1 replacement ratio.
RWQCB	Restore/Create X acres of [wetland] habitat
Corps	The permittee shall create the following habitats: X acres wetland...X acres riparian
Corps	The restoration site should include construction of a minimum of 6 check dams along the drainages to be restored. The area behind each check dam will be backfilled with appropriate soil and revegetated in accordance with the mitigation plan...
DFG	Restoration shall include the revegetation of stripped or exposed work and mitigation areas with vegetation native to the area.
DFG	A buffer of native vegetation averaging at least 100 feet in width shall extend along the mitigation area and all riparian and wetland drainages. The buffer shall serve to minimize the amount of light and noise and other human generated intrusions impacting wildlife in the corridor.
DFG	<i>Mitigation for areas of temporary disturbance.</i> A total of [X] acres of riparian habitat will be temporarily disturbed... Restoration shall include...
DFG	<i>Mitigation for areas of permanent disturbance.</i> A total of [X] acres of riparian habitat will be permanently lost...Restoration shall include...
DFG	Any oaks, sycamores [etc.] which must be damaged/removed shall be replaced in kind. Such conditions typically include dbh specifications, and mitigation ratios for the replacement of trees
DFG	Planting palette specifications...
DFG	All plants shall be planted in randomly spaced, naturally clumped patterns. The density shall... [criteria specified].
DFG	All planting shall have a minimum of 80% survival by species for the first year... [etc.].
DFG	The Operator shall provide irrigation when natural moisture conditions are inadequate to ensure survival of plants. Irrigation shall be provided for a period of at least two years from planting. Irrigation shall be phased out [afterwards]...all plants must survive and grow for at least three years without supplemental water for [the remainder of] the restoration phase...
DFG	The Operator shall remove any non-native vegetation [examples of species] from the work area and shall dispose of it in a manner and a location which prevents its reestablishment. Removal shall be done at least twice annually...
DFG	<i>Arundo</i> , if present, shall be cut to a height of 6 inches or less and the stumps painted with [Rodeo]...
DFG	All planting should be done between [date] and [date] to take advantage of the rainy season. Any planting done outside this time should be done at [higher planting density] to account for the likely mortality...
DFG	Plant material for revegetation shall be derived from cuttings, materials salvaged from disturbed areas, and/or seeds obtained from randomly selected native trees and shrubs occurring locally within the same drainage.
DFG	Any replacement tree/shrub stock which cannot be grown from cuttings or seeds shall be obtained from a native plant nursery, and shall not be inoculated to prevent heart rot.

561

562

563 **Table 6-4.** Examples of mitigation plan, performance bond, and post-mitigation submission requirement conditions that were
 564 assessed in this study. (The examples may be excerpts from the more complete text of the condition.)

565

Agency	Condition
RWQCB	All mitigation plans, monitoring and progress reports for the mitigation areas and/or compliance reports for the proposed activities shall be submitted to this regional board at the time each is due.
RWQCB	The proposed mitigation areas shall be preserved in perpetuity unless acceptable alternatives for mitigation and preservation are identified
Corps	The permittee must draft and submit a mitigation plan.
Corps	A deed restriction shall be recorded on the open space mitigation areas to protect fish and wildlife resources in perpetuity. The restriction should specifically prohibit...copy submitted to the Corps.
Corps	Prior to the recordation of the final tract map or issuance of the first grading permit, an agreement shall be entered into and financial security posted in the amount of (\$\$) guaranteeing the implementation, monitoring provisions and performance standards described herein...
DFG	An irrevocable letter of credit for the amount of restoration/mitigation [] and land costs for the project shall be submitted to the Department prior to the initiation of construction activities.
DFG	To protect fish and wildlife resources in perpetuity, the Department shall be named as a third party beneficiary over lands proposed for mitigation as part of the final mitigation plan and [over] the land to be dedicated as open space.
DFG	An annual report shall be submitted to the department by [date] of each year for 5 years after planting. This report shall include survival, percent cover, and height of both tree and shrub species. The number by species replaced, and overview of the revegetation effort, and the method used to assess these parameters shall also be included. Photos from pre-designated photo stations shall be included.

566

567 **6.2. Conventions for the Organization and Standardization of Permit Conditions**

568 In general, if a condition had lots of details that relate closely, we included all the details in that one
 569 condition. For example, Arundo-removal instructions that were a paragraph long were included in a single
 570 condition with the general exotic-plant removal instructions found in the permit, if these general instructions
 571 were present (see Exotic-plant-removal requirements below for more information). The following
 572 conventions were used for specific conditions and types of conditions:

- 573 **Restore/Enhance/Create/Preserve a specified acreage of habitat, e.g.,:**
 574 • “restore 0.06ac of temporary impacts to waters of the US and all other areas of temp disturbance”
 575 • “create 0.71ac, restore 0.04ac, and enhance 0.18ac of Federal jurisdictional wetland habitat (0.93ac)”
 576 • “create 3.99ac onsite for impacts to oak rip habitat”
 577 • “create 2.24ac onsite for impacts to oak rip habitat willow/mulefat riparian habitat”
 578

579 We included type of mitigation action required and acreage over which it was required ((e.g., create 5ac wetland habitat) in one
 580 condition. Then, we listed details of the mitigation actions required as separate conditions when they were distinct requirements,
 581 even if they were listed in a single sentence or paragraph, e.g., the following three conditions were listed in a single sentence in the
 582 permit and they were listed as three separate conditions on the datasheet because the requirements were different (i.e., one was a
 583 mitigation action over a specified acreage, the next was a description of a specific restoration action, and the last one was a type of
 584 plant palette):

- 585 • “restore 0.06ac of temporary impacts to waters of the US and all other areas of temp disturbance”
 586 • “restoration to include revegetation of stripped or exposed areas”
 587 • “revegetation to use species native to the area”
 588

589 **Coverage and Survivorship Performance standards for multiple years, e.g.,:**
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- 593 • “all plantings shall have 60% cover after year 1, 80% cover after year 2, 100% cover after year 3”
594 • “all plantings should have survivorship of 70% after year 1 and 100% survivorship thereafter”
595 • “all planting min 80% survival, by species, 1st yr and 100% survival thereafter and/or shall attain 75% cover after 3yrs and
596 90% cover after 5yrs for life of project; replacement plantings, if requirements not met, and monitoring of replacements”
597 • “density perf stand p11”
598 • “diversity perf stand p11”
599

600 We included standards for all years and plant species in one condition, except in the following case: if cover and survivorship
601 criteria were listed separately in the permits for mitigation areas or habitat types, we listed them as separate conditions for each
602 mitigation area or habitat type. In addition, we listed coverage and survivorship requirements as two conditions for each
603 mitigation area and/or habitat type.
604
605

606 **Mitigation Plan and Annual Monitoring Report submission requirements, e.g.,:**

- 607 • “submit annual monitoring reports by Jan 1st for 5 yrs after planting documenting success of all restoration and mitigation
608 efforts, including % survival by plant species and % cover, discussion of any monitoring activities and exotic plant control efforts,
609 photos:”
610 • “prior to starting project, submit mitigation and monitoring plan which needs to be approved by the SWRCB”
611

612 We included all details related to each plan/report in one condition.
613
614

615 **As-Built Report submission requirements, e.g.,:**

- 616 • “w/i 6 wks of completion of plant installtn, submit as-built report to FG and COE describing installed condition of rest sites and
617 including drawings of rest sites”
618 • “submit as-built report w/i 90d of site prep and planting”
619

620 We included this condition only if the As-Built Report referred to the mitigation project. Usually, if this condition was listed in the
621 Mitigation Plan, then it referred to the mitigation project which means it was included. If the condition referred to as As-Built
622 Report of the impact project or if the aspect of the project to which the report applied is not specified, we did not include this
623 condition, for example:
624

- 625 • “as-blt plan to be included in 1st annual report” (We did not include this condition because it was not specified whether the plan
626 referred to impact or mitigation construction and this condition was not listed in the Mitigation Plan)
627 • “submit w/in 60d of completion of waters/wetlands as-blt construction drawings w/ an overlay of waters/wetlands impacted and
628 areas to be preserved and summary of project activities which documents authorized impacts not exceed and condns complied w/”
629 (We did not include this condition because it referred to the impact project and avoidance/minimization measures)
630
631

632 **Plant palette, e.g.,:**

- 633 • “Plants: western ragweed (*Ambrosia psilostachya*), mugwort (*Artemisia douglasiana*), CA brome (*Bromus carinatus*), Coast
634 goldenbush (*Isocoma menziesii*), Purple needlegrass (*Nassella pulchra*), White sage (*Salvia apiana*), Coyote bush, Laurel sumac,
635 CA walnut:”
636

637 We listed all species in one condition, except in the following cases:

638 1) If plant palettes were listed separately in the permits for different types of planting (e.g., hydroseeding, container plantings, and
639 plant cuttings), we also listed plant palettes in separate conditions, e.g.,:
640

- 641 • “rest area plant palette: canopy: western syc, arroyo willow, mulefat, fremont's cottonwood; understory: mugwort, grape,
642 morning glory, Douglas' nightshade”
643 • “creat area plant palette: western syc, arroyo willow, mexican elderberry, fremont's cottonwood in canopy, mulefat, common
644 fiddleneck, douglas' nightshade, sticky monkey flower, wild rose”
645

646 2) If mitigation types/areas were listed separately in permits (e.g., enhance 1ac riparian habitat, create 1ac wetland habitat) and
647 plant palettes were listed separately in permits (e.g., riparian planting palette, wetland planting palette), we listed plant palettes in
648 separate conditions for each mitigation type/area.

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Contingency conditions (mitigation requirements for unanticipated impacts, in case they happen), e.g.,:

- *“if impacts exceed marked boundaries, impacts shall be mitigation at a 5:1 ratio”*
- *“if oak trees are removed, replace them at a 10:1 ratio”*
- *“if pesticides/herbicides need to be used, permittee shall use only those pesticides/herbicides approved for aquatic use”*
- *“Integrated Pest Management is preferred for dealing with pest problems, if they arise”*
- *“if coverage and survival performance standards have not been met, replacement planting must be done and monitoring continued for five years after these replantings.”*
- *“no supplemental irrig after planting anticipated to be needed; but hand watering of transplants may occur depending on weather patterns”*
- *“if stream's low-flow channel, bed, or banks altered w/i areas of temp disturbance, return as nearly as possible to original configuration and width, w/o creating future erosion problems”*

We did not include these conditions, unless there was evidence in the file that the condition applied (i.e., the impacts did exceed the marked boundaries, the oak trees were removed, or pesticides/herbicides did need to be used). If there was evidence in the file to confirm that these conditions did apply (a rare circumstance), then we included the conditions and scored them like all the other conditions.

Maintenance and Monitoring conditions, e.g.,:

- *“maintenance and monitoring for 5yrs, including data gather for determining reveg success, recommendations for remedial actions, and reporting”*
- *“survey plants monthly for 1yr after installatn, then quarterly for next 2yrs”*
- *“replace dead or diseased plants during 1st suitable growing season”*
- *“maint over 5-yr period to include operation and maint of drip irrig system, weed and exotic plant control, plant replacement to guarantee successful rest efforts, and incidental maintenance as necessary to ensure proper hydrologic conditions are achieved”*
- *“submit project completion report, that includes postproject photos properly identified, w/in 30d of construction completion”*

We included all details for maintenance or monitoring in one condition, unless maintenance conditions had specific performance criteria, e.g., these two conditions were listed separately:

- *“maintain mit area free of exotic plant species for the entire 5yr maintenance and monitoring period”*
- *“remove non-native vegetation, including castor bean and arundo, 2x annually”*

We listed maintenance conditions separately from monitoring conditions, unless maintenance and monitoring overlapped mostly, in which case, we included all details for both in one condition (as in the first example above). Some of these conditions were contingency conditions and were treated as all the other contingency conditions (i.e., we included only if there was evidence to confirm that the condition did apply).

Specific planting instructions, e.g.,:

- *“apply coarse, organic, weed- and disease-free mulch at least 1” deep, topdressing around the exposed collar and inside entire basin area”*
- *“use random hand seeding method rather than hydroseeding”*
- *“willow cuttings to be minimum of 12” in length and have two side branches or buds”*

We list all closely related details describing one requirement as a single condition (as in first example above wherein all details related to the mulch and its application). If planting instructions were highly specific and dealt with installation and not with the source of the plant material, they were not included, e.g.,:

- *“plants should be planted at 6” deep”*
- *“plants should be watered before planting”*

Planting material source requirements, e.g.,:

- 705 • “willow woodland plant materials: cuttings, salvaged plants, salvaged mature trees, bare-root nursery stock; willow and
706 cottonwood cuttings to be taken from areas of abandoned channel to be filled”
707 • “all plants to be native to site or to northern San Diego Cty; materials other than seed salvaged from site or purchased from
708 native plant nursery located w/i 50 mi of site in coastal So CA; seed collected from coastal locations w/i 50mi of project site”
709 • “any replacement tree/stock unavailable as cuttings to be obtained from native plant nursery and not inoculated to prevent heart
710 rot”
711

712 We included all these details as one condition. Contingency measures having to do with material sources were treated like all
713 other contingency measures (i.e., we included them only if there was evidence to confirm that the condition did apply), e.g.,:

- 714
715 • “if plant material cannot be derived from cuttings, then use locally collected seed material and contract with a local nursery to
716 grow the plants.”
717

718
719 **Planting density conditions, e.g.,:**

- 720 • “plants to be planted in naturally clumped randomly distributed patterns”
721 • Planting density requirements specified for each plant (often presented in tables with each species and its required spacing is
722 listed)
723 • “plant plants in natural looking patterns so that each species is distributed throughout planting area as appropriate; may
724 arrange by microclimates, as determined appropriate”
725

726 We listed different density requirements separately. For example, “planting in naturally clumped patterns” and “planting at 10’
727 on-center” were listed as two conditions. We listed density requirements for different species in one condition, except in the
728 following case: if planting density requirements were listed separately for various planting areas/mitigation sites, we listed them as
729 separate conditions.
730

731
732 **Exotic-plant-removal requirements, e.g.,:**

- 733 • “weed control to continue throughout the 5yr monitoring period, including for the following anticipated species: giant reed,
734 acacia, mustard, selloa pampas grass, filaree/storksbill, eucalyptus, sweet fennel, tree tobacco, castor bean, peruvian pepper”
735 • “all weed species to be controlled for a min of 2yrs, or to extent necessary to prevent detrimental competition w/ desirable
736 plants”
737 • “use herbicides approved for aquatic use when needed in stream bed, banks or channel of stream”
738 • “where possible, use mechanical rather than chemical means to remove non-native veg”
739 • “remove any non-native veg in work area and dispose of it in manner which prevents reestablishment; removal at least 2x
740 annually during spring/summer season, as needed, through term of rest; special instructions for giant cane removal (details condn
741 #48 [“Arundo should be cut to 6” by hand, then sprayed with an herbicide...])”
742

743 We included all species to be removed in one condition along with the frequency of exotic plant removal. We included special
744 instructions for Arundo (giant cane) removal in the same condition as instructions for all other non-native-plant removal.
745 We listed details for different removal types (i.e., mechanical and chemical) as separate conditions.
746

747
748 **Irrigation requirements, e.g.,:**

- 749 • “temporary irrigation system should be installed for first two years of planting”
750 • “irrig when natural moisture condns inadequate to ensure survival of plants and for at least 2yrs from planting, then phased out
751 during fall/winter of 2nd yr unless unusually severe condns threaten survival of plantings”
752 • “install temp irrig system in PA 34 as determined appropriate by Rest Specialist; decrease irrig at 2yrs and discontinue at 3yrs
753 following plant installation; use drip irrig; deep water plants 2-3x/ wk through 1st 3-5, unless rainfall frequent”
754 • “temp drip irrig system constructed; irrig 100% phased out by 4 yrs”
755

756 We included details of irrigation (e.g., frequency, depth, duration) in one condition. Some parts of these requirements were
757 contingency conditions and were treated as such (i.e., we included them only if there is evidence to confirm that the condition did
758 apply).
759
760

761 **Protection measures for mitigation sites, e.g.,:**

- 762 • “6' high vinyl-coated chain link fence to be constructed along outer edge of channel top plantings”
763 • “predator fencing adjacent to natural open spaces”
764

765 We included these conditions, if they had to do specifically with the mitigation project and success thereof.
766

767 **Timing of mitigation installation, e.g.,:**

- 768 • “implement rest program concurrently w/, or immediately after site, site grading”
769 • “any rest/planting done by 2.1.1996”
770

771 We included these conditions, if they had to do with the mitigation project and its success specifically.

772 We included only the end-point timing requirements and did not include specifics of mitigation installation scheduling which are
773 displayed often in tables, e.g.,:

- 774 • “offsite weed removal to begin fall 2000 and planting winter 2000...”
775
776
777

778 **Miscellaneous conditions required as part of mitigation project:**

- 779 • “installation of 42-” culvert under Street “A” to facilitate wildlife movement btw open space areas”
780

781 We included these conditions, if they dealt specifically with the mitigation project and the success thereof.
782
783

784 **Erosion-control measures, e.g.,:**

- 785 • “areas of disturbed soils w/ slopes towards the stream to be stabilized to reduce erosion potential”
786 • “stabilize slopes toward stream from erosion via veg or non-erodible material”
787 • “rock, riprap, or other erosion protection to be placed in areas where veg cannot reasonably be expected to become
788 reestablished”
789 • “mix of native grasses to be used to reveg banks of drain to prevent erosion and provide habitat for wildlife”
790 • “all areas disturbed by project activities shall be protected from washout or erosion”
791 • “erosion control and soil stabilization; all erosion control structures maintained and soil stabilization measures performed until
792 reveg results in adequate protective cover; landslides, gullyng, blowouts prevented; topsoil maintained in stable condition”
793

794 We included these conditions when they referred to the mitigation site or mitigation activities, such as restoration of temporary
795 impacts.
796
797

798 **6.3. Scoring Conventions used in the Compliance Assessments**

799 Compliance was assessed using one of two approaches, depending on the nature of the permit
800 conditions. The first approach was for permit conditions with outcomes that can be measured as continuous
801 variables. For determinations of compliance with conditions concerning acreage, survivorship, or percent
802 cover (or any other situation in which the variable is continuous in nature), the score was calculated
803 percentage relative to the desired outcome. For example, if the targeted cover was 80% and cover on the site
804 was assessed as 60%, then the compliance score would be $60/80=75\%$. Percentages greater than 100% were
805 scored as 100%. The second approach was for permit conditions with outcomes measured categorically
806 (Table 6-5). A description of these scoring categories is provided in Table 6-6.
807

808 We employed some additional conventions in scoring conditions. Firstly, if evidence could not be
809 found on the site (or by review of monitoring reports or other sources of information) that actions were
810 undertaken to comply with a permit condition, then that condition must be scored as “cannot be determined.”
811 However, there may be situations where there is some evidence that an attempt was made to comply with the

812 permit condition, but the extent of the attempt is not obvious. Every effort should be made to investigate the
 813 extent of the effort, and best professional judgment formed about the extent of the effort. However, if
 814 significant uncertainty remains, then the condition must be scored as “cannot be determined.” Permit
 815 compliance should not be downgraded because evidence of compliance has not persisted until our
 816 assessment.

817 Secondly, although in theory survivorship or percent cover can be measured and a precise estimate of
 818 %compliance determined, there may be situations where it is difficult to make an accurate estimate of cover
 819 or survivorship with a high degree of certainty. In these cases, the scoring categories could be used, since
 820 they represent a wider range of values (and hence it is easier to incorporate uncertainty into them).

821 Thirdly, for scoring, we wrote the actual percentage score. If there were multiple mitigation sites or
 822 actions that apply to a particular condition, record separate compliance assessments for each unless a single
 823 score can unambiguously be applied to both. In the analysis, the average will be used (e.g., if scores of
 824 100% and 25% for two sites, the score to be analyzed will be 65.5%).
 825
 826

827 **Table 6-5.** Scoring table and criterion for permit conditions with outcomes measured categorically.

Compliance Rating	Met	Mostly Met	Partially Met	Mostly Not Met	Not Met	Can Not Be Determined
	A	B	C	D	E	
Condition # 1	100%	75%	50%	25%	0%	ND

829
 830
 831

832

833 **Table 6-6.** Description of compliance ratings used in evaluating conditions.

834

Rating	Description
Condition Met	Condition has been met or exceeded. For conditions concerning actions to be taken, the actions were completed as specified. For conditions concerning biological performance, the desired outcome has been achieved; for example, the desired vegetation community has developed fully and completely. Note: compliance with the condition must evaluate only aspects of biological performance that were actually included in the condition, not general ecological condition or function. This category is reserved for situations where the permit condition has been clearly and unambiguously achieved. Any signs of diminished compliance success would need to be inconsequential to score in this category (e.g., < 1% deviation).
Condition Mostly Met	Clear evidence that relevant actions were undertaken, but with some limitations or shortfalls in the expected level of effort or outcome. For conditions concerning actions to be taken, the actions were undertaken but were less than required by the permit. For conditions concerning biological performance, the outcome was mostly but not quite completely achieved; for example, survivorship or cover nearly achieved the levels prescribed in the permit, or the desired vegetation community developed, but not quite as fully as prescribed in the permit. Compliance with the condition must evaluate only aspects of biological performance that were actually included in the condition, not general ecological condition or function.
Condition Partially Met	Evidence that relevant actions were undertaken, but the level of effort or outcome falling notably short of expectations. For conditions concerning actions to be taken, the actions were undertaken but were substantially less than required by the permit. For conditions concerning biological performance, the outcome was substantially less than desired; for example, the number of trees planted fell somewhat short of expectations, or the desired vegetation community developed, but was in poorer condition than prescribed in the permit. Compliance with the condition must evaluate only aspects of biological performance that were actually included in the condition, not general ecological condition or function.
Condition Somewhat Met	Evidence that relevant actions were undertaken, but with a level of effort or outcome falling substantially short of expectations. For conditions concerning actions to be taken, there is some evidence that the actions were undertaken but at a small fraction of the effort required by the permit. For conditions concerning biological performance, the outcome was much less than desired; for example, the desired vegetation community was barely present. Compliance with the condition must evaluate only aspects of biological performance that were actually included in the condition, not general ecological condition or function.
Condition Not Met	Clear evidence of non-compliance. For conditions concerning actions to be taken, it is clear that essentially no attempt was made to comply with the permit condition. For conditions concerning biological performance, there may be evidence that efforts were made to comply with the condition, but these efforts completely failed to achieve the desired outcome; for example, the desired vegetation community was absent or the site was completely dominated by exotic species. This category is reserved for situations where the permit condition has clearly and unambiguously not been achieved.
Cannot Be Determined	No evidence to confirm or deny that relevant actions were undertaken. Because the “cannot be determined” category is likely to be used frequently, and because there are a number of different reasons why a condition might not be assessable, this category will have a number of checkboxes to refine it. The checkboxes will include: (1) Cannot be assessed because prescribed action would not have left evidence of its completion (e.g., mulching, old hydroseeding); (2) cannot be assessed because condition is time-dependent (e.g., 50% cover by year 3 when the assessment occurs in year 10); (3) there is evidence of some attempt to comply with the condition, but full compliance cannot be determined.

835

836 **6.4. Categorization of Permit Conditions**

837 For this analysis, the various permit conditions were organized into 9 categories. In Excel, each permit condition was assigned
 838 a categorization code according to the conventions given in Table 6-7:
 839

840 **Table 6-7.** Descriptions, codes, and examples for categories into which permit conditions were placed.
 841

Code	Category	Description	Examples
1	3rd Party Mitigation Requirements	This code was assigned any time there was a mitigation bank payment, in lieu fee payment or, occasionally, a 3 rd party issue that didn't involve clear \$ or credits. This code does not apply to payments to educational funds (those go into Code 9 – other).	Compensate for the filling of wetlands by purchasing 3.7 shares (equal to .37 acre) of recently created seasonal wetlands at the Wikiup Mitigation Bank; \$25,000 to the Wright Preservation Bank
2	Acreage	This code was assigned for any non -3 rd party mitigation acreage including preservation areas, but we were careful to avoid acreage requirements for buffer areas...they went into Code 5-protection. Occasionally the information was in square feet or involved some <i>area</i> of habitat without a specific acreage.	Create 3 acre of wetlands at the south borrow area within the landfill property; Create 0.34 acres of vernal swale by excavating uplands in the northern boundary of the property
3	Project Implementation	This was for any of the conditions having to do with the main mitigation tasks, including mitigation site preparation and implementation of the mitigation actions. Examples of site preparation are: installation of irrigation, grading the site, removing invasives prior to planting, removing trash, etc, and aspects of project design. Examples of implementation are: follow the plant palette, use only locally grown/ obtained/ native plants or seeds, hydroseed the banks with natives, planting densities, statements that “restoration” will be done, irrigation of plants during their establishment phase, plus any timing requirements clearly having to do with planting during optimal conditions. Other timing conditions that are more administrative in nature (e.g. must complete all mitigation activities by [date]) did not go in this category and were assigned Code 7 instead. Conditions requiring removal of invasives or non-natives concurrent with plantings were included here. Requirements for follow-up invasive control or remedial plantings would not be included here, but would be placed	A clay liner will be placed or the submaterial compacted to 95% to reduce infiltration; Wetland plants will be brought in from local nurseries, native trees planted in setback area (150' wide along Windsor Ck); installatn of efficient irrig systems that minimize runoff; application of mulch in landscaped areas to improve water holding capacity of soils; remove invasive weeds, including giant reed, salt cedar, tree tobacco, castor bean, Russian thistle, star thistle, artichoke thistle, pampas grass, fountain grass, or cocklebur, as required by FG

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Code	Category	Description	Examples
		in the site maintenance category instead.	
4	Site Maintenance	This category included all ongoing maintenance conditions that dictated maintenance actions to be taken at the mitigation site after the initial project implementation.	dead saplings shall be replaced after 1yr; remove accumulated sediment/debris in designated clean-out areas to ensure continued health of oak trees
5	Site Protection	This is used for conditions meant to protect the site from humans, livestock, erosion, overflow/runoff or harmful chemicals. Examples are installing fences, educational signage, reseeding for slope protection or erosion control, any other erosion control measures, keeping runoff from entering the site restricting use of herbicides. Conditions mandating that buffers be established also go into this category.	~5ac to remain as natural open space: ~3.3ac oak woodland along East Windsor Ck and 1.7ac of creek setback averaging 150' in width along Windsor Ck, Construct a 1000 foot long earthen berm, Punch in straw, native seed/mulch/fertilizer mix, soil stabilizing emulsion on the upslope buffer area for erosion control
6	Success and Performance Standards	Anything having to do with vegetative or hydrological success.	There should be a slow, gradual organic matter increase in restored pools and swales, Erosion along the swale / pool sides slopes during the wet season shall not exceed 1/10 inch per month, Existing special status plant populations (Sebastopol Meadowfoam) should increase over time so that they are more widely distributed within probable habitat locations, created wetlands to represent 3 wetland classes
7	Monitoring and Submission	This category includes all monitoring and submission conditions that are administrative in nature and don't involve specific actions that will occur at the mitigation site. Examples: monitor site for X years, project overseen by professional, annual reports submitted, mitigation plan submitted, proof of deeds, payments, or easements submitted, deeds developed, or preserved in perpetuity, etc. In addition any timing requirements that do not clearly relate to planting during optimal conditions are placed in this category.	provide proof of purchase documents for required creation and pres mit credits purchased from an approved Wetland Mit Bank, Monitoring will begin in November, 1997 and continue for 5 years (details p15), A report summarizing the vegetation sampling and all data sheets and labeled photos is to be filed by the end of each year, beginning in 1997, identify location of mit clearly on a map of suitable quality and defined by latitude and longitude; this info to be submitted to RB prior to any disturbance w/i waters of the US
8	Invocation		Follow the mitigation plan; Follow F&G SAA
9	Other		restore disturbed areas to pre-project conditions to max extent possible (including revegetation of stripped or exposed areas with native species)

843

7. Supplemental CRAM Results

844

Contained in this appendix are all the miscellaneous CRAM methods, and results that were too detailed to be included in the main report.

845

846

847

Table 7-1. Breakdown of + / - categories for overall CRAM metrics scores by wetland class.

COASTAL LAGOON							
Physical Patch Richness		Biotic Patch Richness		% Non-Native Plant Species		Native Plant Species Richness	
A+	96 - 100	A+	88 - 100	A+	0 - 3	A+	9 and up
A	90 - 65	A	75 - 87	A	4 - 6	A	7 - 8
A-	85 - 89	A-	61 - 74	A-	7 - 9	B	5 - 6
B+	73 - 84	B+	58 - 60	B+	10 - 11	C	3 - 4
B	59 - 72	B	54 - 57	B	12 - 13	D	1 - 2
B-	45 - 58	B-	51 - 53	B-	14 - 15	D-	0
C+	41 - 44	C+	47 - 50	C+	16 - 18		
C	37 - 40	C	42 - 46	C	19 - 22		
C-	33 - 36	C-	37 - 41	C-	23 - 25		
D+	23 - 32	D+	25 - 36	D+	26 - 50		
D	12 - 22	D	13 - 24	D	51 - 75		
D-	0 - 11	D-	0 - 12	D-	76 - 100		
DEPRESSIONAL							
Physical Patch Richness		Biotic Patch Richness		% Non-Native Plant Species		Native Plant Species Richness	
A+	96 - 100	A+	87 - 100	A+	0 - 3	A+	9 and up
A	90 - 65	A	71 - 86	A	4 - 6	A	7 - 8
A-	85 - 89	A-	57 - 70	A-	7 - 9	B	5 - 6
B+	73 - 84	B+	54 - 56	B+	10 - 11	C	3 - 4
B	59 - 72	B	51 - 53	B	12 - 13	D	1 - 2
B-	45 - 58	B-	48 - 50	B-	14 - 15	D-	0
C+	41 - 44	C+	40 - 47	C+	16 - 18		
C	37 - 40	C	31 - 39	C	19 - 22		
C-	33 - 36	C-	22 - 30	C-	23 - 25		
D+	23 - 32	D+	15 - 21	D+	26 - 50		
D	12 - 22	D	8 - 14	D	51 - 75		
D-	0 - 11	D-	0 - 7	D-	76 - 100		
ESTUARINE							
Physical Patch Richness		Biotic Patch Richness		% Non-Native Plant Species		Native Plant Species Richness	
A+	96 - 100	A+	88 - 100	A+	0 - 1	A+	6 and up
A	91 - 95	A	75 - 87	A	2 - 3	A	5
A-	86 - 90	A-	61 - 74	A-	4 - 6	B	4
B+	79 - 85	B+	58 - 60	B+	7 - 8	C	3
B	71 - 78	B	54 - 57	B	9 - 10	D	2
B-	63 - 70	B-	51 - 53	B-	11 - 13	D-	0 - 1
C+	58 - 62	C+	47 - 50	C+	14 - 15		
C	52 - 57	C	42 - 46	C	16 - 17		
C-	46 - 51	C-	37 - 41	C-	18 - 19		

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D+	31 - 45	D+	25 - 36	D+	20 - 46		
D	16 - 30	D	13 - 24	D	47 - 73		
D-	0 - 15	D-	0 - 12	D-	74 - 100		

LACUSTRINE							
Physical Patch Richness		Biotic Patch Richness		% Non-Native Plant Species		Native Plant Species Richness	
A+	89 - 100	A+	88 - 100	A+	0 - 3	A+	9 and up
A	77 - 88	A	75 - 87	A	4 - 6	A	7 - 8
A-	65 - 76	A-	61 - 74	A-	7 - 9	B	5 - 6
B+	60 - 64	B+	58 - 60	B+	10 - 11	C	3 - 4
B	54 - 59	B	54 - 57	B	12 - 13	D	1 - 2
B-	48 - 53	B-	51 - 53	B-	14 - 15	D-	0
C+	42 - 47	C+	47 - 50	C+	16 - 18		
C	37 - 41	C	42 - 46	C	19 - 22		
C-	32 - 36	C-	37 - 41	C-	23 - 25		
D+	22 - 31	D+	25 - 36	D+	26 - 50		
D	11 - 21	D	13 - 24	D	51 - 75		
D-	0 - 10	D-	0 - 12	D-	76 - 100		

RIVERINE HIGH							
Physical Patch Richness		Biotic Patch Richness		% Non-Native Plant Species		Native Plant Species Richness	
A+	96 - 100	A+	93 - 100	A+	0 - 3	A+	9 and up
A	91 - 95	A	85 - 92	A	4 - 6	A	7 - 8
A-	86 - 90	A-	76 - 84	A-	7 - 9	B	5 - 6
B+	79 - 85	B+	73 - 75	B+	10 - 11	C	3 - 4
B	71 - 78	B	70 - 72	B	12 - 13	D	1 - 2
B-	63 - 70	B-	67 - 69	B-	14 - 15	D-	0
C+	58 - 62	C+	64 - 66	C+	16 - 18		
C	52 - 57	C	61 - 63	C	19 - 22		
C-	46 - 51	C-	57 - 60	C-	23 - 25		
D+	31 - 45	D+	38 - 56	D+	26 - 50		
D	16 - 30	D	19 - 37	D	51 - 75		
D-	0 - 15	D-	0 - 18	D-	76 - 100		

RIVERINE LOW							
Physical Patch Richness		Biotic Patch Richness		% Non-Native Plant Species		Native Plant Species Richness	
A+	89 - 100	A+	88 - 100	A+	0 - 3	A+	9 and up
A	77 - 88	A	75 - 87	A	4 - 6	A	7 - 8
A-	65 - 76	A-	61 - 74	A-	7 - 9	B	5 - 6
B+	60 - 64	B+	58 - 60	B+	10 - 11	C	3 - 4
B	54 - 59	B	54 - 57	B	12 - 13	D	1 - 2
B-	48 - 53	B-	51 - 53	B-	14 - 15	D-	0
C+	42 - 47	C+	47 - 50	C+	16 - 18		
C	37 - 41	C	42 - 46	C	19 - 22		
C-	32 - 36	C-	37 - 41	C-	23 - 25		
D+	22 - 31	D+	25 - 36	D+	26 - 50		
D	11 - 21	D	13 - 24	D	51 - 75		
D-	0 - 10	D-	0 - 12	D-	76 - 100		

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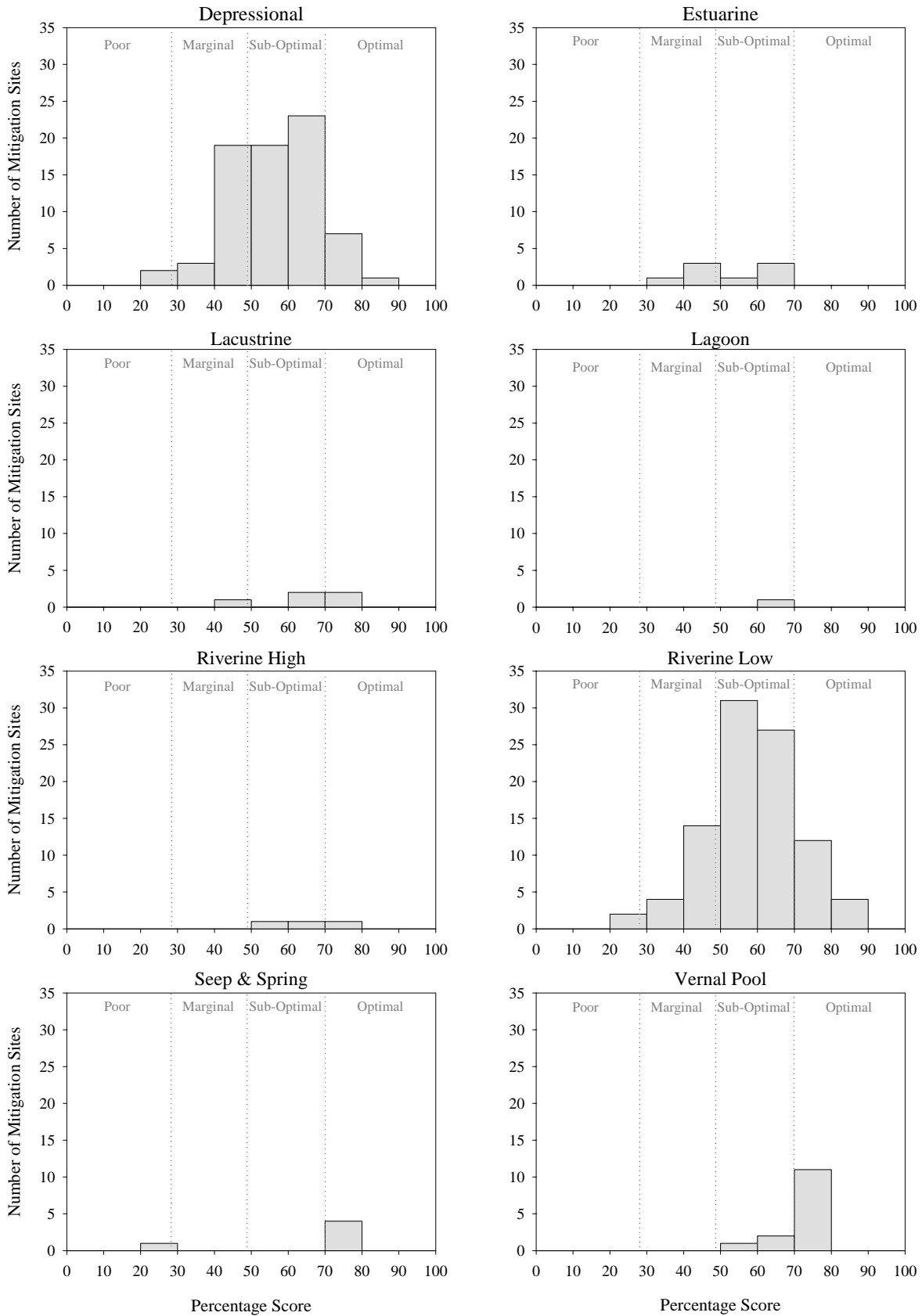
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SEEP / SPRING							
Physical Patch Richness		Biotic Patch Richness		% Non-Native Plant Species		Native Plant Species Richness	
A+	73 - 100	A+	88 - 100	A+	0 - 3	A+	9 and up
A	45 - 72	A	75 - 87	A	4 - 6	A	7 - 8
A-	16 - 44	A-	61 - 74	A-	7 - 9	B	5 - 6
B+	15	B+	60	B+	10 - 11	C	3 - 4
B	13 - 14	B	59	B	12 - 13	D	1 - 2
B-	11 - 12	B-	58	B-	14 - 15	D-	0
C+	10	C+	57	C+	16 - 18		
C	8 - 9	C	56	C	19 - 22		
C-	6 - 7	C-	54 - 55	C-	23 - 25		
D+	4 - 5	D+	36 - 53	D+	26 - 50		
D	2 - 3	D	18 - 35	D	51 - 75		
D-	0 - 1	D-	0 - 17	D-	76 - 100		
VERNAL POOL							
Physical Patch Richness		Biotic Patch Richness		% Non-Native Plant Species		Native Plant Species Richness	
A+	93 - 100	A+	92 - 100	A	0	A+	5 and up
A	84 - 92	A	81 - 91	B+	1 - 6	A	4
A-	76 - 83	A-	72 - 80	B	7 - 14	B	3
B+	68 - 75	B+	63 - 71	B-	15 - 20	C	2
B	59 - 67	B	53 - 62	C+	21 - 26	D	1
B-	51 - 58	B-	44 - 52	C	27 - 34	D-	0
C+	43 - 50	C+	35 - 43	C-	35 - 40		
C	34 - 42	C	24 - 34	D+	41 - 60		
C-	26 - 33	C-	15 - 23	D	61 - 80		
D+	18 - 25	D+	10 - 14	D-	81 - 100		
D	8 - 17	D	5 - 9				
D-	0 - 7	D-	0 - 4				

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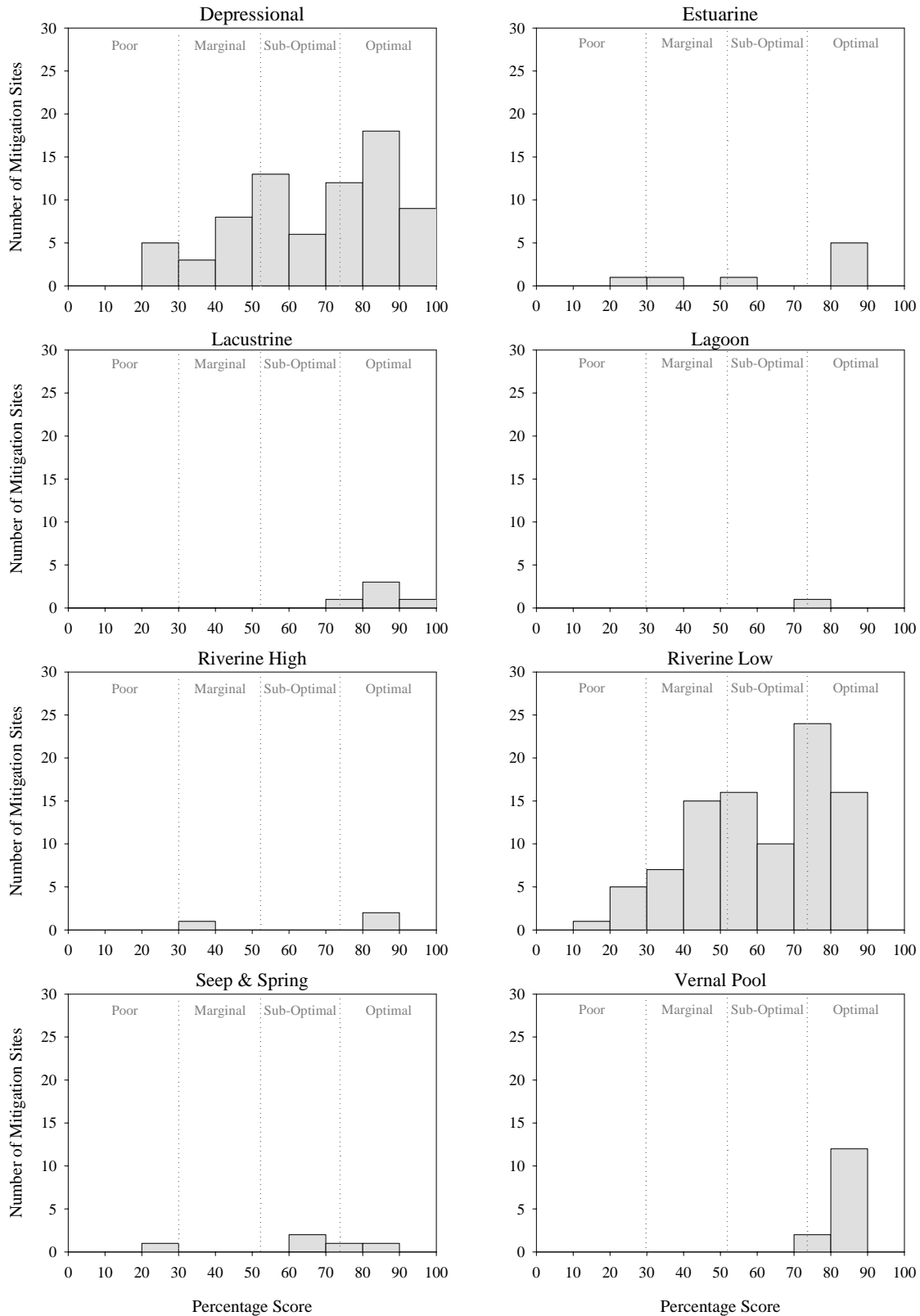
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Figure 7-1. All data combined into a single functional success score by wetland class for each of the 204 mitigation sites representing 129 files evaluated using CRAM.

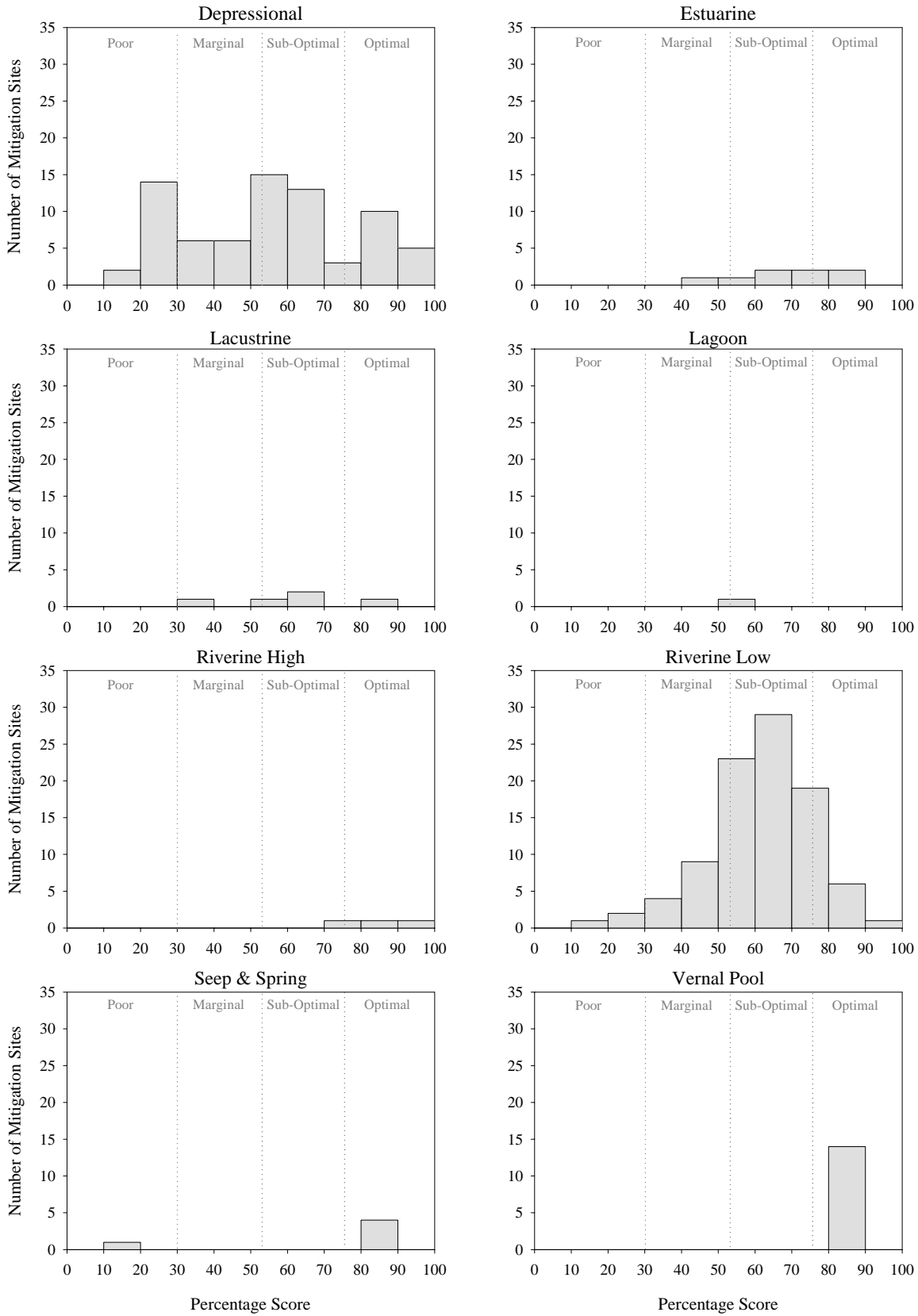
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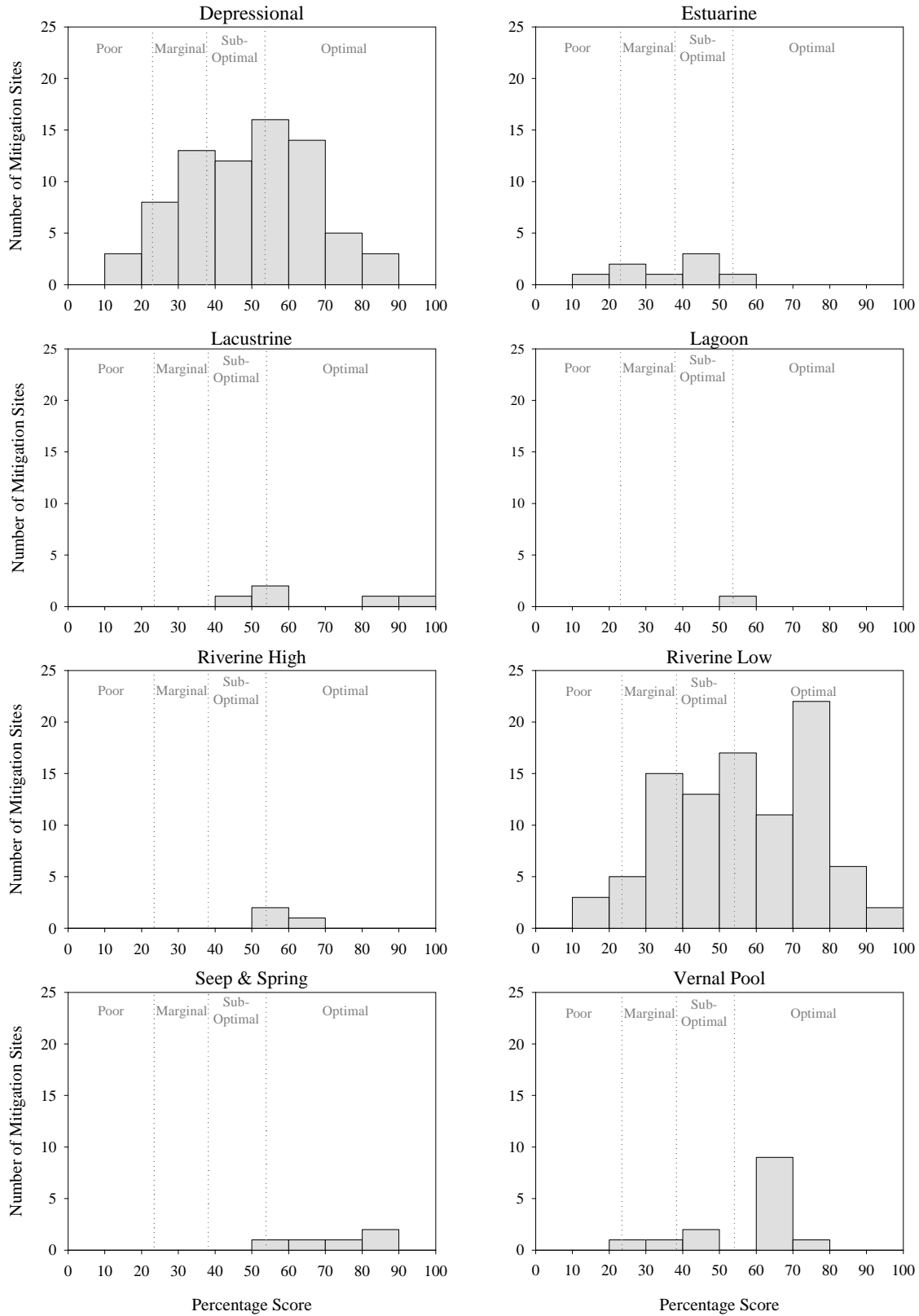
862 **Figure 7-2.** All connectivity, percent of assessment area with buffer, average buffer width, and buffer condition
863 data combined into a single landscape context score by wetland class for each of the 204 mitigation sites
864 representing 129 files.



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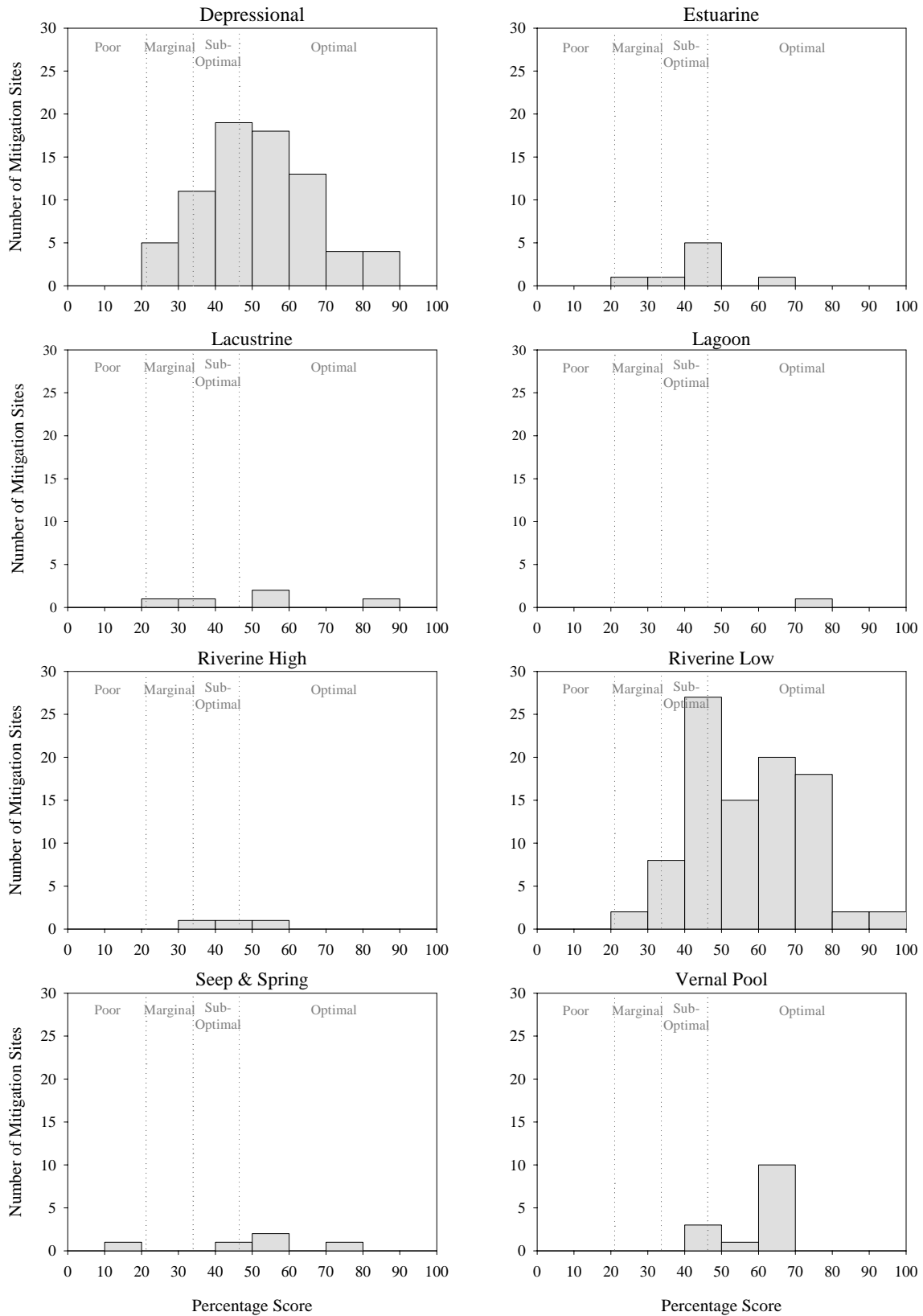
868 **Figure 7-3.** All water source, hydroperiod, and hydrologic connectivity data combined into a single hydrology
869 score by wetland class for each of the 204 mitigation sites representing 129 files evaluated using CRAM.

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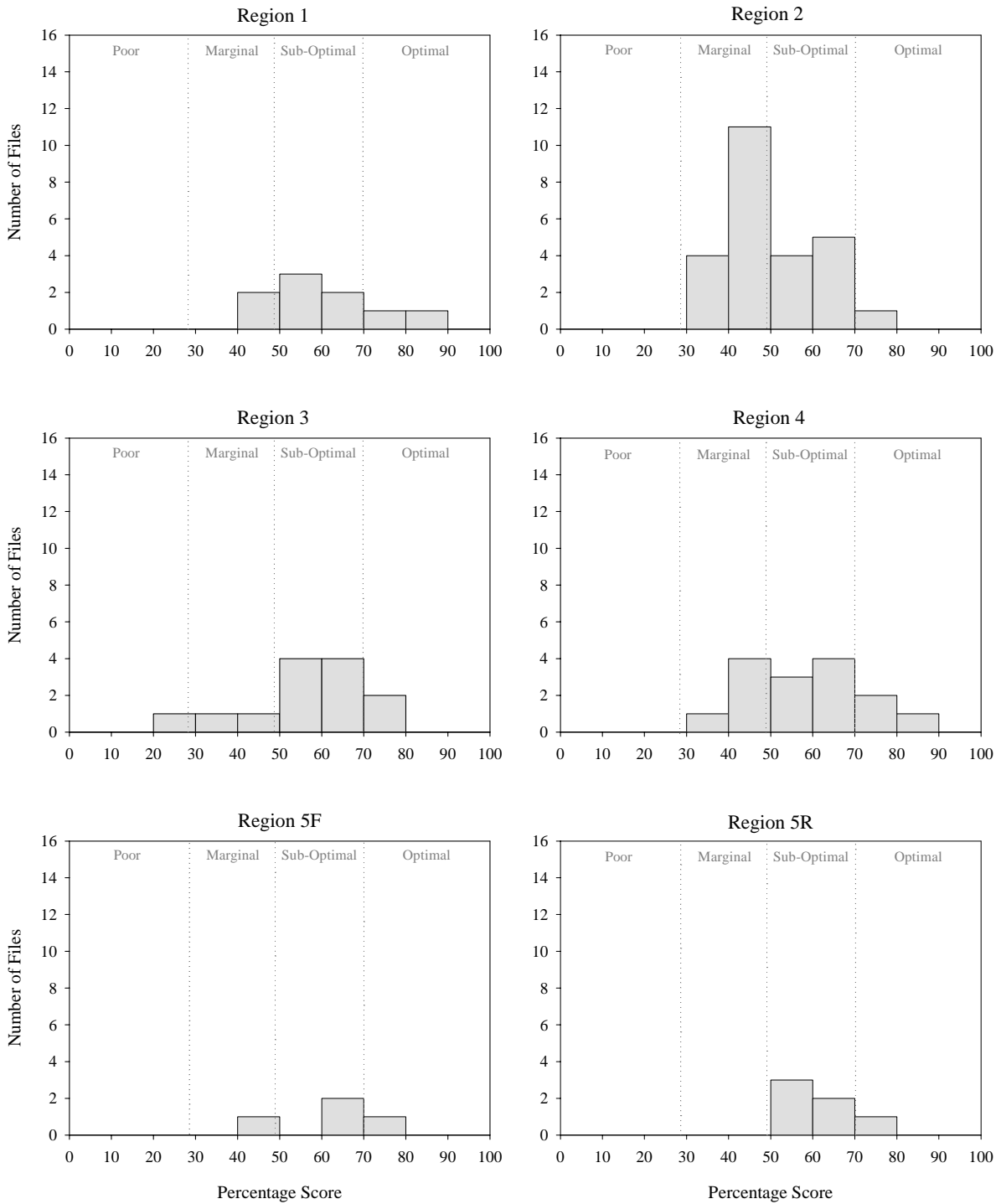
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874 **Figure 7-4.** All physical patch richness and topographic complexity data combined into a single physical
875 structure score by wetland class for each of the 204 mitigation sites representing 129 files evaluated using
876 CRAM.

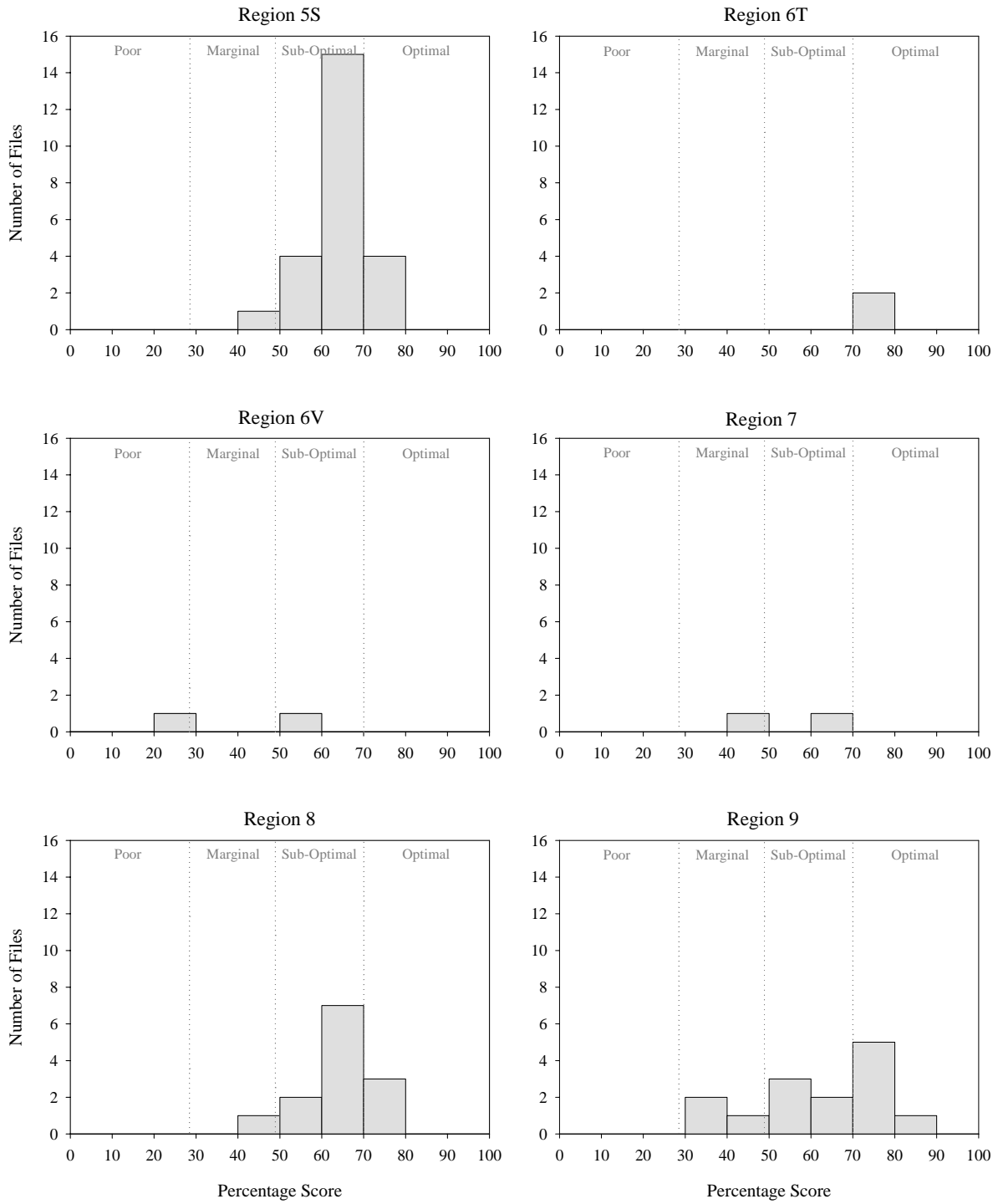


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880 **Figure 7-5.** Organic matter accumulation, biotic patch richness, vertical structure, interspersions/zonation, %
881 non-native plant species, and native plant species richness data combined into one biotic structure score by
882 wetland class (N=204 mitigation sites).



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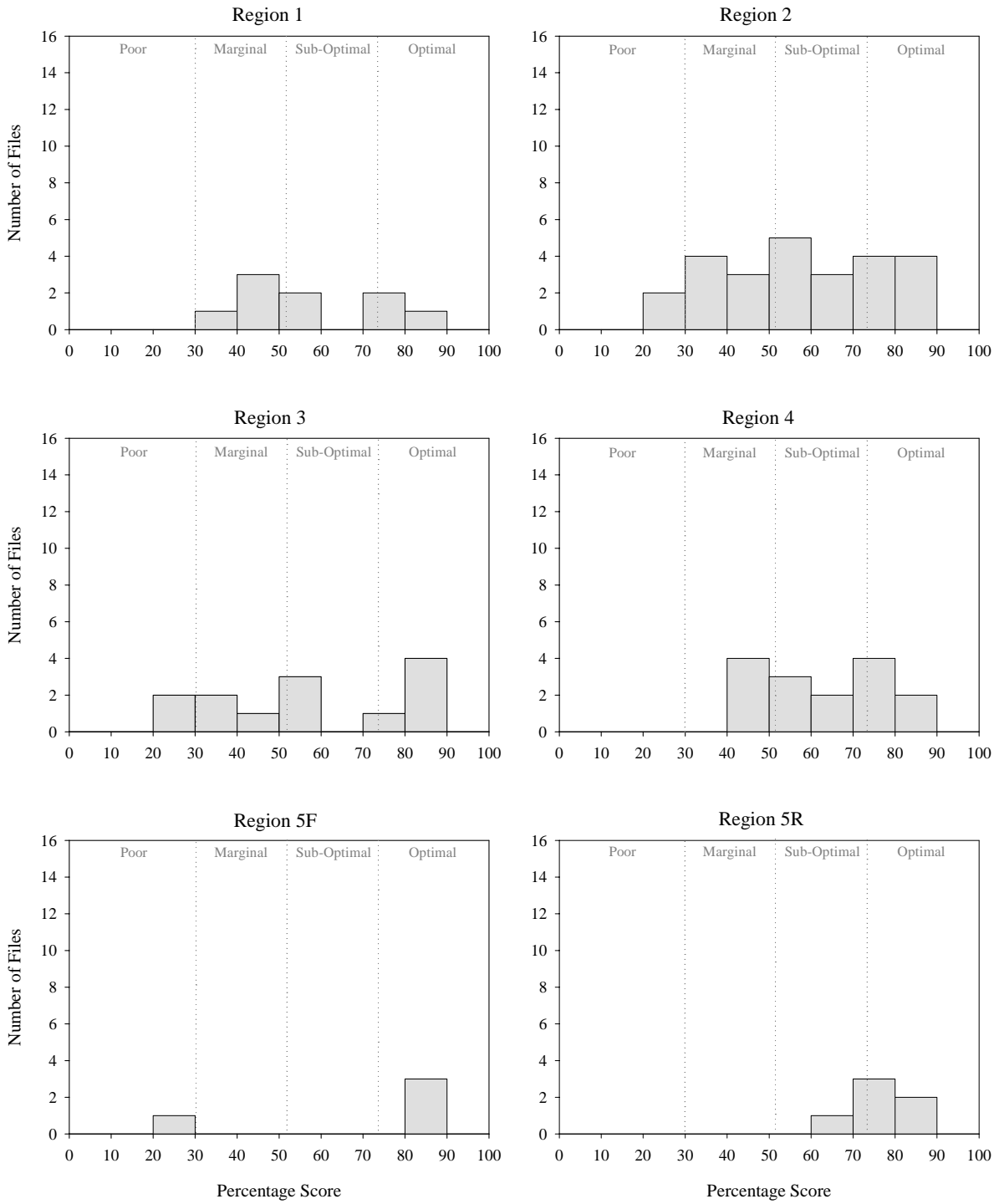
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Figure 7-6. All data combined into a single functional success score by state board regions for each of the 129 files evaluated using CRAM.

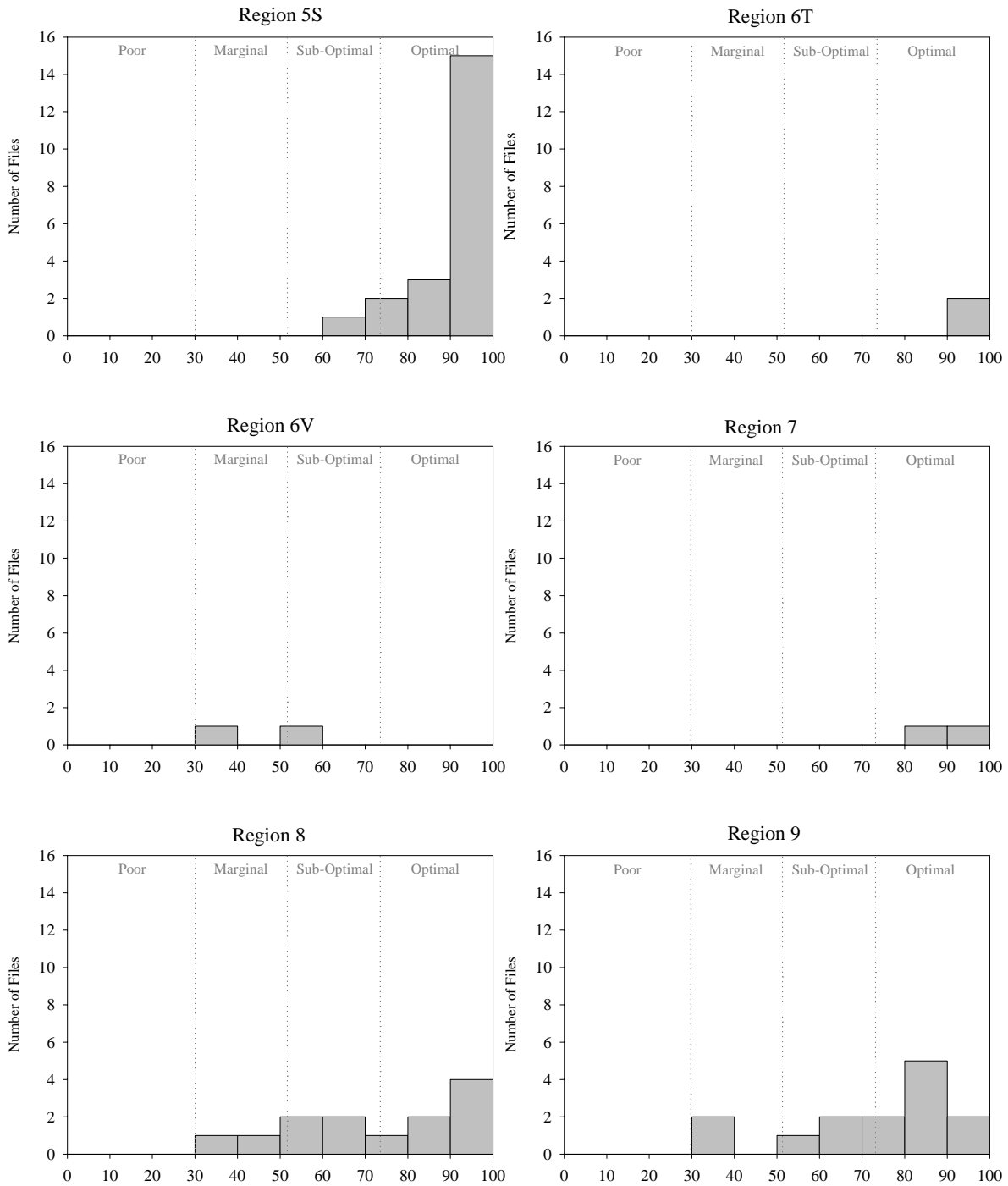
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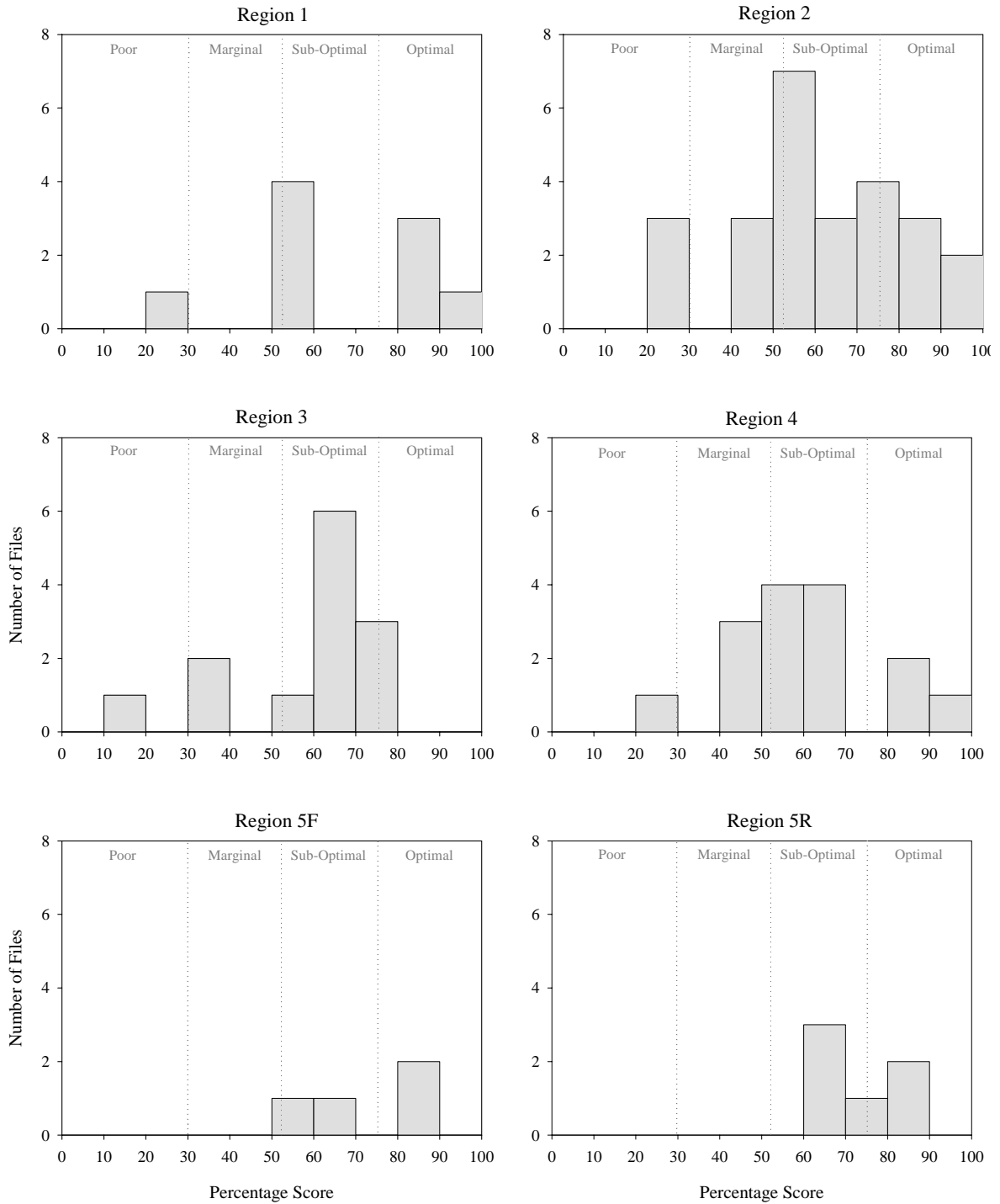


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898 **Figure 7-7.** All connectivity, percent of assessment area with buffer, average width of buffer, and buffer
899 condition data combined into a single landscape context score by state board regions for each of the 129 files
900 evaluated using CRAM.

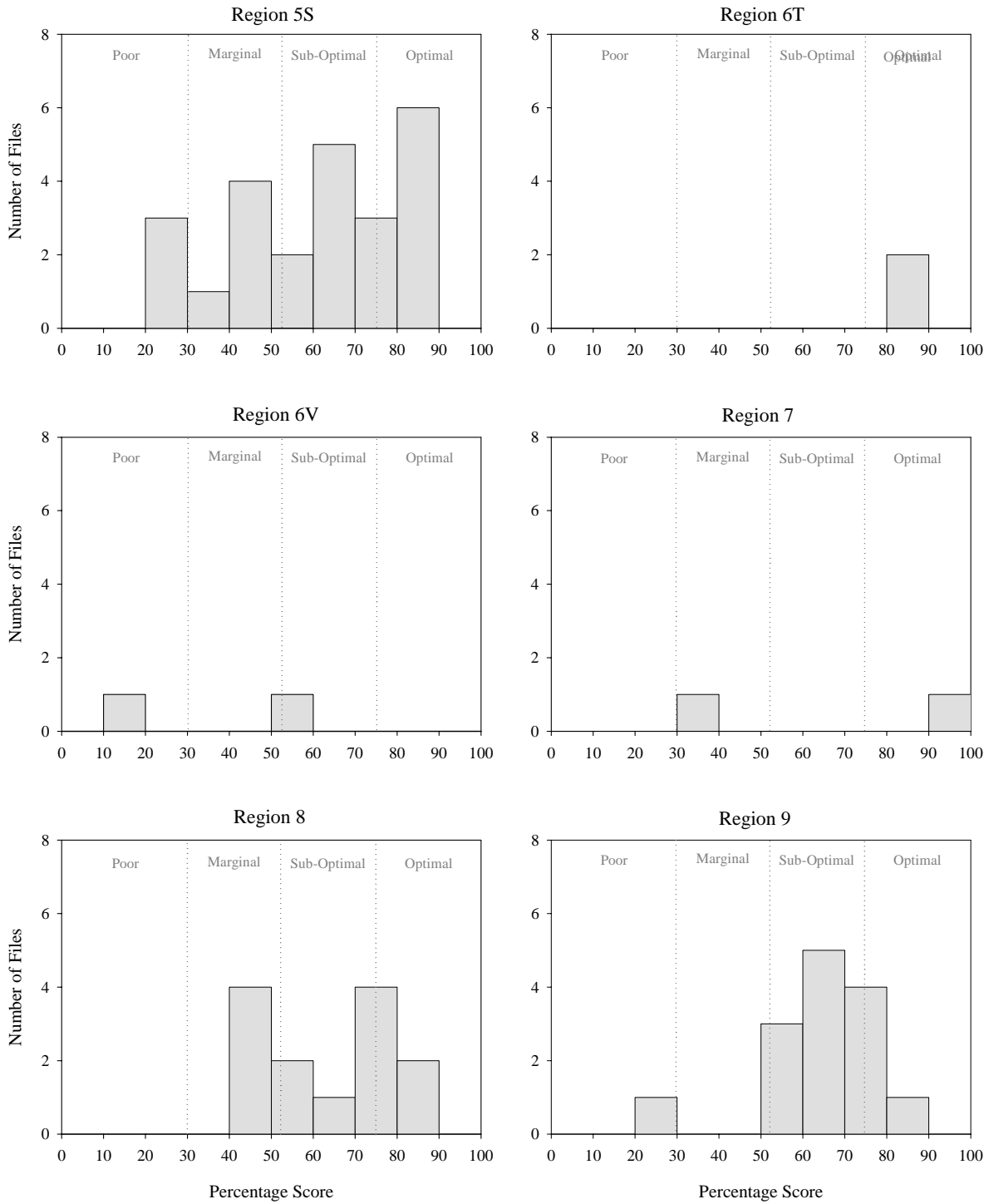
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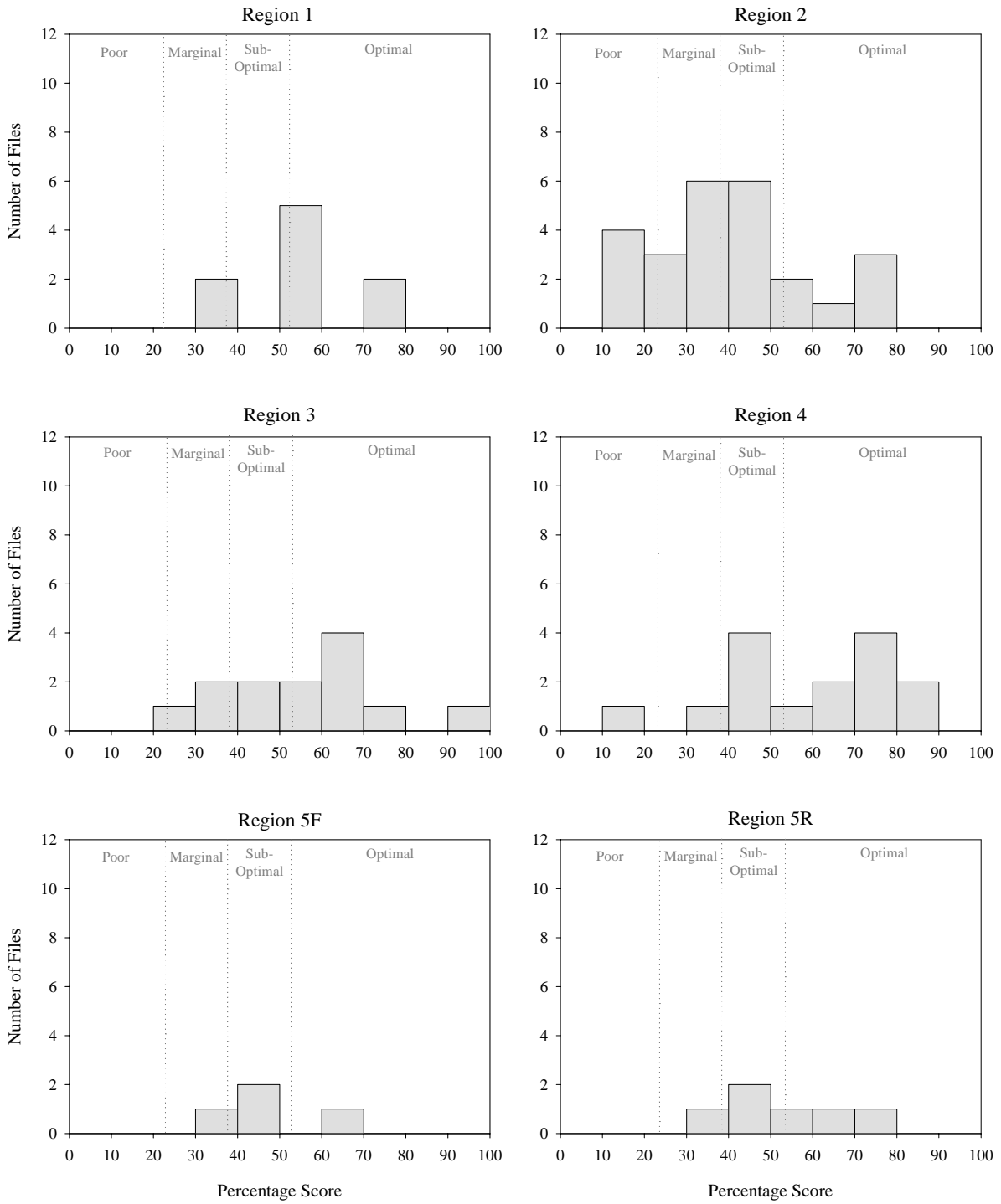


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908 **Figure 7-8.** All water source, hydroperiod, and hydrologic connectivity data combined into a single hydrology
909 score by state board regions for each of the 129 files evaluated fully.

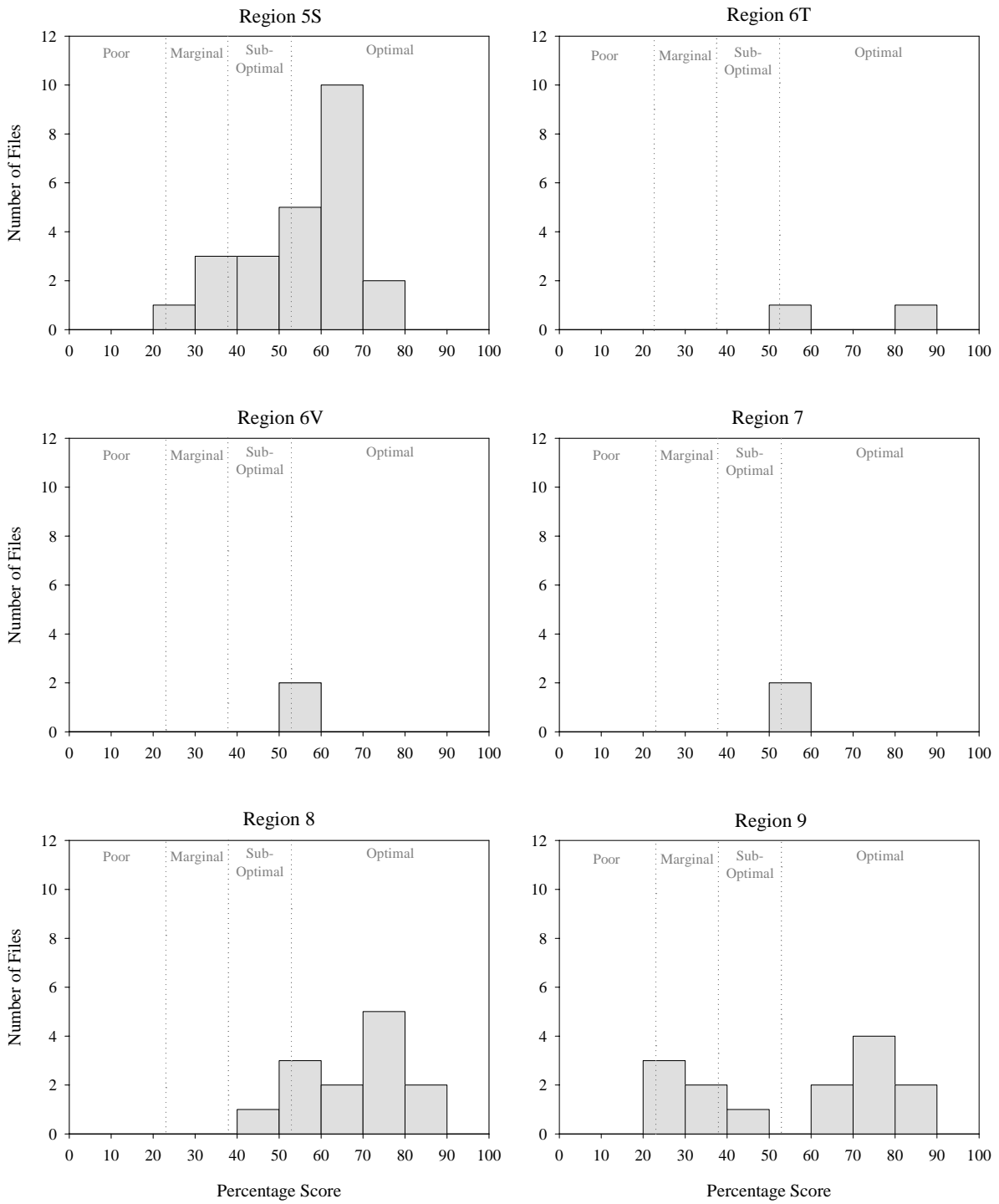
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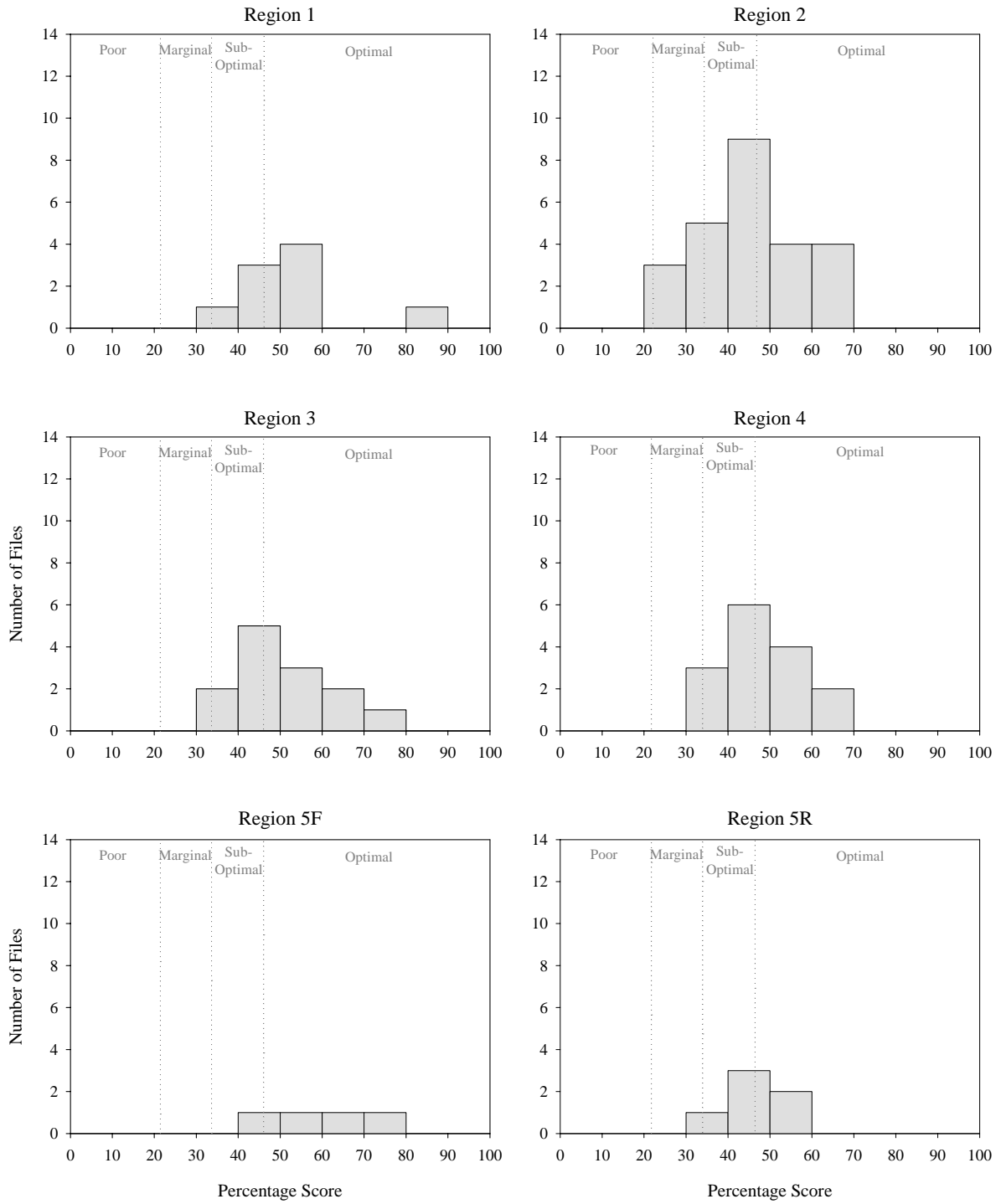
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Figure 7-9. All physical patch richness and topographic complexity data combined into a single physical structure score by state board regions for each of the 129 files evaluated using CRAM.

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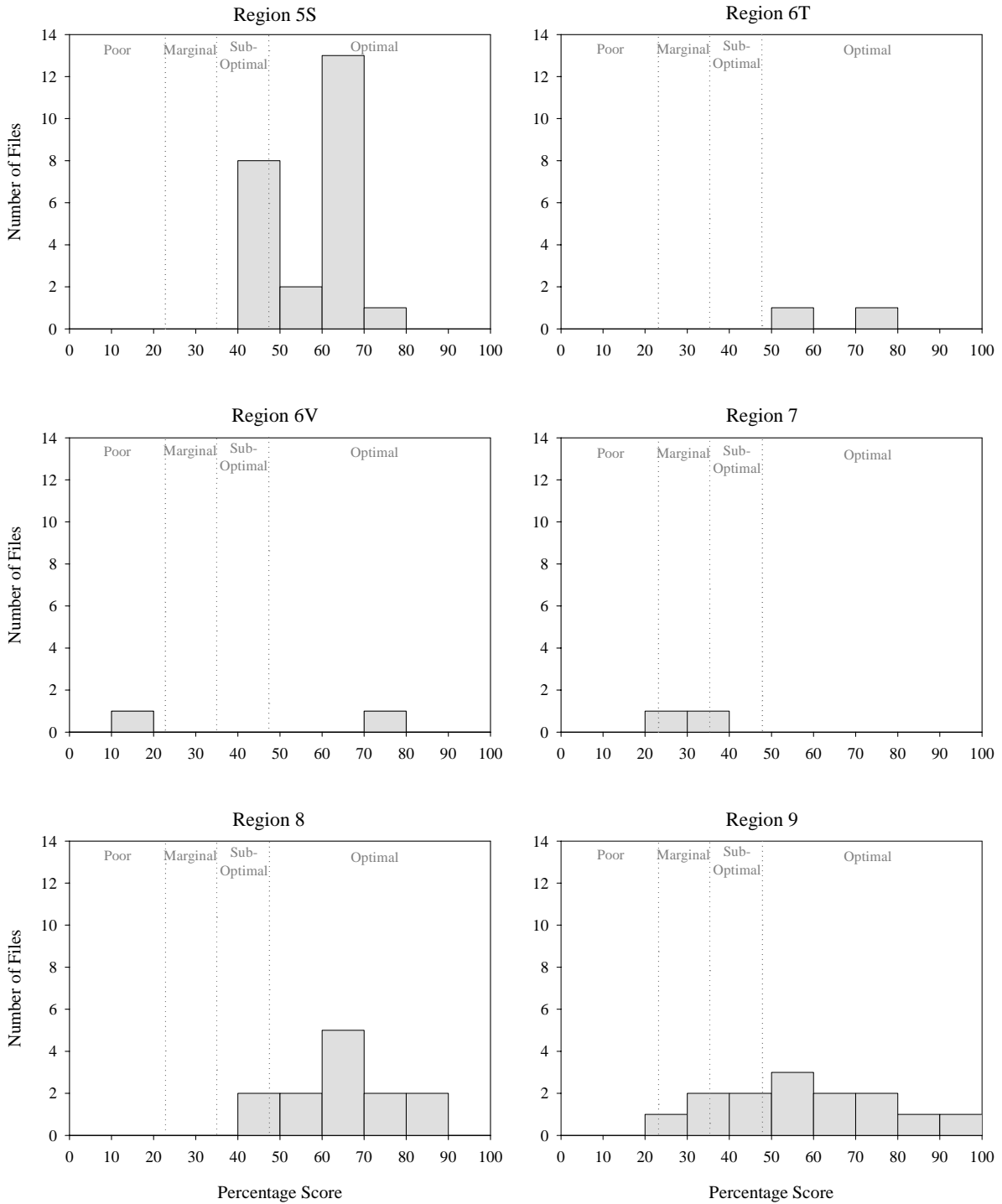
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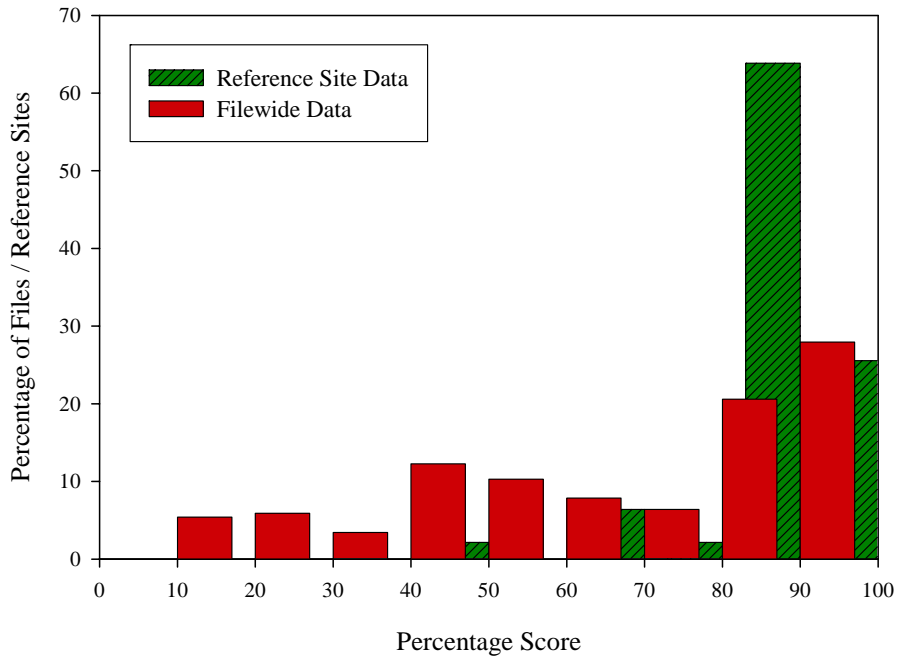
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Figure 7-10. All organic material accumulation, biotic patch richness, vertical biotic structure, interspersions and zonation, percent invasive plant species, and native plant species richness data combined into a single biotic structure by state board regions for all 129 files evaluated using CRAM.

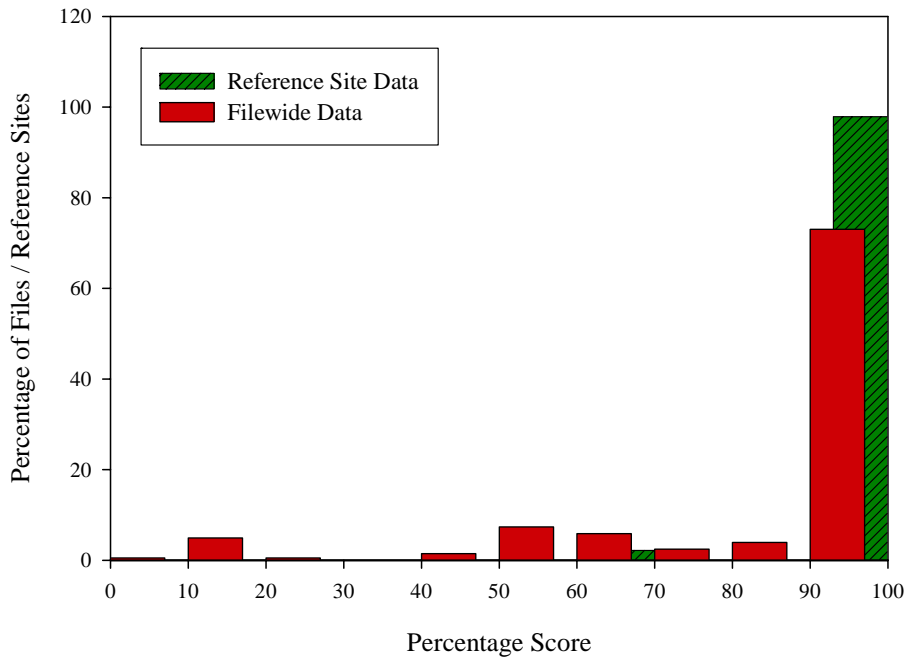
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933 **Figure 7-11.** Connectivity scores for each of the 47 reference sites and each of the 204 mitigation sites
934 (representing 129 files) evaluated using CRAM.

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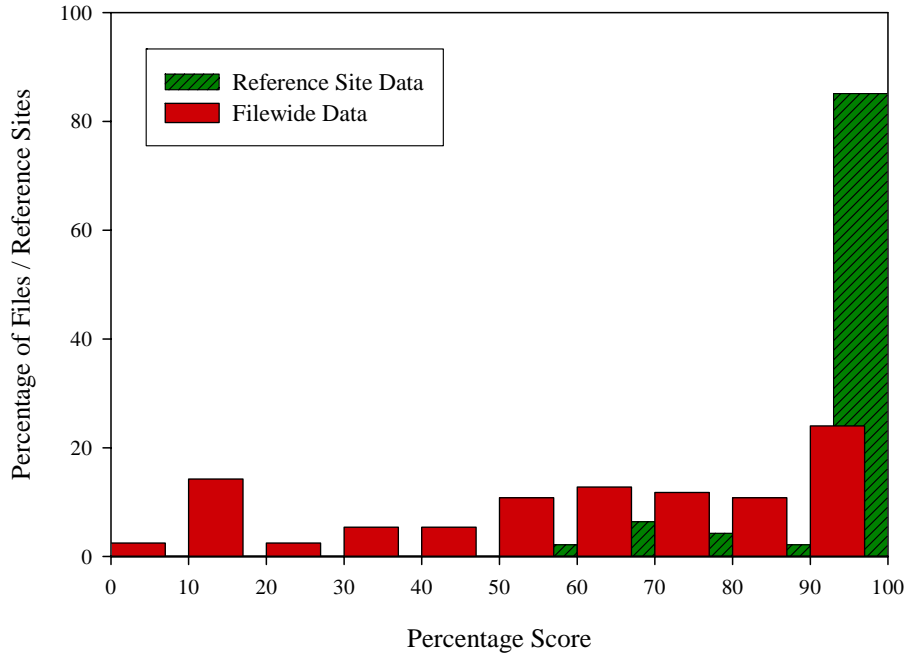


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938 **Figure 7-12.** Percent of Assessment Area with Buffer scores for each of the 47 reference sites and for each of the
939 204 mitigation sites (representing 129 files) evaluated using CRAM.

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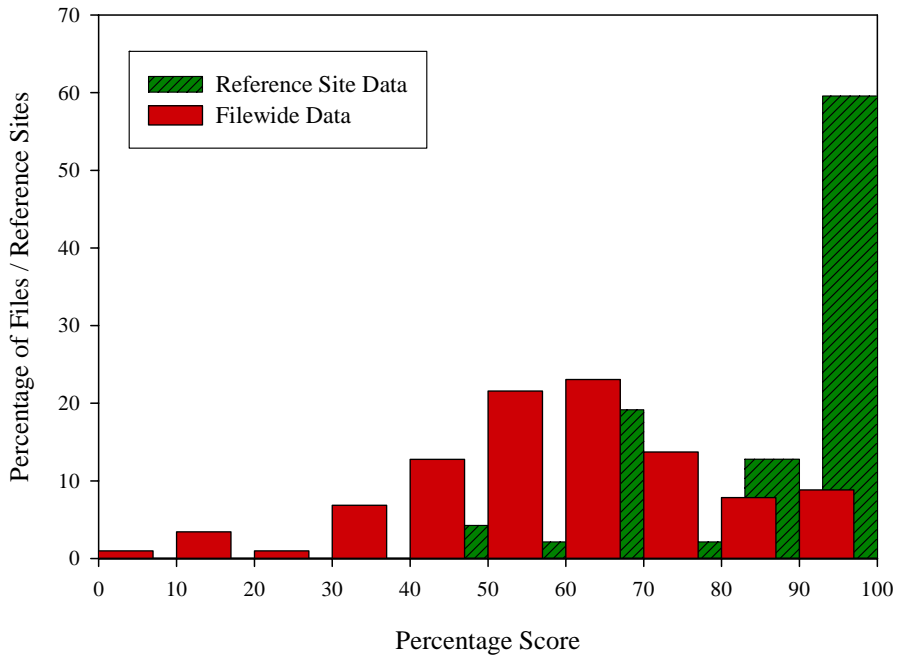


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944 **Figure 7-13.** Average Width of Buffer scores for each of the 47 reference sites and for each of the 204
 945 mitigation sites (representing 129 files) evaluated using CRAM.

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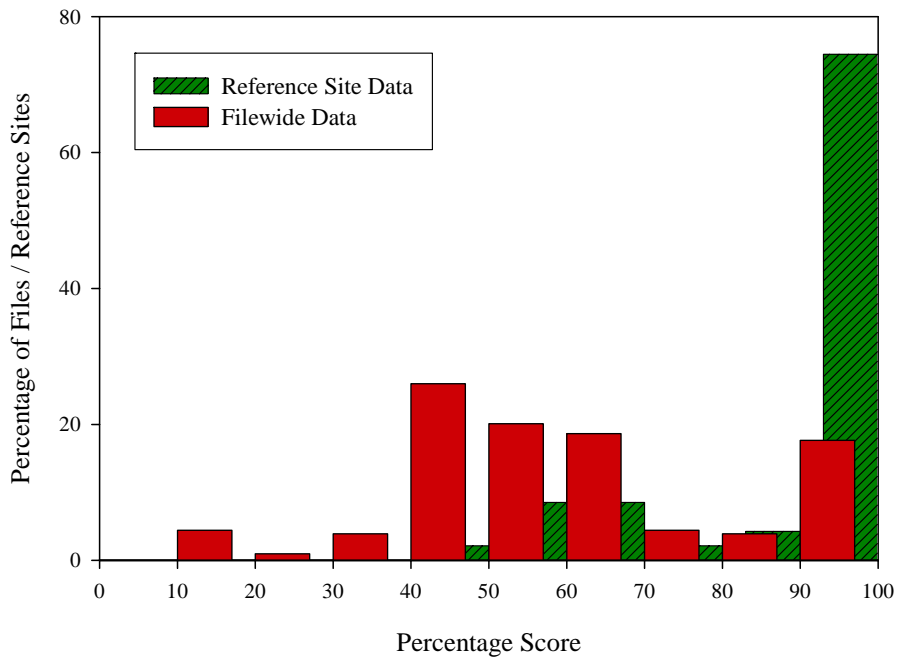
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949 **Figure 7-14.** Buffer Condition scores for each of the 47 reference sites and for each of the 204 mitigation sites
 950 (representing 129 files) evaluated using CRAM.

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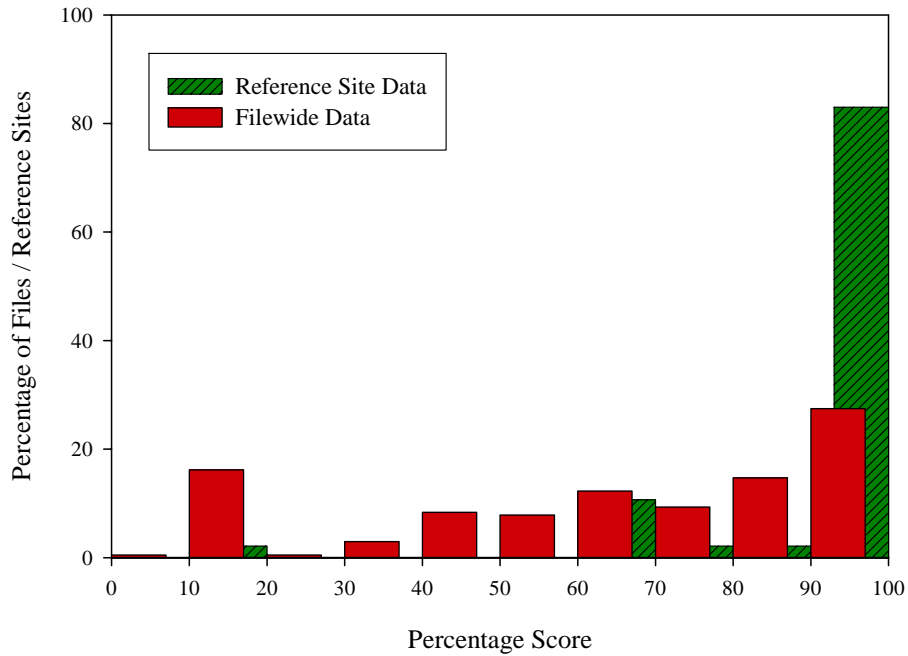
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 955 **Figure 7-15.** Water source scores for each of the 47 reference sites and for each of the 204 mitigation sites
 956 (representing 129 files) evaluated using CRAM.

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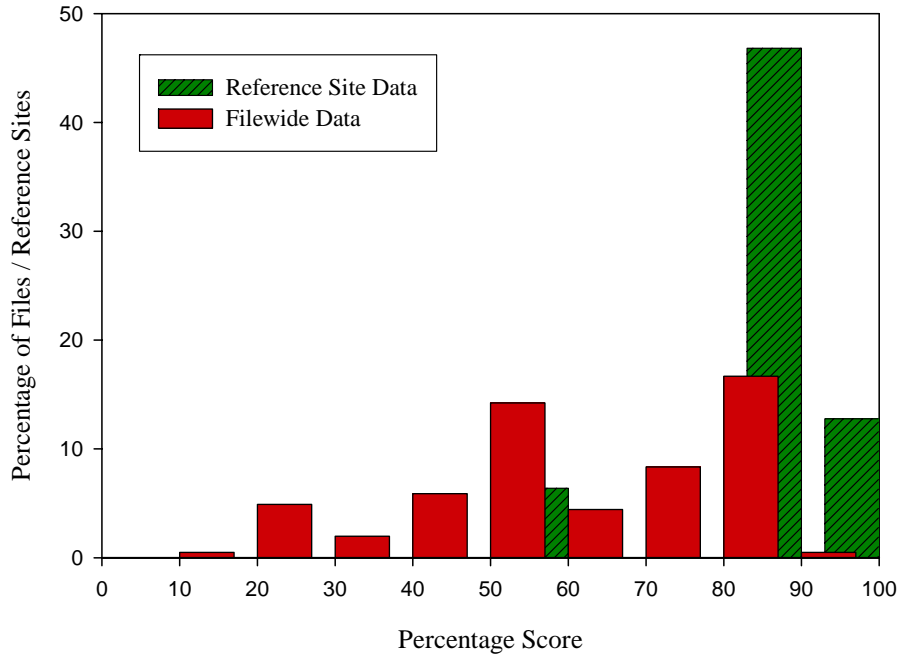


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960 **Figure 7-16.** Hydroperiod scores for each of the 47 reference sites and for each of the 204 mitigation sites
 961 (representing 129 files) evaluated using CRAM.

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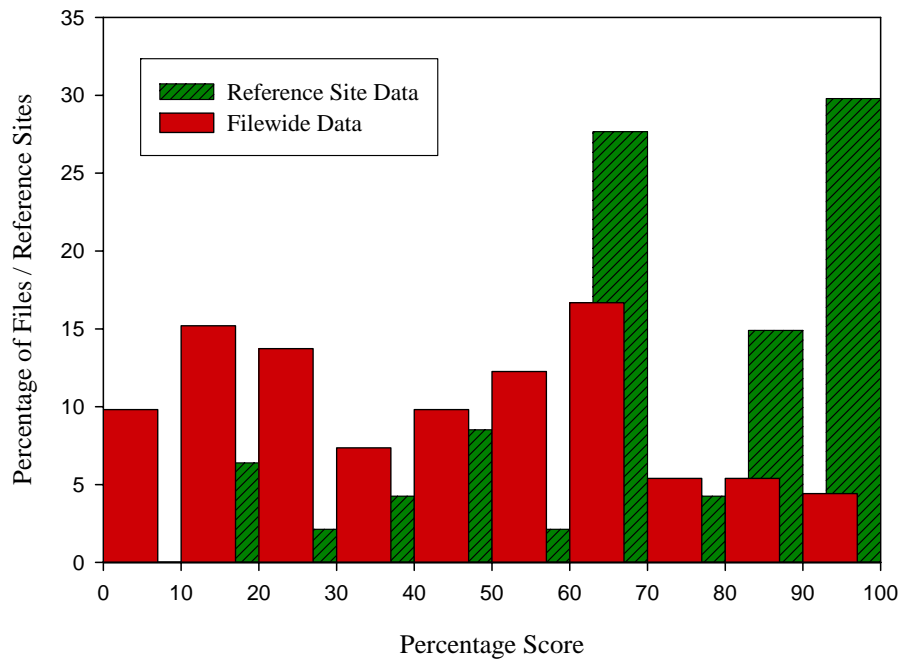


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966 **Figure 7-17.** Hydrologic Connectivity scores for each of the 47 reference sites and for 117 mitigation sites
 967 evaluated using CRAM.

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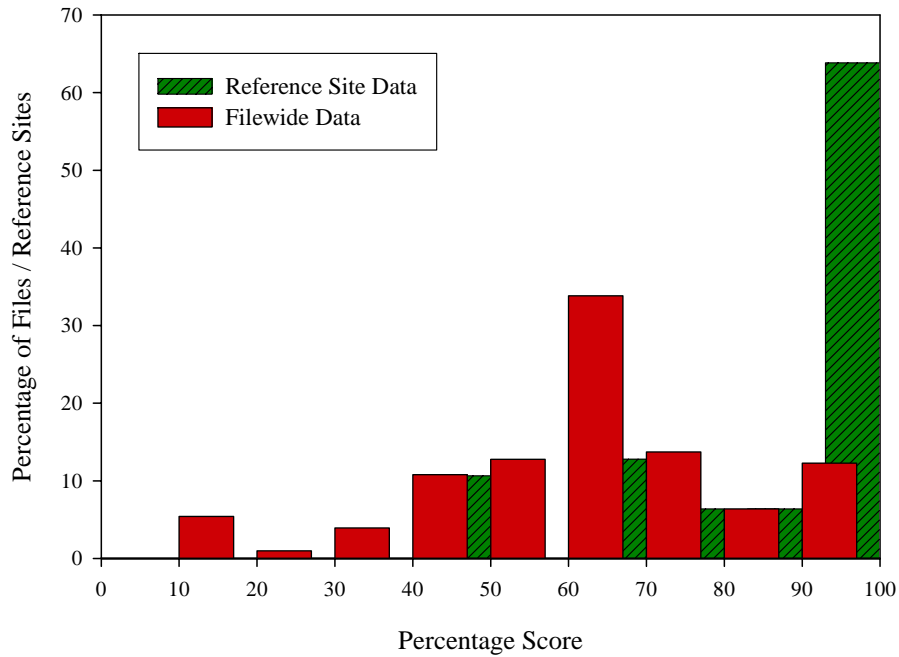
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971 **Figure 7-18.** Physical Patch Richness scores for each of the 47 reference sites and for each of the 204 mitigation
 972 sites (representing 129 files) evaluated using CRAM.

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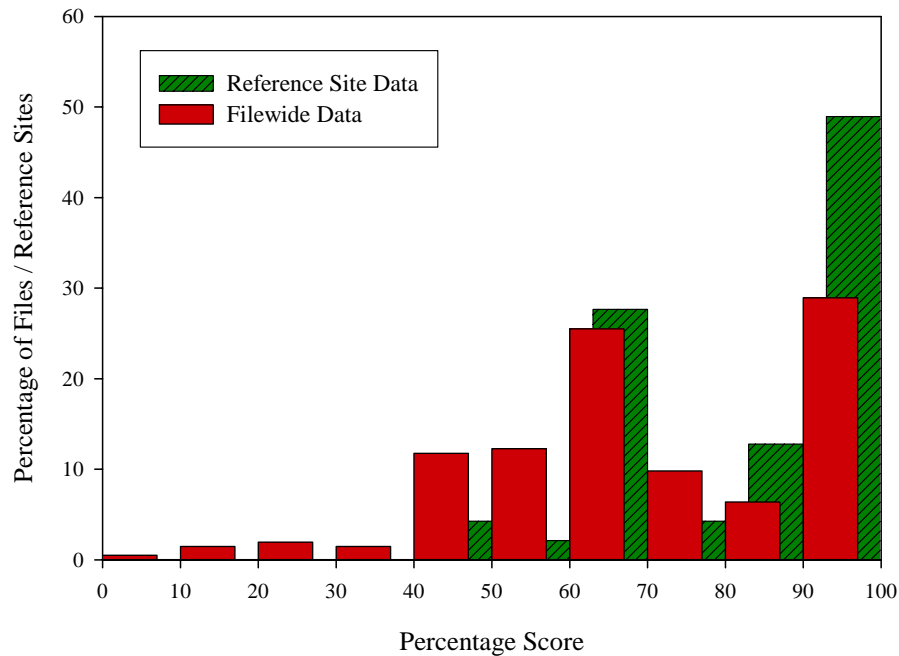


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977 **Figure 7-19.** Topographic Complexity scores for each of the 47 reference sites and for each of the 204
 978 mitigation sites (representing 129 files) evaluated using CRAM.

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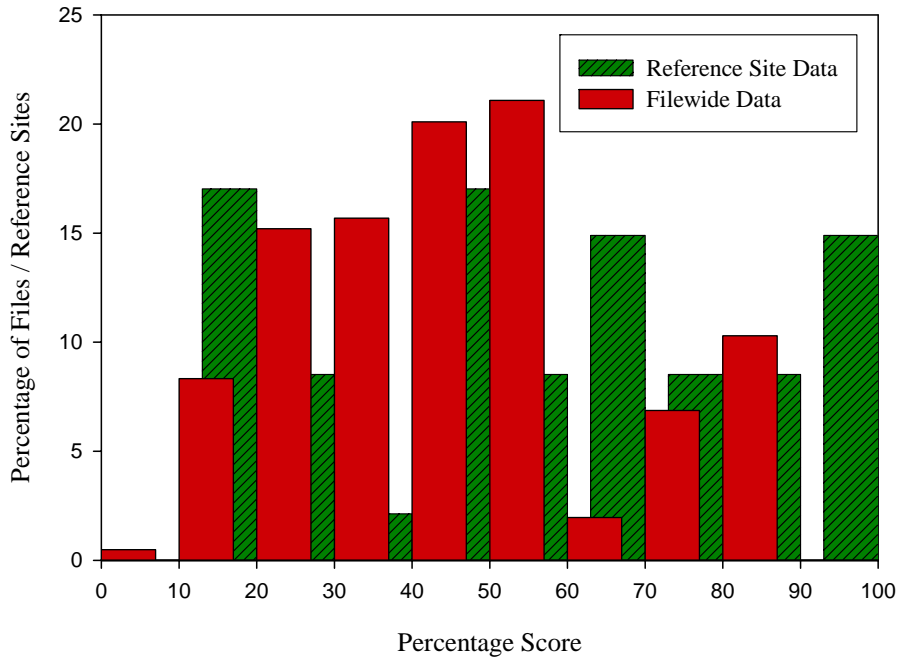
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982 **Figure 7-20.** Organic Matter Accumulation scores for each of the 47 reference sites and for each of the 204
 983 mitigation sites (representing 129 files) evaluated using CRAM.

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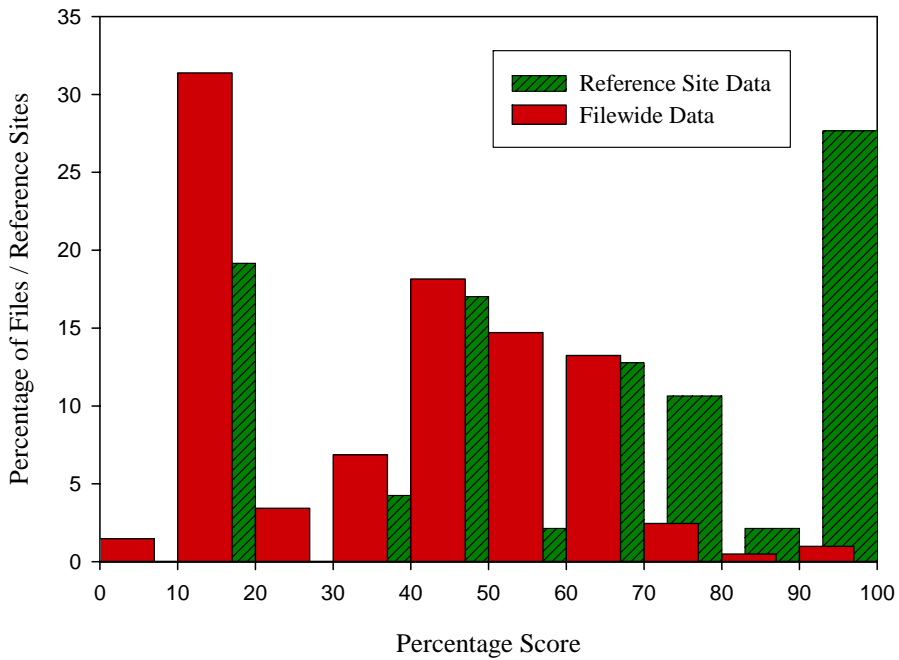
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988 **Figure 7-21.** Biotic Patch Richness scores for each of the 47 reference sites and for each of the 204 mitigation
989 sites (representing 129 files) evaluated using CRAM.

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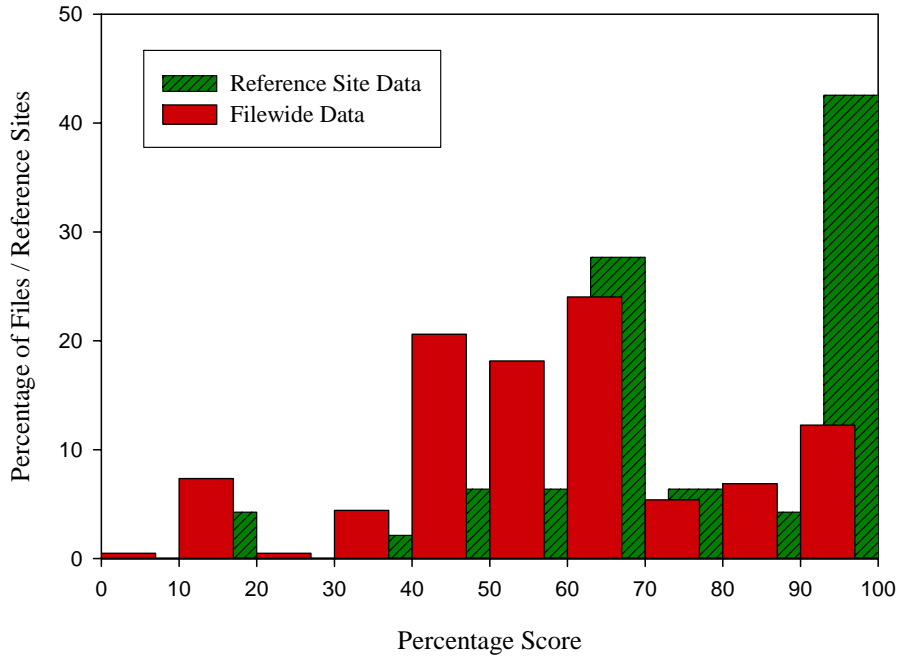


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993 **Figure 7-22.** Vertical Biotic Structure scores for each of the 47 reference sites and for 190 mitigation
994 sites evaluated using CRAM.

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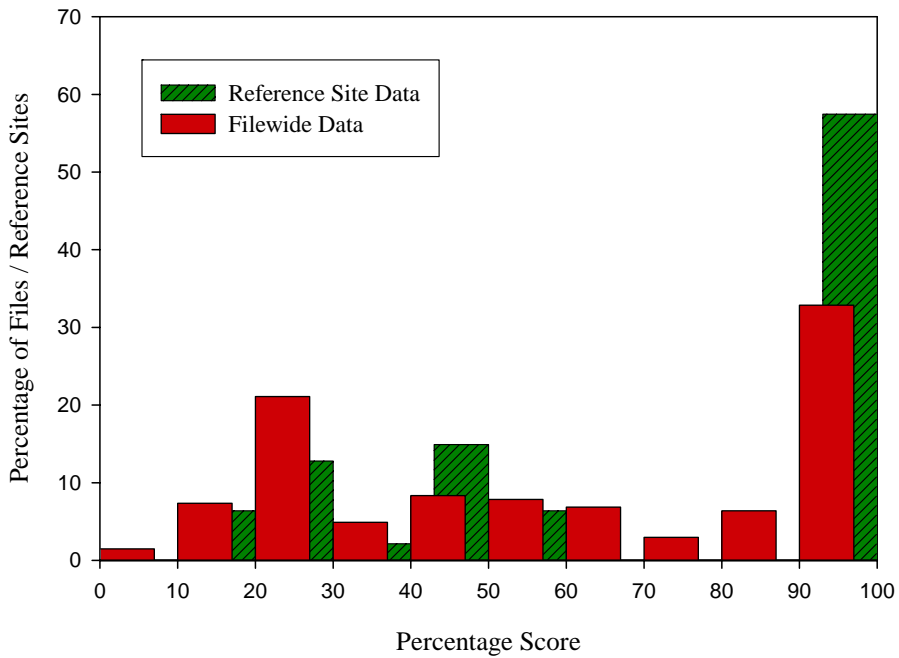
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998 **Figure 7-23.** Interspersion and Zonation scores for each of the 47 reference sites and for each of the 204
 999 mitigation sites (representing 129 files) evaluated using CRAM.

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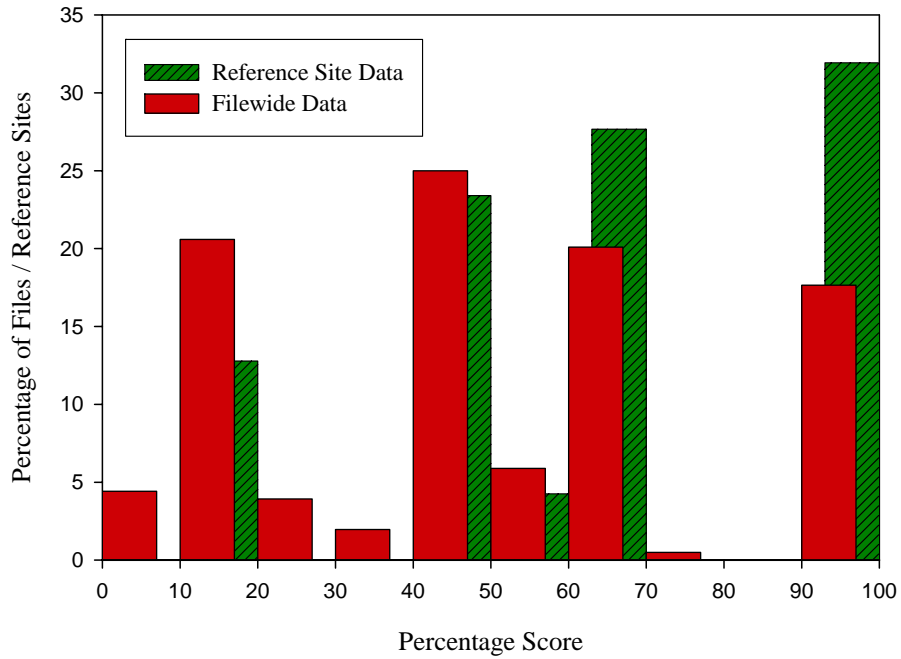


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1002 **Figure 7-24.** Percent Non-Native Plant Species scores for each of the 47 reference sites and for each of the 204
 1003 mitigation sites (representing 129 files) evaluated using CRAM.

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Figure 7-25. Native Plant Species Richness scores for each of the 47 reference sites and for each of the 204 mitigation sites (representing 129 files) evaluated using CRAM.

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8. CRAM by Wetland Class Results and Discussion

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The overall CRAM scores varied widely within most wetland classes (Figure 8-1). The scores for vernal pool mitigation sites varied the least and had the highest overall median score (75%). The majority (79%) of vernal pool mitigation sites scored optimally, 21% were sub-optimal, and no sites were considered marginal to poor (Table 8-1). Estuarine and depression sites scored lower than other classes. The majority of estuarine mitigation sites scored in the sub-optimal category, while 38 percent were in the marginal to poor scoring categories, with an overall median of 55%. The overall median for depression sites was 57%, with 11% of the files scoring optimally, 61% sub-optimally, and 28% considered marginal to poor. These results are surprising given that our assessments were not done during the optimal growing season, and vernal pools are highly variable across seasons. However, aspects of the plant community affect only a portion of the overall CRAM evaluation. Alternatively, CRAM may not be properly calibrated with respect to the evaluation of vernal pools. In fact, the CRAM development team has already recognized the unresolved nature of this section. The lack of vernal pool reference sites makes further interpretation of these results difficult.

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For the buffer and landscape context attribute, the majority of files had optimal mean scores for six of the eight wetland classes (Table 8-2). In particular, lacustrine and vernal pool sites scored well for this attribute with median scores greater than 85%. Alternatively, low gradient riverine and seep and spring sites had lower median scores (62% and 64% respectively) and had less than 50% optimally scoring files. The results for low gradient riverine sites is likely due to the prevalence of development pressure in more low lying areas, and the fact that many of these sites were situated in relatively densely populated areas in southern California.

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For hydrology, vernal pool and high gradient riverine mitigation sites scored remarkably well, with medians of 90% and 88% respectively (Table 8-3). In fact, all vernal pool sites were assigned optimal scores for hydrology. Similarly, seep and spring mitigation sites had a median score of 85% with 80% of sites having optimal scores. Depression mitigation sites scored notably lower with a median score of 57% and less than a quarter of its files scoring optimally.

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For physical structure, seep and spring mitigation sites scored well, with a median score of 75% and the majority of files considered optimal (Table 8-4). In contrast, estuarine sites scored remarkably low with a median score of only 38%, and half of its sites in the marginal to poor category.

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Estuarine sites had low scores for the biotic structure as well (Table 8-5). For this class of wetlands, only 25% of files scored optimally with a median score of 43%. With a median score of 49%, high gradient riverine sites did not do well for biotic structure either. Vernal pool sites had relatively high biotic structure scores, with 86% of these sites scoring optimally.

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Considering individual metrics, many patterns can be seen among wetland types (Figure 8-2). It should be noted that comparisons are made to an overall reference standard that was averaged across a range of habitat types. We lack sufficient sample numbers for reference sites across habitat types, and there is likely substantial variation in CRAM metric scores among habitat types for reference sites that could be contributing to the

1064 variation which we are observing in mitigation sites. While all wetland classes scored
 1065 well in connectivity and percent of assessment area with buffer, the average width of
 1066 buffer and buffer condition metrics had a wide variety of scores. The wetland classes
 1067 were divided into two groups based on the average width of buffer metric: lacustrine,
 1068 vernal pool, and high gradient riverine sites had higher scores while other wetland classes
 1069 scored lower. For the hydrology metrics, vernal pool sites consistently scored high, while
 1070 the other wetland classes were more variable and often scored lower. For physical
 1071 structure, the various wetland classes tended to score lower for physical patch richness
 1072 and higher for organic matter. There was more variability for topographic complexity.
 1073 Seep and spring wetlands scored particularly well for physical structure, high gradient
 1074 riverine sites for topographic complexity, and the lagoon site for organic matter
 1075 accumulation. The one lagoon site assessed also had higher scores for many of the biotic
 1076 structure metrics. Most of the other wetland classes tended to co-vary among the biotic
 1077 structure metrics. This was especially true for biotic patch richness and native species
 1078 richness. The variability was higher for the other three metrics with particular divergence
 1079 in percent non-natives. Non-natives were problematic for lacustrine and high gradient
 1080 riverine sites, but low gradient riverine and depressional wetland sites had higher non-
 1081 native cover as well. Compared to other metrics, most wetland classes had low mean
 1082 scores for native species richness. As mentioned earlier, this is an interesting result given
 1083 the emphasis of planting requirements and vegetation-related performance standards in
 1084 mitigation practices.

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1088 **Table 8-1.** Summary statistics and success breakdowns of overall CRAM scores by wetland class (N=204
 1089 mitigation sites)

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Overall CRAM Scores						
Wetland Class	N	Mean ± SE	Median	% Optimal	% Sub-Optimal	% Marginal / Poor
Depressional	74	55.54 ± 1.41	57.06	10.81	60.81	28.38
Estuarine	8	52.75 ± 4.42	54.70	0.00	62.50	37.50
Lacustrine	5	66.48 ± 5.10	67.18	40.00	40.00	20.00
Lagoon	1	66.09 ± .	66.09	0.00	100.00	0.00
Riverine High	3	64.75 ± 5.86	64.39	33.33	66.67	0.00
Riverine Low	94	58.84 ± 1.23	58.79	17.02	63.83	19.15
Seep and Spring	5	64.56 ± 9.18	71.82	80.00	0.00	20.00
Vernal Pool	14	72.37 ± 1.35	75.45	78.57	21.43	0.00

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Table 8-2. Summary statistics and success breakdowns of landscape context metrics CRAM scores by wetland class (N=204 mitigation sites).

Landscape Context CRAM Scores						
Wetland Class	N	Mean ± SE	Median	% Optimal	% Sub-Optimal	% Marginal / Poor
Depressional	74	66.66 ± 2.39	73.91	50.00	25.68	24.32
Estuarine	8	65.64 ± 9.18	81.11	62.50	12.50	25.00
Lacustrine	5	85.85 ± 2.39	85.36	100.00	0.00	0.00
Lagoon	1	74.27 ± .	74.27	100.00	0.00	0.00
Riverine High	3	69.82 ± 16.60	85.90	66.67	33.33	0.00
Riverine Low	94	61.35 ± 1.89	62.45	31.91	35.11	32.98
Seep and Spring	5	64.07 ± 10.74	64.36	40.00	40.00	20.00
Vernal Pool	14	85.10 ± 0.79	86.65	100.00	0.00	0.00

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Table 8-3. Summary statistics and success breakdowns of hydrology metrics CRAM scores by wetland class (N=204 mitigation sites).

Hydrology CRAM Scores						
Wetland Class	N	Mean ± SE	Median	% Optimal	% Sub-Optimal	% Marginal / Poor
Depressional	74	55.27 ± 2.54	57.08	20.27	36.49	43.24
Estuarine	8	68.06 ± 4.21	68.52	25.00	62.50	12.50
Lacustrine	5	62.83 ± 8.78	67.50	20.00	60.00	20.00
Lagoon	1	59.26 ± .	59.26	0.00	100.00	0.00
Riverine High	3	84.72 ± 5.01	87.50	66.67	33.33	0.00
Riverine Low	94	61.35 ± 1.51	62.96	18.09	54.26	27.66
Seep and Spring	5	72.00 ± 13.24	85.00	80.00	0.00	20.00
Vernal Pool	14	89.02 ± 0.61	89.82	100.00	0.00	0.00

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Table 8-4. Summary statistics and success breakdowns of physical structure metrics CRAM scores by wetland class (N=204 mitigation sites).

Physical Structure CRAM Scores						
Wetland Class	N	Mean ± SE	Median	% Optimal	% Sub-Optimal	% Marginal / Poor
Depressional	74	48.77 ± 1.94	50.00	39.19	28.38	32.43
Estuarine	8	35.16 ± 5.06	37.50	12.50	37.50	50.00
Lacustrine	5	66.94 ± 9.48	58.33	60.00	40.00	0.00
Lagoon	1	54.17 ± .	54.17	100.00	0.00	0.00
Riverine High	3	58.33 ± 4.81	58.33	66.67	33.33	0.00
Riverine Low	94	56.25 ± 1.97	56.25	57.45	18.09	24.47
Seep and Spring	5	71.67 ± 6.24	75.00	80.00	20.00	0.00
Vernal Pool	14	58.22 ± 3.65	65.28	71.43	14.29	14.29

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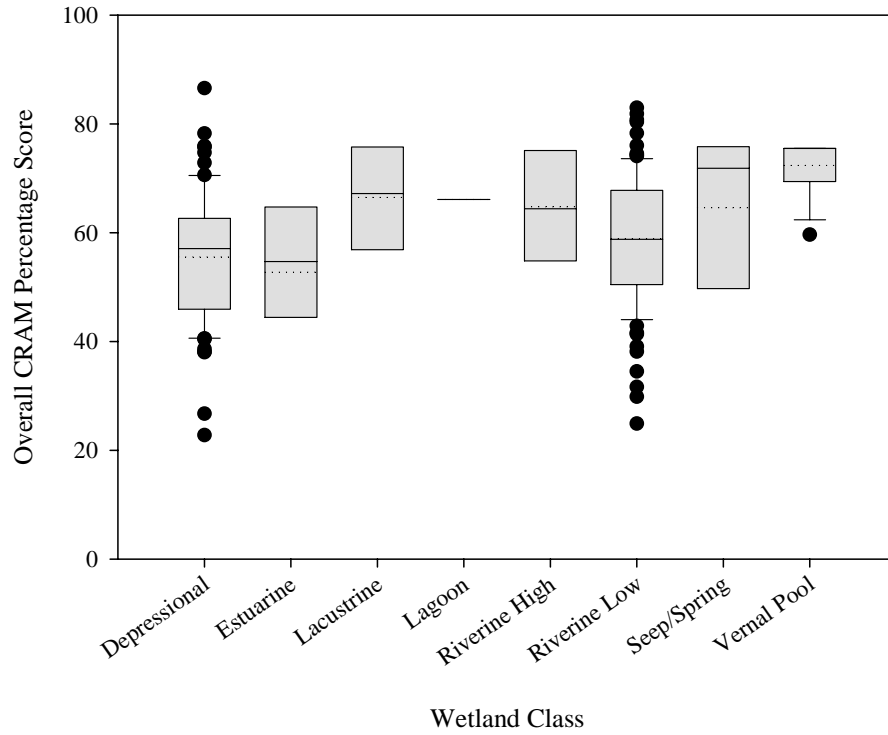
Table 8-5. Summary statistics and success breakdowns of biotic structure metrics CRAM scores by wetland class (N=204 mitigation sites).

Biotic Structure CRAM Scores						
Wetland Class	N	Mean ± SE	Median	% Optimal	% Sub-Optimal	% Marginal / Poor
Depressional	74	51.45 ± 1.76	50.42	54.05	32.43	13.51
Estuarine	8	42.14 ± 3.98	42.92	25.00	50.00	25.00
Lacustrine	5	50.28 ± 9.60	51.67	60.00	20.00	20.00
Lagoon	1	76.67 ± .	76.67	100.00	0.00	0.00
Riverine High	3	46.11 ± 8.56	49.17	66.67	0.00	33.33
Riverine Low	94	56.40 ± 1.54	56.25	69.15	24.47	6.38
Seep and Spring	5	50.50 ± 9.24	55.83	80.00	0.00	20.00
Vernal Pool	14	57.15 ± 1.63	60.07	85.71	14.29	0.00

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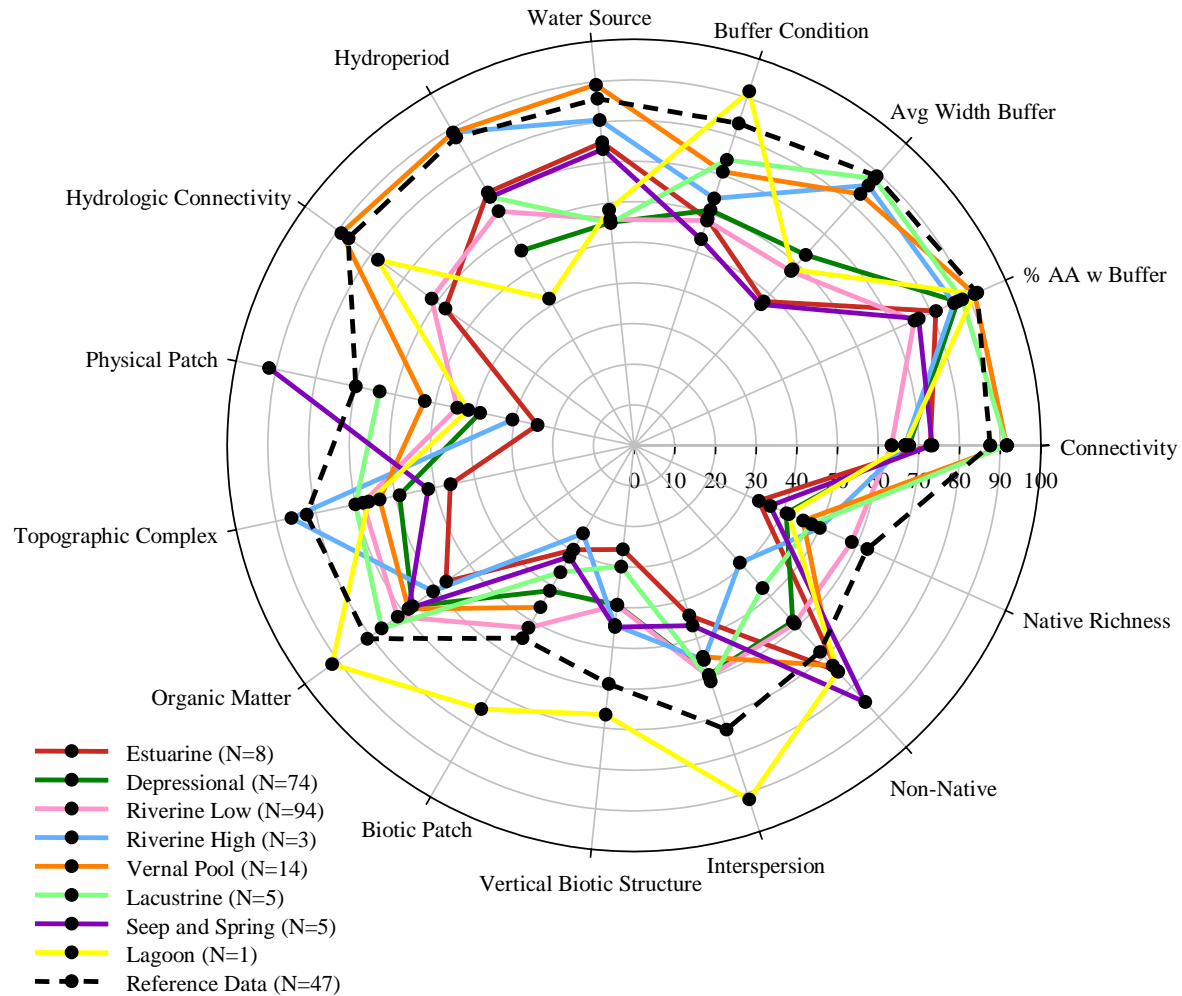
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1126 **Figure 8-1.** Overall CRAM percentage scores by wetland class (N=204 mitigation sites).

1127 The dotted line represents the mean, the solid line the median. The 10th, 25th, 75th, and 95th percentiles
1128 are displayed.

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1133 **Figure 8-2.** Mean percentage scores for each CRAM metric by wetland class (N=204 mitigation sites).

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9. Mitigation Bank Analysis

Introduction

A separate analysis of formal and informal mitigation banks is included in our study in order to evaluate any potential differences in the effectiveness of wetland mitigation efforts using these alternative methods for compensatory mitigation. For this component of our study, we compared the conditions of mitigation banks versus conditions of individual projects using CRAM evaluations.

Mitigation banks are being used more widely over time, although there has been some debate concerning their use and benefits. As with other mitigation, the overall goal of mitigation banking is the establishment or reestablishment of self-sustaining, functioning ecosystems that replace the acreage and function of impacted wetlands and other aquatic resources (Brumbaugh and Reppert 1994). Banks concentrate mitigated habitats in one area, with benefits of large, contiguous habitats. The diversity and resilience of species in ecosystems such as wetlands are correlated with the size of habitat area; larger areas devoted to restoration have a greater potential to sustain ecosystems (National Research Council 1992). However, banks result in off-site mitigation, with potential negative effects due to spatial shifts in habitat distributions and loss of wetlands within some regions. In addition, the values wetlands provide often are dependent upon their location in the landscape, such as their position relative to one another, to adjacent waters, and to the human population that would benefit from the services provided (Brow and Lant 1999). Spatial shifts in habitat can be viewed as both a positive and negative affect of mitigation banking as some species may benefit and others may lose. The concentration of wetland habitats that is occurring with mitigation banking is a complex issue that needs to be addressed on a bank-by-bank basis with reference to the functions that wetlands can provide in different positions on the landscape and the value of these functions as they provide ecosystem services to a site specific human population (Brow and Lant 1999).

In addition to pros and cons related to potential habitat shifts, banks are viewed positively in terms of improvements to regulatory efficiency, although some may view this benefit as drawback, as it potentially speeds up impacts to natural wetlands. Mitigation banks are cost-effective both in restoration implementation and management, and they allow for a more rapid permitting process by consolidating mitigation efforts. Banks also usually provide compensation before permitted impacts occur, which is seen as a significant benefit given the uncertainty of restoration success for many projects. Banked lands typically continue to be held and operated by the banker or its successor to conserve the wetlands in perpetuity, with appropriate assurances to this effect provided to the agencies (Marsh et al. 1996).

Methods

In evaluating banks, we have adopted the following definitions for formal and informal banks. Formal mitigation banks must be an established created or enhanced wetland with formal agency approval to sell credits or segments of the land as wetland habitat. In the permitting process purchases are agreed upon through the Regional Water Quality Control Board and the U.S. Army Corps of Engineers in order provide immediate retribution for impacted wetlands. An informal bank was determined as an area of consolidated wetland habitat used as a means of compensation for an impact that may not be available for public purchase, may be part of a larger restoration project, may involve multiple permittees, may be created by a municipality or project, or may be used for future mitigation. As with individual mitigation projects, the purchase ratio of credits is determined by the regulatory agencies and typically reflects the quality of the habitat or habitats affected. Since we have focused on mitigation performance, we intentionally included

1176 only mitigation banks in our analysis and excluded preservation or conservation banks where no habitat
1177 enhancement or creation was performed.

1178 We classified all files by mitigation categories (file-specific mitigation, formal mitigation bank,
1179 informal mitigation bank. In evaluating sites in the field, we followed the same protocol and used the same
1180 methodology (CRAM), for formal and informal mitigation banks as for file-specific mitigation projects. We
1181 used a similar approach to determine the assessment area (AA) for all sites; however, many banks are much
1182 larger than individual, file-specific mitigation. For projects with large habitat areas, sites were divided into
1183 sub-areas, and multiple representative areas of each habitat type were evaluated and averaged as described in
1184 the general CRAM methods. .

1185 Results for overall CRAM scores and CRAM attributes from each mitigation category were
1186 compared statistically using a one-way ANOVA with mitigation category as the independent variable.
1187 Statistical analyses were not completed at the habitat type level due to small sample size.

1188 **Results and Discussion**

1190 We evaluated a total of nine formal mitigation banks, 11 informal mitigation banks (IMB) and 152
1191 file-specific mitigation sites, cover 33 files for formal banks and 15 files for informal banks (Table 9-1). The
1192 majority of these files came from region 5S with 24 of the 32 formal mitigation bank files. There were 13
1193 mitigation actions within the nine formal banks and 15 mitigation actions within the 11 informal banks. This
1194 difference was due to the fact that a permittee may have been required to mitigate for more than one habitat
1195 type or for more than impact within a bank. The habitat types evaluated in formal mitigation banks were
1196 depressional (9), estuarine (1), lacustrine (2), riverine low (2) and vernal pools (2). For informal mitigation
1197 banks depressional (6), lacustrine (1), riverine low (7) and vernal pool (1) habitats were evaluated. And for
1198 file-specific mitigation we evaluated the following mitigation actions: depressional (50), estuarine (7),
1199 lacustrine (2), lagoon (1), riverine high (2), riverine low (82), seep and spring (5), and vernal pools (3). It
1200 should be noted that all habitat types did not occur within each mitigation category, and the relative
1201 distribution of habitat types within each mitigation category was not consistent due to the fact that files were
1202 randomly chosen without any specific consideration for these variables. In evaluating overall differences
1203 among formal banks, informal banks, and file-specific projects, we have included all files in order to
1204 maximize our sample size. We compared means with and without habitats that were not included in all
1205 mitigation categories and found only minor differences in means values by mitigation category.

1206 The mean overall CRAM score for formal mitigation banks across all habitat types was 61.3 (\pm 2.1
1207 standard error here and elsewhere). For informal mitigation banks the mean was 51.2 (\pm 4.3), and for file-
1208 specific mitigation actions it was 56.5 (\pm 1.0) (Figure 9-1). There were marginally significant differences
1209 among these means, (ANOVA $F = 2.23$, $p = 0.11$); however, this did not meet the typical level of statistical
1210 significance ($p = 0.05$). The low p value that was observed was due primarily to the lower overall scores at
1211 informal banks (Figure 9-1); however, it should be noted that scores for this category were lower because
1212 many of the informal bank sites were riverine sites that had quite low scores. The biggest difference we
1213 found between formal banks and file-specific mitigation sites was in depressional sites, while between
1214 formal and informal banks the biggest difference was in riverine low systems as noted above (Figure 9-2).
1215 File-specific mitigation also scored higher than informal banks in riverine habitat. Given the trends that we
1216 have found, it could be that the marginally significant differences among mitigation classifications would be
1217 more statistically significant with a greater sample size and more equally weighted sampling across habitat
1218 types.

1219 In comparing CRAM attribute scores across all files, the pattern was similar to overall CRAM scores
 1220 for landscape connectivity and hydrology attributes, with formal banks being highest and informal banks
 1221 lowest. Differences were marginally significant for landscape connectivity (ANOVA $F = 2.67$, $p = 0.07$) and
 1222 significant for hydrology (ANOVA $F = 3.24$, $p = 0.04$); however, as noted above, this could be due to the
 1223 large number of riverine within the informal bank category that had low scores. For other CRAM attributes
 1224 differences were not significant (physical structure ANOVA $F = 0.18$, $p = 0.83$; biotic structure ANOVA $F =$
 1225 1.22 , $p = 0.30$).

1226 An assessment of CRAM attributes across the various habitat types indicates the wide range of
 1227 variability in the data set (Figure 9-3). For the landscape connectivity attribute, formal banks were highest for
 1228 four of the five habitat types; however, variation was substantial for all habitats except vernal pools (Figure
 1229 9-4). In addition, it should be noted that sample size for some habitat types was quite low. Because of high
 1230 variability and low sample size, no statistical tests were performed on the data at this level. More powerful
 1231 conclusions at this level would require larger sample sizes. However, it appears that mitigation banks across
 1232 the state have focused primarily on depressionnal, riverine and vernal pool habitat types, and this may limit
 1233 the potential number of samples for some habitat types for future analyses.

1234 For hydrology, formal banks again had the highest CRAM scores for four of the five habitat types (all
 1235 but vernal pools, where scores were equal to informal banks), but again variability in many means was quite
 1236 high (Figure 9-5). CRAM physical structure scores were the lower than all other CRAM attributes, with no
 1237 consistent trends among mitigation categories (Figure 9-6). Informal banks scored the highest for three habitat
 1238 types but lowest for riverine habitats. Formal banks had the highest biotic structure CRAM scores for four
 1239 out of five habitat types; however, differences were very small for some of these habitats. File-specific
 1240 mitigation scores for biotic structure were higher than informal bank scores for two of four habitat types
 1241 (Figure 9-7).

1242 In conclusion, differences in overall CRAM scores among formal mitigation banks, informal
 1243 mitigation banks, and file-specific mitigation were marginally significant. In addition, there were some
 1244 significant differences at the attribute level. Further data are needed to evaluate these differences given the
 1245 small sample size for this component of our study, as well as the variation within mitigation classifications in
 1246 habitat types in our sample. Furthermore, other factors, such as the age of sites could be affecting these
 1247 results. This factor has not yet been evaluated for our mitigation bank analysis. Given the growing
 1248 popularity of mitigation banks, especially in particular regions, such as region 5S and for particular habitat
 1249 types, e.g., vernal pools and depressionnal wetlands, it would be worthwhile to address these potential
 1250 differences with a study focused particularly on these differences.

1251 Citations

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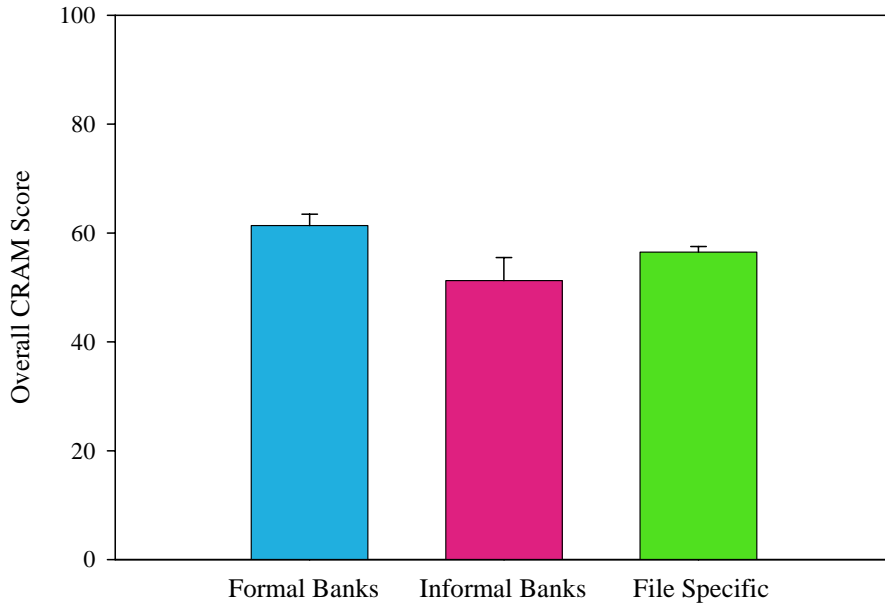
1264 **Table 9-1.** Number of formal and informal banks by region, along with the number of mitigation files
 1265 associated with these banks.

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Region	Formal Banks	Files Per Formal Bank	Informal Banks	Files Per Informal Bank
1	1	3	2	4
2	2	2	1	1
3	-	-	1	1
4	-	-	1	1
5R	1	1	-	-
5S	3	24	1	1
8	1	2	2	4
9	1	1	3	3
TOTAL	9	33	11	15

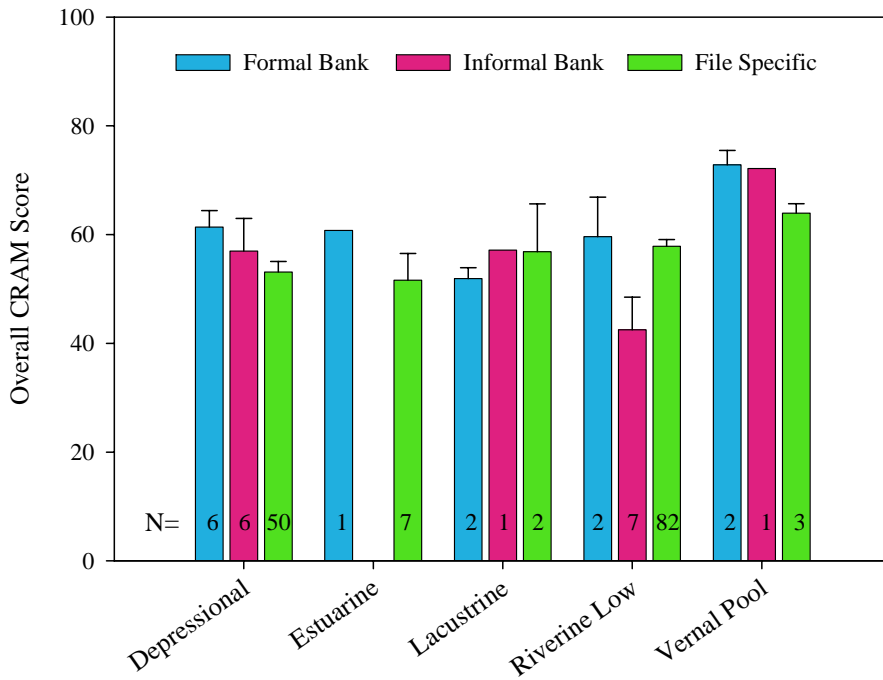
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Figure 9-1. Overall CRAM scores for the three mitigation categories (formal mitigation banks, informal mitigation banks, and file-specific mitigation). This includes data from all habitat types within each mitigation category.

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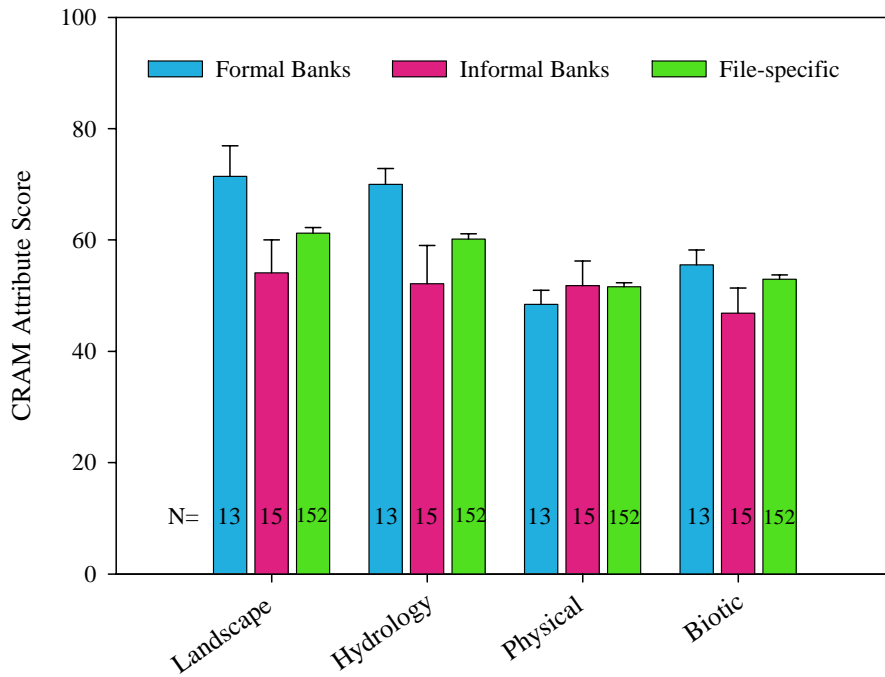


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Figure 9-2. Overall CRAM scores by habitat type for the three mitigation categories (formal mitigation banks, informal mitigation banks, and file-specific mitigation).

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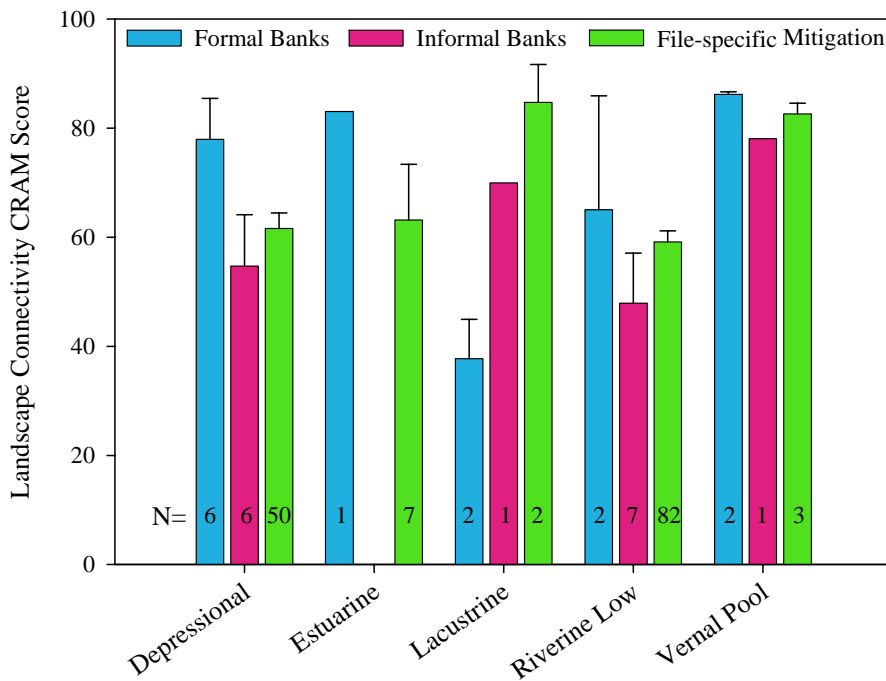
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Figure 9-3. CRAM attribute scores for the three mitigation categories (formal mitigation banks, informal mitigation banks, and file-specific mitigation). This includes data from all habitat types within each mitigation category.

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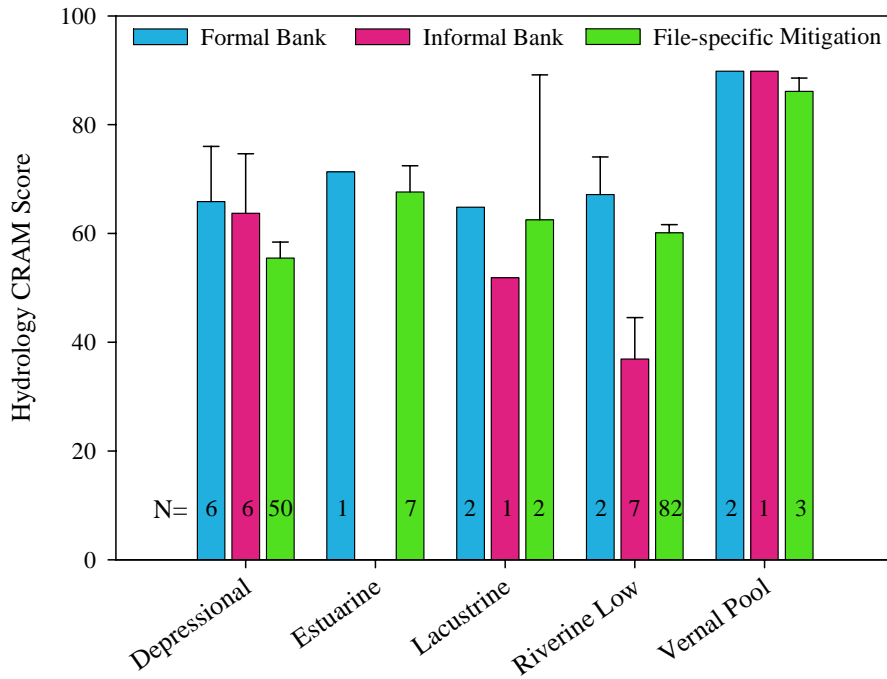


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Figure 9-4. Landscape connectivity attribute scores by habitat type for the three mitigation categories (formal mitigation banks, informal mitigation banks, and file-specific mitigation).

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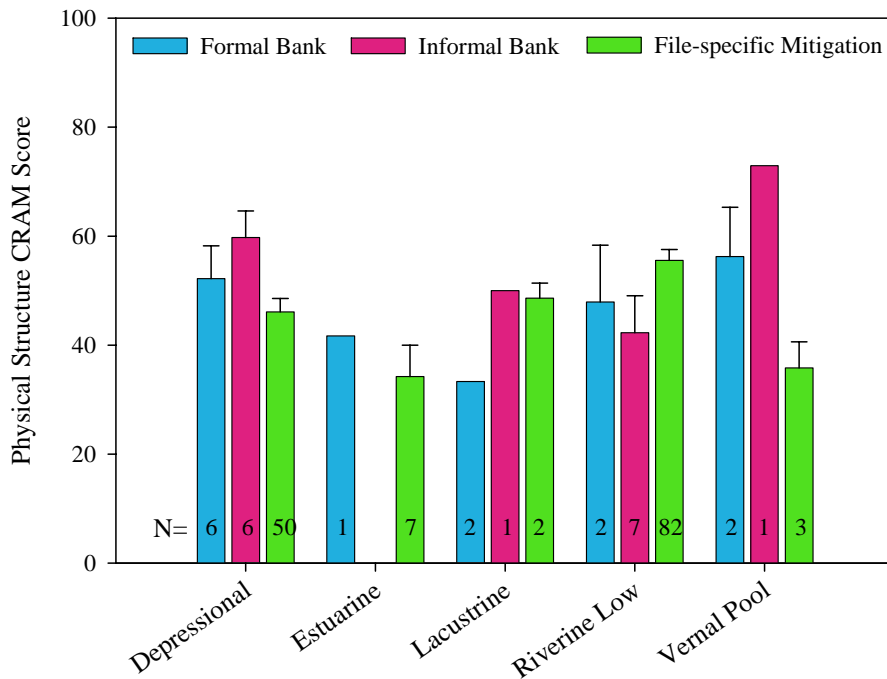
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Figure 9-5. Hydrology attribute scores by habitat type for the three mitigation categories (formal mitigation banks, informal mitigation banks, and file-specific mitigation).

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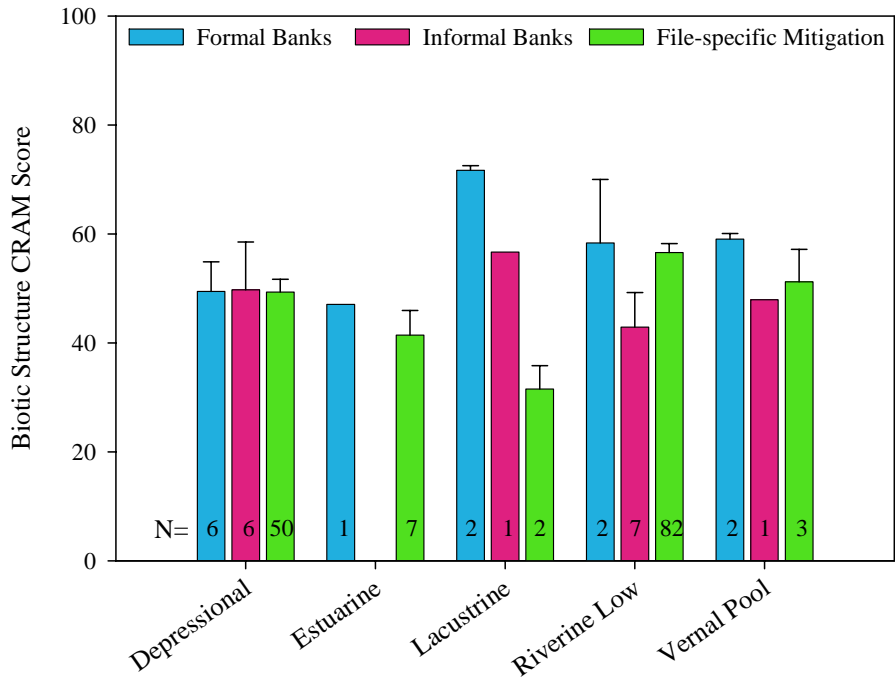


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Figure 9-6. Physical structure attribute scores by habitat type for the three mitigation categories (formal mitigation banks, informal mitigation banks, and file-specific mitigation).

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Figure 9-7. Biotic structure attribute scores by habitat type for the three mitigation categories (formal mitigation banks, informal mitigation banks, and file-specific mitigation).

10. Wetland Ecological Assessment (WEA) Analysis

The Wetland Ecological Assessment (WEA) is a mitigation site evaluation methodology created by Andrée Breaux (SFRWQCB) and Molly Martindale (SF ACOE) as an adaptation of the Florida Wetland Rapid Assessment Procedure (WRAP). This method was created specifically for the evaluation of compensatory mitigation projects and the complete methodology can be considered an alternative to our combined Phase I and Phase II evaluations. Breaux and Martindale (2003) used the WEA in a recent study of San Francisco Bay Area mitigation projects, and we sought to repeat their methods here to evaluate their method compared to CRAM and to provide information to compare southern California mitigation projects to those in northern California (although such a comparison is beyond the scope of this report). However, much of WEA was time consuming, requiring the creation of comprehensive species lists by expert plant, invertebrate, and bird experts, and since these aspects of the method were outside the scope of our study, we did not include them in our site evaluations. In addition, we did not use the “overall compliance” score as this was redundant with our compliance evaluation. We simply used the main qualitative evaluation protocol, which assessed site function through five assessment categories on a summed 0-15 scale. These five categories are: surrounding land use, adjacent buffer, indicators of hydrology, averaged vegetation score, and wildlife utilization. This method is heavily focused on vegetation, and evaluates the vegetation community within three structural layers: herbaceous, shrub, and tree.

Introduction

In addition to CRAM, the northern California team employed the Wetland Ecological Assessment or WEA (Breaux and Martindale 2003; Breaux et al. 2005), at almost all of the northern California mitigation sites. WEA is a functional evaluation method created as a joint venture between the San Francisco Regional Board and the San Francisco Army Corps of Engineers as an adaptation of the Florida Wetland Rapid Assessment Procedure (Miller and Gunsalus 1997). This method was created specifically for the evaluation of compensatory mitigation projects.

Ambrose and Lee (2004) compared WEA and CRAM at wetland mitigation sites within the Los Angeles Regional Quality Control Board, so we chose to focus our efforts for the statewide project on northern California sites, further examining the relationship between WEA and CRAM. While there is a great deal of similarity between the two methods, some differences do exist including the fact that WEA includes wildlife evaluation as part of its methodology while CRAM does not.

Methods

Since much of WEA is time consuming, requiring the creation of comprehensive species lists by expert plant, invertebrate, and bird experts, and since these aspects of the method were outside the scope of our study, we decided to use only the main qualitative evaluation protocol. The WEA evaluation protocol assesses site function through five categories: wildlife utilization, surrounding land use, adjacent buffer, hydrology and vegetation score. Each of the categories is assessed on a scale from 0 to 3, in 0.5 point increments. The vegetation score is an average of scores from three, individually evaluated structural layers: herbaceous, shrub, and tree. The evaluation of surrounding land use involves the assignment of one or more land use types outlined by WEA. Each land use type is evaluated as having some fraction of 100%, and a weighted average is calculated to reach a final score.

1353 WEA assessments were made at the end of our site visits after completing CRAM, and the team used
1354 overall observations and insight from the CRAM scoring in completing the WEA evaluation. In general, a
1355 single WEA evaluation was made for each site, even when a site required multiple CRAM evaluations,
1356 because WEA is a more general evaluation than CRAM (five assessment categories for WEA vs. 14 metrics
1357 for CRAM). This approach was confirmed during review at a complex mitigation site with Andree Breaux
1358 from the San Francisco Bay Regional Water Quality Control Board. In cases where multiple CRAM
1359 evaluations were completed with a single WEA evaluation, an acreage-weighted average of CRAM scores
1360 was used for WEA/CRAM comparison. For the cases where WEA evaluations were made for only a subset
1361 of the mitigation actions for which CRAM evaluations were made, we included only those CRAM
1362 evaluations that corresponded exactly to our WEA evaluation in our analysis.

1363 A total of 52 project files were evaluated using WEA, with 29 project files that used individual
1364 mitigation projects to satisfy their mitigation requirements. Two of these resulted in multiple WEA
1365 evaluations, while the remainder (27) had a single WEA. Twenty three projects used mitigation banks to
1366 satisfy their mitigation requirements. For each mitigation bank, a single WEA evaluation was made, resulting
1367 in seven individual mitigation bank WEA evaluations. In total, 38 separate WEA evaluations were
1368 completed and compared to their companion CRAM scores (Table WEA-1).

1369 Comparisons were made between overall CRAM and WEA scores for each of the 38 evaluations. In
1370 addition, CRAM attributes were compared to WEA assessment categories, with the exception of wildlife
1371 utilization and with slight modifications outlined below. The sum of the WEA adjacent buffer and
1372 surrounding land use scores was compared to the CRAM landscape context attribute scores. The WEA
1373 hydrology scores were compared to the CRAM hydrology attribute. The WEA averaged vegetation scores
1374 were compared to a modification of the CRAM biotic structure attribute scores with the organic matter
1375 metric factored out. Preliminary comparisons to the overall biotic structure attribute were very similar;
1376 however, the WEA vegetation scores did not include any component of soil organic matter, so we felt it was
1377 more appropriate to make the comparison without this CRAM metric.

1378 **Results and Discussion**

1380 Overall WEA scores had a mean of 10.15 (out of 15) with a standard deviation of 2.34, while scores
1381 ranged from 5.60 to 14.39 (Figure 10-1). The mean for overall WEA scores adjusted to a 100-point scale was
1382 67.64, slightly higher than the mean for overall CRAM scores from these same sites (58.95). Total score
1383 distribution appears to be relatively normal although somewhat shifted towards the higher scores (Figure 10-1).

1384 Wildlife utilization, surrounding land use, adjacent buffer and averaged vegetation score all had a
1385 fairly normal distribution as well (Figure 10-2 – Figure 10-5), although the distributions were also slightly
1386 shifted to the right, with somewhat higher scores more common than lower scores. The WEA hydrology
1387 scores had a distribution that increased with score magnitude itself (Figure 10-6). This anomaly may be
1388 explained in part by the seven WEA assessments at mitigation banks, which had a mean of 2.79 for this
1389 category. This was substantially higher than the overall mean of 2.32 for the WEA hydrology category.

1390 Overall WEA scores were strongly correlated with overall CRAM scores, although in general WEA
1391 scores were slightly higher (Figure 10-7; $r^2 = 0.53$), confirming the higher overall mean for WEA vs. CRAM.
1392 All but eight of the 38 points fall above the equivalence line on the overall WEA/CRAM comparison graph.
1393 Individual attributes varied in the relationship between CRAM and WEA scores. First, the sum of the WEA
1394 adjacent buffer and surrounding land use scores had slightly lower scores in comparison with the CRAM
1395 landscape context attribute, in contrast to the pattern seen with overall scores (Figure 10-8; $r^2 = 0.63$).

1396 A comparison of the CRAM hydrology attribute to the WEA hydrology category reveals the lowest
1397 correlation at the attribute level with little relationship between the two scores (Figure 10-9; $r^2 = 0.07$). It
1398 should be noted that in this case, WEA hydrology scores are categorical in 0.5 increments; whereas, other
1399 WEA scores were psuedo-continuous because of calculations within vegetation and land use scores. On a
1400 site-by-site basis, WEA hydrology scores were higher than CRAM hydrology scores, with a large number of
1401 high WEA scores, as noted above. This may be due to the more general wording in WEA hydrology criteria,
1402 which focuses on whether or not a site's hydrology is potentially "threatened" in order to distinguish
1403 between a score of two and three.

1404 WEA averaged vegetation scores were substantially higher than the scores for the CRAM biotic
1405 structure attribute (w/o organic matter) (Figure 10-10; $r^2 = 0.49$). In this case, all but two of the 38 points fall
1406 above the equivalence line. The mean biotic structure CRAM score for these sites was 43.14 compared to a
1407 mean of 67.88 for WEA scores when converted to a 100-point scale.

1408 The findings of this study mostly coincide with the findings of the study by Ambrose and Lee (2004).
1409 In that study, WEA also scored higher than CRAM with strong correlation between the two methodologies.
1410 WEA score distribution also compared relatively well, with the exception of the hydrology category where
1411 Ambrose and Lee (2004) found a normalized score distribution. Ambrose and Lee (2004) did not make
1412 WEA/CRAM comparisons at the attribute level so we cannot evaluate differences at this level.

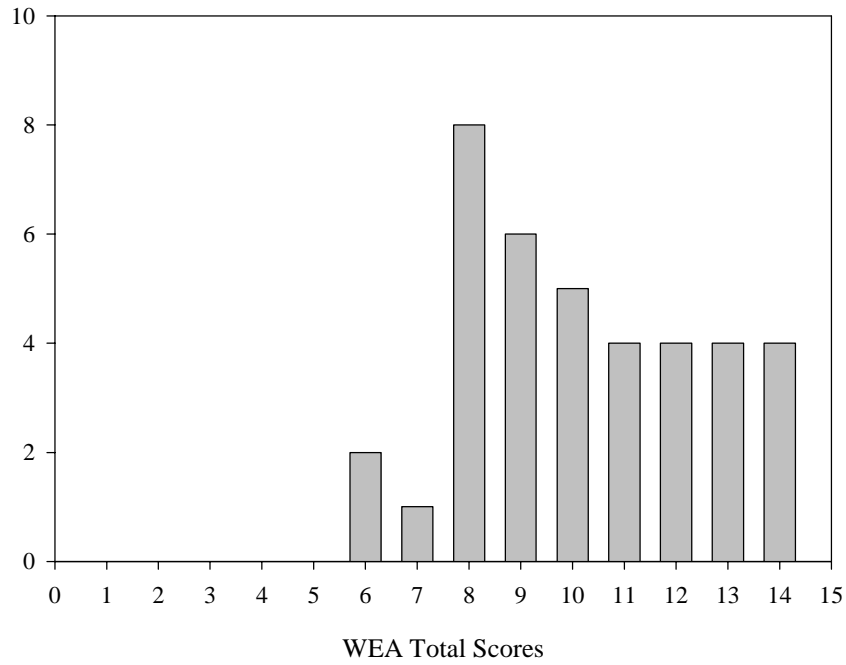
1413 **Table 10-1.** WEA Scores for 38 mitigation sites within 52 project files.

Site #	Wildlife Utilization	Surrounding Land Use	Adjacent Buffer	Hydrology	Averaged Vegetation Score	Total Breaux and Martindale Score
1412-1	3	2.80	3	3	2.44	14.24
2055-1	2.5	2.33	2	3	2.19	12.01
2593-1	1.5	2.00	1.5	2	2.00	9.00
2706-1	2.5	2.40	2	2.5	2.58	11.98
2726-1*	3	2.30	2.5	3	2.88	13.68
2998-1	1	1.50	1	2	2.33	7.83
3252-1	0.5	1.35	1.5	1.5	0.75	5.60
3370-1	1.5	1.20	1	2	2.00	7.70
3536-1	2.5	2.95	3	2.5	2.56	13.51
3710-1*	3	1.50	2	3	2.50	12.00
5425-1	1.5	1.50	1	2.5	2.08	8.58
6367-1	0.5	1.73	2	2.5	1.00	7.73
6451-1	0.5	2.70	2.5	0.5	1.44	7.64
6489-1	2	1.73	2	2.5	2.75	10.98
6668-1	2	1.75	1.75	2	0.88	8.38
6855-1	3	2.60	3	3	2.79	14.39
6949-1	1.5	2.35	2	2.5	3.00	11.35
7117-1	3	2.65	2.5	2	1.13	11.28
7154-1	3	2.70	2.5	2.5	1.94	12.64
7154-2	3	2.58	2.5	2.5	2.25	12.83
7270-1	2	1.50	1.5	3	1.63	9.63
7385-1	1.5	1.85	1.5	2	2.50	9.35
7528-1	2	1.50	1.5	3	1.38	9.38
7827-1	2	1.80	1.5	2.5	1.88	9.68
7932-1	2	1.90	2	3	3.00	11.90
8177-1	1.5	1.68	1.5	2	2.38	9.05
8177-2	1	1.68	1.5	1	1.28	6.45
8558-1	2	2.20	2	1.5	1.94	9.64
8704-1	1	1.23	0.5	2	2.25	6.98
8800-1	2	2.17	2	0.5	1.50	8.17
9857-1	1.5	1.50	1.5	3	2.25	9.75
10274-1*	2.5	2.30	2.5	3	2.81	13.11
10304-1*	2	2.40	2	3	0.75	10.15
10495-1	2.5	2.60	2.5	1.5	2.13	11.23
11224-1	0.5	2.00	1.5	2.5	1.50	8.00
**	1	1.20	2	2	1.50	7.70
***	1.5	1.35	1	2.5	2.50	8.85
****	3	2.45	2	3	2.75	13.20
MEAN	1.91	2.00	1.89	2.32	2.04	10.15
SD	0.80	0.51	0.59	0.68	0.65	2.34

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*** **Dike** mitigation bank (3 project files)
**** **Wetland** mitigation bank (3 project files)

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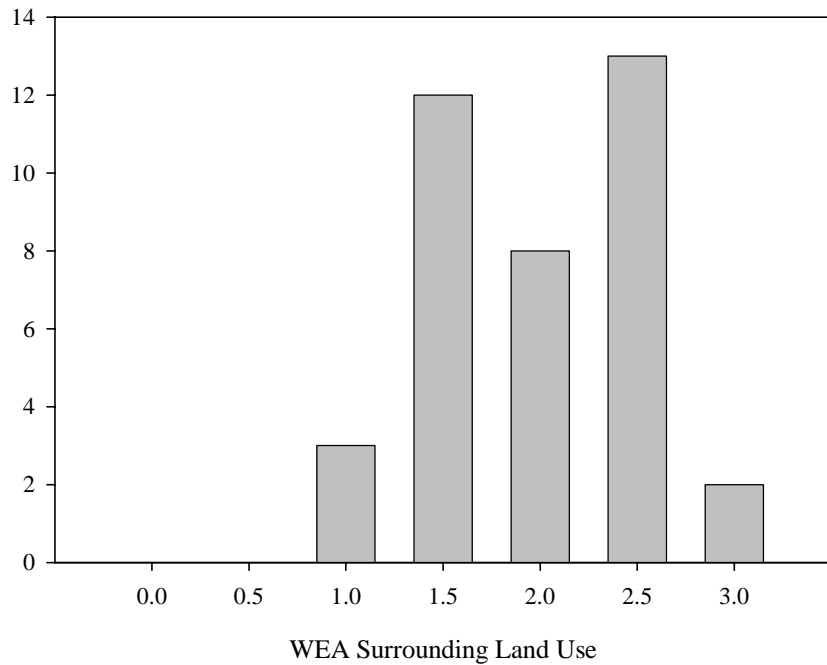
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Figure 10-1. WEA total scores histogram for 38 mitigation sites within 52 project files.

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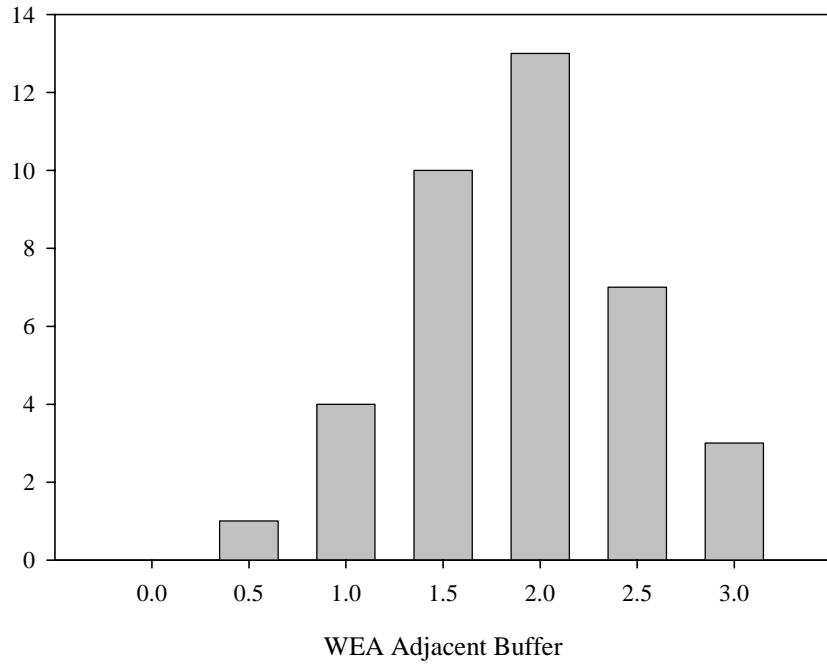
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Figure 10-2. WEA surrounding land use scores histogram for 38 mitigation sites within 52 project files.

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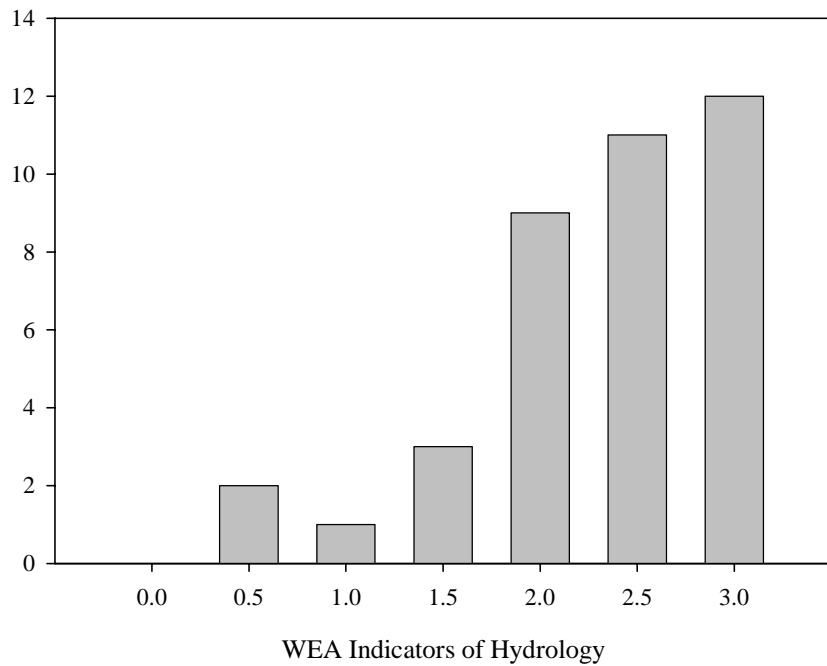


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Figure 10-3. WEA adjacent buffer scores histogram for 38 mitigation sites within 52 project files.

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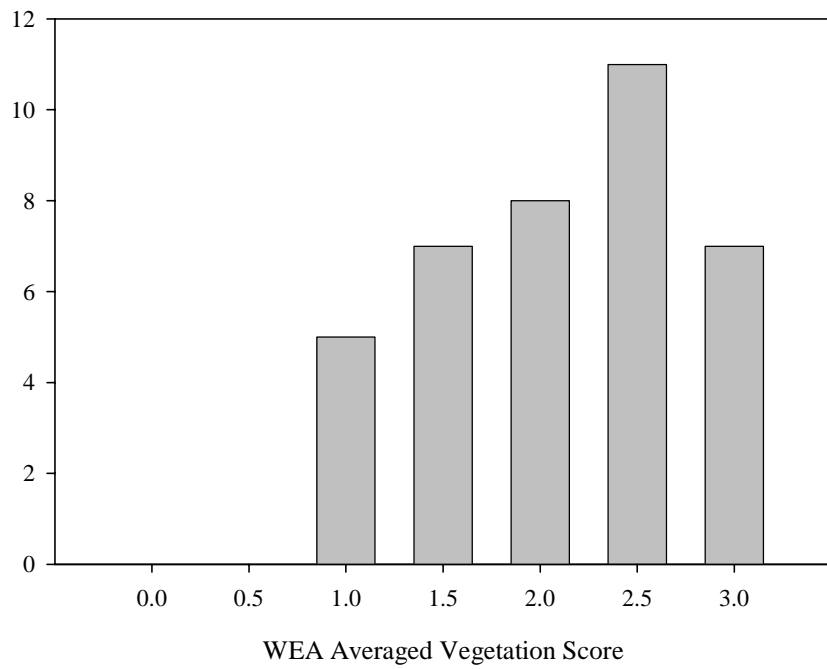
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Figure 10-4. WEA indicators of hydrology scores histogram for 38 mitigation sites within 52 project files.

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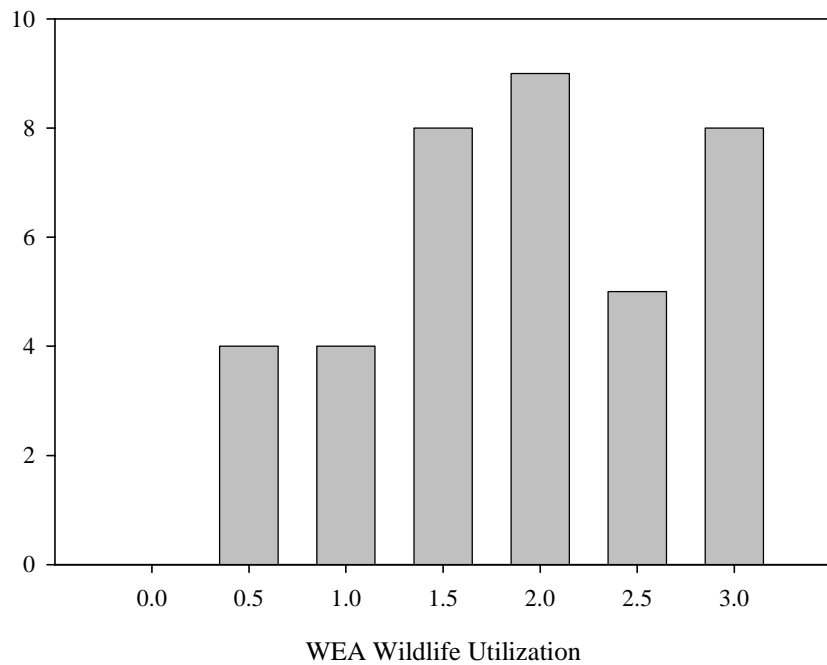


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Figure 10-5. Figure WEA-5. WEA averaged vegetation scores histogram for 38 mitigation sites within 52 project files.

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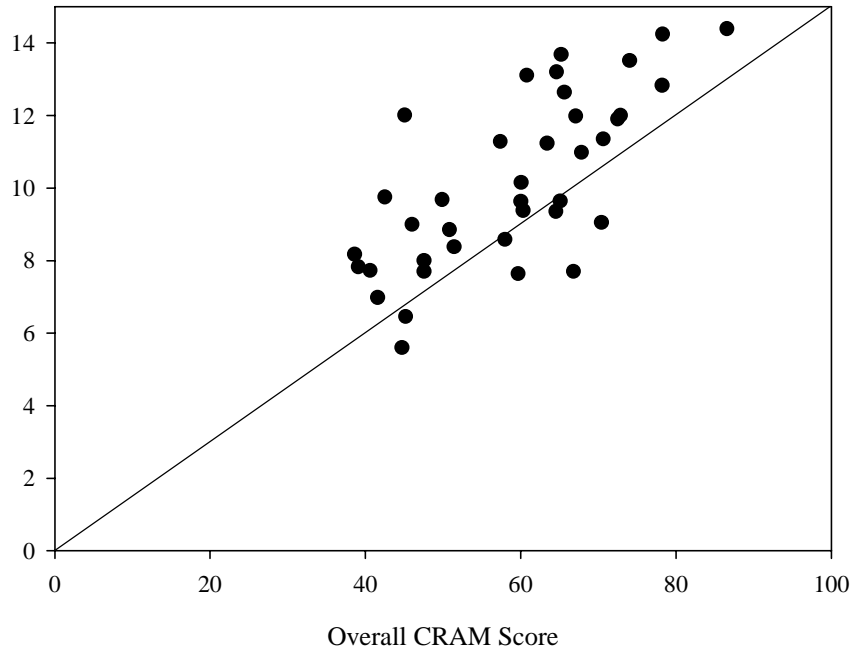
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Figure 10-6. WEA wildlife utilization scores histogram for 38 mitigation sites within 52 project files.

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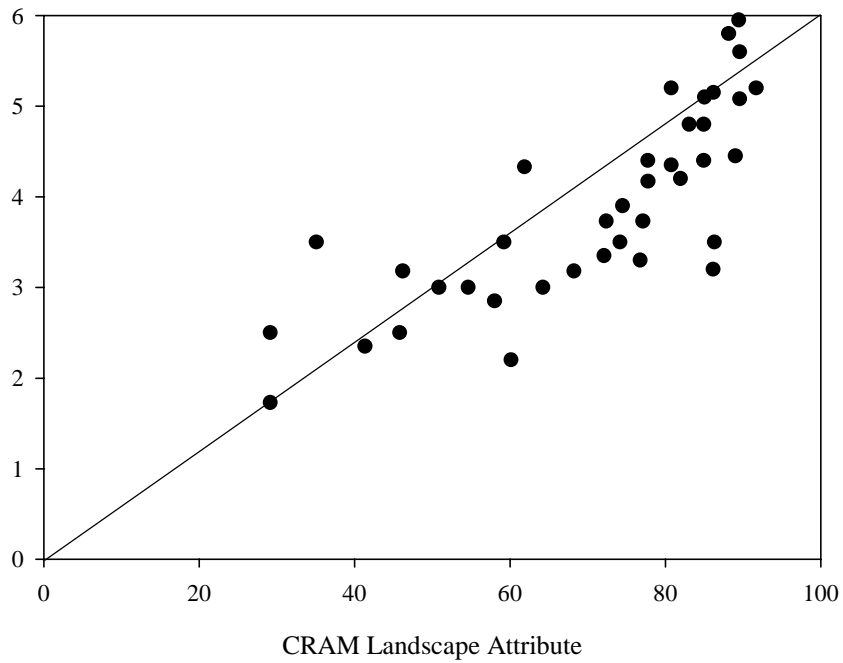
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Figure 10-7. Correlation between CRAM and WEA overall scores by site. Diagonal line indicates equivalence between CRAM and WEA scores.

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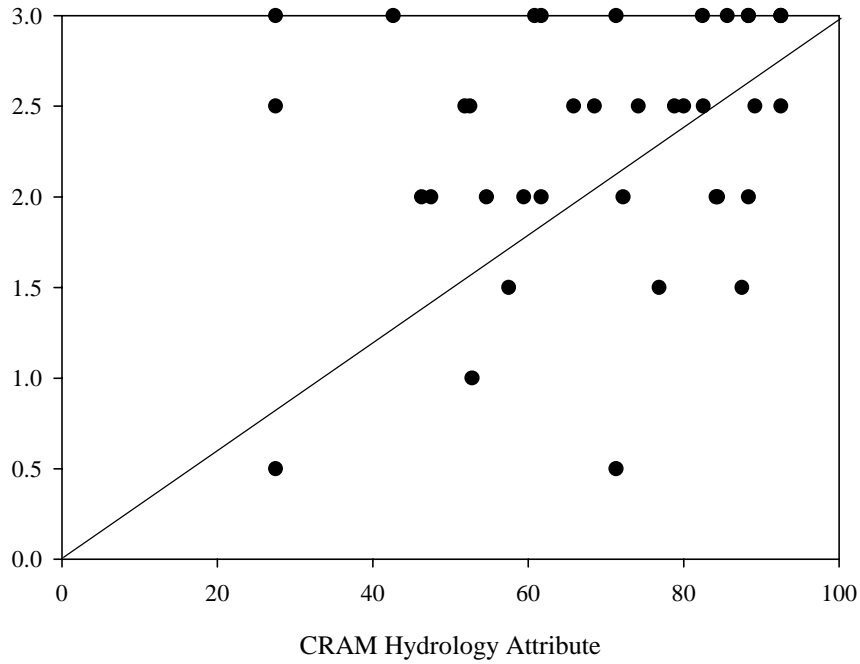


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Figure 10-8. Correlation between CRAM landscape context attribute and WEA adjacent buffer category by site. Diagonal line indicates equivalence between CRAM and WEA scores.

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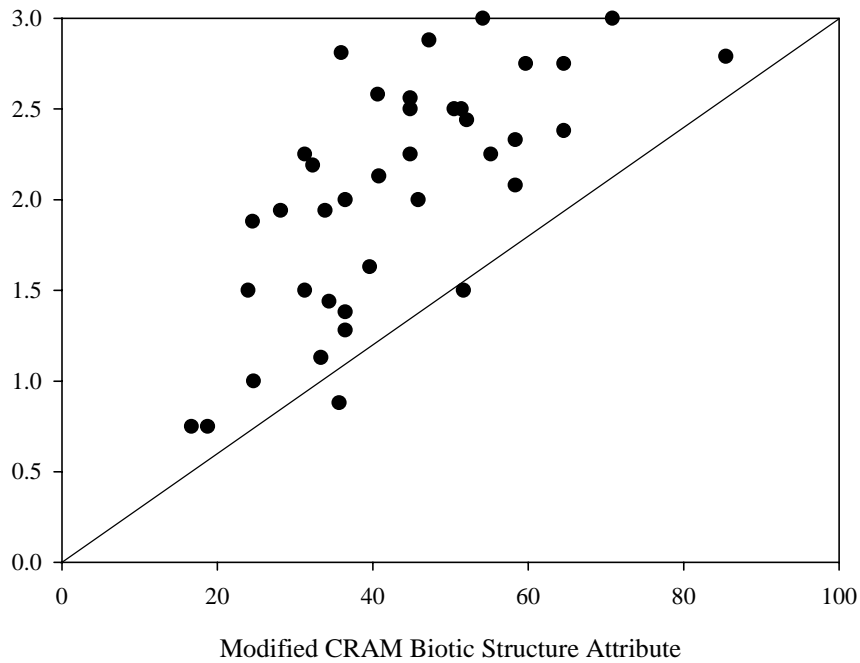
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Figure 10-9. Correlation between CRAM hydrology attribute and WEA indicators of hydrology category. Diagonal line indicates equivalence between CRAM and WEA scores.

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Figure 10-10. Correlation between CRAM biotic structure attribute (w/o organic matter) and WEA averaged vegetation. Diagonal line indicates equivalence between CRAM and WEA scores.

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11.Detailed Habitat Acreage Analysis Results

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Included in this appendix are all the raw “jurisdictional habitats” data collected at each mitigation site for each permit file (Table 11-1) as well as an analysis of the acreage lost, required, and gained for every file (Table 11-2).

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Table 11-1. Jurisdictional habitats data for each of 204 mitigation sites representing 129 files.

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File #	Mitigation Site #	Waters of the US									Non-Waters of the US		
		Waters of the US (Total)	Wetland	Non-Wetland Waters (Total)	Non-Streambed Open Water	Non-Wetland Waters					Non-Waters of the US (Total)	Riparian	Upland
						Streambed Habitats				Other (including Riparian)			
						Streambed (Total)	Open Water	Unvegetated Streambed	Vegetated Streambed				
470	1	80	30	50	0	20	5	10	5	30	20	20	0
470	2	80	30	50	0	10	0	5	5	40	20	20	0
470	3	0	0	0	0	0	0	0	0	0	100	0	100
1484	1	60	60	0	0	0	0	0	0	0	40	0	40
1592	1	100	20	80	0	0	0	0	0	80	0	0	0
1664	1	100	85	15	0	15	15	0	0	0	0	0	0
1775	1	100	100	0	0	0	0	0	0	0	0	0	0
1775	2	88	88	0	0	0	0	0	0	0	12	0	12
1788	1	50	40	10	0	2	2	0	0	8	50	40	10
1788	2	38	25	13	0	2	2	0	0	11	63	15	48
1788	3	45	35	10	0	3	3	0	0	8	55	40	15
2055	1	100	55	45	0	0	0	0	0	45	0	0	0
2055	2	100	60	40	40	0	0	0	0	0	0	0	0
2097	1	5	0	5	0	0	0	0	0	5	95	75	20
2097	2	0	0	0	0	0	0	0	0	0	100	100	0
2097	3	60	40	20	0	5	5	0	0	15	40	40	0
2097	4	15	5	10	0	0	0	0	0	10	85	65	20
2219	1	0	0	0	0	0	0	0	0	0	100	100	0
2395	1	93	83	10	0	0	0	0	0	10	8	8	0
2395	2	95	50	45	0	0	0	0	0	45	5	5	0
2395	3	95	15	80	75	0	0	0	0	5	5	5	0
2418	1	40	10	30	0	0	0	0	0	30	60	60	0
2418	2	100	0	100	0	0	0	0	0	100	0	0	0
2443	1	100	100	0	0	0	0	0	0	0	0	0	0
2443	2	100	100	0	0	0	0	0	0	0	0	0	0
2456	1	100	100	0	0	0	0	0	0	0	0	0	0
2456	2	40	30	10	0	0	0	0	0	10	60	60	0

Evaluation of California Compensatory Wetland Mitigation (Review Copy)

File #	Mitigation Site #	Waters of the US									Non-Waters of the US		
		Waters of the US (Total)	Wetland	Non-Wetland Waters (Total)	Non-Streambed Open Water	Non-Wetland Waters					Non-Waters of the US (Total)	Riparian	Upland
						Streambed Habitats				Other (including Riparian)			
						Streambed (Total)	Open Water	Unvegetated Streambed	Vegetated Streambed				
2591	1	25	0	25	0	20	0	15	5	5	75	20	55
2593	1	100	100	0	0	0	0	0	0	0	0	0	0
2667	1	100	100	0	0	0	0	0	0	0	0	0	0
2706	1	100	10	90	0	90	90	0	0	0	0	0	0
2726	1	100	93	8	8	0	0	0	0	0	0	0	0
2784	1	100	35	65	65	0	0	0	0	0	0	0	0
2804	1	0	0	0	0	0	0	0	0	0	100	0	100
2841	1	60	60	0	0	0	0	0	0	0	40	40	0
2841	2	40	40	0	0	0	0	0	0	0	60	60	0
2841	3	60	60	0	0	0	0	0	0	0	40	40	0
2841	4	0	0	0	0	0	0	0	0	0	100	100	0
2841	5	85	75	10	0	10	10	0	0	0	15	15	0
2841	6	60	20	40	0	20	20	0	0	20	40	40	0
2841	7	100	90	10	0	5	5	0	0	5	0	0	0
2841	8	50	30	20	0	10	10	0	0	10	50	30	20
2940	1	50	40	10	0	0	0	0	0	10	50	15	35
2974	1	100	0	100	0	90	0	0	90	10	0	0	0
2998	1	100	25	75	0	75	10	0	65	0	0	0	0
3079	1	100	5	95	95	0	0	0	0	0	0	0	0
3109	1	100	100	0	0	0	0	0	0	0	0	0	0
3252	1	100	100	0	0	0	0	0	0	0	0	0	0
3252	2	100	100	0	0	0	0	0	0	0	0	0	0
3370	1	100	100	0	0	0	0	0	0	0	0	0	0
3376	1	100	100	0	0	0	0	0	0	0	0	0	0
3417	1	95	80	15	0	5	5	0	0	10	5	5	0
3472	1	100	80	20	0	20	20	0	0	0	0	0	0
3536	1	100	40	60	50	10	0	10	0	0	0	0	0
3617	1	100	100	0	0	0	0	0	0	0	0	0	0
3632	1	65	65	0	0	0	0	0	0	0	35	35	0
3632	2	35	0	35	0	35	0	30	5	0	65	0	65
3632	3	100	0	100	100	0	0	0	0	0	0	0	0
3677	1	75	65	10	0	2	2	0	0	8	25	25	0
3710	1	100	100	0	0	0	0	0	0	0	0	0	0
4206	1	100	0	100	0	0	0	0	0	100	0	0	0
4231	1	100	100	0	0	0	0	0	0	0	0	0	0
4231	2	100	100	0	0	0	0	0	0	0	0	0	0

Evaluation of California Compensatory Wetland Mitigation (Review Copy)

File #	Mitigation Site #	Waters of the US									Non-Waters of the US		
		Waters of the US (Total)	Wetland	Non-Wetland Waters (Total)	Non-Streambed Open Water	Non-Wetland Waters				Other (including Riparian)	Non-Waters of the US (Total)	Riparian	Upland
						Streambed Habitats							
						Streambed (Total)	Open Water	Unvegetated Streambed	Vegetated Streambed				
4580	1	100	80	20	0	0	0	0	0	20	0	0	0
4858	1	60	10	50	0	0	0	0	0	50	40	35	5
5136	1	100	100	0	0	0	0	0	0	0	0	0	0
5217	1	25	0	25	0	0	0	0	0	25	75	75	0
5401	1	100	75	25	0	0	0	0	0	25	0	0	0
5425	1	100	0	100	0	0	0	0	0	100	0	0	0
5619	1	70	30	40	25	0	0	0	0	15	30	30	0
5625	1	60	30	30	0	5	5	0	0	25	40	35	5
5625	2	60	30	30	0	5	5	0	0	25	40	35	5
5625	3	30	20	10	0	2	2	0	0	8	70	50	20
5747	1	100	100	0	0	0	0	0	0	0	0	0	0
5747	2	80	80	0	0	0	0	0	0	0	20	20	0
5815	1	30	30	0	0	0	0	0	0	0	70	0	70
5815	2	100	100	0	0	0	0	0	0	0	0	0	0
6002	1	60	60	0	0	0	0	0	0	0	40	0	40
6159	1	0	0	0	0	0	0	0	0	0	100	0	100
6159	2	100	60	40	0	0	0	0	0	40	0	0	0
6280	1	0	0	0	0	0	0	0	0	0	100	60	40
6367	1	100	100	0	0	0	0	0	0	0	0	0	0
6369	1	100	70	30	0	0	0	0	0	30	0	0	0
6369	2	20	0	20	0	20	0	0	20	0	80	80	0
6369	3	40	20	20	0	0	0	0	0	20	60	60	0
6369	4	60	40	20	0	0	0	0	0	20	40	35	5
6389	1	100	0	100	0	0	0	0	0	100	0	0	0
6451	1	100	100	0	0	0	0	0	0	0	0	0	0
6489	1	100	100	0	0	0	0	0	0	0	0	0	0
6668	1	100	80	20	0	10	10	0	0	10	0	0	0
6668	2	100	100	0	0	0	0	0	0	0	0	0	0
6668	3	100	100	0	0	0	0	0	0	0	0	0	0
6709	1	0	0	0	0	0	0	0	0	0	100	0	100
6789	1	35	25	10	0	5	5	0	0	5	65	45	20
6845	1	60	20	40	0	0	0	0	0	40	40	40	0
6855	1	100	100	0	0	0	0	0	0	0	0	0	0
6949	1	100	100	0	0	0	0	0	0	0	0	0	0
6970	1	70	50	20	20	0	0	0	0	0	30	30	0
6970	2	50	25	25	0	0	0	0	0	25	50	50	0

Evaluation of California Compensatory Wetland Mitigation (Review Copy)

File #	Mitigation Site #	Waters of the US									Non-Waters of the US		
		Waters of the US (Total)	Wetland	Non-Wetland Waters (Total)	Non-Streambed Open Water	Non-Wetland Waters				Other (including Riparian)	Non-Waters of the US (Total)	Riparian	Upland
						Streambed Habitats							
						Streambed (Total)	Open Water	Unvegetated Streambed	Vegetated Streambed				
6970	3	20	20	0	0	0	0	0	0	0	80	30	50
7059	1	20	5	15	0	0	0	0	0	15	80	80	0
7117	1	100	100	0	0	0	0	0	0	0	0	0	0
7154	1	100	100	0	0	0	0	0	0	0	0	0	0
7154	2	100	86	14	14	0	0	0	0	0	0	0	0
7154	3	100	100	0	0	0	0	0	0	0	0	0	0
7270	1	82	82	0	0	0	0	0	0	0	18	0	18
7371	1	90	30	60	0	0	0	0	0	60	10	10	0
7385	1	100	100	0	0	0	0	0	0	0	0	0	0
7385	2	100	100	0	0	0	0	0	0	0	0	0	0
7404	1	100	100	0	0	0	0	0	0	0	0	0	0
7456	1	100	100	0	0	0	0	0	0	0	0	0	0
7456	2	0	0	0	0	0	0	0	0	0	100	0	100
7497	1	95	25	70	55	0	0	0	0	15	5	2	3
7521	1	70	15	55	0	5	5	0	0	50	30	30	0
7521	2	0	0	0	0	0	0	0	0	0	100	100	0
7528	1	100	100	0	0	0	0	0	0	0	0	0	0
7640	1	60	5	55	0	10	5	5	0	45	40	40	0
7646	1	100	100	0	0	0	0	0	0	0	0	0	0
7646	2	100	100	0	0	0	0	0	0	0	0	0	0
7678	1	0	0	0	0	0	0	0	0	0	100	0	100
7678	2	0	0	0	0	0	0	0	0	0	100	0	100
7827	1	100	100	0	0	0	0	0	0	0	0	0	0
7827	2	100	100	0	0	0	0	0	0	0	0	0	0
7883	1	100	100	0	0	0	0	0	0	0	0	0	0
7883	2	100	75	25	0	25	25	0	0	0	0	0	0
7932	1	100	100	0	0	0	0	0	0	0	0	0	0
7932	2	100	100	0	0	0	0	0	0	0	0	0	0
7932	3	100	100	0	0	0	0	0	0	0	0	0	0
7936	1	0	0	0	0	0	0	0	0	0	100	100	0
7942	1	10	10	0	0	0	0	0	0	0	90	90	0
7942	2	30	0	30	0	0	0	0	0	30	70	70	0
8044	1	100	100	0	0	0	0	0	0	0	0	0	0
8044	2	100	100	0	0	0	0	0	0	0	0	0	0
8044	3	40	30	10	0	0	0	0	0	10	60	60	0
8061	1	60	20	40	0	0	0	0	0	40	40	40	0

Evaluation of California Compensatory Wetland Mitigation (Review Copy)

File #	Mitigation Site #	Waters of the US									Non-Waters of the US		
		Waters of the US (Total)	Wetland	Non-Wetland Waters (Total)	Non-Streambed Open Water	Non-Wetland Waters					Non-Waters of the US (Total)	Riparian	Upland
						Streambed Habitats				Other (including Riparian)			
						Streambed (Total)	Open Water	Unvegetated Streambed	Vegetated Streambed				
8125	1	20	10	10	0	0	0	0	0	10	80	60	20
8156	1	20	20	0	0	0	0	0	0	0	80	80	0
8156	2	0	0	0	0	0	0	0	0	0	100	100	0
8156	3	40	35	5	0	5	5	0	0	0	60	60	0
8156	4	70	40	30	0	10	10	0	0	20	30	30	0
8156	5	100	100	0	0	0	0	0	0	0	0	0	0
8156	6	100	78	23	0	0	0	0	0	23	0	0	0
8156	7	75	75	0	0	0	0	0	0	0	25	25	0
8156	8	0	0	0	0	0	0	0	0	0	100	100	0
8177	1	100	100	0	0	0	0	0	0	0	0	0	0
8177	2	0	0	0	0	0	0	0	0	0	100	25	75
8185	1	70	30	40	0	0	0	0	0	40	30	20	10
8185	2	10	0	10	0	0	0	0	0	10	90	70	20
8202	1	75	15	60	0	5	5	0	0	55	25	20	5
8215	1	85	85	0	0	0	0	0	0	0	15	0	15
8248	1	100	100	0	0	0	0	0	0	0	0	0	0
8337	1	100	40	60	20	0	0	0	0	40	0	0	0
8390	1	100	100	0	0	0	0	0	0	0	0	0	0
8529	1	100	0	100	0	100	0	70	30	0	0	0	0
8558	1	100	100	0	0	0	0	0	0	0	0	0	0
8587	1	0	0	0	0	0	0	0	0	0	100	0	100
8677	1	10	0	10	0	0	0	0	0	10	90	15	75
8704	1	100	100	0	0	0	0	0	0	0	0	0	0
8793	1	100	10	90	0	25	5	10	10	65	0	0	0
8800	1	0	0	0	0	0	0	0	0	0	100	0	100
8924	1	100	100	0	0	0	0	0	0	0	0	0	0
8947	1	100	100	0	0	0	0	0	0	0	0	0	0
8980	1	100	100	0	0	0	0	0	0	0	0	0	0
8980	2	100	100	0	0	0	0	0	0	0	0	0	0
9193	1	100	5	95	0	85	20	55	10	10	0	0	0
9193	2	0	0	0	0	0	0	0	0	0	100	0	100
9193	3	0	0	0	0	0	0	0	0	0	100	60	40
9211	1	100	15	85	0	65	40	15	10	20	0	0	0
9392	1	5	0	5	0	0	0	0	0	5	95	95	0
9404	1	90	80	10	0	0	0	0	0	10	10	10	0
9404	2	70	60	10	0	0	0	0	0	10	30	30	0

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File #	Mitigation Site #	Waters of the US									Non-Waters of the US		
		Waters of the US (Total)	Wetland	Non-Wetland Waters (Total)	Non-Streambed Open Water	Non-Wetland Waters					Non-Waters of the US (Total)	Riparian	Upland
						Streambed Habitats				Other (including Riparian)			
						Streambed (Total)	Open Water	Unvegetated Streambed	Vegetated Streambed				
9404	3	25	10	15	0	0	0	0	0	15	75	75	0
9510	1	100	100	0	0	0	0	0	0	0	0	0	0
9597	1	100	90	10	0	0	0	0	0	10	0	0	0
9597	2	100	45	55	0	10	10	0	0	45	0	0	0
9597	3	95	90	5	0	0	0	0	0	5	5	5	0
9671	1	100	100	0	0	0	0	0	0	0	0	0	0
9691	1	0	0	0	0	0	0	0	0	0	100	20	80
9857	1	100	100	0	0	0	0	0	0	0	0	0	0
10274	1	100	70	30	30	0	0	0	0	0	0	0	0
10304	1	100	100	0	0	0	0	0	0	0	0	0	0
10347	1	75	0	75	0	0	0	0	0	75	25	25	0
10347	2	25	13	12	0	2	2	0	0	10	75	55	20
10347	3	25	13	12	0	2	2	0	0	10	75	55	20
10399	1	0	0	0	0	0	0	0	0	0	100	0	100
10409	1	100	100	0	0	0	0	0	0	0	0	0	0
10409	2	100	100	0	0	0	0	0	0	0	0	0	0
10453	1	100	100	0	0	0	0	0	0	0	0	0	0
10453	2	100	100	0	0	0	0	0	0	0	0	0	0
10495	1	100	100	0	0	0	0	0	0	0	0	0	0
10495	2	100	100	0	0	0	0	0	0	0	0	0	0
10530	1	100	100	0	0	0	0	0	0	0	0	0	0
10530	2	100	100	0	0	0	0	0	0	0	0	0	0
10843	1	25	25	0	0	0	0	0	0	0	75	75	0
10938	1	100	100	0	0	0	0	0	0	0	0	0	0
11208	1	100	100	0	0	0	0	0	0	0	0	0	0
11224	1	0	0	0	0	0	0	0	0	0	100	0	100

1490

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1491

1492 **Table 11-2.** Summary of mitigation acreage data including lost vs. gained calculations and totals for 143
 1493 assessed files. Acres of preserves are not included in the Acres impacted. Acres of preservation are not included
 1494 in the “Required Acreage” presented here because we did not measure these sites in the field. The methods of
 1495 determining the obtained acreages are coded as follows: A = assumed, M = based on field measurements, PR =
 1496 determined through permit review, P = preservation acres.

1497

File #	Total Impact Acreage (Lost)	Permanent Impacts	Temporary Impacts	Required Acreage	Obtained Acreage (Gained)	Acreage Required - Lost	Acreage Gained - Lost	Acreage Gained - Required	Method of Obtained Acreage Determined
0	0.002	0.000	0.002	0.000	0.000	-0.002	-0.002	0.000	A
470	0.099	0.059	0.040	0.700	0.700	0.601	0.601	0.000	M, A
1210	0.009	0.009	0.000	0.000	0.000	-0.009	-0.009	0.000	M
1412	0.270	0.270	0.000	0.520	0.230	0.250	-0.040	-0.290	M
1464	1.870	0.920	0.950	4.030	4.030	2.160	2.160	0.000	A, P, PR
1484	0.087	0.087	0.000	0.170	0.230	0.083	0.143	0.060	M
1592	0.084	0.084	0.000	0.350	0.420	0.266	0.336	0.070	M
1664	0.040	0.017	0.023	0.033	0.033	-0.007	-0.007	0.000	A
1775	2.660	2.660	0.000	9.180	9.180	6.520	6.520	0.000	A, PR, P
1785	0.532	0.310	0.222	1.010	1.010	0.478	0.478	0.000	P
1788	1.010	1.010	0.000	4.690	4.800	3.680	3.790	0.110	M
1817	0.313	0.313	0.000	1.500	1.500	1.187	1.187	0.000	P, PR
2055	0.960	0.000	0.960	1.200	0.639	0.240	-0.321	-0.561	PR, F, A
2097	1.375	0.000	1.375	1.375	0.280	0.000	-1.095	-1.095	M
2219	2.022	2.000	0.022	2.022	2.022	0.000	0.000	0.000	A
2316	0.170	0.170	0.000	0.340	0.340	0.170	0.170	0.000	P
2395	2.740	2.580	0.160	4.660	5.360	1.920	2.620	0.700	M, PR
2418	0.312	0.002	0.310	1.110	1.000	0.798	0.688	-0.110	M
2443	0.077	0.077	0.000	0.154	0.500	0.077	0.423	0.346	M
2456	0.150	0.150	0.000	0.150	0.150	0.000	0.000	0.000	PR
2591	0.094	0.094	0.000	0.570	0.610	0.476	0.516	0.040	M
2593	0.048	0.048	0.000	0.100	0.090	0.052	0.042	-0.010	M
2667	0.380	0.380	0.000	1.140	1.140	0.760	0.760	0.000	P, PR
2706	0.140	0.090	0.050	0.200	0.200	0.060	0.060	0.000	M, A
2726	1.450	1.450	0.000	2.900	2.900	1.450	1.450	0.000	PR
2784	11.170	11.170	0.000	43.900	43.900	32.730	32.730	0.000	PR
2804	0.011	0.011	0.000	0.022	0.090	0.011	0.079	0.068	M
2841	1.740	1.740	0.000	3.500	3.630	1.760	1.890	0.130	M, A
2940	0.300	0.300	0.000	0.500	0.500	0.200	0.200	0.000	M
2974	0.150	0.150	0.000	0.150	0.220	0.000	0.070	0.070	M
2998	0.030	0.030	0.000	0.070	0.040	0.040	0.010	-0.030	M
3079	0.730	0.730	0.000	1.400	1.400	0.670	0.670	0.000	A
3109	0.030	0.028	0.002	0.030	0.030	0.000	0.000	0.000	M
3252	2.120	2.120	0.000	2.120	1.580	0.000	-0.540	-0.540	F, PR
3352	1.100	1.100	0.000	3.300	2.200	2.200	1.100	-1.100	P, PR
3370	0.150	0.150	0.000	0.700	0.700	0.550	0.550	0.000	M/P

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File #	Total Impact Acreage (Lost)	Permanent Impacts	Temporary Impacts	Required Acreage	Obtained Acreage (Gained)	Acreage Required - Lost	Acreage Gained - Lost	Acreage Gained - Required	Method of Obtained Acreage Determined
3376	0.190	0.190	0.000	0.190	0.190	0.000	0.000	0.000	PR
3417	0.390	0.340	0.050	1.181	1.181	0.791	0.791	0.000	M, A
3472	0.390	0.390	0.000	0.390	0.390	0.000	0.000	0.000	M
3536	0.681	0.681	0.000	0.505	0.045	-0.176	-0.636	-0.460	A
3617	0.090	0.090	0.000	0.180	0.120	0.090	0.030	-0.060	M
3632	1.520	1.520	0.000	3.320	2.420	1.800	0.900	-0.900	M
3677	0.200	0.000	0.200	0.400	0.400	0.200	0.200	0.000	A
3710	0.177	0.177	0.000	0.410	0.354	0.233	0.177	-0.056	P
4206	1.500	0.000	1.500	1.500	1.500	0.000	0.000	0.000	A
4231	0.190	0.190	0.000	0.254	0.254	0.064	0.064	0.000	PR, P
4580	0.600	0.000	0.600	0.600	0.600	0.000	0.000	0.000	A
4858	1.090	0.220	0.870	0.580	0.580	-0.510	-0.510	0.000	A
5136	0.520	0.520	0.000	0.500	0.080	-0.020	-0.440	-0.420	M
5217	1.500	0.000	1.500	1.500	1.500	0.000	0.000	0.000	A
5401	0.083	0.083	0.000	0.415	0.730	0.332	0.647	0.315	M
5425	0.220	0.220	0.000	0.120	0.120	-0.100	-0.100	0.000	A
5479	0.006	0.006	0.000	0.140	0.140	0.134	0.134	0.000	A
5619	20.000	15.000	5.000	60.000	60.000	40.000	40.000	0.000	A
5625	0.140	0.100	0.040	0.903	0.288	0.763	0.148	-0.616	A
5747	0.300	0.000	0.300	0.600	0.690	0.300	0.390	0.090	M
5815	0.420	0.420	0.000	0.600	0.400	0.180	-0.020	-0.200	M
6002	1.361	1.361	0.000	4.170	3.870	2.809	2.509	-0.300	M
6159	1.500	1.500	0.000	3.000	2.770	1.500	1.270	-0.230	M
6280	0.190	0.090	0.100	0.200	0.190	0.010	0.000	-0.010	M, PR
6367	1.420	1.420	0.000	2.130	0.620	0.710	-0.800	-1.510	M
6369	1.490	1.490	0.000	5.690	5.960	4.200	4.470	0.270	M
6389	12.900	7.100	5.800	6.100	2.400	-6.800	-10.500	-3.700	PR, A
6451	0.650	0.000	0.650	0.650	0.530	0.000	-0.120	-0.120	M
6489	1.740	1.740	0.000	1.740	1.740	0.000	0.000	0.000	PR
6668	10.070	10.070	0.000	14.080	15.490	4.010	5.420	1.410	PR
6709	0.440	0.440	0.000	0.750	0.360	0.310	-0.080	-0.390	M
6789	2.895	2.895	0.000	44.050	37.710	41.155	34.815	-6.340	M
6845	0.400	0.170	0.230	0.170	0.170	-0.230	-0.230	0.000	A
6855	1.000	1.000	0.000	3.000	3.060	2.000	2.060	0.060	M
6949	0.006	0.006	0.000	0.009	0.009	0.003	0.003	0.000	A
6970	4.210	4.210	0.000	4.650	1.190	0.440	-3.020	-3.460	M, A
7014	1.500	0.100	1.400	2.800	2.800	1.300	1.300	0.000	PR
7059	0.100	0.000	0.100	0.100	0.100	0.000	0.000	0.000	A, PR
7117	0.670	0.670	0.000	4.000	4.000	3.330	3.330	0.000	A
7154	2.840	2.840	0.000	8.520	8.730	5.680	5.890	0.210	PR
7270	0.340	0.340	0.000	0.400	0.400	0.060	0.060	0.000	PR
7371	0.580	0.440	0.140	1.250	1.106	0.670	0.526	-0.144	M
7385	5.800	5.800	0.000	6.330	6.040	0.530	0.240	-0.290	A, PR

Evaluation of California Compensatory Wetland Mitigation (Review Copy)

File #	Total Impact Acreage (Lost)	Permanent Impacts	Temporary Impacts	Required Acreage	Obtained Acreage (Gained)	Acreage Required - Lost	Acreage Gained - Lost	Acreage Gained - Required	Method of Obtained Acreage Determined
7404	0.370	0.370	0.000	0.370	0.370	0.000	0.000	0.000	M
7456	1.700	1.700	0.000	3.400	3.370	1.700	1.670	-0.030	A, P
7497	14.600	14.600	0.000	14.600	14.600	0.000	0.000	0.000	M, A
7521	0.340	0.000	0.340	0.680	0.680	0.340	0.340	0.000	A
7528	0.580	0.580	0.000	1.300	1.300	0.720	0.720	0.000	P, PR
7640	0.120	0.000	0.120	0.120	0.120	0.000	0.000	0.000	A
7646	0.710	0.710	0.000	1.500	2.250	0.790	1.540	0.750	M
7678	1.960	1.960	0.000	2.940	1.920	0.980	-0.040	-1.020	M, A
7827	1.900	1.900	0.000	9.600	9.600	7.700	7.700	0.000	M
7883	0.290	0.290	0.000	0.510	0.520	0.220	0.230	0.010	M
7902	5.300	0.000	5.300	5.300	5.300	0.000	0.000	0.000	A
7932	0.940	0.940	0.000	3.330	2.866	2.390	1.926	-0.464	A
7936	0.480	0.480	0.000	0.980	0.980	0.500	0.500	0.000	M, A
7942	0.780	0.500	0.280	2.850	2.850	2.070	2.070	0.000	A, PR
8044	2.560	2.560	0.000	2.560	2.560	0.000	0.000	0.000	PR
8061	2.450	2.180	0.270	5.960	4.020	3.510	1.570	-1.940	M
8075	1.320	1.320	0.000	1.350	1.350	0.030	0.030	0.000	A
8125	0.840	0.230	0.610	5.360	5.360	4.520	4.520	0.000	A
8156	3.320	2.640	0.680	6.340	7.160	3.020	3.840	0.820	M, A
8177	0.335	0.335	0.000	0.140	0.310	-0.195	-0.025	0.170	M
8185	0.310	0.310	0.000	1.110	1.030	0.800	0.720	-0.080	M
8202	0.280	0.280	0.000	0.940	0.330	0.660	0.050	-0.610	M
8215	1.840	1.840	0.000	2.500	2.500	0.660	0.660	0.000	A
8217	9.300	0.000	9.300	9.300	9.300	0.000	0.000	0.000	A
8248	1.090	1.090	0.000	1.420	1.420	0.330	0.330	0.000	PR
8337	0.042	0.042	0.000	0.042	0.042	0.000	0.000	0.000	M
8525	0.070	0.070	0.000	0.210	0.210	0.140	0.140	0.000	M
8529	2.000	2.000	0.000	8.550	4.360	6.550	2.360	-4.190	P, A
8558	6.900	1.780	5.120	0.140	0.190	-6.760	-6.710	0.050	C
8587	0.100	0.100	0.000	0.100	0.100	0.000	0.000	0.000	A
8677	5.300	2.500	2.800	1.250	1.260	-4.050	-4.040	0.010	M, A
8704	0.021	0.002	0.019	0.002	0.002	-0.019	-0.019	0.000	A
8793	2.270	2.270	0.000	1.400	1.400	-0.870	-0.870	0.000	A
8800	0.400	0.400	0.000	0.830	0.260	0.430	-0.140	-0.570	M
8890	0.660	0.600	0.060	10.000	10.000	9.340	9.340	0.000	P
8924	0.400	0.400	0.000	1.200	1.200	0.800	0.800	0.000	P, PR
8947	1.000	1.000	0.000	2.000	2.680	1.000	1.680	0.680	M
8980	1.570	1.570	0.000	2.010	2.010	0.440	0.440	0.000	P, PR
9193	2.955	0.705	2.250	3.940	2.020	0.985	-0.935	-1.920	A/M
9211	0.130	0.130	0.000	0.250	0.250	0.120	0.120	0.000	A
9392	0.350	0.110	0.240	0.350	0.320	0.000	-0.030	-0.030	M, A
9404	11.940	11.940	0.000	11.940	11.940	0.000	0.000	0.000	A
9430	0.044	0.044	0.000	0.230	0.230	0.186	0.186	0.000	A

Evaluation of California Compensatory Wetland Mitigation (Review Copy)

File #	Total Impact Acreage (Lost)	Permanent Impacts	Temporary Impacts	Required Acreage	Obtained Acreage (Gained)	Acreage Required - Lost	Acreage Gained - Lost	Acreage Gained - Required	Method of Obtained Acreage Determined
9432	0.040	0.040	0.000	0.210	0.270	0.170	0.230	0.060	M
9448	0.036	0.036	0.000	0.370	0.400	0.334	0.364	0.030	P
9510	0.615	0.615	0.000	0.650	0.650	0.035	0.035	0.000	M
9597	1.630	1.630	0.000	3.000	2.930	1.370	1.300	-0.070	M, A
9671	0.155	0.155	0.000	0.155	0.155	0.000	0.000	0.000	PR
9691	0.100	0.100	0.000	0.900	0.900	0.800	0.800	0.000	M, A
9857	0.170	0.170	0.000	0.340	0.410	0.170	0.240	0.070	A
10274	0.027	0.027	0.000	0.027	0.027	0.000	0.000	0.000	PR
10304	0.140	0.140	0.000	0.200	0.200	0.060	0.060	0.000	P
10329	0.060	0.060	0.000	0.060	0.060	0.000	0.000	0.000	P
10347	0.050	0.050	0.000	0.120	0.180	0.070	0.130	0.060	M
10356	3.130	3.040	0.090	6.930	6.930	3.800	3.800	0.000	P
10399	0.095	0.095	0.000	0.101	0.067	0.006	-0.028	-0.034	A
10409	0.560	0.460	0.100	0.600	0.570	0.040	0.010	-0.030	M, A
10453	0.520	0.520	0.000	8.670	8.670	8.150	8.150	0.000	P, PR
10495	1.465	1.242	0.223	3.098	1.988	1.633	0.523	-1.110	M, A
10530	1.124	0.490	0.634	3.170	3.170	2.046	2.046	0.000	P, PR
10843	0.041	0.021	0.020	0.123	0.290	0.082	0.249	0.167	M
10938	0.151	0.151	0.000	1.356	1.359	1.205	1.208	0.003	P
11208	0.088	0.088	0.000	0.088	0.088	0.000	0.000	0.000	PR
11224	0.035	0.007	0.028	4.300	4.300	4.265	4.265	0.000	A
Totals	216.833	165.753	51.080	445.245	417.035	228.412	200.202	-28.211	

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12. Site Narratives

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0- Highway 99/Merced River Bridge Replacement Project, California Department of

1501

Transportation, Merced County

1502

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
0	5F	Sacramento	1998	ND	N/A	100.00	N/A

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This project involved replacing the northbound Highway 99 Merced River Bridge which required the installation of a cofferdam and falsework. These installations resulted in the temporary fill of approximately 0.002 acres of open-water streambed (non-wetland waters of the US). When visited, this bridge did not seem to have footings inside waters of the US and mitigation was not evident. Thus, the mitigation site associated with the project, if it existed, could not be evaluated. The only two assessable conditions in this file were both imposed by the DFG permit which was invoked by the 401 permit. These conditions, both of which were met, were to stabilize slopes in the impact area and return impacted areas in the streambed or banks to pre-project contours without creating future erosion problems. All impacts were listed as temporary, but they did not include the 0.15 acres of permanent shading impacts on waters of the US caused by the expanded bridge. Mitigation was not required for these permanent impacts. This was a compliance-only file.

470- Hummingbird’s Nest Ranch Project, Five S Properties, LTD., Simi Valley.

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
470	4	Los Angeles	2002	100.0	57.992	82.7	79.7

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This project involved installation of bridges and widening of roads within the Hummingbird Nest Ranch which was located a couple of miles north of Highway 118 in the relatively undeveloped northeastern corner of the City of Simi Valley. Permanent impacts of 0.059 acres and 0.040 acres of temporary impacts were offset by restoration and enhancement of 0.70 acres of habitat onsite. Waters of the US comprised 0.224 acres of the habitat mitigated (0.084 acres of wetland and 0.140 acres of non-wetland waters) and non-waters of the US comprised 0.376 acres (0.286 riparian and 0.090 upland). The stretches of the unnamed tributary in which mitigation took place were low-gradient, intermittent streams located high in the watershed with little development upstream of them beyond the ranch. Mitigation was undertaken at the impact sites of the two bridge installations and at an Arizona crossing towards the eastern edge of the ranch. All mitigation sites had flowing surface water and were connected well to the adjacent upstream and downstream reaches of the river. Buffer width was extensive at all sites and of moderately good condition, but surrounded less than 50% of the first two mitigation sites. Over 75% of the third mitigation site was surrounded by buffer. Organic matter accumulation at all sites was characterized by moderate amounts of materials ranging in size from fine organic matter to coarse, woody debris.

The first mitigation site where a bridge and culvert were installed was vegetated relatively densely with 155% absolute vegetative cover, the majority of which was provided by native species. The short-herb stratum, comprising 70% of the vegetative cover at the site, was dominated by non-natives (mustard and nut sedge) and ragweed (native). The tall-herb stratum, comprising 10% of the vegetative cover at the site, was dominated by three native plant species: telegraph weed, horseweed, and mugwort. Coast live oak and sycamore trees

1542 dominated the shrub layer at the first mitigation site and comprised 40% of its vegetative
 1543 cover. Coast live oak and two species of willow, red and arroyo, dominated the tree layer
 1544 which comprised 35% of the vegetative cover at the mitigation site.

1545 The second mitigation site where a bridge and culvert were installed at the ranch was
 1546 also vegetated densely with 165% absolute vegetative cover, the majority of which was
 1547 provided by native species. The short-herb stratum, covering 75% of the site, was dominated
 1548 by the non-native Bermuda grass and three natives: horseweed, cocklebur, and ragweed. The
 1549 tall-herb layer was not measurable. The shrub stratum comprised 50% of the vegetative cover
 1550 at the site and was dominated by mulefat. The tree stratum comprised 40% of the vegetative
 1551 cover at the site and was dominated by red and arroyo willow. The stream channel at the first
 1552 and second mitigation sites was about 15 feet wide with gently sloping banks about 10 feet
 1553 high. Both sites also had wingwalls installed during culvert-and-bridge installation, so the
 1554 mitigation plantings were done behind these wingwalls and on the rest of the banks upstream
 1555 and downstream of them. The streambed at both sites was vegetated sparsely (note: the
 1556 vegetation descriptions above apply to the banks only).

1557 The third mitigation site, located at the eastern edge of the ranch, was not as densely
 1558 vegetated as the first two mitigation sites with 120% absolute vegetative cover. The short-
 1559 herb stratum, comprising 70% of the cover at the site, was dominated by an African daisy.
 1560 Tall herbs and trees were absent from the site. The shrub stratum, covering 50% of the site,
 1561 was dominated by toyon and lemonade berry. This site was characterized by steep, incised
 1562 canyon walls and a narrow stream channel about 20 feet below where the mitigation plantings
 1563 occurred towards the top of the right bank. The hydrological connection of this stream to the
 1564 adjacent uplands was poor as the walls were so steep and high.

1565
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 1567 **1210-Extended Box Culvert, California Department of Transportation, San Luis Obispo**
 1568 **County.**
 1569

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
1210	3	Los Angeles	2000	ND	N/A	25.00	N/A

1570
 1571 This project involved extending a box culvert to accommodate the widening of State
 1572 Route 41 between Atascadero and Morro Bay. Permanent impacts totaling 0.009 acres to
 1573 wetland waters of the US (0.007 acres) and streambed waters of the US (0.002 acres) were to
 1574 be mitigated by planting of willow cuttings, maintenance of the plantings for three years, and
 1575 confirmation that the impacted wetlands reestablished naturally. The presence of five dead
 1576 willow cuttings at the impact area suggested that the plantings were done, but they were not
 1577 maintained and confirmation that the impacted wetlands reestablished was not included in the
 1578 file. Requirements for the mitigation acreage were not specified.

1579
 1580
 1581 **1412- Picketts Junction, California Department of Fish and Game, South Lake Tahoe**
 1582

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
1412	6T	Sacramento	2000	44.23	78.26	90.70	N/A

1583
 1584 The California Department of Fish and Game (CDFG) constructed a barrier free
 1585 fishing access facility, which included a parking area for 11 vehicles, two concrete fishing
 1586 platforms adjacent to the West Fork Carson River, and a concrete and asphalt walkway to the

1587 platforms. The project occurred in the Hope Valley Wildlife Area (WLA) in South Lake
 1588 Tahoe. The construction permanently impacted 0.27 acres of wetland vegetation found along
 1589 the stream channel. The mitigation for the impact required an approximate 2:1 mitigation
 1590 ratio of 0.52 acres of onsite riparian and riverine restoration. Additionally, CDFG removed
 1591 grazing from the WLA in order to restore wetland and riparian functions and values and to
 1592 restore habitat for special-status species.

1593 We conducted our field assessment using CDFG maps found in the 404 permit. We
 1594 were able to locate the impact area and onsite mitigation with these maps and used CRAM to
 1595 evaluate the riverine wetland. Dominant native species used in the restoration of the stream
 1596 bank were *Salix geyeriana* and *Carex nebrascensis*, and both species seemed to be healthy
 1597 and vigorous. Alien plant species were not abundant at the mitigation site and, if present,
 1598 made up less than 5% cover. We utilized the bridge to the east of the mitigation area as the
 1599 downstream boundary and the sharp left turn in the river to the west as the upstream
 1600 boundary, which coincided with CDFG maps. The condition of the site was excellent, and
 1601 CRAM scores were high; however, the native plant species richness scored low due to the
 1602 presence of only two dominant native plants. After assessing GPS acreage in the office, we
 1603 concluded that CDFG did not meet their required 0.52 acres. They only managed to obtain
 1604 0.23 acres of restored wetland. Overall CRAM scores were optimal.

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1464- PG&E Foothills Park, PG&E, Roseville

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
1464	5S	Sacramento	2001	100.00	66.01	100.00	N/A

1609

1610 This project site was located in Roseville, 5 miles west of Interstate 80, and about 0.5
 1611 miles north and west of Blue Oaks interchange on State Route 65. The overall purpose of the
 1612 proposed project was to develop light industrial uses on the PG&E parcel as part of Foothills
 1613 Business Park development. The project permanently impacted 0.41 acres of vernal pool and
 1614 temporarily impacted 0.89 acres of vernal pools. Other impacts included: 0.14 acres of
 1615 drainage swales, 0.34 acres of seasonal wetlands, 0.03 acres of palustrine emergent marsh,
 1616 and 0.06 acres of temporary impacts for manholes. The total permanent impacts were 0.89
 1617 acres of wetlands and other waters of the US. As compensation, 0.96 acres of seasonal
 1618 wetlands were purchased at Wildlands Sheridan. To offset the vernal pool impacts, 2.60 acres
 1619 of vernal pool preservation credit were purchased, and 0.41 acres of creation credits were
 1620 purchased from the US Fish and Wildlife Service Vernal Pool Conservation Fund. We did
 1621 not evaluate the area in which the vernal pool creation credits were purchased. However, we
 1622 did assess the seasonal wetlands purchased from Wildlands Inc.

1623 Wildlands Sheridan Mitigation Bank is located north of Roseville and was established
 1624 in 1994. Although there are many habitat types found within the bank, we assessed three:
 1625 riparian, depressional and vernal pools. The site was created in four phases. In the first three
 1626 phases there was a total construction of 28.78 acres of vernal pools, 24.46 riparian acres, 4.91
 1627 seasonal wetland acres, 89.81 acres of emergent marsh, and 45.99 acres of perennial marsh.
 1628 Phase four created 28.06 acres of vernal pools, 7.22 acres of riparian habitat, and 77.73 acres
 1629 of seasonal, emergent and perennial marsh. Phase four was not completed at the time of our
 1630 assessment, and acreage had not been approved for credits to be purchased. Therefore, we
 1631 focused our evaluation on phases one to three. We were joined in the field by Riley Swift,
 1632 president and owner of Restoration Resources, which manages Sheridan Mitigation Bank, and
 1633 Valerie Layne, Senior Conservation Biologist for Wildlands Inc. The area is surrounded by

1634 orchards; however, they advised us that there has been no evidence of pesticides or fertilizers
 1635 impacts from these adjacent orchards. The hydrology of the site is managed to maintain
 1636 target wetness levels for each wetland area. The main distribution of water for the site is
 1637 synchronized with a back-up well receiving runoff from adjacent irrigation systems and
 1638 recycled waters within the bank. The hydrology has been designed for gravity flow from
 1639 ditches in the easternmost section of the site to other areas throughout the bank. They use
 1640 overflow weirs where areas need to be inundated for longer periods of time. Mr. Swift also
 1641 mentioned that skunks, voles, beavers, jack rabbits and coyotes are the main disturbances to
 1642 the mitigation bank. During our assessment we found wildlife and evidence of wildlife to be
 1643 abundant.

1644 The depressional areas, or as Wildlands refers to the areas, seasonal wetlands, were
 1645 highly variable in terms of levels of inundation. We randomly selected two assessment areas
 1646 that included an isolated ponded area (area 17) and a muddy low land (area 1). The
 1647 freshwater marsh at area 17 appeared to have an altered hydrologic regime and remained
 1648 inundated for a long-duration of time. Area 1 had saturated soils but no surface water. Area
 1649 17 was surrounded by open water, other wetlands and bordered by a riparian area. The
 1650 CRAM scores for these areas were similar, except that the second site had slightly higher
 1651 scores for physical and biotic patch richness, vertical biotic structure, and native plant species
 1652 richness. The short herb stratum dominant species for both sites were *Paspalum dilatatum*
 1653 and *Eleocharis macrostachya*. Tall herb stratum dominants were *Scirpus californicus* and
 1654 *Typha angustifolia*. *Salix* sp. and *Populus deltoides* were only found in area 1.

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1484- Santa Ynez Valley YMCA Project, Channel Island YMCA, Solvang.

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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
1484	3	Los Angeles	2001	135.29	52.22	94.20	95.80

1659

1660 This project involved the construction of the Santa Ynez Valley YMCA in the town of
 1661 Solvang. Construction of this facility involved a parking lot, complete site landscaping,
 1662 underground utility installation, improvement to Refugio Road, a county road and
 1663 improvement to an existing drainage retardation basin. Prior to these impacts this site
 1664 contained a small residence and landscaping. Vegetation was sparse, with non-native annual
 1665 weeds and planted Brazilian pepper trees. Construction of the YMCA facility on this site
 1666 permanently impacted 0.087 acres of jurisdictional wetlands. To mitigate for these impacts,
 1667 the permittee was required to create 0.17 acres of wetland. During our site visit we measured
 1668 the mitigation area to be 0.230 acres, of which 0.138 acres was wetland and 0.092 acres were
 1669 upland habitat. The mitigation area on the file maps showed a long strip alongside the eastern
 1670 side of the YMCA and to the west of the playing field, and jutting to the east, parallel to
 1671 Route 246 at the southern most part of the site. The northern most part of this area did not
 1672 appear to have been used as mitigation, as it was barren with no plantings. In the more
 1673 southern two-thirds of the mitigation area, arroyo willow, red willow, mulefat, Californian
 1674 rose, coyotebush, cattails, mugwort, and deer grass were dominant. Clear evidence of non-
 1675 native plant removal was also found. There was a small stone lined drainage along the eastern
 1676 boundary of the mitigation site that seemed to supply runoff to the site. The site was buffered
 1677 to the east and north by the playing field, to the west by a landscaped slope, and to the south
 1678 by disturbed habitat between the site and a paved road.

1679

1680

1681 **1592- Rafael Village Development, Novato Community Partners LLP, Marin County.**
 1682

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
1592	2	San Francisco	2001	120.00	47.67	50.00	N/A

1683
 1684 The Novato Community Partners LLP project directly impacted 0.084 acre of waters
 1685 of the US, in order to construct single and multiple family homes and all necessary facilities
 1686 on the Capehart Hillside subdivision area. No wetlands or special aquatic sites were disturbed
 1687 in the process. The 401 permit required the applicant to create new vegetated seasonal
 1688 wetland habitat with a success criteria of 30% absolute vegetation cover over three growing
 1689 seasons, to offset impacts to waters of the US. The mitigation was implemented onsite at
 1690 Hamilton Field, Marin County.

1691 During our field assessment, a map from the project’s preconstruction notification was
 1692 used to locate the mitigation site. The seasonal wetland was created by the construction of a
 1693 bypass channel around Pacheco Creek on the Capehart Hillside. Seasonal stormwater flows
 1694 entered the channel. Perpendicular to the bypass channel, the applicant constructed four
 1695 cutoff walls creating ponding conditions behind the walls. These conditions were able to
 1696 support the creation of new seasonal and perennial wetlands. Native emergent wetland
 1697 species such as *Typha angustifolia* and *Typha latifolia* dominated 50% of the mitigation site
 1698 and appeared very healthy. The native species *Cyperus eragrostis* and *Rorippa nasturtium-*
 1699 *aquaticum* were the dominant short herbs. Alien grasses such as *Polypogon monspeliensis*
 1700 and *Lolium multiflorum* also were dominants at the site. Overall, the wetland was functioning
 1701 to support an array of native vegetation. CRAM metrics were scored average except for
 1702 physical patch richness, which scored low due to the lack of physical patch types. The width
 1703 and condition of the buffer scored average because mitigation was surrounded by homes and a
 1704 school and lacked native vegetation. After reviewing the GPS acreage, we concluded that the
 1705 applicant complied with the creation of 0.350 acres of new vegetated seasonal wetland
 1706 habitat. Overall CRAM scores were marginal for this mitigation area.

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 1708
 1709 **1664- Cholame Creek Bank Stabilization, California Department of Transportation,**
 1710 **Cholame.**
 1711

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
1664	3	San Francisco	2001	100.00	62.84	100.00	100.00

1712
 1713 High water flows in 1997 and 1998 eroded the base of a concrete slab protection along
 1714 Cholame Creek off Route 46. The California Department of Transportation repaired
 1715 approximately 64 meters of storm-damaged concrete slope protection by placing
 1716 approximately 17 linear meters of rock slope protection in place of the damaged slab. During
 1717 the repairs, the creek was diverted around the project area using a gravel bag diversion.
 1718 Replacing this slope protection permanently impacted 0.017 acres and temporarily impacted
 1719 0.023 acres of jurisdictional habitat. Prior to the repairs, the creek contained areas of boulders
 1720 and cobble bottomed unvegetated streambed, while other areas vegetated by grasses and
 1721 shrubs. To mitigate for losses to this habitat, the permittee was required to create 0.033 acres
 1722 of jurisdictional habitat, including 0.013 acres of wetlands.

1723 During our site visit, the vegetation at the impact site blended into the natural
 1724 vegetation both upstream and downstream of the project. Although we could not define the
 1725 exact boundary of the mitigation site, greater than the required 0.033 acres of jurisdictional

1726 habitat was present and thriving in the presumed mitigation area. We determined that the site
 1727 was 85% wetlands and 15% streambed open water. Vegetation at this site consisted primarily
 1728 of bulrushes, cattails, and saltgrass. The mitigation area was located at the edge of a perennial
 1729 section of the creek, providing enough hydrology at the site to support the revegetation
 1730 efforts. The mitigation area was adjacent to the rock slope protection and Route 46 on the
 1731 northwestern side, while ample open space buffered the site to the southeast.

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1775 -Bickford Ranch, Bickford Holdings LLC, Placer County

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
1775	5S	Sacramento	2002	100.00	60.45	100.00	100.00

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This project involved the filling of 2.66 acres of waters of the US, including 2.45 acres of wetlands and 0.21 acres of intermittent streams for the Bickford Ranch Subdivision residential development (1800 homes, commercial center, golf course and 690 acres of open space in a total area of 1942 acres). The project is between the towns of Lincoln and Newcastle in Placer County. Mitigation for these impacts included the restoration of 8.49 acres of onsite wetlands, as well as the purchase of 0.46 acres of vernal pool preservation credits at the Orchard Creek Conservation Bank in Placer County and the purchase of 0.23 acres of vernal pool creation habitat at the Wildands Mitigation Bank, also in Placer County. The onsite wetlands included a mix of open water marsh, emergent marsh, and seasonal wetlands (totaling 4.33 acres) and willow and valley oak riparian habitats (totaling 4.33 acres). The impacts included the loss of elderberry (*Sambucus mexicana*), which is the host plant for the threatened valley elderberry longhorn beetle or VELB (*Desmocerus californicus dimorphus*). There were 57 elderberry shrubs at the site, with possible evidence of VELB on five plants. Direct impacts occurred to 2 elderberry plants and potential indirect impacts to 19 plants. Elderberry mitigation included the transplanting of plants prior to the project to avoid impacts, monitoring, and a conservation easement for the area to preserve the elderberry habitat.

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The mitigation site included three distinct networks consisting of a mix of depression swales and riparian habitat. Soils were heavily compacted in the created swales. This site score well in terms of landscape context and buffer with a mixed grassland in the nearby upland that included some native species. Hydrology score lower as the site lacked a well-defined channel. It scored lowest for physical structure with few patch types and moderate topographic complexity. Biotic structure was variable: very few non-native species, but low scores for biotic patch richness and vertical structure. Dominant species at the site included *Salix* sp., *Typha latifolia*, *Scirpus acutus*, *Eleocharis* sp. Based on a review of the file material, including annual reports for 2003 and 2004, we determined that this project met the mitigation acreage requirements.

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1785-Replace Miles Avenue Bridge, City of Indian Wells, Indian Wells

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
1785	7	Los Angeles	2002	100.00	N/A	100.00	N/A

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This project involved stabilizing the banks of the Whitewater River to protect the Whitewater Channel Hotel, the bridge, and other structures. The work consisted of removing

1771 existing golf turf, laying a concrete foundation on the bank, and relining the area with golf
 1772 course turf. Impacts to waters of the US totaled 0.532 acres which involved 0.090 acres of
 1773 wetlands and 0.442 acres of streambed (non-wetland). About sixty percent of these impacts
 1774 were permanent (0.310 acres) and the other forty percent were temporary. Permanent impacts
 1775 affected non-wetland streambed waters (0.310 acres). Temporary impacts included 0.090
 1776 acres of wetlands and 0.132 acres of streambed. The mitigation that was required was the
 1777 purchase of 1.01 acres of vegetated streambed, waters-of-the-US credits from the Valley
 1778 Mountain Conservancy. This purchase of \$13,500 was made, thereby fulfilling the mitigation
 1779 requirement for the file.

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1782 **1788-Damon-Garcia Sports Complex Project, City of San Luis Obispo Parks and**
 1783 **Recreation Department, San Luis Obispo.**

1784

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
1788	3	Los Angeles	2002	102.35	51.45	68.90	63.50

1785

1786 The City of San Luis Obispo had the Damon-Garcia Sports Complex created in the
 1787 southeastern edge of San Luis Obispo. This sports complex included the development of
 1788 sports fields, parking, walking paths, lighting, and restrooms. Prior to the construction of this
 1789 complex the project site was disturbed and compacted by livestock with oak woodlands,
 1790 riparian woodlands, chaparral, coastal sage scrub, and grassland habitats. In particular,
 1791 Acacia Creek, Orcutt Creek, and seasonal wetlands were present on the project site. Prior to
 1792 these impacts Acacia Creek was a deeply incised channel with spike rush, northwestern
 1793 mannagrass, watercress, and rabbitfoot grass. Orcutt Creek had less severely incised banks
 1794 and supported more wetland vegetation, including cattails, spike rush, northwestern
 1795 mannagrass, watercress, and rabbitfoot grass. The seasonal wetlands were dominated by
 1796 hydrophytic vegetation, including northwestern mannagrass and bird's foot trefoil. The
 1797 construction of this sports field complex required realigning about 775 linear feet (0.19 acres)
 1798 of Orcutt Creek and filling permanently 0.82 acres of adjacent wetlands. Total impacts of
 1799 1.01 acres, all of which were permanent, were mitigated by creating and enhancing 4.8 acres
 1800 of habitat adjacent to the new sports field. The mitigation area surrounded the perimeter of
 1801 the eastern most sports field. The mitigation for this project was divided into three main
 1802 areas, including upper Orcutt Creek, Orcutt and Acacia Creek confluence, and Acacia Creek.

1803 The first mitigation site consisted of 0.48 acres of wetland creation and creation of
 1804 0.10 acres of non-wetland waters of the US in Orcutt Creek. This site was located between the
 1805 playing field to the west, Broad Street to the east, and the complex parking lot to the south.
 1806 Orcutt Creek flows into the site from the east in a box culvert under Broad Street and exits to
 1807 the southwest out the southern property boundary. The first mitigation site was comprised
 1808 mostly of herbs. The short-herb layer of the site which covered 70% of the site was
 1809 dominated by sowthistle, white clover and two native plants: deer weed and cattails. The tall-
 1810 herb layer covered 10% of the site and was dominated by cattails. The shrub stratum covered
 1811 20% of the site and was dominated arroyo willow and mulefat. The tree layer covered 5% of
 1812 the site and was dominated by arroyo willow.

1813 The second mitigation site, located at confluence of Orcutt and Acacia Creeks,
 1814 involved the creation of 0.72 acres of wetland enhancement and 0.06 acres of wetland
 1815 creation. The second mitigation site was also vegetated mostly by herbs. The short-herb
 1816 layer covered 30% of the site and was dominated by deer weed, cattails, and giant wild rye.
 1817 The tall-herb layer covered 70% of the site and was dominated by cattails. The shrub and tree

1818 layers each covered 5% of the site and were dominated by wild rose and coast live oak, and
 1819 arroyo willow, respectively. Buffer of an average 30 meters wide surrounded most of the
 1820 second mitigation site and was of poor quality.

1821 The third mitigation site consisted of creation of 3.20 acres of riparian buffer along
 1822 Acacia Creek. Acacia Creek flowed into the site from the northeast corner of the sports
 1823 complex and flows out through the southwest corner at the confluence with Orcutt Creek.
 1824 The site is bordered by the sports field to the southeast, Broad Street to the northeast, and
 1825 disturbed open space to the northwest. The Acacia Creek mitigation area is bisected by a
 1826 walking path, dividing the site into upper and middle Acacia Creek mitigation sections. The
 1827 vegetation at the third mitigation site consisted mostly of short herbs. This layer covered 80%
 1828 of the site and was dominated by deer weed, giant wild rye, Bermuda grass, and harding
 1829 grass. The tall-herb layer consisted entirely of cattails and covered 5% of the site. The shrub
 1830 stratum covered 15% of the site and was dominated by native species: coyote bush, California
 1831 sagebrush, sycamore, black cottonwood, and coast live oak. The tree layer covered 5% of the
 1832 site and was dominated by arroyo willows and sycamores. Organic matter accumulation at all
 1833 the sites was abundant and ranged in size from fine organic material to coarse, woody debris.
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1836 **1817-Construction of Mark West Commons Subdivision, Larkfield Investors, Santa**
 1837 **Rosa**
 1838

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
1817	1	San Francisco	2002	100.00	N/A	100.00	N/A

1839
 1840 This project involved the construction of a residential subdivision consisting of 44
 1841 single-family residences on a 4-acre site, which had already been partially constructed. The
 1842 parcel originally contained 0.313 acres of jurisdictional wetland habitat onsite, but they were
 1843 found to have been filled previously. Mitigation for these impacts to wetland waters of the
 1844 US were to be mitigated through the purchase of 0.30 acres of mitigation credits from
 1845 Evelyn’s Ranch Mitigation Bank, 0.60 acres of preservation credits from Wright Preservation
 1846 Bank, and 0.60 acres of preservation credits from Sotoyome Resource Conservation District.
 1847 Another requirement of the permittee was to conduct a public-education effort which
 1848 consisted of running an ad in a local newspaper each Sunday for four weeks and running an
 1849 ad once in a trade newsletter. All of these mitigation requirements were met; the mitigation
 1850 sites were not surveyed due to lack of time.

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 1852
 1853 **2055- Little Dry Creek Siphon Project, Western Canal Water District, Chico**
 1854

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
2055	5R	Sacramento	2002	53.25	51.73	73.90	N/A

1855
 1856 The purpose of the project was to improve the water conveyance facilities of Western
 1857 Canal Water District’s (WCWD’s) Main Canal by constructing a siphon under Little Dry
 1858 Creek, south of Chico, California, while maintaining water deliveries to existing WCWD
 1859 customers. The project also removed existing obstructions in Little Dry Creek in order to
 1860 restore the stream channel. There were temporary impacts of 0.96 acres to waters of the US,
 1861 which included 0.76 acres of fresh emergent wetland and 0.20 acres of riverine habitat.
 1862 Mitigation for impacts to the wetlands was to restore 0.96 acres of emergent wetland

1863 vegetation and riverine habitat within the project area. Additionally, the US Fish and Wildlife
 1864 Service (USFWS) required 0.08 acres onsite and 0.16 acres off-site creation of fresh emergent
 1865 vegetation for the temporary impacts to Giant Garter Snake habitat that would be disturbed
 1866 during the construction period.

1867 During our field assessment, we utilized hand drawn maps from a WCWD specialist
 1868 who was responsible for all monitoring reports for the Little Dry Creek project. We were able
 1869 to locate the onsite mitigation area and used CRAM to evaluate the site. The side banks of the
 1870 creek channel consisted of only rip rap from the road crossing at Nelson Road to 200-300 feet
 1871 downstream. The hydrologic flow regime was perennial. Vegetation consisted of non-native
 1872 grasses and short herbs and tall herbs such as *Centarium erythraea*, *Avena sativa*, *Hordeum*
 1873 *vulgare*, *Echinochloa crus-galli*, and *Trifolium hirtum*, all of which dominated the creek bank.
 1874 Native emergent species found at the site were *Scirpus californicus*, *Typha latifolia*, and
 1875 *Ludwigia peploides*. Although present in low numbers, these species seemed moderately
 1876 healthy. Nelson Road was identified as the upstream boundary, with the newly installed
 1877 siphon as the downstream boundary. After assessing onsite acreages in the office, we
 1878 concluded that WCWD obtained 0.479 acres of wetland and riverine habitat, falling short of
 1879 the 401 permit requirements of 0.96 acres. Vegetation did not meet the success criteria of
 1880 80% cover with native hydrophytic species, and thus failed to provide adequate cover for the
 1881 Giant Garter Snake. Overall CRAM score for this site was sub-optimal.

1882 Off-site mitigation for the Giant Garter Snake was east of Little Dry Creek, in Butte
 1883 Wildlife area. A USFWS official took us directly to the mitigation site. The depressional
 1884 wetland provided 80% absolute cover of native *Ludwigia peploides*, *Typha latifolia*, and
 1885 *Scirpus californicus*. *Salix* sp. was the only dominant native tree found at the site. Plants
 1886 seemed to be in healthy condition. The CRAM evaluation revealed low scores for the biotic
 1887 structure metric due to low organic matter content found at the site. The mitigation area
 1888 scored low for not attaining different vegetation height classes and biotic patch richness.
 1889 After assessing GPS acreages of the wetland, we concluded that WCWD was in compliance
 1890 of creating 0.16 acres of fresh emergent vegetation habitat for the Giant Garter Snake.

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2097- Replace Camp San Luis Obispo Bridge, California National Guard, San Luis Obispo.

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
2097	3	Los Angeles	2002	20.36	62.55	94.40	95.00

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The California National Guard permanently removed two bridges (101 and 107) and replaced two bridges (102 and 106) at Camp San Luis Obispo. Additional impacts were encountered due to the removal of debris collected behind the structural supports within the stream channel from winter storms. There is also description of the bridge 108 removal in the file, but we found this impact was not completed during our site visit. The impacted bridges were constructed in 1941 of wood and were supported by timber pilings driven into the streambed, and were therefore unusable in their current state. In total, these bridge removal and replacement activities temporarily disturbed 0.825 acres of Chorro Creek and 0.55 acres of Dairy Creek. As mitigation for these impacts, the permittee was required to restore and enhance a total of 1.375 acres of streambed and riparian habitat on-site.

To mitigate for impacts to bridge 101, a restoration plan was designed to revegetate and improve the stream banks disturbed by the bridge demolition and piling removal. This mitigation area is located along approximately 50 feet of the east bank of Dairy Creek, an

1910 ephemeral stream, and was completed in December of 2003. We determined this mitigation
1911 site was 0.10 acres with approximately 40% wetland, 5% open water stream, 15% riparian
1912 waters, and 40% non-waters riparian. Prior to these impacts, the site contained a dense
1913 riparian canopy dominated by arroyo willow. During our visit we found a dominance of
1914 arroyo willow, coyote bush, sycamore, cattails, mugwort, and grasses. Although non-native
1915 plant species were present, we found evidence of removal attempts. The creek was vegetated
1916 with many boulders and concrete refuse. This site was bordered by Route 1 to the north,
1917 Amador Avenue to the east, ruderal disturbed habitat and Solando Road on the west, and the
1918 downstream Dairy Creek riparian corridor to the south.

1919 Bridge 102 was removed and replaced in the same location with a pre-stressed
1920 concrete bridge. The bridge 102 revegetation is located on the east and west banks of Dairy
1921 Creek on both sides of the newly constructed bridge, and was completed in December of
1922 2003. We determined that this mitigation area was 0.06 acres, with only 5% riparian waters,
1923 75% non-waters riparian habitat, and 20% upland. We found a prominence of coyote bush,
1924 elderberry, mugwort, and black mustard. Many of these planting were very young, leaving
1925 much of the site barren ground with erosion matting. Relatively high mortality was also
1926 observed at this site. The stream was unvegetated with many boulders, cobble stones, and
1927 concrete refuse. The banks were very steep and showed signs of significant erosion in the
1928 past. This mitigation area was surrounded by the Dairy Creek riparian corridor to the north
1929 and south, Solando Road to the west, and Amador Avenue to the east.

1930 Bridge 106 was removed and replaced in the same location with a pre-stressed
1931 concrete bridge. The bridge 106 revegetation is located on the north and south banks of
1932 Chorro Creek along the newly constructed bridge, and was completed in August of 2003. We
1933 determined that this mitigation area was 0.02 acres and 100% non-waters riparian habitat.
1934 Dominant vegetation at this site included coast live oak, walnut, mugwort, and California
1935 poppy. These planting were also very young, leaving much of the site barren ground with
1936 significant erosion matting. This section of the stream was also unvegetated with boulders and
1937 cobble stones. The banks were very steep and showed signs of significant erosion in the past.
1938 Old wooden erosion walls remained in place along the western side of the bridge. This site
1939 was boarded by the Chorro Creek riparian corridor to the northwest and south east, Kern
1940 Avenue to the northeast and Colusa Avenue to the west.

1941 The bridge 107 mitigation area is located on the north and south banks of Chorro
1942 Creek approximately 300 feet east of Bridge 106, and was completed in August of 2003. The
1943 site is 10 to 15 foot wide strip of disturbed riparian habitat that extends from the creek bed to
1944 the edge of the riparian canopy. Additionally, a 15 foot wide by 100-foot long area on the
1945 northern side of the creek was also restored along the edge of the riparian canopy. We
1946 determined that this site was 0.10 acres, with 5% wetland, 10% waters riparian, 65% non-
1947 waters riparian, and 20% upland. We found a dominance of pine, walnut, coyote bush, and
1948 mugwort. These planting were also very young, leaving much of the site barren ground with
1949 significant erosion matting. We found evidence of non-native plant removal effort on top of
1950 the southern bank. The bases of the old bridge wood pilings were left in position, which
1951 provided excellent habitat for flora and fauna. Although, this creek was mostly unvegetated
1952 and peppered with boulders, it did support emergent vegetation habitat. The banks were very
1953 steep and had significant erosion on the southern bank. This site was also boarded by the
1954 Chorro Creek riparian corridor to the northwest and south east, Kern Avenue to the northeast
1955 and Colusa Avenue to the west.

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1958 **2219- Gravel Bar Excavation on the Sacramento River, M & T Ranch, Llano Seco**
1959 **Ranch and the City of Chico, Chico**

1960

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
2219	5R	Sacramento	2001	100.00	58.12	66.70	38.00

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The M & T Ranch, the Llano Seco Ranch, and the City of Chico collaborated on a project to partially excavate a gravel bar from the Sacramento River encroaching on a pumping plant in Chico. It was estimated that 2.00 acres of newly established riparian vegetation on the gravel bar would be permanently lost by interrupting the downstream progression of the east-bank gravel bar. Additionally, 0.022 acres of streambed habitat were temporarily impacted. As compensatory mitigation, the applicants were to restore 2.022 acres of degraded riparian habitat on the east bank of Big Chico Creek across from the gravel bar and excavation site on the M & T Ranch's property. Restoration was to include the removal of non-native, invasive plants such as Himalayan blackberry and fig trees.

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A representative from M & T Ranch guided us to the mitigation site and identified the mitigation boundaries. Limited access to the riverine section closest to the mitigation site compromised our ability to evaluate several CRAM metrics including those related to physical structure. The buffer of the site was very large including a massive expanse of orchards. However, the quality was poor with a large amount of invasive vegetation and dirt roads immediately encircling the site. The area was dominated by non-native vegetation including the fig trees which had been targeted for removal. However, very little Himalayan blackberry was present on site. The area had recently been mowed. Willows had also been planted, but only three individuals were found living. The restoration area met their required acreage.

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2316-Residential Development, Brian and Lisa Weir, Ramona

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1984

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
2316	9	Los Angeles	2001	100.00	N/A	95.80	N/A

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This project involved construction of a lot-split subdivision which resulted in the creation of two new legal residential lots consisting of between 5.8 and 8.3 acres each. Road improvements necessary to cross Santa Maria Creek resulted in the loss of 0.17 acres of wetland waters of the US. Mitigation for these impacts included purchasing 0.34 acres of wetland preservation credits from San Miguel Conservation Bank (a County-of-San-Diego-approved mitigation bank). A portion of the property was also placed in a Dedicated Biological Open Space Easement for which buffer and easement specifications (including building restrictions within 50 feet of the preservation area) were required and followed for this file. Restrictions on stormwater runoff and sedimentation rates were also required and carried out as mitigation conditions.

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2395-Shady Canyon Golf Course and Residential Development Project, The Irvine Company, Irvine.

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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
2395	8	Los Angeles	2000	115.02	68.90	91.70	94.50

2001

2002 This project involved construction of 400 residential houses, an 18-hole golf course,
2003 and related facilities on 1,046 acres east of the Village of Turtle Rock and south of Sand
2004 Canyon Reservoir in the City of Irvine. This large project area consisted of many habitat
2005 types, including riparian and wetland habitats. Prior to the construction of this development
2006 there were southern willow riparian habitats within portions of Shady, East Shady, North
2007 Shady, and Bommer Canyon Creeks. These areas had steep banks and dense vegetation
2008 dominated by willows and mulefat. On-site seasonal wetlands were saturated by stream flows
2009 and surface saturation throughout the winter months, and supported hydrophytic vegetation
2010 including cattails, saltgrass, and tule. During the dryer months, these seasonal wetlands
2011 became dominated by non-native annual grasses. Ephemeral drainages were also present on
2012 the project site and supported little to no vegetation. Impacts to these habitats totaling 2.74
2013 acres of waters of the US, 2.58 of which were permanent, were mitigated by creating 4.380
2014 acres (2.426 acres of wetland waters and 1.954 acres of non-wetland waters) and enhancing
2015 0.532 acres of waters of the US (0.280 acres of wetland waters and 0.252 acres of non-
2016 wetland waters). An additional 0.448 acres of creation and enhancement mitigation was
2017 considered riparian non-waters of the US. Mitigation was established onsite in Area A and in
2018 temporary impact areas, as well as offsite at the San Joaquin Duck Pond Mitigation Bank.
2019 Other mitigation actions were performed for this project including the removal of a road
2020 crossing over a drainage and revegetation in its place, establishment of natural upland
2021 vegetation buffers to pre-existing wetlands, and the stabilization and revegetation of stream
2022 banks, although we did not perform CRAM evaluations at these sites.

2023 Mitigation area A was located in the northwestern portion of the development along
2024 Shady Creek and East Shady Creek. This site was divided into a north and south area, on
2025 which we performed a single CRAM evaluation. The southern site had more shrub and tree
2026 vegetation, while the northern site had more open, emergent vegetation. Hydrology for this
2027 mitigation site was supported by Shady Creek and East Shady Creek, perennial and low-
2028 gradient rivers, as well as ample irrigation lines throughout the site. All of the dominant
2029 vegetation at this site was comprised by native plant species. The short-herb layer covered
2030 20% of the site and was dominated by yerba mansa and cattails. The tall-herb layer, covering
2031 25% of the site, was dominated by cattails and bulrush. The shrub stratum, covering 20% of
2032 the site, was dominated by mulefat. The tree layer was dominated by arroyo and black willow
2033 and covered 20% of the site. Organic matter accumulation at this site was moderately
2034 abundant and ranged in size from fine organic material to coarse, woody debris. Buffer of
2035 moderately high quality with extensive soil disruption and an average width of 45 meters
2036 surrounded the site. A bike path was adjacent to the east of mitigation area A, while a
2037 tributary flowed just to the north and existing trees and stream to the west. One of the
2038 temporary impact areas was just south of mitigation site A.

2039 There were 5 small areas of temporary impacts and onsite mitigation adjacent to two
2040 neighboring bridges on Bonita Canyon Road. Shady Creek and East Shady Creek supplied
2041 these temporary-impact-mitigation areas with intermittent and low-gradient hydrology.
2042 Buffer of moderately high quality with extensive soil disruption and an average width of
2043 about 80 meters surrounded about 60% of the site. Like mitigation site A, all of the
2044 vegetation at this site was dominated by native plant species. The short-herb stratum covered
2045 10% of this site and was dominated by mugwort and yerba mansa. The tall-herb stratum also
2046 covered 10% of the site, but was dominated by cattails. The shrub layer covered 10% of the
2047 site, as well, and was dominated by mulefat. The tree layer covered 40% of the site and was
2048 dominated by sycamore and arroyo, black, and red willow.

2049 The offsite mitigation at the San Joaquin Mitigation Bank is located to the northwest
2050 of the Shady Canyon Development. This mitigation bank was formerly settling ponds used for
2051 water treatment and was disconnected hydrologically from surrounding water bodies. The

2052 mitigation areas for this project included the lake margins of two adjacent lakes within the
 2053 mitigation bank. Like the other two onsite mitigation sites, all of its vegetative cover was
 2054 provided by native plant species. Buffer around this site was extensive, of high quality, and
 2055 surrounded the entire mitigation site. The short-herb layer, covering 5% of the site, was
 2056 dominated mugwort and cheeseweed. The tall-herb layer, dominated by three-square bulrush,
 2057 covered 40% of the site. Mulefat and California sagebrush dominated the shrub layer which
 2058 covered 15% of the site. Black willow and cottonwood, covering 15% of the site, dominated
 2059 the tree layer.

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2418-Construct Shaffer Bridge, Merced County Department of Public Works- Roads Division, Atwater.

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
2418	5S	Sacramento	2001	90.09	67.75	N/A	N/A

2065

2066 The Merced County Department of Public Works replaced the existing Shaffer Bridge
 2067 on Oakdale Road over the Merced River with a new bridge. Shaffer Bridge was a steel truss
 2068 one-land bridge constructed in 1912 and was structurally deficient with limited weight-
 2069 carrying capacity. The original Shaffer Bridge was left in place. The new bridge was
 2070 constructed to the northeast, 29 meters upstream of the original Shaffer Bridge. This bridge
 2071 was constructed of a new cast-in-place, 4 span, pre-stressed reinforced concrete. In addition
 2072 to constructing the new bridge, Oakdale Road was realigned, two railroad piers were
 2073 removed, the existing Shaffer Bridge was restored to permit pedestrian access, and a cul-de-
 2074 sac was constructed adjoining the new with the existing bridge. These activities permanently
 2075 impacted 0.002 acres of wetland habitat and temporarily impacted 0.310 acres of
 2076 jurisdictional waters habitat. To offset these impacts the permittee was required to restore 1.11
 2077 acres of jurisdictional habitat onsite. Two mitigation areas were established, including one
 2078 that spanned both sides of the Merced River, adjacent to the newly installed bridge, and an
 2079 additional smaller site where a railroad footing was removed.

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The larger site was 0.99 acres, and consisted of approximately 10% wetland, 30% riparian waters, and 60% non-waters riparian habitat. Although the perennial flows of the Merced River provide hydrology to both mitigation areas, much of this site was dry and walking paths were established throughout. Most planting were dead, regardless of irrigation in the western area. The site was dominated by non-native grasses as well as box elder, black willow, California blackberry, Mexican elderberry, horseweed, and mugwort. Erosion control matting was scattered throughout the mitigation area. The additional restoration area at an old railroad pier footing removal site was 0.01 acres of jurisdictional riparian habitat. This site was within the northwest section of the larger mitigation site. Dominant vegetation at this site included box elder, California blackberry, and mugwort. Both mitigation areas were open with very little overlapping vegetation layers. These mitigation areas were buffered by the Merced River riparian corridor to the northeast and southwest, the cul-de-sac and parking area to the northwest, and a private driveway and agricultural lands to the southeast.

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2443- Great America Parkway Road Extension, Legacy Partners, San Jose

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
2443	2	San Francisco	2001	324.68	49.33	83.30	83.30

2097

2098 The Legacy Partners Commercial Inc. project filled approximately 0.077 acres of
 2099 perennial emergent wetlands and other waters for the purpose of constructing a five lane road
 2100 extension and associated improvements to Great America Parkway and the Gold Street
 2101 Connector Roadway in San Jose. The applicant was required to create 0.154 acres of
 2102 perennial wetlands to mitigate for the impacts associated with the project. The mitigation for
 2103 permanent impacts to wetland habitat was to be located onsite, in linear areas along the
 2104 northern boundaries of existing wetlands in the area.

2105 During our field assessment, we used maps from the wetland mitigation and
 2106 monitoring plan to locate the two mitigation areas. Both mitigation areas were found to be
 2107 just down slope of an existing landfill. The first wetland, labeled “Eastern Mitigation” was
 2108 located just adjacent to the Southern Pacific Railway. At the time of the assessment, the
 2109 perennial freshwater marsh was inundated supporting two dominant native species, *Typha*
 2110 *angustifolia* and *Atriplex triangularis*. These native plants were found to be in healthy
 2111 condition. However, we noted that the wetland could possibly be nutrient impaired because
 2112 of the abundance of algae growing in the pond. The one dominant alien species present in the
 2113 mitigation area was *Cynodon dactylon*. The site scored poorly topographic complexity and
 2114 biotic patch richness and scored excellent for percent of the assessment area with a buffer and
 2115 the average width of the buffer. Overall, the site received marginal CRAM scores.

2116 The second wetland used as mitigation for impacts, labeled “Western Mitigation”, was
 2117 located west of the project site, adjacent to San Tomas Aquino Creek. This mitigation area
 2118 was identical to the Easter Mitigation site in every CRAM metric. The only difference was in
 2119 the dominant native vegetation. *Ludwigia peploides* along with *Typha angustifolia* were the
 2120 two native species. Overall, the site received marginal CRAM scores. During our office
 2121 assessment of GPS acreages, we concluded that the applicant fully complied with the required
 2122 acreage of 0.154 acres of perennial wetlands, in fact, the applicant exceeded mitigation
 2123 requirements by creating 0.50 acres.

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2126 **2456- Sculpture Park, City of Roseville, Roseville**

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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
2456	5S	Sacramento	2001	100.00	64.27	100.00	N/A

2128

2129 The city of Roseville proposed a Sculpture Park for the Harding Boulevard Bikeway
 2130 project. The new path passes under Interstate 80 toward Eureka Road. It was designed
 2131 exclusively for the use of bicycles and pedestrians with minimal cross flow. The project
 2132 permanently impacted 0.15 acres of wetlands for the construction of a bikeway. This
 2133 included 0.03 acres riparian habitat in Miners Ravine Creek, 0.07 acres of riparian scrub
 2134 wetland, and 0.05 acres of seasonal wetland. To mitigate for the loss of 0.15 acres of waters
 2135 of the US, 0.08 acres of credits of seasonal wetland and 0.07 acres of credits of riparian scrub
 2136 wetland were purchased from Wildlands Inc. There were many permits and communications
 2137 on file, and we used the most recent 401 requirements, which matched with the final
 2138 purchases made.

2139 Wildlands Sheridan Mitigation Bank is located north of Roseville and was established
 2140 in 1994. Although there are many habitat types found within the bank, we assessed three:
 2141 riparian, depressional and vernal pools. The site was created in four phases. In the first three
 2142 phases there was a total construction of 28.78 acres of vernal pools, 24.46 riparian acres, 4.91
 2143 seasonal wetland acres, 89.81 acres of emergent marsh, and 45.99 acres of perennial marsh.

2144 Phase four created 28.06 acres of vernal pools, 7.22 acres of riparian habitat, and 77.73 acres
 2145 of seasonal, emergent and perennial marsh. Phase four was not completed at the time of our
 2146 assessment, and acreage had not been approved for credits to be purchased. Therefore, we
 2147 focused our evaluation on phases one to three. We were joined in the field by Riley Swift,
 2148 president and owner of Restoration Resources, which manages Sheridan Mitigation Bank, and
 2149 Valerie Layne, Senior Conservation Biologist for Wildlands Inc. The area is surrounded by
 2150 orchards; however, they advised us that there has been no evidence of pesticides or fertilizers
 2151 impacts from these adjacent orchards. The hydrology of the site is managed to maintain
 2152 target wetness levels for each wetland area. The main distribution of water for the site is
 2153 synchronized with a back-up well receiving runoff from adjacent irrigation systems and
 2154 recycled waters within the bank. The hydrology has been designed for gravity flow from
 2155 ditches in the easternmost section of the site to other areas throughout the bank. They use
 2156 overflow weirs where areas need to be inundated for longer periods of time. Mr. Swift also
 2157 mentioned that skunks, voles, beavers, jack rabbits and coyotes are the main disturbances to
 2158 the mitigation bank. During our assessment we found wildlife and evidence of wildlife to be
 2159 abundant.

2160 The riparian area was created by redirecting water from the adjacent agricultural fields
 2161 into the mitigation bank. The creek receives water from overflow weirs and is regulated to be
 2162 a perennial, low-gradient and low-flowing stream. The riparian corridor is entirely man-made
 2163 with artificial irrigation and is completely straight. We selected a representative section of the
 2164 corridor as our assessment area. We used the wrack line and the ordinary high water mark
 2165 which included the drip line of the vegetation and rooted trees to delineate the streamside
 2166 area. Overall the riparian corridor scored well for the CRAM assessment. Buffer and
 2167 landscape context scores were high. The riparian area also scored well for hydroperiod, but
 2168 did worse for water source. Within the physical structure attribute, the area scored well,
 2169 except for physical patch richness. Vegetation cover within the area was high, with 65%
 2170 within the tree stratum. *Populus fremontii* and *Salix* sp. dominated the area, and *Acer*
 2171 *negundo* was also prominent. *Baccharis salicifolia* dominated the shrub stratum, *Scirpus*
 2172 *californicus* was dominant in the tall herb stratum, and *Avena* sp. was dominant in the short
 2173 herb stratum.

2174 The depression areas, or as Wildlands refers to the areas, seasonal wetlands, were
 2175 highly variable in terms of levels of inundation. We randomly selected two assessment areas
 2176 that included an isolated ponded area (area 17) and a muddy low land (area 1). The
 2177 freshwater marsh at area 17 appeared to have an altered hydrologic regime and remained
 2178 inundated for a long-duration of time. Area 1 had saturated soils but no surface water. Area
 2179 17 was surrounded by open water, other wetlands and bordered by a riparian area. The
 2180 CRAM scores for these areas were similar, except that the second site had slightly higher
 2181 scores for physical and biotic patch richness, vertical biotic structure, and native plant species
 2182 richness. The short herb stratum dominant species for both sites were *Paspalum dilatatum*
 2183 and *Eleocharis macrostachya*. Tall herb stratum dominants were *Scirpus californicus* and
 2184 *Typha angustifolia*. *Salix* sp. and *Populus deltoides* were only found in area 1.

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2591- Oak Creek Estates, Curtis Development, Buellton.

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
2591	3	Los Angeles	2001	107.02	58.74	N/A	90.70

2189

2190 Curtis Development developed 57 low-density residential lots on approximately 18.7
 2191 acres within the city of Buellton. As part of this development, Peterson Creek was
 2192 permanently diverted into an underground pipe. Additionally, debris that was placed into
 2193 Peterson Creek in 2000 was removed as part of this project. These two activities permanently
 2194 impacted a total of 0.094 acres of non-wetland jurisdictional waters, including an existing
 2195 ephemeral swale and the eroded drainage channel of Peterson Creek. Prior to these impacts,
 2196 Peterson Creek meandered through the project area in a north-to-south direction, was deeply
 2197 incised, and supported sparse vegetation. Many mature coast live oak trees lined Peterson
 2198 Creek, and were not impacted as part of this project.

2199 To mitigate for impacts to waters of the US the permittee was required to create 0.57
 2200 acres of streambed habitat on-site, through restoration of the entire stream channel above the
 2201 culvert intake structure and non-native plant removal. Specifically, they were required to
 2202 restore approximately 0.34 acres of coastal sage scrub, 0.17 acre of oak riparian scrub and
 2203 0.06 acre of alluvial scrub. During our site visit, we measured the mitigation site as 0.61 acres
 2204 and consisted of approximately 20% streambed, 5% riparian waters, 20% non-waters riparian,
 2205 and 55% upland habitat. Although, they divided the mitigation area into upper slope, lower
 2206 slope, and stream channel habitats, we performed a single CRAM at this site. We found a
 2207 dominance of coast live oak, coyotebush, mulefat, ragweed, and non-native grasses. The
 2208 stream is narrow, cobble bottomed, and was dry at the time of our site visit. The mitigation
 2209 area is surrounded by a vacant agricultural field to the north, Sycamore Ranch subdivision to
 2210 the west, and single-family dwelling to the south and east. In addition to this on-site
 2211 mitigation, the permittee were required to place a deed restriction on potential future upstream
 2212 development, in an attempt to ensure no net loss of aquatic resources.

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 2214 **2593- Garin Heights Estates Housing Development, DeNova Homes, Hayward**
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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
2593	2	San Francisco	2001	90.00	46.00	74.60	70.30

2216
 2217 DeNova Homes proposed filling 0.048 acres of isolated seasonal wetlands in
 2218 association with grading for the Garin Heights Estate project in Hayward. Most of the
 2219 impacted wetlands were sustained by groundwater (0.04 acres), while 0.008 acres were fed by
 2220 surface runoff. Requirements for mitigation included the creation of 0.1 acres of wetlands.
 2221 The mitigation plan specified that the wetlands be constructed by excavating a shallow basin
 2222 along the ephemeral channel located in the northwestern corner of the project area. The plan
 2223 also called for the planting of willow sprigs in the mitigation wetland.

2224 During field evaluation, the created wetland was located and the boundaries were
 2225 determined using a map in the mitigation plan. The upstream boundary included a culvert and
 2226 the side stream boundaries included the toe of the slope. The immediate buffer of the wetland
 2227 was very poor with a little vegetation cover, heavily compacted soils, and narrow width
 2228 before abutting residential development. Downstream, wooded riparian habitat provided
 2229 improved buffer conditions. The hydrologic flow regime of the wetland was intermittent with
 2230 some inflows likely originating from surface runoff from surrounding urban areas. The
 2231 willow plantings were not evident at this site. However, it was not clear if they were never
 2232 planted or if they died after planting, as the steep gradient to the creek may have affected
 2233 survival. The vegetation was dominated by two native species, *Typha latifolia* and *Mimulus*
 2234 *guttatu*, and two non-natives, *Phalaris* sp. and *Picris echioides*. The size of the created
 2235 wetland was measured substantially less than the acreage required in the permits.
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2237 **2667- Ketscher-Reed Housing Subdivision, Lewis Operating Corp, North Natomas**
 2238 **Basin**
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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
2667	5S	Sacramento	2001	100.00	75.45	100.00	N/A

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This project was located east of Highway 99, west of the east drainage canal and immediately north of Del Paso Road in North Natomas Basin. The project developed 232 acres as a residential subdivision. The area was level irrigated cropland with irrigation ditches once used for crop cultivation. The area was plowed and disked regularly. For this reason the vegetation in the impacted vernal pools was either obscured or absent. The habitat throughout the remaining areas was characterized by non-native annual grassland and dominated by *Bromus mollis*, *Centaurea solstitialis*, *Lactuca serriola* and *Cardaria draba*. To offset these impacts, 0.38 acres of vernal pool creation credits were purchased at Wildlands Sheridan. Also, to minimize the potential adverse effects to vernal pool fairy shrimp and vernal pool tadpole shrimp, a purchase of 0.76 acres of vernal pool preservation credits were purchased at Orchard Creek Conservation Bank.

Wildlands Sheridan Mitigation Bank is located north of Roseville and was established in 1994. Although there are many habitat types found within the bank, we assessed three: riparian, depressional and vernal pools. The site was created in four phases. In the first three phases there was a total construction of 28.78 acres of vernal pools, 24.46 riparian acres, 4.91 seasonal wetland acres, 89.81 acres of emergent marsh, and 45.99 acres of perennial marsh. Phase four created 28.06 acres of vernal pools, 7.22 acres of riparian habitat, and 77.73 acres of seasonal, emergent and perennial marsh. Phase four was not completed at the time of our assessment, and acreage had not been approved for credits to be purchased. Therefore, we focused our evaluation on phases one to three. We were joined in the field by Riley Swift, president and owner of Restoration Resources, which manages Sheridan Mitigation Bank, and Valerie Layne, Senior Conservation Biologist for Wildlands Inc. The area is surrounded by orchards; however, they advised us that there has been no evidence of pesticides or fertilizers impacts from these adjacent orchards. The hydrology of the site is managed to maintain target wetness levels for each wetland area. The main distribution of water for the site is synchronized with a back-up well receiving runoff from adjacent irrigation systems and recycled waters within the bank. The hydrology has been designed for gravity flow from ditches in the easternmost section of the site to other areas throughout the bank. They use overflow weirs where areas need to be inundated for longer periods of time. Mr. Swift also mentioned that skunks, voles, beavers, jack rabbits and coyotes are the main disturbances to the mitigation bank. During our assessment we found wildlife and evidence of wildlife to be abundant.

To evaluate the created vernal pools we sampled individual pools and pool clusters. We randomly selected the clusters based on age of creation, then on location within the bank. The three assessment areas all had distinct boundaries based on grading and vegetation. We choose area 18 which encompasses 5.3 acres of vernal pools, as well as area 12 and area 6. The entire area had been inoculated with collections from neighboring vernal pools to assure the establishment of native vernal pool species. The pools were dry at the time of the evaluation. The physical structure of the pools was fairly complex with various patch types present, including soil cracks, mounds, and burrows. According to Mr. Swift, the area is mowed regularly to alleviate problems with invasive non-natives, especially star thistle. All three areas that we assessed received the same CRAM scores for three out of four attributes. There was slight variation among the areas for biotic structure characteristics, mainly due to

2284 plant species richness, interspersions, and zonation. Native species found in the pools were
 2285 *Eryngium vaseyi*, *Eleocharis macrostachya*, *Hemizonia* sp., and *Psilocarpus brevissimus*.
 2286 The dominant species for all pools were native, yet there were few species present. In
 2287 addition, there were some unidentifiable species, mainly grasses, in the pools due to the time
 2288 of our assessment.

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2706- I-880 Widening at Coyote Creek, Santa Clara Valley Transportation Authority, San Jose

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
2706	2	San Francisco	2001	100.00	67.06	100.00	96.50

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The widening of I 880 permanently impacted 0.09 acres of jurisdictional wetlands and caused 0.05 acres of temporary impacts to Coyote Creek. The project also impacted riparian areas. The US Army Corps of Engineers required 0.18 acres of depressional wetlands to be created, and the California Department of Fish and Game required riparian mitigation (the exact size of riparian impacts and associated mitigation requirements could not be determined because the Streambed Alteration Agreement was missing from the file). The mitigation was implemented by the Santa Clara Valley Transportation Authority (SCVTA) as part of a larger consolidated mitigation area for several construction projects. The consolidated mitigation area spanned two large sites and included the creation of a single depressional wetland and the enhancement of 15.87 acres of riparian and 6000 linear feet of shaded riverine aquatic (SRA) habitat. The SRA enhancement included planting cottonwood and willow cuttings and the riparian enhancement included planting various tree and shrub species along with the removal of *Arundo donax*. In our field assessment, we evaluated the entire depressional wetland and a section of the SRA habitat area.

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The SRA sampling area was chosen based on ease of access. Time constraints prevented sampling additional SRA areas. Some of the restored riparian areas were not included in the CRAM evaluation because they were located well outside of the high-water mark and were not hydrologically connected to Coyote Creek. Nevertheless, the survival rate of plantings in these riparian areas was high, and most of the planted individuals appeared to be flourishing. The SRA area was biologically diverse with a proliferation of native herbaceous plants, shrubs, and trees. The buffer of both the SRA and depressional wetland was very large, with a number of native trees. However, the soils of the buffer area were heavily compacted and filled with gravel, likely a result of past gravel mining activity on the site. It was found that the *Arundo donax* had been successfully removed from the area.

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2726- Goliti Property Housing Subdivision, JAD Associates, Shasta Lake

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
2726	5R	Sacramento	1999	100.00	65.19	100.00	N/A

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Construction of the Goliti Property Subdivision in Shasta Lake resulted in the permanent fill of 1.45 acres of jurisdictional wetlands on the east side of Churn Creek. This included 1.33 acres of wet meadow and 0.12 acres of ephemeral drainage. Initially, the Water Board approved a 1:1 mitigation ratio in which the applicant would purchase 1.45 acres of wetland credits at the Cottonwood Creek Mitigation Bank owned and operated by the

2329 California Department of Fish and Game (CDFG). However, CDFG felt that the ratio should
 2330 be 2:1, and so they set the requirement at 2.9 acres of mitigation. At the Cottonwood Creek
 2331 Mitigation Bank, Fish and Game classified three types of wetlands that had been created:
 2332 permanent, semipermanent, and moist soil areas.

2333 We used a map to identify the three permanent, five semi-permanent, and three moist
 2334 soil wetlands that were found onsite, and we randomly selected one wetland from each class
 2335 for evaluation. The upland areas buffering the wetlands were large in size, but they mostly
 2336 contained invasive species such as annual non-native grasses and Himalayan blackberry.
 2337 Both the semi-permanent and the moist soil areas exhibited saturated soils, and the dry season
 2338 water source for all wetlands was irrigated water. The wetlands exhibited a moderate amount
 2339 of physical structural complexity. The semi-permanent and moist soil wetlands were
 2340 biologically rich with a large amount of organic matter accumulation and a wide range of
 2341 species interspersed in various patches. The permanent wetland was mostly open water areas
 2342 and was dominated by *Ludwigia* spp. and *Typha latifolia*.

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2784- Route 37 Widening, Caltrans, Vallejo

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
2784	2	San Francisco	2000	100.00	66.08	100.00	100.00

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2348 Caltrans widened State Route 37 and impacted 6.41 acres of tidal wetland habitat. As
 2349 part of the mitigation, the project was required to create 14.8 acres of mudflat and 29.1 acres
 2350 of tidal wetland habitat, totaling 43.9 acres. Additionally 5.6 acres of adjacent upland refugia
 2351 was created. The mitigation project is located west of the Napa River and north of State
 2352 Route 37. This area was used for military housing during World War II. The levee was
 2353 breached at Dutchman Slough between Pritchard Marsh and Cullinan Ranch, returning tidal
 2354 action to the site on October 31, 2001. The adjacent undisturbed tidal wetlands at Dutchman
 2355 Slough are used as reference sites.

2356 We sampled this project during low tide, and we determined our assessment area by
 2357 randomly choosing a subset of grid locations from the site maps, with four areas for
 2358 assessment. The project was designed to include unvegetated subtidal and mud flats areas;
 2359 however, at present the site does not match the intended distributions of habitats, with more
 2360 unvegetated mudflat than vegetated marsh. At the end of the mitigation monitoring period the
 2361 site should have a minimum of 75% vegetative cover with low marsh, marsh plain, high
 2362 marsh, and upland species. *Salicornia virginica*, *Cotula coronopifolia*, and *Spartina foliosa*
 2363 were dominant short herb species throughout the wetland. *Grindelia stricta* was a dominant
 2364 shrub species in assessment areas that included high marsh. All four areas had similar CRAM
 2365 scores, with the exception of physical patch richness and biotic structure, and the site had a
 2366 moderately high overall CRAM score.

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2804- South Mountain Catch Basin, Vintage Petroleum Corporation, Santa Paula.

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
2804	4	Los Angeles	2000	409.09	31.62	42.00	N/A

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This project involved the installation of an oil spill containment basin in an unnamed
 tributary to the Santa Clara River at 19424 South Mountain Road, in an attempt to increase

2374 control preventive measures and reduce the danger of contamination by petroleum products
 2375 and byproducts. The basin permanently impacted 0.011 acres of unvegetated streambed
 2376 habitat though the installation of a concrete headwall and ungrouted rock rip-rap in the creek.
 2377 Although this creek is dry the majority of the year, with minimal annual run-off in the winter
 2378 months, these impacts left the stream banks deeply cut and vulnerable to erosion.

2379 These impacts were intended to be mitigated through a 0.022 acre riparian creation
 2380 area located directly across the road from the impact site, although the resulting mitigation
 2381 actually enhanced 0.090 acres of upland habitat. The exact mitigation site was clearly defined
 2382 by wooden beams. Although the site was buffered on the eastern and northern edge by oak-
 2383 dominated forest, the western edge was aligned with the entrance road to Vintage Petroleum
 2384 and the northern edge by South Mountain Road. This site provided no topography and was
 2385 hydrologically separated from the watershed of the impacted creek by a road. Despite the use
 2386 of riparian vegetation in the mitigation site, the appropriate hydrology was not present to
 2387 allow these plants to thrive. The planted vegetation primarily consisted of coast live oak,
 2388 laurel sumac, coyote bush, California sagebrush, black sage, and morning glory. Goldenrod
 2389 was also abundant in the mitigation site, as well as non-native grasses.

2390 We spoke with a Vintage Petroleum employee who remembers the mitigation site
 2391 being affected by both flooding and fires in the past. On our site visit the effects of fires were
 2392 evident. Much of the woody vegetation was charred, while other shrubs and trees had clearly
 2393 died due to these flames. As a result of these fires, coarse, woody debris was profuse in the
 2394 mitigation site.

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2841- La Paz Project, City of Laguna Niguel, Laguna Niguel.

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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
2841	9	Los Angeles	1999	103.71	56.73	N/A	94.10

2399

2400 The city of Laguna Niguel developed a park for recreational purposes that included a
 2401 little league baseball field, a lighted full-sized soccer field, two lighted batting cages, a lighted
 2402 parking lot, restroom, storage, and other supporting facilities. Prior to the development of this
 2403 park, this area consisted of degraded open space and low-quality wetlands, including
 2404 depressional wetlands and degraded stream habitat. Dominant vegetation included mulefat,
 2405 sedge, curly dock, salt cedar, and cattails. The creation of this park permanently impacted
 2406 1.74 acres of depressional and riverine habitat. To offset impacts to these low quality
 2407 jurisdictional habitats, the permittee was required to create 0.30 acres and enhance 0.40 acres
 2408 of onsite wetland habitat, and to create 1.20 acres and enhance 1.60 acres of wetlands offsite.
 2409 The onsite mitigation consisted of three depressional wetlands around the perimeter of the
 2410 new park and one riparian enhancement along Aliso Creek to the south of the new park. The
 2411 offsite mitigation was spread across 4 different areas including a Sulfur Creek
 2412 creation/restoration, Crown Valley enhancement, Sulfur Creek enhancement, and Alicia
 2413 creation/restoration/enhancement.

2414 The first onsite depressional wetland mitigation site was located to the northwest of
 2415 the ball field. This mitigation area measured 0.12 acres, including 60% wetland and 40% non-
 2416 waters riparian habitat. Dominant vegetation included sycamore, arroyo willow, red willow,
 2417 coyote bush, mulefat, California rose, and California blackberry. Vegetation was thick with
 2418 overlapping layers. The metal fencing, parking lot and wide cement sidewalks inhibited buffer
 2419 on the northern and eastern sides of this site. A mulched access road and open space to the
 2420 west and riparian corridor to the south provided buffer.

2421 The second onsite depressional wetland mitigation site was located to the southeast of
2422 the ball field. This mitigation area measured 0.14 acres and consisted of 40% wetland and
2423 60% non-waters riparian habitat. Dominant vegetation included cottonwood, arroyo willow,
2424 sycamore, California brittlebush, coyote bush, mulefat, and rushes. Vegetation was much less
2425 layered at this site, with much of the site singly vegetated with clumps of rush. Patches of
2426 unvegetated ground were also scattered throughout the site. This site was noticeably dryer and
2427 had steeper banks than the first onsite depressional wetland. The site was bordered to the
2428 north by the ball-park fence and surrounded on the remaining sides by a mulched access road.

2429 The last onsite depressional wetland mitigation area was located to the north east of
2430 the ball field. This mitigation area measured 0.02 acres and consisted of approximately 60%
2431 wetland and 40% non-waters riparian habitat. The dominant vegetation at this site included
2432 arroyo willow, mulefat, California blackberry, and bulrush. This site had heavily overlapping
2433 shrub and vine layer. Drainage from the paved parking lot drains into this site. This mitigation
2434 area was surrounded by heavy metal fencing and was lodged in between a parking lot and the
2435 chain link ball field fence, which in combination prohibited available buffer.

2436 The onsite riverine enhancement area was located to the south of the ball field along
2437 Aliso Creek. This mitigation area measured 0.31 acres of non-waters riparian habitat.
2438 Vegetation was fairly thick and was predominantly shrubs and trees. Dominant plants
2439 included sycamore, red willow, arroyo willow, Mexican elderberry, coyote bush, California
2440 rose, and sow thistle. Other non-native plant species were found at this site including black
2441 mustard, castor bean, and fennel. Aliso Creek and thick, emergent vegetation bordered this
2442 site to the south, while the mulched access road lined the northern edge. The site was buffered
2443 to the east and west by the Aliso Creek riparian corridor.

2444 The Crown Valley Park creation mitigation area consisted of removing an existing v-
2445 ditch and excavating to create a wetland channel of approximately 15 feet along a length of
2446 700 feet. This site was 0.64 acres, consisting of approximately 75% wetlands, 10% streambed
2447 open water, and 15% non-waters riparian habitat. Much of the restored channel supported
2448 emergent vegetation, with shrub and tree layers predominantly on the western bank.
2449 Dominant vegetation included arroyo willow, cottonwood, California rose, bulrushes,
2450 watercress, and sedges. This site was buffered to the west by a well manicured turf grass
2451 detention basin and to the east by the basin's bank and maintenance road. This creek is a
2452 tributary to Sulfur Creek that flows into the mitigation site from the north under the Crown
2453 Valley Park entrance driveway and flows out to join Sulfur Creek to the south.

2454 The Sulfur Creek enhancement mitigation site was located on the west side of Crown
2455 Valley Parkway and connects with Crown Valley Park. This area consists of an existing
2456 riparian, wetland and transitional area that was infested with exotic weeds such as eucalyptus,
2457 tamarisk, pampas grass, artichoke thistle, Brazilian pepper trees, ice plant, and non-native
2458 palms. The enhancement of this area included the removal of non-native plant species. We
2459 estimated that this site consisted of 20% wetland, 20% streambed open water, 20% riparian
2460 waters, and 40% non-waters riparian habitat. Vegetation was very thick with many
2461 overlapping layers. We found a dominance of black willow, arroyo willow, Spanish
2462 sunflower, mulefat, cattails, sea lavender, and salt heliotrope. Although other non-native plant
2463 species were also present, such as eucalyptus, tamarisk, fennel, and artichoke thistle, they
2464 were not dominating the site. Hydrology is influenced by the perennial Sulfur Creek flows as
2465 well as runoff from the adjacent developments and paved roads. This site is bordered by
2466 Crown Valley Parkway to the east, Sulfur Creek riparian corridor to the north and south, and
2467 open space associated with a residential development to the north.

2468 The Sulfur Creek creation area was downstream from the Sulfur Creek enhancement
2469 area, and immediately to the north of the Crown Valley Park creation mitigation site. For this
2470 mitigation rip rap was removed and an area of about 4 to 5 feet was cut away on the eastern

2471 bank to accommodate over-bank flows and promote wetland hydrology. This site was 1.40
 2472 acres, of which approximately 90% was wetland, 5% streambed open water, and 5% riparian
 2473 waters habitat. Dominant plants in this mitigation area included arroyo willow, Spanish
 2474 sunflower, clover, bulrushes, sea lavender, alkali sea heath. The water directly adjacent to the
 2475 mitigation site was a small backwash from Sulfur Creek. This site was surrounded to the
 2476 south, west, and north by Sulfur Creek and its associated riparian corridor, and to the east by
 2477 upland open space.

2478 The Alicia Parkway creation and enhancement area entailed the removal of non-native
 2479 plant species, the expansion of the existing wetland and drainage, and the establishment of
 2480 native vegetation. Expansion of existing wetlands was accomplished through removal of a v-
 2481 ditch on the south side of the mitigation site. This site was 0.40 acres and consisted of
 2482 approximately 30% wetland, 20% streambed open water, 10% riparian waters, 30% non-
 2483 waters riparian, and 20% upland habitat. We found arroyo willow, sycamore, coyote bush,
 2484 Caterpillar phacelia, bulrushes, cattails, and poison hemlock. In addition to the preceding
 2485 non-native plant species, pampas grass was also at the site. Stacks of plastic planters were left
 2486 in the mitigation site beneath vegetation. The site was bordered to the west by Alicia Parkway
 2487 and to the north, east, and south by open space with non-native grasses and coyote bush. A
 2488 tributary to Sulfur Creek, as well as runoff from nearby residential developments and Alicia
 2489 Parkway, provide hydrology to this site.

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2940- Piedmont 237 Housing Development, Piedmont 237 Development, Milpitas

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
2940	2	San Francisco	1999	100.00	64.67	80.00	80.00

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2495 The Piedmont 237 Development Project impacted 0.3 acres of permanent riparian
 2496 habitat, affecting approximately 560 linear feet of Los Coches Creek in Milpitas, Santa Clara
 2497 County, for the purpose of constructing a 15-lot subdivision for single family homes. The 401
 2498 permit required the applicant to create 0.5 acres of new, onsite, riparian habitat.

2499 Maps from the mitigation and monitoring plans were used to help us locate the
 2500 mitigation site. The riparian creation area was heavily invaded by non-native grasses such as
 2501 *Bromus hordeaceus*, *Avena fatua*, and *Lolium monspeliensis*. We identified native species
 2502 plantings of *Sambucus mexicana*, *Salix laevigata*, *Platanus racemosa*, and *Rosa californica*
 2503 upslope from Los Coches Creek. A row of *Salix laevigata* and the California Blackberry,
 2504 *Rubus ursinus* was also planted along the creeks edge. The riparian plantings upslope seemed
 2505 water stressed and many were found dead. Monitoring reports stated that irrigation was
 2506 installed to water plantings; however, none was found. Plantings along the creeks edge
 2507 seemed to be doing well and looked very healthy, probably because they were planted closer
 2508 to the stream, allowing plants easy access to water. The average width of buffer scored very
 2509 poorly because a major road was 20 feet north, a parking lot was 40 feet south, and to the west
 2510 were homes adjacent to the mitigation site. Biotic patch richness also scored badly because
 2511 the site lacked diverse patch types. The overall CRAM score for the mitigation site was sub-
 2512 optimal. After assessing acreages in the office, we determined that the applicant complied
 2513 with acreage requirements of creating 0.5 acres riparian habitat.

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2974-Widening Road Crossing in Rattlesnake Creek for Eastvale Development, Barrarr American, Poway.

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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
2974	9	Los Angeles	1999	146.67	51.15	N/A	N/A

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An existing earthen berm ephemeral stream crossing near the end of Eastvale Road on Canyon Pass Road was widened and paved to provide reliable access for a new 32 acre, 14-single family housing development. To widen this road, three 6-inch culverts and 4,000 cubic yards of soil were used as fill material in Rattlesnake Creek. This creek is a tributary of Poway/Peñasquitos Creek. This stream crossing is located one mile downstream from the head of a small drainage swale which drains agricultural groves and chaparral-covered slopes. Hydrology for this drainage is supplied from storm, urban, and agricultural runoff. Prior to the installation of this new stream crossing, the crossing was 15 feet high with a 12-inch culvert and an overflow dip section. On the project site, wetlands associated with this stream crossing area were located in the northeast portion. These wetlands support black willow, arroyo willow, as well as other shrub and herb obligate wetland plants along the channel. Impacts of 0.15 acres, all of which were permanent, included 0.133 acres of impacts to wetland waters of the US, 0.017 acres of impacts to non-wetland waters of the US (unvegetated streambed).

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To mitigate for these impacts, the permittee was required to restore 0.15 acres of wetland habitat. The mitigation site was 0.22 acres and consisted of 90% vegetated streambed and 10% jurisdictional riparian habitat. Approximately 75% of the mitigation site was surrounded by buffer which was, on average, about 60 meters wide and of moderately low quality. The site was vegetated mostly by native woody plants. The short-herb layer covered 5% of the site and was dominated by mustard and curly dock. Tall herbs were virtually absent from the site. Mulefat formed the shrub layer which covered 70% of the site. The tree layer was dominated by arroyo willow and cottonwood trees which covered 30% of the site. Organic matter accumulation at the site was moderate and included materials ranging in size from fine organic material to coarse, woody debris. The general surrounding included the residential development, pre-existing private residences, avocado orchards, and Canyon Pass Road.

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2998- Clipper Bay Housing Project, Gateway Development Company, Benecia

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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
2998	2	San Francisco	1999	57.14	39.07	89.60	97.00

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This project filled 250 feet of creek and 0.03 acres of waters of the US for a housing development project. The mitigation was to create 0.07 acres of waters of the US, to redesign the creek, to dig a new trench, and to grade the area to handle high flows into the Carquinez Strait. The area was to be rid of non-native vegetation and revegetated with native species.

We identified the length of the mitigation wetland to be from an upstream outfall structure to the downstream culvert, and the width was based on the distinct change of elevation and vegetation. The plantings were mainly found in the uplands and on the bank side. The acreage as measured onsite met just over half the requirement and did not meet the mitigation acreage requirement. This site scored poorly for physical structure with few physical patch types present. *Rorippa aquaticum*, *Typha angustifolia*, *Salix exigua* and *Populus fremontii* were the dominant species at this site. Overall the site scored poorly on CRAM, with no high scores for any attribute.

2563 **3079- Legacy-Stevenson Development Project, Legacy Partners, Newark**
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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
3079	2	San Francisco	1999	100.00	38.02	48.00	43.30

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The Legacy-Stevenson Development Project was located in the city of Newark in Alameda County, between Stevenson Boulevard and Addition Road to the northeast of the Union Pacific Railroad. The project involved the development of approximately 75 acres of a 173-acre farming tract for the construction of research, development and manufacturing facilities. The project impacted 0.73 acres of seasonal wetlands associated with past agricultural activities at the site. Impact site vegetation included *Rumex crispus*, *Lolium multiflorum*, *Juncus balticus*, *Distichlis spicata* and *Typha latifolia*. Mitigation requirements for the project involved the creation of 1.4 acres of emergent freshwater wetlands. The created wetland area was excavated out of a portion of an existing detention basin at the southern tip of the parcel, and the wetlands were intended to be in contact with groundwater for the majority of the year. Target vegetation included *Scirpus californicus* and *Typha latifolia*. The applicants were required to relocate any burrowing owls encountered during construction.

Mitigation site boundaries were easily determined from the detailed maps included with the project mitigation plan. A single CRAM evaluation was done for the site. Almost 99% of the site was open water devoid of emergent vegetation. A narrow strip of *Typha latifolia* represented the remaining 1%. Due to the extent of the open water, the site was determined to have very poor hydrology, physical structure and biotic structure. Landscape connectivity and buffer condition were above average due to undeveloped areas to the south and west of the site. At the time of evaluation, the site was being used by bird species such as geese and the black-necked stilt. Several burrowing owl burrows were observed on the levee surrounding the detention basin. The total area of created wetlands was determined to be 0.07 acres, approximately 1% of the required 0.73 acres.

3109- Gonzales Slough Improvement Project, DKB Homes, Gonzales

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
3109	3	San Francisco	2000	100.00	40.41	100.00	N/A

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DKB Homes applied for a permit for the placement of 120 cubic yards of permanent fill into Gonzales Slough, an agricultural drainage ditch. This included 0.028 acres of permanent fill associate with a drainage ditch outfall, overflow weir dam, associated erosion protection, and a permanent access road, as well as 0.002 acres of temporary fill. Vegetation in the channel included *Urtica dioica*, *Scirpus acutus*, *Lemna* sp., *Atriplex triangularis*, *Marrubium vulgare*, and *Rumex crispus*. The proposed mitigation for the project was 0.003 acres of wetland habitat in the areas of the slough that was occupied by upland species at the time of mitigation. In addition, all temporary fill was required to be removed and the impacted areas returned to their original configuration. Given the small size of this project, little information was available concerning the specifics of the mitigation activities that were undertaken as part of this project.

The mitigation site was identified in the field based on the presence of the outfall structure and overflow weir; however, it was difficult to identify the exact boundaries of the mitigation area. This project scored poorly in terms of buffer and landscape context as it was surrounded by agricultural fields on three of four sides. The buffer was dominated by non-

2608 native species with disturbed ground and trash throughout. In addition, there appeared to be
 2609 little connectivity to any other wetland or aquatic habitats. A large sediment mound blocked
 2610 flows on the downstream end of the site. The site also scored poorly on for hydrology with
 2611 agricultural inputs and unnatural hydroperiod. Scores for physical structure were better than
 2612 other CRAM attributes with a range of slopes and complexity; however, biotic structure
 2613 scored poorly, with very little patch richness, biotic structure or native species. Given the
 2614 lack of any specific boundary for the mitigation area, no specific acreage data were collected
 2615 with GPS in the field; we assumed that the project met the acreage requirement based on
 2616 information from the file review.

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3252- Thorton Road realignment and Route 12 widening, Omni Means, San Joaquin County

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
3252	5S	Sacramento	1999	74.53	55.57	76.00	64.00

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2623 The project site was located in a rural area of San Joaquin County, along State Route
 2624 12 and Thorton Road, adjacent to Interstate 5. The project consisted of widening Route 12
 2625 and realigning Thorton Road to accommodate increased traffic volume from Flying J Plaza.
 2626 The site extended from the northbound I-5 on-ramp to the eastern edge of the widened road.
 2627 The project filled 2.12 acres of human-induced wetlands which formed at the bottom of a
 2628 detention basin and were fed by road runoff and direct precipitation. The wetlands were
 2629 considered to have low biological value because there was little species diversity, and they
 2630 were hydrologically isolated from natural wetlands. To partially offset the loss, a road was
 2631 removed which allowed a hydrologic connection between existing wetlands and created an
 2632 additional 0.75 acres of wetlands. To offset the remaining loss, 1.37 credits of seasonal
 2633 wetlands were purchased from Conservation Resources Laguna Creek.

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We assessed the onsite mitigation and found the wetlands to be dry, sparsely vegetated
 and highly disturbed. The area had indistinct boundaries; therefore, we used the evidence of
 the road removal and visual alignment with existing wetlands as well as the change in
 vegetation to determine our assessment area. The buffer had highly disturbed soils, was
 dominated by non-natives, and served as a homeless encampment. The water source at the
 mitigation site was primarily local runoff, and all of the dominant plants at this site were
 invasive species.

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Laguna Creek is a mitigation bank located in Sacramento County, at the eastern edge
 of the county at the intersection of Ione and Meiss Roads. The total bank acreage is 780 acres
 with 170 acres of restored wetlands and 25 acres of created wetlands. The habitat
 establishment work was completed in fall 1997, and the bank was established as an official
 bank on December 31, 1998. The bank is a complex of 45 created vernal pools intermingled
 with natural vernal pools and 18 created seasonal depressional wetlands. We visited the site
 with a Conservation Resources consultant from ECORP. The entire area was heavily grazed
 by cattle and heavily impacted with hoof prints; however, the hoof prints added some
 topographic complexity to the pools. The pools were dry during our assessment, but we were
 informed that the area is usually wet about 5 months of the year.

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The complex of seasonal wetlands is located along the terrace of the dry Laguna Creek
 in the southwest section of the bank. This area of the bank has been so heavily impacted by
 cattle that there was no vegetation over two inches. There also was dung in the wetlands, and
 the soils were highly compacted. We randomly selected seasonal wetlands 3 and 10 for our

2655 sampling and delineated boundaries mainly based on vegetation. Seasonal wetland 3 was
 2656 slightly less impacted than wetland 10. Both areas scored poorly in physical and biotic
 2657 structure, with few patch types present. Dominant species for both areas were *Eleocharis*
 2658 *macrostachya*, *Cynodon dactylon* and vernal pool species, *Eryngium vaseyi*.

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2661 **3352-Grade Site for Commercial Development, Valley Children’s Hospital, Fresno**
 2662 **County**

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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
3352	5F	Sacramento	1999	66.67	N/A	100.00	N/A

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2665 This project involved grading an approximately 39-acre property consisting of three
 2666 parcels in order to prepare the site for a commercial development. Approximately 1.1 acres of
 2667 Northern Hardpan Vernal Pools (wetland waters of the US) were filled permanently.
 2668 Preservation credits for 2.2 acres of vernal pools were purchases, as required. Funding for an
 2669 additional 1.1 acres of credit to the Vernal Pool Mitigation Fund was also required and
 2670 provided. However, since the 1.1 acres of vernal pools that were funded had not yet been
 2671 created at the time of our analysis, this acreage did not count towards fulfilling the 3.3-acre-
 2672 mitigation requirement for this file.

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2675 **3370- Arbor View Corporate Center, New Millennium Development, Roseville**

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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
3370	5S	Sacramento	1999	100.00	47.54	66.70	100.00

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2678 The New Millennium Development project filled 0.15 acres of perennial drainage to
 2679 install roads, water, sewer, and utilities lines for the construction of the Arbor View Corporate
 2680 Center in Roseville, California. The applicant was required to create 0.10 acres of perennially
 2681 wet marsh onsite, adjacent to the Arbor View Preserve Area, and to purchase 0.10 acres of
 2682 perennial wet marsh at an approved mitigation bank.

2683 During our field assessment, we used monitoring report maps and pictures to locate
 2684 the onsite mitigation area. The created wet marsh was enclosed on the north and west end by
 2685 a retaining wall. The wetland was ponded when we evaluated the site. Surrounding
 2686 vegetation in the area was composed of oak woodland, with patches of non-native annual
 2687 grasslands. We identified that the wetland was fed by storm water run-off, which flowed
 2688 southward. Native plants such as *Typha angustifolia*, *Typha latifolia*, and *Scirpus* sp. and two
 2689 alien plants, *Polygonum persicaria* and *Echinochloa crus-galli* dominated the wet marsh. We
 2690 recognized that surrounding alien annual grasses were slowly encroaching into the mitigation
 2691 site. Native plants were healthy and vigorous. Overall, the site was given marginal scores for
 2692 CRAM. The applicant was found to be in compliance of creating 0.10 acre perennial wet
 2693 marsh; the acquired acreage that we measured in the field was 0.12 acre, 0.02 acre more than
 2694 the applicant was required to create. We also confirmed the purchase of 0.10 acres of
 2695 perennial wet marsh at the Beach Lake Mitigation Bank.

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2698 **3376- Lakehills Community Covenant Church, GA Krause & Associates, El Dorado**
 2699 **Hills**

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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
3376	5S	Sacramento	1999	100.00	57.24	100.00	N/A

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Lakehills Community Covenant Church on White Rock Road in El Dorado Hills installed two culverts in two drainages in order to construct a church, school, and parking area. The property consisted of annual grassland habitat dominated by medusahead grass (*Taeniatherum caput-medusa*) and wild oats (*Avena* sp.). There was a shallow linear swale bisecting the northeastern portion of the site. The vegetation in the swale was primarily ryegrass (*Lolium perenne*). The direct impacts for this construction were within 0.19 acres of drainage swales on the 20.5-acre project site. With authorization, the project previously had impacted 1.55 acres of jurisdictional waters. To offset the impacts associated with this permit, the Church purchased 0.19 acres of seasonal wetland habitat at Laguna Creek, Conservation Resources Mitigation Bank.

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Laguna Creek is a mitigation bank located in Sacramento County, at the eastern edge of the county at the intersection of Ione and Meiss Roads. The total bank acreage is 780 acres with 170 acres of restored wetlands and 25 acres of created wetlands. The habitat establishment work was completed in fall 1997, and the bank was established as an official bank on December 31, 1998. The bank is a complex of 45 created vernal pools intermingled with natural vernal pools and 18 created seasonal depression wetlands. We visited the site with a Conservation Resources consultant from ECORP. The entire area was heavily grazed by cattle and heavily impacted with hoof prints; however, the hoof prints added some topographic complexity to the pools. The pools were dry during our assessment, but we were informed that the area is usually wet about 5 months of the year.

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The complex of seasonal wetlands is located along the terrace of the dry Laguna Creek in the southwest section of the bank. This area of the bank has been so heavily impacted by cattle that there was no vegetation over two inches. There also was dung in the wetlands, and the soils were highly compacted. We randomly selected seasonal wetlands 3 and 10 for our sampling and delineated boundaries mainly based on vegetation. Seasonal wetland 3 was slightly less impacted than wetland 10. Both areas scored poorly in physical and biotic structure, with few patch types present. Dominant species for both areas were *Eleocharis macrostachya*, *Cynodon dactylon* and vernal pool species, *Eryngium vaseyi*.

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3417-Torrey del Mar, Horton, D. R., San Diego.

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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
3417	9	Los Angeles	1999	100.00	74.50	N/A	96.40

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The Torrey Del Mar residential development included 320 single-family homes and 144 multi-family housing units, associated utilities and roadways, on a 151-acre area in northwestern San Diego. These activities affected jurisdictional habitats in two distinct portions of the project area. In the first area, grading and filling of jurisdictional habitats for the construction of homes and roadways permanently impacted 0.23 acres of southern willow scrub and 0.11 acres of disturbed wetlands. In the second area, installation of the sewer line temporarily impacted 0.02 acres of disturbed wetlands and 0.03 acres of disturbed southern willow scrub. The southern-willow-scrub habitat contained typical southern-willow-scrub species including willows, cottonwoods, and sycamores, as well as non-native species such as California fan palm, scarlet pimpernel, curly dock, African umbrella sedge, Bermuda grass,

2745 pampas grass, bristly ox-tongue, sow thistle, and scattered grasses. The disturbed wetland
 2746 habitat was dominated by various weeds and non-native species, including bird of paradise,
 2747 bristly ox tongue, California fan palm, Bermuda grass, giant reed, tamarisk, curly dock,
 2748 African umbrella sedge, and Bermuda buttercup. To mitigate for impacts to these habitats,
 2749 the permittee was required to create and enhance 1.18 acres of wetland and riparian habitat.

2750 They mitigated 1.18 acres, including 80% wetlands, 5% streambed open water, 10%
 2751 jurisdictional riparian habitat, and 5% non-jurisdictional riparian habitat. The mitigation site
 2752 was a restoration of a degraded stream tributary to McGonigle Canyon in a small valley. Both
 2753 sides of the incised channel were graded to channel elevation and side channels were
 2754 installed. All of the dominant vegetation at the mitigation site was native. The short-herb
 2755 layer covered 20% of the site and was dominated by ragweed and hooker’s evening primrose.
 2756 The tall-herb layer, dominated by California sagebrush, covered 30% of the site. The shrub
 2757 layer covered half the site and was dominated by mulefat, sagebrush, and coyote bush. The
 2758 tree layer covered 30% of the site and was dominated by arroyo willow. Organic matter
 2759 accumulation at the site was abundant and ranged in size from fine organic material to coarse,
 2760 woody debris. A walking path ran through the mitigation site. High-quality buffer
 2761 surrounded almost the entire perimeter of the mitigation site and was approximately 100
 2762 meters wide, on average. Specifically, an upland buffer was planned around the mitigation
 2763 site, followed by an additional upland-slope buffer. The general area was bordered by private
 2764 residences, agricultural land, Highway 56, and open space.

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3472- Dog Creek Relocation, Clovis Unified School District, Clovis.

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
3472	5F	Sacramento	1999	100.00	46.51	100.00	78.80

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The Clovis Unified School District widened Leonard Avenue on the north side of
 Ashlan Avenue as part of the Clovis Colony High School educational center. The widening
 of Leonard Avenue required Dog Creek to be relocated to the east of its current location at
 that time. Approximately 0.39 acres of jurisdictional waters, including 0.32 acres of wetland,
 were impacted as a result of this relocation. Prior to its relocation, Dog Creek supported curly
 dock, Hyssop’s Loosestrife, salt grass, cattails, spike rush, soft rush, and water cress.
 Surrounding the previous streambed were areas of non-native, disturbed habitat. At that time,
 the topography of the creek bed had almost no variation in elevation.

To mitigate for these impacts, the permittee was required to create 0.39 acres of
 jurisdictional waters, including 0.32 acres of jurisdictional wetlands in the relocated channel.
 In relocating Dog Creek, they widened the channel and steepened the banks to withstand a
 greater flow capacity. During our visit, we found that the mitigation site met their required
 acres and contained approximately 80% wetlands and 80% streambed open water. This
 freshwater emergent habitat had a dominance of cattails, smartweeds, and grasses. Although
 some non-native plant species were present, they were predominantly on the upper banks,
 away from the created wetlands. The mitigation area is L-shaped with flows entering the site
 from the northeast and through an inlet pipe, and exiting from an outlet under Ashland
 Avenue. The surrounding area includes orchards, Leonard and Ashlan Avenue, and a sewage
 treatment water reuse facility that is currently being developed.

2790 **3536- Wentworth Springs Road Reconstruction, Federal Highway Administration, El**
 2791 **Dorado County**

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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
3536	5S	Sacramento	2000	8.91	74.02	100.00	N/A

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The Federal Highway Administration filled 0.505 acres of seep and spring wetlands and 0.07 acres of riparian wetlands to reconstruct Forest Highway 137 in El Dorado County. To compensate for the impact they relocated the reservoir outside the stream. We met with a National Forest Park Ranger and he guided us to the mitigation site.

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The mitigation site was a seep and spring wetland, as intended in the permit, with an outflow into a riparian area leading to a high meadow marsh. Although the site appeared to have been implemented according to design, the size of the site was smaller than required. The GPS did not receive satellites; therefore, we estimated the size of the wetland and used a hand held GPS device to take a point. We estimated that the wetland had a 25 foot radius with a roughly circular area, equaling 0.045 acres. There was a distinct area within this where a watering hole was created on the side of the road. The watering hole was lined with thick black plastic and secured with riprap, and appeared to be wet year round. The vegetation at the site was well established, and the trees were thriving in the upland surrounding the wetland, resulting in a relatively high overall CRAM score.

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3617- Mission Bay Project and Mission Creek Channel Impacts, Catellus Development, San Francisco

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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
3617	2	San Francisco	2000	66.67	44.42	73.90	73.90

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The impact to wetland vegetation at this site was due to bank maintenance and stabilization activities. The Mission Bay project redeveloped 303 acres surrounding Mission Creek Channel, with housing and commercial development. Mitigation for impacts to existing salt marsh vegetation included the creation of a shallowly sloped tidal basin that was intended to have hydrology similar to the high marsh zone of nearby natural areas. This was intended to expand the existing narrow band of *Salicornia virginica* at the site. The area was seeded and planted with distinct transitional zone species.

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The mitigation area that we identified at the site was a narrow strip on the north side of the creek with northern/southern boundaries being the edges of the area between two bridges and the jurisdictional waters edge above the riprap. We sampled this site at low tide. Hydrology appeared to be appropriate, but the site scored low on most metrics. *Grindelia stricta*, *Frankenia salina*, and *Jaumea carnosa* were found in the area with *Salicornia virginica* being the dominant species. The area was supposed to be 20-30 feet wide and 330 feet long, but it was smaller and fell short of its required acreage.

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3632- Moorpark Estates and Golf Course, Toll Brothers, Inc., Moorpark.

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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
3632	4	Los Angeles	2000	72.89	44.27	72.00	70.80

2832

2833 This 655-acre project consisted of a 216-unit residential development, two 18-hole
 2834 golf courses, and a driving range in northern Moorpark. Although most of the project area
 2835 consisted of Venturan coastal sage scrub, this project also permanently impacted 1.52 acres of
 2836 waters of the US by constructing a road crossing across Gabbert Canyon Wash, discharging
 2837 fill material into 9 unnamed tributaries to Gabbert Canyon Wash, grading for access roads,
 2838 and placing rip-rap protection around gold-cart bridges. To accommodate the development,
 2839 two unnamed ephemeral washes and a small section of Walnut Canyon Wash were replaced
 2840 with underground storm drains.

2841 To mitigate for these impacts, the permittee was required to create 3.32 acres of
 2842 jurisdictional habitat. Three areas of mitigation (A, B, and C), were originally planned,
 2843 although area A could not be found when we visited the site. This mitigation site originally
 2844 received irrigation by way of runoff from neighboring orchards. Mitigation included the
 2845 installation of a man-made permanent spring/game guzzler to encompass 0.56 acres. The
 2846 Habitat Mitigation and Monitoring Plan dated January 8, 2002 described the creation of 4.17
 2847 total acres of jurisdictional waters, which is 1.09 acres in excess of their required acreage.
 2848 Therefore, we determined that mitigation area A may not have been implemented because
 2849 these acres were not needed as compensatory mitigation.

2850 Mitigation area B was an existing pond area that emptied into Gabbert Creek, which
 2851 contained 0.11 acres of jurisdictional wetland behind a breached earthen berm. This berm was
 2852 repaired and raised to allow expansion of the pond. Additionally, a permanent game guzzler
 2853 was installed above the pond, so that water from the guzzler flowed down a small swale and
 2854 into the pond. These mitigation actions were supposed to create 2.70 acres of wetland at the
 2855 pond area and 0.12 acres of jurisdictional waters at the guzzler. We performed CRAM
 2856 assessments on the pond and guzzler separately. No vegetation was found within the pond
 2857 mitigation area; rather, it was 100% open water. The pond was mostly bordered by the golf
 2858 course except along its northern side, where Championship Drive was only a few meters
 2859 away. Vegetation in the guzzler area was predominantly coyote bush, black sage, buckwheat,
 2860 thistle, plantain, black mustard, and goldenrod. The game guzzler was 0.10 acres, consisting
 2861 of approximately 35% streambed and 65% upland. This area had minimal buffer surrounding
 2862 it, although the golf course and Championship Drive minimized the site's functional buffer.

2863 Mitigation area C was designed as a desilting basin located in the southwestern corner
 2864 of the site. Mitigation of 0.79 acres included planting shrub and perennial species in and
 2865 around the basin to mimic a natural plant community. During our site visit we found a
 2866 dominance of sycamore, California brittlebush, cattails, black mustard, and pearly everlasting.
 2867 This area received runoff from the development and overflow from the adjacent stream. These
 2868 inflows pass through the mitigation site, creating a wetland swale, and drain back out into an
 2869 underground pipe. We determined that approximately 65% of this site was wetland and 35%
 2870 was non-jurisdictional riparian habitat. This site is adjacent to the residential development
 2871 and small orchards to the north, a parking area to the west, and a riparian area to the south and
 2872 east.

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**3677-Pipeline Installation and Replacement- Marine Corps Air Station Miramar,
 Kinder Morgan Energy, San Diego.**

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
3677	9	Los Angeles	2000	100.00	80.72	100.00	92.70

2878

2879 This project took place on Marine Corps Air Station Miramar, immediately north of
 2880 State Route 52 and west of Convoy Street, in a tributary canyon to San Clemente Canyon. It
 2881 involved the installation of a 700-foot-long segment of 16-inch-diameter pipeline to replace
 2882 the existing 10-inch-diameter pipeline, modifying an existing piping within Kinder Morgan
 2883 facilities at Miramar Junction, and construction of a receiving and launching facility for
 2884 internal pipeline inspections. All of the impacts associated with this project were temporary
 2885 and affected 0.19 acres of arroyo willow forest and 0.01 acres of impacts to freshwater marsh.
 2886 To mitigate for these impacts, the permittee was required to restore 0.19 acres of arroyo
 2887 willow forest, 0.01 acres of freshwater marsh, and 0.01 non-jurisdictional wetlands, as well as
 2888 remove pampas grass from 0.19 acres.

2889 They obtained all of their required acreage, which included 0.23 acres of wetlands,
 2890 0.004 acres of streambed open water, 0.116 acres of jurisdictional riparian habitat, and 0.05
 2891 acres of non-jurisdictional riparian habitat. The mitigation area consisted of a swath of a small
 2892 perennial stream about 40 feet wide. All of the dominant plants at this mitigation site were
 2893 natives. The short-herb layer covered 20% of the site and was dominated by yerba mansa and
 2894 bulrush. The tall-herb layer covered 40% of the site and was dominated by ragweed. The
 2895 shrub layer, covering 40% of the site, was dominated by mulefat. The tree layer which
 2896 covered half the site was dominated by red and narrow-leaf willow. Organic matter
 2897 accumulation at the site was abundant and ranged in size from fine material to coarse, woody
 2898 debris. Extensive, fairly-high-quality buffer surrounded virtually the entire perimeter of the
 2899 mitigation site. The general surroundings include San Clemente Canyon, Miramar Landfill,
 2900 State Route 52, the City of San Diego Metropolitan Wastewater Department Biosolids Center,
 2901 and open space.

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3710- Jenmar Gas Station Project, Jenmar Land Corporation, Fremont

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
3710	2	San Francisco	2000	86.34	72.83	100.00	100.00

2906

2907 This project was to construct a convenience store and gas station in Fremont. It filled
 2908 0.177 acres of isolated freshwater seasonal wetlands. The mitigation took place off-site. The
 2909 permittee obtained their acreage by purchasing 0.354 acres of created seasonal wetland credits
 2910 from Plummer Creek mitigation bank. The project also donated \$2,000.00 to “Kids in
 2911 Marshes”, a local non-profit educational program.

2912 Plummer Creek is owned and managed by Wildlands Inc. A consultant from
 2913 Wildlands Inc. joined our team in the field and assisted in our site assessment. Originally we
 2914 selected pools to assess; however, after further review of the site we completed one CRAM
 2915 for the entire site. The vegetation was consistently the same throughout all the pools. The
 2916 hydrologic regime was sustained by a high water table and precipitation. The native
 2917 vegetation, including *Salicornia virginica*, *Jaumea carnosa*, *Frankenia salina*, and *Distichlis*
 2918 *spicata*, has established as expected, with few non-natives in the area. Non- native *Spartina*
 2919 *alterniflora* has been found at the mouth of the river but not within the project site. The site
 2920 has met its performance standards for years one and three and will continue to be monitored
 2921 through year five (2005).

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4206- Piru Creek Bridge, California Department of Transportation, Los Angeles.

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
4206	4	Los Angeles	1992	100.00	66.99	83.30	N/A

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During the early 1990s, Caltrans rehabilitated the south abutment of the old Route 99 Bridge (53-82) over Piru Creek in the Angeles National Forest in Los Angeles County. Because the existing abutment was failing, Caltrans removed existing broken concrete and ungrouted rock slope protection and placed 2000 cubic yards of material to construct a new embankment. To construct this embankment, Caltrans had to divert Piru Creek, temporarily impacting 0.99 acres of jurisdictional habitat. Additionally, 0.51 acres were also temporarily disturbed by construction activities. Therefore, 1.50 total acres were temporarily impacted, including 0.40 acres of wetland habitat.

Releases from Pyramid Lake Dam, located several miles to the north of the impact site, augment the water supply of Piru Creek, providing perennial flows. Although dense riparian woodland vegetation was present both upstream and downstream of the bridge at the time of the impact, the actual construction area contained only sparse vegetation due to heavy recreational use. Therefore, construction did not disturb high-quality habitat. The permittee was required to replace and enhance the native vegetation disturbed by these construction activities with cottonwood, willow, and mulefat cuttings taken from the immediate impact area.

Employees of the Angeles National Forest fire station unlocked the Route 99 gate to facilitate access to the impact site. These men also informed us of forest fires that swept over the mitigation area since its implementation. Although we could clearly find the repaired abutment, the temporary impact areas were difficult to determine because of the old age of the mitigation site (12 years) and the fires that swept through the area. Thus, we were not able to GPS the mitigation area, but did take a general point at the site. We performed one functional evaluation on the area that we determined was most likely the location of the temporary impacts, which included the assumed stream diversion along stream banks and the assumed construction areas adjacent to the abutment. We determined that this mitigation area was jurisdictional riparian habitat.

The mitigation site primarily consisted of arroyo willow, red willow, cottonwoods, toyon, and mulefat, which blended into the natural vegetation well. The majority of the site was buffered by the creek and natural vegetation, with the ungrouted rip-rap abutment and the old Route 99 causing minor buffer barriers. The mitigation site was connected naturally to the Piru Creek watershed and the hydrological function did not appear to have been compromised by the impacts. Although the assumed temporary impact area was currently riparian waters, other wetland habitats were also present on site.

4231- Johnson Ranch Racquet Club Annex, Sugnet & Associates, Roseville

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
4231	5S	Sacramento	1992	100.00	64.25	100.00	100.00

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Johnson Ranch Racquet Club Annex was located in the city of Roseville. The site is bordered by Eureka Boulevard to the north, Ashland Drive to the east, and housing developments to the southwest. The project filled all onsite wetlands to construct a racquet club with pools, tennis courts, and a clubhouse. Existing wetlands consisted of an isolated vernal pool (0.01 acres) and seasonal wetlands and swales (0.18 acres). Dominant plant species in the wetlands were *Rumex*

2971 *crispus*, *Plagiobothrys stipitatus*, and *Lythrum hyssopifolium*, as well as surrounding
2972 non-native annual grasslands. To compensate, 0.032 acres of vernal pool creation
2973 credits and 0.158 acres of seasonal emergent marsh credits were purchased at
2974 Wildlands Sheridan Mitigation Bank. Also, 0.064 acres of vernal pool preservation
2975 credits were purchased at Orchard Creek Preservation Bank.

2976 Wildlands Sheridan Mitigation Bank is located north of Roseville and was established
2977 in 1994. Although there are many habitat types found within the bank, we assessed three:
2978 riparian, depressional and vernal pools. The site was created in four phases. In the first three
2979 phases there was a total construction of 28.78 acres of vernal pools, 24.46 riparian acres, 4.91
2980 seasonal wetland acres, 89.81 acres of emergent marsh, and 45.99 acres of perennial marsh.
2981 Phase four created 28.06 acres of vernal pools, 7.22 acres of riparian habitat, and 77.73 acres
2982 of seasonal, emergent and perennial marsh. Phase four was not completed at the time of our
2983 assessment, and acreage had not been approved for credits to be purchased. Therefore, we
2984 focused our evaluation on phases one to three. We were joined in the field by Riley Swift,
2985 president and owner of Restoration Resources, which manages Sheridan Mitigation Bank, and
2986 Valerie Layne, Senior Conservation Biologist for Wildlands Inc. The area is surrounded by
2987 orchards; however, they advised us that there has been no evidence of pesticides or fertilizers
2988 impacts from these adjacent orchards. The hydrology of the site is managed to maintain
2989 target wetness levels for each wetland area. The main distribution of water for the site is
2990 synchronized with a back-up well receiving runoff from adjacent irrigation systems and
2991 recycled waters within the bank. The hydrology has been designed for gravity flow from
2992 ditches in the easternmost section of the site to other areas throughout the bank. They use
2993 overflow weirs where areas need to be inundated for longer periods of time. Mr. Swift also
2994 mentioned that skunks, voles, beavers, jack rabbits and coyotes are the main disturbances to
2995 the mitigation bank. During our assessment we found wildlife and evidence of wildlife to be
2996 abundant.

2997 The depressional areas, or as Wildlands refers to the areas, seasonal wetlands, were
2998 highly variable in terms of levels of inundation. We randomly selected two assessment areas
2999 that included an isolated ponded area (area 17) and a muddy low land (area 1). The
3000 freshwater marsh at area 17 appeared to have an altered hydrologic regime and remained
3001 inundated for a long-duration of time. Area 1 had saturated soils but no surface water. Area
3002 17 was surrounded by open water, other wetlands and bordered by a riparian area. The
3003 CRAM scores for these areas were similar, except that the second site had slightly higher
3004 scores for physical and biotic patch richness, vertical biotic structure, and native plant species
3005 richness. The short herb stratum dominant species for both sites were *Paspalum dilatatum*
3006 and *Eleocharis macrostachya*. Tall herb stratum dominants were *Scirpus californicus* and
3007 *Typha angustifolia*. *Salix* sp. and *Populus deltoides* were only found in area 1.

3008 To evaluate the created vernal pools we sampled individual pools and pool clusters.
3009 We randomly selected the clusters based on age of creation, then on location within the bank.
3010 The three assessment areas all had distinct boundaries based on grading and vegetation. We
3011 choose area 18 which encompasses 5.3 acres of vernal pools, as well as area 12 and area 6.
3012 The entire area had been inoculated with collections from neighboring vernal pools to assure
3013 the establishment of native vernal pool species. The pools were dry at the time of the
3014 evaluation. The physical structure of the pools was fairly complex with various patch types
3015 present, including soil cracks, mounds, and burrows. According to Mr. Swift, the area is
3016 mowed regularly to alleviate problems with invasive non-natives, especially star thistle. All
3017 three areas that we assessed received the same CRAM scores for three out of four attributes.
3018 There was slight variation among the areas for biotic structure characteristics, mainly due to
3019 plant species richness, interspersions, and zonation. Native species found in the pools were
3020 *Eryngium vaseyi*, *Eleocharis macrostachya*, *Hemizonia* sp., and *Psilocarpus brevissimus*.

3021 The dominant species for all pools were native, yet there were few species present. In
 3022 addition, there were some unidentifiable species, mainly grasses, in the pools due to the time
 3023 of our assessment.

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3026 **4580-Repair Leak in Improvement District U-1 Pipeline, Western Municipal Water**
 3027 **District, Corona.**

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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
4580	8	Los Angeles	1993	100.00	67.80	100.00	N/A

3029

3030 This project involved an emergency repair to a leak on a 27-inch-diameter water main
 3031 that crossed Cajalco Canyon Creek. Temporary impacts to 0.60 acres of waters of the US
 3032 were mitigated by enhancing the impact area with plantings of native species. Wetland waters
 3033 comprised 0.48 acres of the mitigation site; the other 0.12 acres consisted of non-wetlands
 3034 waters. The mitigation site was located in a remote area in Cajalco Canyon a couple of miles
 3035 west of Lake Matthews, a few miles south of Highway 91, and a few miles east of Highway
 3036 15. The creek was a perennial, soft-bottom channel surrounded by extensive buffer of
 3037 moderately high quality on all sides. The mitigation area was a continuous riparian corridor,
 3038 so determining the exact mitigation site was difficult. The entire site was considered waters
 3039 of the US, 80% of which was wetland and 20% of which was non-wetland waters. Dirt roads
 3040 led to the vicinity of the site and we walked down into the canyon (several hundred feet deep)
 3041 by way of a dirt trail to reach the actual site, though there was also a dirt road leading to it.

3042 The site was vegetated densely with 145% absolute vegetative cover. The short-herb
 3043 layer was dominated by curly dock (non-native) and salt heliotrope (native). Three-square
 3044 bulrush dominated the tall-herb stratum which covered 40% of the site. Substantial ponding
 3045 upstream of the pipeline crossing was occurring at the site, possibly caused by a berm left
 3046 across the creek after the repairs were made to the pipeline. Likely due to the ponding,
 3047 sediment seemed to be accumulating and enabling the bulrush to become abundant. Coyote
 3048 bush and California sagebrush dominated the shrub stratum which covered 20% of the site.
 3049 Arroyo willows comprised the entire tree layer which covered 70% of the site. Organic
 3050 matter accumulation at the site was abundant and ranged in size from fine organic material to
 3051 coarse, woody debris.

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3054 **4858&5371-Construction of Groins to Divert Flow at Newhall Ranch Bridge, Newhall**
 3055 **Land & Farming, Newhall.**

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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
4858&5371	4	Los Angeles	1993	100.00	70.02	100.00	100.00

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3058 This project involved the construction of six ungrouted, rip-rap groins to protect
 3059 existing lemon orchards on the southern edge of the Santa Clara River's floodplain from
 3060 being washed out by high flows. Impacts totaling 1.09 acres, 0.22 acres of which were
 3061 permanent, were mitigated by enhancing 0.348 acres of waters of the US (0.058 acres of
 3062 wetland waters and 0.290 acres of riparian waters) and 0.232 acres of non-waters of the US
 3063 downstream of the newly installed groins. The site was located in the southern portion of a
 3064 valley which was characterized by the presence of orchards and row crops. Specifically, the

3065 site was located south of highway 126 and about 10 miles west of the 5 freeway. The hills
 3066 surrounding this agricultural valley were semi-natural, open-space areas with little
 3067 development. Half of the mitigation site was surrounded by the floodplain of the Santa Clara
 3068 River which provided buffer of moderate quality characterized by an abundance of *Arundo*.
 3069 The mitigation site was located in the lower to middle portion of the watershed. The active
 3070 channel of the river at the time we visited the sites meandered through the floodplain, coming
 3071 to within 50 feet of the mitigation sites. As suggested by the need to install groins to protect
 3072 the orchard on the banks of the river, the banks upstream and downstream of the mitigation
 3073 site appear to be degrading.

3074 Since the six mitigation areas were all similar, we surveyed the plants intensively at
 3075 three of them and applied the results to all of the sites. The short- and tall-herb layer at the
 3076 sites was virtually non-existent. The shrub layers at all the sites were dominated by mulefat,
 3077 tamarisk, and/or willows. Shrubs covered 15%, 30%, and 50% of the mitigation sites,
 3078 respectively. The tree layer at the first site, which covered 80% of the area, was dominated by
 3079 arroyo willow, narrow-leaf willow, and cottonwood. Narrow-leaf willow, covering 30% of
 3080 the area, dominated the tree layer of the second mitigation site. There was not a tree layer at
 3081 the third mitigation site surveyed. Aside from the tamarisk shrubs, all of the dominant plant
 3082 species in the mitigation sites were native. Organic matter accumulation at these sites was
 3083 abundant and consisted of materials ranging in size from fine to coarse-woody. The
 3084 abundance of coarse, woody debris in the mitigation areas seems to indicate that plants from
 3085 the vicinity of the mitigation areas, likely the top of the berm adjacent and roughly
 3086 perpendicular to the groins, were removed and dumped into the mitigation areas.

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5217- Hitchcock Ranch Construction Project, Penfield & Smith, Santa Barbara.

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
5217	3	Los Angeles	1994	100.00	55.37	81.30	N/A

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This project involves modifications to San Roque Creek with the intention of diverting potential 100-year flood flows away from a residential development. Specifically, this involved excavation of the channel bottom, installation of two concrete box culverts, installation of concrete inlet and outlet structures, installation of 4 gabion retaining walls, construction of a concrete retaining wall, placement of 2 storm drain outlet pipes, and the placement of rock (reno) mattresses on the south bank. These activities temporarily impacted 1.50 acres of jurisdictional streambed waters. To mitigate for these impacts, the permittee was required to enhance 1.50 acres of jurisdictional streambed waters through revegetation of the gabion surfaces.

The northern bank of the upstream side had reno mattresses installed, but these were clearly not functional, as heavy erosion had removed the bank behind these mattresses. At that point, mattress served to collect trash and wrack. We did not perform a CRAM evaluation on this area, as the revegetation efforts had since been eroded. During our site visit we found gabions on the northern bank downstream of Hitchcock Way, and on the southern bank of the upstream side. We performed CRAM assessments on these two areas separately. The downstream area was primarily English ivy, poison oak, and nasturtium, while the upstream area was mostly eucalyptus, black walnut, and German ivy. These mitigation areas were surrounded by streets, driveways, and parking areas and very little natural buffer was available. The surrounding areas were commercial and residential. Because mitigation revegetation was performed on the gabion wall surfaces, little connection

3112 to the creek hydrology was available, unless deep roots could be established through the
 3113 gabion walls.

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5401- Realignment and Rock Slope Protection on English Channel and Carbon Canyon Creek, San Bernardino County, Chino Hills.

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
5401	8	Los Angeles	1994	175.90	61.44	100.00	N/A

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This project involved realigning and installing rock-slope protection on a 1000-foot reach of the English Channel. Impacts of 0.083 acres of waters of the US were mitigated by enhancing 0.730 acres of waters of the US onsite on the right bank of English Channel. Wetlands comprised the majority of the mitigation site (0.548 acres) and riparian, non-wetland waters of the US comprised the remainder (0.182 acres). Carbon Canyon Channel was a perennial, concrete-box channel into which English Channel flowed; after the confluence, the channel was called Chino Creek which had a soft-bottom channel and grouted rip-rap banks. English Channel was realigned and reinforced with a 15-foot-high, gently sloping left bank covered with grouted rip-rap that protected a flood-control road running along the channel. Aside from a few drop structures that extended across the channel, the right bank of the creek was free of rip-rap or unnaturally high banks, so rising water from the channel had access to the adjacent riparian areas that comprised the mitigation site. Both bodies of water flowed through an urban residential and commercial area. The site was bordered on the north by a housing development and on the south by commercial lots, so there was not buffer around the site.

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The herb layers (tall and short) were absent from the mitigation area. Mulefat dominated the shrub layer which covered 20% of the area. The tree layer comprised the majority of the vegetative cover (90%) and was dominated by arroyo, red, and black willow and cottonwood trees. Organic matter accumulation was abundant and ranged in size from fine organic material to coarse, woody debris.

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5425- Adobe Creek Bank Stabilization, Adobe Creek Golf Course, Petaluma

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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
5425	2	San Francisco	1994	100.00	57.96	N/A	N/A

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Adobe Creek Golf Course placed 498 cubic yards of riprap along 2377 feet of Adobe Creek for bank stabilization. Willows were also to be removed from the stream channel to reduce the impedance of flood flows. This action resulted in 0.22 acres of impacts to riparian wetlands along the creek. Adobe Creek, which lies along the western edge of the golf course, was found to have high vegetative cover (*Rubus* spp., *Salix* spp.). The creek was buffered from the golf course on the eastern side and from a residential area on the western side by approximately 3 to 5 meters. Agency permits required the applicants to use willow plantings in place of riprap at seven of the fourteen proposed riprap locations.

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During our field assessment, a map from the project’s mitigation plan was used to locate the riprap and willow planting locations along Adobe Creek. A single CRAM assessment was made for the stretch of Adobe Creek where riprap and willow plantings were installed. At the time of assessment, the creek was low, but not dry. Our assessment

3157 determined that riprap and willow plantings were installed as per mitigation requirements.
 3158 The site was found to have good physical and biotic structure, but a high percentage of
 3159 invasive, co-dominant species. Buffer condition was affected significantly by the presence of
 3160 the golf course, and buffer width was very low. The mitigation project was determined to
 3161 have created 0.12 acres of riparian wetlands, slightly more than half of the 0.22 acres of that
 3162 were impacted.

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5479-Culvert and Fill Replacement for Residential Subdivision, LSA Associates, Gilroy

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
5479	3	San Francisco	1994	100.00	N/A	97.70	97.50

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This project involved culvert and fill placement in Babbs Canyon Creek to facilitate the extension of a culvert and installation of a storm-drain outfall as part of the construction of a residential subdivision. Permanent impacts to 0.006 riparian non-wetland waters of the US were mitigated by enhancing 0.14 acres of upland non-waters of the US habitat. The mitigation areas were located along the top of the banks in a 10-15-foot band and consisted of plantings of valley oak, coast live oak, and western sycamore. The mitigation site for this file was not surveyed due to lack of time.

5619-Deepening, Construction of Channel, Diversion Dike at Three Fingers Lake-Cibola National Wildlife Refuge, US Fish and Wildlife Service- Cibola, Blythe

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
5619	7	Los Angeles	1995	100.00	48.05	70.00	71.40

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Three Fingers Lake is located on the California side of the Refuge, just west of the Colorado River in the extreme southern part of Cibola National Wildlife Refuge. Three Fingers Lake once ranged from 20 – 150 acres and supported wetland and aquatic vegetation, as well as habitat for a variety of birds, fish, and other wildlife. When the Colorado River was realigned in 1964 and a groundwater drain was completed in 1970, flows to Three Finger Lake were significantly reduced, leaving the lake with only 20 acres of wetland during periods of high flow. The purpose of this project was to enhance and restore beneficial uses to the Three Fingers Lake area of the Cibola National Wildlife Refuge. This project involved deepening approximately 20 acres in Three Fingers Lake, construction of approximately 12,000 linear feet of channel, construction of a diversion dike near the mouth of Milpetas Wash to prevent sediment from accumulating in the restored lake area, installation of an inlet and outlet structure on Three Fingers Lake and a flow-through structure to connect the Colorado River to the old river channel in order to refresh flows to Three Fingers Lake. Impacts totaling 20 acres to wetland waters of the US were three-quarters permanent (15 acres) and one-quarter temporary (5 acres). Mitigation for these impacts consisted of the conversion of 15 acres of wetland to lake habitat and 45 acres of riparian restoration. Most of the mitigation site consisted of 42 acres of waters of the US and 18 acres of non-waters of the US. The waters-of-the-US portion of the mitigation consisted of 18 acres of wetland, 15 acres of non-streambed open water, and 9 acres of vegetated streambed. Just over half of the mitigation consisted of created habitat (32 acres) and the remaining part consisted of enhanced habitat.

3202 The mitigation was performed onsite along the perimeter of Three Fingers Lake. To
 3203 assess the whole site, we performed and averaged three CRAM evaluations. Extensive buffer
 3204 surrounded the entire mitigation area, but was of moderately low quality due to being
 3205 dominated by non-native tamarisk trees, having soil disruption, and being affected by human
 3206 activity. Cattails dominated the tall-herb layer which comprised an average of less than 10%
 3207 of the three sub-sites sampled in the mitigation area. The shrub layer was dominated by
 3208 arrowweed and creosote bush which covered 20% and 10%, respectively, of the sub-sites in
 3209 which they were located. The tree layer was dominated almost entirely by tamarisk which
 3210 covered between 40% and 50% of each sub-site in the mitigation area. Organic matter
 3211 accumulation at the site was low and consisted mostly of fine organic material and occasional
 3212 amounts of coarse debris. Hydrology was supplied to the mitigation site by Three Fingers
 3213 Lake and the greater Colorado River watershed. The general area around the mitigation site
 3214 consisted of the refuge, including dirt roads and trails, and a boat launch. A campground and
 3215 RV park was located south of the mitigation site.

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**5625-Extension of Ramona Drive over Tributary to Arroyo Conejo, Kaufman and
 Broad Project on Dai Ichi Kangyo Bank Property- Newbury Park, Thousand Oaks.**

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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
5625	4	Los Angeles	1995	31.84	45.71	87.50	87.50

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3222 Ramona Drive was extended past its intersection with Ventu Park Road in Thousand
 3223 Oaks. This extension involved the construction of the 50-foot-wide road between two
 3224 segments of Ramona Drive across two undeveloped parcels by filling the existing natural
 3225 drainage and replacing it with a reinforced concrete box culvert beneath the new road. This
 3226 natural drainage was an unnamed tributary to Arroyo Conejo which has intermittent flows and
 3227 jurisdictional waters habitat. Prior to filling, this drainage was sparsely vegetated with
 3228 perennial and annual grasses. Riparian vegetation was limited to the downstream and
 3229 upstream portions of the drainage, and thus was not directly impacted by this project. To
 3230 mitigate for impacts to 0.14 acres of streambed habitat (0.10 acres of which were permanent)
 3231 approximately 0.903 acres of riparian habitat were required to be enhanced. The permittees
 3232 obtained approximately 0.230 acres of habitat through exotic-plant removal and regrading to
 3233 pre-project contours, both onsite and offsite, within Stagecoach Inn Park. Just over half of the
 3234 mitigation areas were waters of the US (0.155 acres) and the remaining portion was non-
 3235 waters of the US (0.132 acres).

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3237 The onsite mitigation, comprising 0.0575 acres, was located downstream of the
 3238 Ramona Drive bridge which crossed the impacted stream. The herb layers at this site were
 3239 not extensive enough to measure. The shrub layer covered 15% of the site and was dominated
 3240 by coyote bush. The tree layer covered 85% of the site and was dominated by arroyo willow
 3241 and pepper trees. Most of this site was surrounded by a moderately high-quality buffer of
 3242 close to 30 feet wide. Organic matter accumulation at all three mitigation sites was mostly
 3243 abundant and consisted of materials ranging in size from fine to coarse-woody. The banks of
 3244 the drainage were deeply incised. South Ventu Park Road was to the east of this mitigation
 3245 area, the Ramona Drive extension to the South, and disturbed open space to the west and
 north.

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3247 The offsite mitigation was located at the Stage Coach Inn Park, just south of the
 3248 impact site. This mitigation was approximately 0.230 acres, including 30% wetlands, 5%
 streambed open water, 25% riparian waters, 35% non-waters riparian, and 5% upland. A

3249 stream flowed northward though the park, toward the Ramona Drive extension, where it
 3250 flowed into the underground culvert and into the onsite mitigation area. Two areas were
 3251 established here as mitigation for the Ramona Drive extension project. The first mitigation
 3252 site was located in the northeast section of Stagecoach Inn Park, while the second site was in
 3253 the area just south of the parks entrance on the western edge. In the first area, the short-herb
 3254 layer covered 10% of this site and was dominated by mustard. The tall-herb layer, covering
 3255 5% of the site, consisted of sweet fennel. The shrub layer, covering 30% of the site, was
 3256 dominated by mulefat and coyote bush. The tree layer, covering 50% of the site, was
 3257 dominated by arroyo willow, tree tobacco, and pepper trees. Buffer of an average of 45 feet
 3258 wide surrounded close to 50% of the site and was of moderately poor quality due to the
 3259 presence of invasive plant species, trash, and soil disruption. At the second site, the short-
 3260 herb layer was dominated by grass, African daisy, yellow mustard, and sow thistle. The tall-
 3261 herb layer at this site was not measurable. The shrub layer covered 30% of the site and was
 3262 dominated by Japanese honeysuckle, periwinkle, and coyote bush. The tree layer which
 3263 covered 40% of the site was dominated by coast live oak and pepper trees. About half of this
 3264 site was surrounded by moderately high-quality buffer of about 60 meters wide. This second
 3265 area was adjacent to a sports field. The general area surrounding Stagecoach Inn Park
 3266 consisted of South Ventu Park Road, Lynn Road, and Ramona Drive, as well as the
 3267 Stagecoach Inn Facility and parking lot, and sports fields. The greater area supported many
 3268 dense housing developments, particularly to the east and northwest of the park.

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5747- Landfill Stabilization Site 6B, March Air Force Base, Riverside.

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
5747	8	Los Angeles	1995	115.00	70.37	100.00	N/A

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In 1989, March Air Force Base was added to the National Priorities List, which identified sites that release or threaten to release hazardous substances, pollutants, or contaminants which may present a danger to the public or environment. Of concern for this project were several old quarries and landfills immediately south of Van Buren Boulevard. Heavy rains and rising groundwater mixed with waste deposits in Site 6b, which posed a particular public health hazard. Thus, this project involved the removal of waste debris, contaminated sediments, and groundwater from Site 6b. Rising waters in this old quarry pit resulted in the development of seasonally ponded areas and wetland, which consisted of cattails, sedges, willows, and mulefat. To clean up this quarry pit, they had to excavate the entire pit and thus remove the majority of the wetland vegetation. To mitigate for the 0.30 acres of temporarily wetland impacts resulting from this excavation, 0.60 acres of wetlands were required to be restored.

Following this excavation, the pit was deepened and enlarged. Organic soils were filled into the deepest areas of the newly reshaped pit, and wetland vegetation was replanted. The original wetland restoration area did not provide the required 0.60 acres of wetland mitigation, therefore a supplemental 0.25 acre wetland creation area was also implemented. The main wetland restoration area was located on the western side of the site, while the supplemental wetland creation was on the eastern end. Both mitigation sites were buffered by open space containing non-native grasses, black mustard, and turkey mullen.

During our site visit, we measured the wetland restoration area to be 0.50 acres of jurisdictional wetlands. This western end of the pit had open water and was surrounded by saturated soils and emergent vegetation. This mitigation area was dominated by black willow,

3296 cottonwoods, arroyo willow, mulefat, and black mustard. Other non-native plant species were
 3297 also present, but not very abundant. The supplemental wetland creation area was 0.19 acres,
 3298 and consisted of 80% wetlands and 20% riparian margin habitat. This site consisted primarily
 3299 of narrow-leaf willow, mulefat, and spike rush. Some tamarisk was also found in this area.
 3300 Much of the ground around the shrubs and trees was barren with very little groundcover or
 3301 herbaceous plants. The soils at this site had compacted after plantings were completed,
 3302 leaving shrub and tree roots exposed above ground and stressing the plants. There was no
 3303 open water at this eastern end of the pit during our site visit.

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5815- Route 4/Willow Ave. Off-Ramp and Reconstruction, City of Hercules, Hercules

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
5815	2	San Francisco	1995	66.67	42.90	66.70	65.00

3308

3309 The city of Hercules, Contra Costa County filled 0.42 acres of seasonal wetlands to
 3310 reconstruct State Route 4/Willow Ave. To offset the impact 0.59 acres of seasonal wetland
 3311 was created onsite. The mitigation occurred in two areas, on both sides of the newly
 3312 constructed off-ramp. The construction avoided as much impact as possible, and the
 3313 mitigation expanded an already existing wetland.

3314 The northern mitigation wetland was fed by captured run-off from the road above and
 3315 the sprinkler system of the adjacent apartment complex. There was a culvert and commercial
 3316 plantings at the northern end of the wetland that identified the boundary of the mitigation
 3317 area, as well as a fence and sound barrier encompassing the site on the other sides. Willows
 3318 were planted all around the edge of the mitigation wetland. We used the vegetation as well as
 3319 topography to determine the full extent of the assessment area. At the southern site, wetlands
 3320 already existed prior to the project, and the center of a large area was graded to create new
 3321 wetlands. The restored area appeared to be the old road before the new highway was built.
 3322 Boundaries were decided based on maps from the mitigation plan, the slope of the area,
 3323 vegetation, and stakes still in the ground from the mitigation activities. Buffer conditions at
 3324 both mitigation sites were poor, with surrounding roads and residential areas. *Typha* sp. was
 3325 one of the dominant species at the site, but biological structure scored quite low. The area did
 3326 not meet its acreage requirements.

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6159-Storm Drain Construction, Veterans Administration Medical Center Complex, JKBE Engineers, Los Angeles.

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
6159	4	Los Angeles	1995	92.33	47.92	66.0	71.2

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3332 This project involved two phases of construction. The first phase was installation of a
 3333 storm drain pipe along 2,500 feet within an unnamed tributary to the Sawtelle Channel located
 3334 in the northeastern portion of the Veterans Administration Medical Center Complex. The
 3335 second phase of the project involved placing and grading 134,000 cubic yards of soil to cover
 3336 the storm drain and reduce the slope of the arroyo to prepare for potential future development
 3337 at the site. At the time of our visit, the lower portion of the arroyo north of the eastern
 3338 mitigation site had not been developed, but the upper portion of it had been converted to
 3339 sports fields. To compensate for permanent impacts to 1.5 acres of waters of the US, 3 acres

3341 of habitat were to be mitigation. Mitigation was undertaken at two adjacent low-gradient
3342 riverine sites south of the impact area. The western mitigation site comprised 2.10 acres and
3343 the eastern site comprised 0.67 acres, thereby providing a total of 2.77 acres. The western site
3344 was bordered immediately to the west by a high-density residential area. Immediately north
3345 of both mitigation sites was a vegetated stream channel and further north was a recreational
3346 area with sports fields and a dog park. A paved maintenance road fenced off from public
3347 traffic bisected the two mitigation sites.

3348 The eastern site was bordered on the east by sports fields and a parking lot. Just over
3349 half of the western site had about 50 meters of moderately low-quality buffer. Almost the
3350 entire perimeter of the eastern site had about 30 meters of moderately low-quality buffer. On
3351 a larger scale, both mitigation sites were located in a dense, urban area. Both mitigation sites
3352 were fed by water running off from urban commercial and residential areas located higher in
3353 the watershed in the foothills of the Santa Monica Mountains. The mitigation sites were
3354 located in one of the few remaining stretches of this unnamed drainage in the lower portion of
3355 the watershed that was unchanneled.

3356 The eastern mitigation site began at the outfall of the new pipeline and comprised the
3357 created portion of the mitigation. Presumably due to the presence of the pipeline's outfall and
3358 associated erosion at the northern edge of this eastern mitigation site, there was an almost-
3359 vertical, approximately 10-foot drop-off in the topography transitioning from north of the
3360 outfall to where the water flowing out of this pipeline landed in the mitigation site. All 0.67
3361 acres of this site are considered waters of the US, 0.402 of these acres being wetlands and
3362 0.268 acres being non-wetland waters. The southern edge of this site entered a culvert
3363 through which water flowed under the maintenance road into the southern portion of the
3364 western mitigation site. The western mitigation site consisted of enhancement through
3365 revegetation of a riparian area that we considered to be upland non-waters of the US. This
3366 site did not have any standing water, unlike the eastern site, and consisted of a right bank that
3367 sloped steeply and smoothly into the stream channel. The left bank, which was at about half
3368 the elevation of the right bank, also sloped smoothly into the streambed. Both banks seemed
3369 to be reaching equilibrium conditions as they did not seem to be degrading nor aggrading
3370 rapidly.

3371 All vegetation layers were represented at the eastern site and the western site
3372 contained short herb, shrub, and tree layers. The dominant short herb in the eastern site was
3373 castor bean and, in the western site, mustard and castor bean. The short-herb layers
3374 comprised 10% (eastern site) and 15% (western site) of the mitigation sites' absolute
3375 vegetation cover. The eastern site's tall herb layer which covered 30% the site was comprised
3376 entirely of arundo. All of the herb layers at both sites were dominated by non-natives. The
3377 dominant shrubs of the eastern site were mulefat and laurel sumac and the western site's shrub
3378 layer was dominated by toyon, laurel sumac, and native blackberry. These shrub layers
3379 comprised 20% (western) and 30% (eastern) of the mitigation sites and all the dominant
3380 plants in them were native. The dominant trees of the eastern site were arroyo and black
3381 willows and they covered 10% of the site. The dominant tree of the western site was
3382 eucalyptus which comprised 80% of the absolute vegetation cover of the site, thereby
3383 providing a dense canopy of shade over most of the site. Both sites were characterized by the
3384 accumulation of a moderate amount of fine and coarse, woody organic matter and contained
3385 more new material than old.

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6002- Holly Seacliff Sherwood Park, Seacliff Partners, Huntington Beach.

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
6002	8	Los Angeles	1995	92.81	65.70	100.00	N/A

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This project involved the construction of the Sherwood Park Development Project in Huntington Beach. This development involved 285-unit residential area and 4-acre park.

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These activities permanently impacted 1.361 acres of wetland and jurisdictional riparian

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habitat. To mitigate for these impacts, Seaciff Partners were required to create 1.62 acres of

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wetland invert surrounded by 2.55 acres of planted slope onsite in the western drainage

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section of the project area. The mitigation area is located on a pre-existing drainage swale

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within the project area. Prior to the wetland creation, this site consisted of highly degraded

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riparian grasses.

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This mitigation area was 3.87 acres, of which 60% was wetland and 40% was planted

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upland slope buffer. We performed a CRAM analysis on only the bottom of the depression

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and did not include the sloped buffer. The middle of the basin supported meandering open

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water with emergent and submergent vegetation, while closed canopy riparian wetland filled

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the rest of the depression. Dominant vegetation included arroyo willow, mulefat, bulrushes,

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cattails, spike rush, and duckweed. Some non-native plant species were present, though not

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abundant. Irrigation lines ran throughout the riparian wetland areas. A berm ran through the

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center of the depression bisecting the wetlands. The depression was surrounded to the

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northwest and southeast by the residential development, the southwest by Garnet Lane, the

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northeast by Ellis Avenue, and the east by the development's park.

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6280- McDonald Canyon Detention Basin, Ventura Country Watershed Protection District, Ojai

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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
6280	4	Los Angeles	1995	95.00	47.09	80.80	80.80

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To provide a 100-year flood protection for the community of Meiners Oaks, the Ventura County Watershed Protection District constructed an earthen debris dam, grouted rock rip rap barrier, and diversion channel in McDonald Canyon. A total of 0.09 permanent acres and 0.10 temporary acres of willow riparian and streambed habitat were impacted. The permittee was required to mitigate 0.20 acres of riparian habitat to offset these permanent and temporary impacts.

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Temporary impacts to waters of the US caused by the access roads were mitigated through revegetation of these areas. To mitigate for permanent impacts to waters of the US, a mitigation area of 0.09 acres was created adjacent to the downstream face of the dam, consisting of sycamores, cottonwoods, oaks, and coyote bush plantings. Because the mitigation site was located above a concrete stream culvert, there was no connectivity to the actual stream channel. Therefore, this mitigation area was not considered jurisdictional waters. We determined that the site consisted of 60% non-waters riparian and 40% upland habitat. This site was buffered on its western and northern edge by natural riparian vegetation, on the southern edge by a private residence, riparian and ruderal vegetation, and a dam access road. The concrete dam aligned the eastern edge of the mitigation area, thus no buffer was present on that side. Aside from the shrub and tree plantings, little natural vegetation persisted in this mitigation area other than black mustard and non-native grasses. Much of the vegetation area was open, unvegetated soil, with boulders along the culvert.

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6369- Extend Newport Coast Drive, Orange County Environmental Management Agency, Irvine.

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
6369	8	Los Angeles	1995	104.75	63.19	100.00	N/A

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The Orange County Environmental Management Agency extended Newport Coast Drive between the San Joaquin Hills Transportation Corridor and Bonita Canyon Drive. This project involved grading, tributary realignment, installation of culverts, and partially lining streambeds. Specifically, the Newport Coast Drive extension crosses Bonita Creek. This project impacted approximately 1.49 acres of jurisdictional waters of the US, including approximately 1.44 acres of wetland, in Bonita Creek and unnamed tributaries. These impacts were required to be mitigated through riparian and wetland revegetation on-site, and the creation of habitat in three distinct mitigation areas in the adjacent Bommer Canyon drainage, for a total of 5.69 acres. All three Bommer Canyon mitigation sites were within the City of Irvine Open Space Preserve.

It was difficult to determine the exact boundaries of the onsite mitigation area, though the required 0.29 acres of mulefat-scrub mitigation were apparent. We determined the site consisted of 70% wetland and 30% jurisdictional riparian habitat. This mitigation area appeared to start at a culvert adjacent to a residential development and continued upstream. Runoff from the adjacent development collected in this mitigation area. This site was predominantly arroyo willow, black willow, mulefat, and cattails. Additionally, 0.24 acres of mulefat-scrub mitigation were provided on the banks adjacent to the 0.29-acres of mulefat scrub.

The southern-most mitigation area in Bommer Canyon was approximately 2.60 acres and consisted mainly of oaks, sycamore, and elderberry plantings. Very few non-native plant species were found at the site. A streambed ran through the length of the site, but was dry during our visit. The stream banks were deeply incised in some places, while thick mulefat stands were present in other parts of the stream. The site consisted of approximately 20% vegetated streambed habitat and 80% non-waters riparian habitat. Although a wire fence surrounded the mitigation, minimally disturbed buffer was abundant around the whole site. This site appeared to be doing well without irrigation, although sections of localized plant mortality were present.

The central mitigation area in Bommer Canyon was 0.61 acres, with about 20% wetland, 20% riparian waters, and 60% non-waters riparian habitat. A stream flowed into the central mitigation area from a culvert under the adjacent paved Bommer Canyon road. Arroyo willow, black willow, sycamore, mulefat, cattails, and mugwort were dominant at this site. Very few non-native plant species were found in the mitigation site, although black mustard was prevalent in the buffered area. Wire fencing clearly defined this mitigation site. The stream banks were deeply incised in the southern end of the mitigation site.

The northern-most mitigation area in Bommer Canyon was 2.25 acres, of which 40% was wetland, 20% riparian waters, 35% non-waters riparian, and 5% upland. This site was right near the entrance of the City of Irvine Open Space Preserve and bordered the paved Bommer Canyon road on its western edge. The Shady Canyon Residential Development was just to the East of this site. Coast live oak, arroyo willow, red willow, sycamore, mulefat, cattails, bulrush, and mugwort were the dominant plants present. Very few non-native plant species were found in the mitigation site, although black mustard and thistles were prevalent in the buffered area.

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6389-Channel Stabilization, County of Ventura Public Works Agency, Moorpark.

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
6389	4	Los Angeles	1995	39.344	53.580	100.0	N/A

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This project involved flood control improvements to the stretch of Arroyo Las Posas between the Moorpark Wastewater Treatment Plant and a private tree nursery located west of Hitch Boulevard and south of Los Angeles Avenue (Highway 118). These improvements were undertaken as part of a larger project to reduce sedimentation in Lower Calleguas Creek and Mugu Lagoon. Permanent impacts to 7.1 acres and temporary impacts to 5.8 acres of wetlands were supposed to be mitigated by removing exotic plants from 4.9 acres of riparian woodland habitat and planting of willow cuttings over 1.2 acres at the toe of each bank in the project area. Forty percent of this required mitigation acreage was provided. Half of the 2.4-acre mitigation site was considered an enhancement through planting of willow cuttings, and the other half was considered an enhancement through arundo removal. Both enhancements affected riparian non-wetland waters of the US.

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The woody vegetation at the site was dominated by natives, whereas the herb layers were dominated by non-natives. The short-herb stratum covered 15% of the site and was dominated by a non-native water smartweed. Arundo dominated the tall-herb layer which covered 35% of the site. There was not a measurable shrub layer. The tree stratum comprised 70% of the absolute vegetative cover of the site and was comprised of two willow species. A moderate amount of fine and coarse, woody organic matter was accumulated at the site, comprised mainly of new material.

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This stretch of Arroyo Las Posas was a low-gradient, soft-bottom, perennial stream that was about 25 feet wide. The dry portions of the stream channel extended at a very slight grade from 15-20 feet from the edge of the water to the toe of an ungrouted, rip-rapped bank that rose steeply to the treatment plant on the right bank and tree nursery on the left bank. The lower boundary of the mitigation site was marked by a steel-reinforced, spill-over dam that was about 25 feet tall. The upper boundary of the site was a bridge over the stream on Hitch Boulevard. Less than 25% of the mitigation site was surrounded by buffer of moderately high quality with moderate cover of non-native plants and moderately disturbed soils. The majority (75%) of the site was unbuffered due to the proximity of the rip-rap banks adjacent to the nursery and water-treatment plant. Rising waters in the stream seemed that they would have had somewhat restricted access to the adjacent uplands due to the presence of these rip-rapped banks. The mitigation sites are located in an intermediate section of the watershed south of an agricultural area with row crops and orchards and north of an open, little-developed area of Moorpark. The mitigation site was located downstream of the City of Simi Valley which likely affected the water quality in this stretch of the stream. According to an employee of the nursery adjacent to the mitigation site, another employee of the nursery developed a staph infection after rinsing off an abrasion in the water.

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6451- Napa River Bridge Retrofit, Caltrans, Vallejo

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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
6451	2	San Francisco	1996	81.54	59.68	82.00	56.40

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3527 Caltrans proposed to seismically retrofit State Route 37 Bridge over the Napa River.
 3528 In doing so, there were temporary impacts to 0.65 acres of estuarine tidal marsh. The
 3529 permitted mitigation was to excavate and revegetate the impacted area so the final marsh
 3530 elevation would be consistent with the existing, adjacent elevations. The impact area
 3531 primarily consisted of *Salicornia virginica* and was to be replaced to its original vegetative
 3532 cover. The mitigation plan called for both natural recruitment and planting of wetland and
 3533 upland species. The uplands were to be weeded to enhance native coastal scrub
 3534 establishment.

3535 We used maps from the mitigation plan and the extent of tidal flooding to define
 3536 wetland boundaries. The excavated area did not appear to be low enough for tidal marsh
 3537 plants to establish. We visited the site at both high and low tides. The area was ponded at
 3538 high tide and an unvegetated flat at low tide. There was still evidence of equipment impacts
 3539 at the site. Targeted wetland plants were not found. *Baccharis pilularis* was dominant in the
 3540 uplands, however, no other planted species were found. Biotic and physical structure scored
 3541 poorly for this site, and the obtained acreages did not match the required mitigation acreages.

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6489- Robbins Meadows Unit #1, Farmers & Merchants Bank of Central California, Elk Grove

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
6489	5S	Sacramento	1996	100.00	67.81	100.00	N/A

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The development of the Robbins Meadows Unit #1 project impacted 1.74 acres of wetlands. The project involved the construction of 76 residential units on a 13.3-acre parcel and was located in Elk Grove along Lucchesi Road approximately 0.6 miles east of Elk Grove-Florin Road. The wetlands on the project site were associated with a drainage swale that connected underground street drains from both north and south of the site. Mitigation requirements for the project were satisfied through the purchase of credits associated with 1.74 acres of perennial marsh and seasonal swale wetlands on the Sacramento/Yolo County Mosquito and Vector Control District's (District) property along Laguna Creek in Elk Grove. The District property is located next to Bond Road between Highway 99 and Elk Grove-Florin Road and is approximately 2.5 miles from the Robbins Meadows Unit #1 development. The wetlands were created above and beyond the District's mitigation responsibility as part of their 1992 facility expansion. Creation of the mitigation wetlands involved the construction of a secondary channel designed to transport flow between Upper and Lower Camden Passage lakes during winter and spring rainfall events. The grading of this secondary channel was designed to provide additional wetland habitat and led to 1.97 acres of wetlands above and beyond the District's responsibility.

Mitigation site boundaries were determined using maps obtained from the project file. Upper and Lower Camden Passage lakes and Laguna Creek provided adequate reference points, and changes in hydrology and vegetation were used to determine the transition from wetland to upland. The wetland complex was significantly ponded due to heavy rainfall the previous day. A single CRAM assessment was made for the area. The adjacent creek and lakes gave the site good connectivity to aquatic resources. The site was located within an open space area, but the much of the surrounding buffer consisted of non-native annual grass and a park lawn. Dense residential areas and District facilities surrounded the site. Physical and biotic structure was good overall, but the site lacked physical patch types like unvegetated flats, mounds and islands. Vegetation was dominated by *Juncus* spp., *Typha* spp. and *Scirpus*

3574 *californicus*. Non-native species were not present in significant numbers. Numerous bird
 3575 species were observed including ducks, great blue heron, raptors, red-winged black birds,
 3576 egrets, Canada geese and pheasant.

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6668- Gelsar Housing Development, Gelsar, Hercules

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
6668	2	San Francisco	1996	110.01	51.07	88.20	86.60

3581

3582 This property is located in the city of Hercules, in West Contra Costa County at the
 3583 interchange of State Route 4 and Interstate 80. It encompasses 106 acres of residential and
 3584 commercial development, wetland preserves, and a riparian corridor of the relocated Refugio
 3585 Creek. Sixty two acres were targeted for mixed development, and 44 acres of the site have
 3586 been preserved as Public Open Space. The Public Open Space consists of: (1) The Eastern
 3587 and Western Wetland Preserves that includes created and preserved brackish/freshwater
 3588 marsh and seasonal wetlands; and (2) a riparian corridor that includes a created stream
 3589 channel, riparian woodland, created seasonal wetlands, and a brackish/freshwater marsh.
 3590 Additionally a 35-foot wide upland buffer zone was established as an interface between the
 3591 mitigation area and the development areas. The mitigation plan required the creation of 14.08
 3592 acres of jurisdictional habitat. According to the consultant’s (LSA) annual report the site has
 3593 exceeded its acreage requirements by establishing 15.49 acres. The seasonal/depressional
 3594 wetlands were constructed in stages from 2001- 2003, and Refugio Creek was regraded with
 3595 created meanders in 2000.

3596 We divided the site into sections, and sampled a subset of the created wetlands using
 3597 CRAM. We sampled the seasonal wetland preserves and the riparian corridor separately and
 3598 used maps from the mitigation plan to navigate and to group similar wetlands based on their
 3599 age and location. We eliminated the assessment of one newly created wetland by the main
 3600 road due to complexities, yet sampled within all other depressional areas (12). We used aerial
 3601 photographs to identify three different sections of the riparian corridor (low, middle and high),
 3602 and within each section, we randomly chose one stretch of the riparian corridor (from one
 3603 bend to another) to sample.

3604 The seasonal wetlands in the riparian corridor were 5.61 acres and 3.84 in the Eastern
 3605 and Western Preserves. We found the following non-native or invasive species to be the
 3606 dominant short herbs in the seasonal wetlands: *Lotus corniculatus*, *Lepidium latifolium*,
 3607 *Cotula coronopifolia*, *Cynodon dactylon*, *Picris echioides*, and *Horduem brachyantherum*.
 3608 When tall herbs were observed in the seasonal ponds, *Typha* sp. was consistently dominant.
 3609 The majority of the Eastern area was dry, with partially saturated soils in some locations.
 3610 Native wetland vegetation was not well established here, and non-natives dominated the area.
 3611 Considering that our site visits were in the summer, it is difficult to say how much water the
 3612 wetlands receive or if hydrology was a substantial limiting factor for wetland plant
 3613 establishment. Also, some of these sites were relatively new, having been constructed in
 3614 2003. The Western Preserve was better established and was wet in a few of our assessment
 3615 areas. The vegetation here was much taller than in the Eastern Preserve. In the Western area,
 3616 the wetlands were connected to each other while in the Eastern area there was a greater
 3617 distance between wetlands, and water could not flow through as easily.

3618 The riparian corridor was created by meandering Refugio Creek. In doing so the size
 3619 of the creek increased as well as the area surrounding the Creek. This area was seeded with
 3620 native herbaceous plant species and planted with native trees and shrubs. According to the

3621 monitoring report the survival rate of plants in the riparian corridor was 85%. This included
 3622 replanting and voluntary establishment. However, *Salicornia virginica* and *Lepidium*
 3623 *latifolium* were the dominant species in the riparian corridor, rather than more common
 3624 riparian tree and shrub species. A large number of willow wattles and willow poles were used
 3625 to establish the riparian habitat. Our survey found all the willows to be dead or missing at the
 3626 site. We found many areas where they had been planted, but nothing had survived. In
 3627 addition to the woody riparian plants, *Nassella pulchra* was planted along the southern banks,
 3628 however, we did not find this species in our survey. The physical structure of the new creek
 3629 had very few patch types and hardly any physical or biotic patch richness. In the upland
 3630 areas, there were plantings of *Rosa californica*, *Grindelia stricta*, *Sambucus mexicana*,
 3631 *Baccharis pilularis*, *Quercus agrifolia*, and *Quercus lobata*. These plants have been irrigated
 3632 and seemed to be doing well. The acreage requirements had been met and the area is
 3633 beginning to establish.

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6709- Hidden Pond Housing Development, Malcom Sproul, Martinez

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
6709	2	San Francisco	1996	48.00	38.11	65.60	65.00

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3639 The Hidden Pond project is located west of Reliez Valley Road and south of Donegal
 3640 Way, south of the city of Martinez. Hidden Pond Road bisects the site. One stock pond that
 3641 encompassed approximately 0.25 acres was filled in order to construct this housing
 3642 development. In addition, portions of an ephemeral stream that drains the pond were filled
 3643 and rerouted. Approximately 75 feet of stream immediately below the pond was filled, 80
 3644 feet of drainage was ripped, and a 390-foot portion was filled and re-routed. The
 3645 mitigation consisted of planting native riparian trees at a 3:1 ratio along the 390-foot re-routed
 3646 drainage area. The area was to be maintained for three years with an 80% survival rate of all
 3647 planted trees. This project was required to create 0.75 acres of wetland to offset the total
 3648 impacts of 0.44 acres. Vegetation in the impacted stock pond included *Typha latifolia* and
 3649 *Eleocharis macrostachya*. The surrounding upland was dominated by non-native grassland.
 3650 There were also coast live oaks (*Quercus agrifolia*) and valley oaks (*Quercus lobata*), along
 3651 with poison oak (*Toxicodendron diversilobum*) and California buckeye (*Aesculus californica*) in
 3652 the upland. The mitigation site was dominated by barley and ryegrass with scattered plantings
 3653 of coast live oaks, maples, and buckeyes.

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The extent of the mitigation area was identified by the concrete ditch, which was
 created to reroute the stream. There was a clear lateral boundary of the mitigation area based
 on wetland versus upland plantings. The upstream boundary was an impoundment with
Typha sp. at the northern end of the ditch, and downstream there was a culvert at the
 southernmost point. Given that our survey was completed in June, the grassy areas in
 between tree and shrub plantings were dry. We could not confirm if reseeding occurred and
 failed, or if it never occurred. The only supported wetland parameter at the mitigation site
 was the artificial hydrology. The water flows down a concrete slab with a small buffer that is
 regularly mowed. The site had a very low overall CRAM score and did not meet the
 mitigation acreage requirement.

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6789- Austin Road Landfill, Jones & Stokes Association, Stockton.

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
6789	5S	Sacramento	1996	85.61	53.82	N/A	N/A

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Littlejohns Creek was relocated to the north of its original location and filled to surrounding ground level, to expand the Austin Road Landfill facility by 222 acres. The Austin Road landfill has since been sold to Forward Landfill, Allied Waste Management. The stream relocation filled 2.895 acres of the north branch of the south fork of Littlejohns Creek, which included 0.859 acres of wetland and 2.036 acres of streambed open water. To mitigate for these impacts to jurisdictional waters, the permittee was required to create 44.05 acres within and surrounding the relocated stream, including 1.07 acres of wetland, 3.58 acres of streambed open water, and 39.40 acres of riparian habitat.

During our site visit we measured this mitigation site to be 37.71 acres and consisted of approximately 25% wetland, 5% streambed open water, 5% riparian waters, 45% non-waters riparian, and 20% upland. The mitigation site consists of a meandering low flow channel and associated floodplain within the straight relocated channel. The relocated creek is 3% longer than the original and flows through an inlet under Austin Road and flows east then bends southward out under New Castle Road. The created streambed contains a clay lined streambed, without stones or boulders, to avoid liquids leaching into or out of the mitigation site. Two low flow crossings over the relocated stream are actively used by earthmovers and other equipment.

In an attempt to functionally assess the large mitigation area, we performed and averaged four CRAM evaluations at this site. The streambed was heavily vegetated with layers of vegetation, including woody riparian, emergent, and submergent plants. Dominant plants at this site include arroyo willow, mulefat, button willow, yellow waterweed, cattails, and smartweed. The planting design was in blocks, thus providing interspersions of vegetation and patch types. Irrigation lines ran through the riparian area. The mitigation site is buffered by thin strips of ruderal lands on all sides. These buffered areas are cut short by wire fencing, construction roads, and the landfill. The general surrounding area includes the landfill, the Northern California Youth Center, and agricultural lands.

**6845-Reconstruct Rip Rap and Concrete Apron in Arroyo Simi, Simi Valley
Department of Public Works, Simi Valley.**

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
6845	4	Los Angeles	1996	100.00	63.86	95.00	92.90

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This project involved the reconstruction of a damaged rock riprap structure and concrete apron downstream from an existing sheet-pile stabilizer across the Arroyo Simi which protects a 12-inch sewer line and 233-inch sewer trunk line. Total impacts of 0.4 acres, 0.17 of which were permanent, were mitigated by enhancing the banks of the arroyo downstream of the apron through willow plantings. A total of 0.17 acres of mitigation were provided, 0.102 acres of which involved waters of the US; 0.034 acres of this acreage was wetland waters, 0.068 was riparian non-wetland waters. This site was bordered on the west by a mobile housing development, an industrial complex, and an extensive open-space area to the northwest. It was bordered on the east by another industrial development. The general vicinity of the site was an urban area located downstream of Simi Valley's sewage treatment plant, perhaps explaining the extensive coverage of macroalgal mats in this portion of stream. Most of the site was surrounded by moderately low-quality buffer of an average of at least 75

3713 feet wide. A continuous riparian corridor with thick willow canopies extended south of the
 3714 mitigation site for at least several hundred feet.

3715 The downstream banks where the mitigation occurred were dominated by native
 3716 woody plants and non-native herbs. The short-herb layer covered 10% of the site and was
 3717 comprised entirely of mustard. A tall-herb layer covered 20% of the site and was dominated
 3718 by giant reed. Mulefat and willow dominated the shrub layer which comprised 50% of the
 3719 site. Willow also dominated the tree layer which comprised 50% of the site. Organic matter
 3720 accumulation at the site was moderately abundant and ranged in size from fine organic
 3721 material to coarse, woody debris. The area under the thick willow canopy on the right bank
 3722 was apparently being occupied by people camping. On the left side of the stream, the bank
 3723 was about 20 feet wide and abutted by a steep, eroding slope. This slope rose about 25 feet
 3724 above the stream banks to the open-space area west and northwest of the site which was
 3725 bordered on the east by a small foot-trail. The banks of the stream transitioned gradually into
 3726 the streambed such that rising waters were likely able to spill over readily into these areas
 3727 which comprised the mitigation sites.

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6855- Crescent City Landfill Closure, Del Norte Solid Waste Authority, Crescent City

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
6855	1	San Francisco	1996	102.00	86.55	100.00	90.00

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The closure of the Crescent City Landfill resulted in the fill of one acre of wetlands. The impacted wetlands existed within the coastal zone and the Lake Earle Wildlife Management Area. The wetlands exhibited high biotic diversity, both plant and animal, and the northern red-legged frog has been documented in the area. The applicants were required to construct 3 acres of wetlands onsite, in a borrow area within the existing interdunal complex. The mitigation area consisted of a single large depression excavated to the level of the water table.

3740 During our field assessment, a map from the project’s mitigation plan as well as a
 3741 landfill employee aided us in locating the mitigation wetland. Changes in vegetation were
 3742 used to determine the boundaries between the wetland and the adjacent uplands. A single
 3743 CRAM assessment was made for the area. At the time of assessment, the wetland was
 3744 saturated throughout and slightly ponded in the center. At the landscape level, the wetland had
 3745 good connectivity to other wetlands and good buffer condition. Physical structure was very
 3746 complex, both topographically and in terms of physical patch types. Vegetation cover in the
 3747 wetland was high with high species diversity. Species observed included *Eleocharis* spp.,
 3748 *Scirpus* spp. and *Ranunculus* spp. Invasive species were not observed in significant numbers.
 3749 A total of 3.06 acres of wetlands were created, slightly exceeding the 3.0 acres that were
 3750 required.

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6949- Trails End Planned Unit Development, Trails End Associates, South Lake Tahoe

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
6949	6T	Sacramento	1996	100.00	70.60	87.50	N/A

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The Trails End project impacted 0.006 acres of jurisdictional wetlands that were a tributary to Squaw Creek, which is a tributary of Truckee River in South Lake Tahoe, for the

3758 purpose of installing a ten foot wide by twenty five foot long sewer line to service a single
 3759 family home subdivision. Mitigation requirements were to restore 0.006 acres of wetland
 3760 vegetation onsite along the trench line by harvesting and replanting wetland vegetation from
 3761 the surrounding existing jurisdictional wetlands and create an additional 0.003 acres of
 3762 wetland area adjacent to the existing wetlands.

3763 To locate the mitigation project, we utilized information in the 401 permit and
 3764 followed the Trails End Planned Unit Development Map. A depressional wetland area was
 3765 located 30 feet south of parcel 9, the last house on Indian Trail Road, on the map. With the
 3766 information provided in the 401 permit, we were able to identify the location of the trench and
 3767 the associated sewerline that was installed during the wetland impact. We assumed through
 3768 file review that this area was indeed mitigation for the project, and therefore CRAM was used
 3769 to evaluate this mitigation site. The wetland was surrounded by a forest of *Pinus contorta* and
 3770 adjacent homes to the north. The five native species present in the wetland included *Juncus*
 3771 *sp.*, *Eleocharis sp.*, *Hemizonia sp.*, *Salix sp.*, and *Pinus contorta*. Only one non-native
 3772 species, *Lythrum hyssopifolia*, was recorded at the site with 5 % cover. We concluded that the
 3773 applicant was in compliance of permit conditions for restoring 0.006 acres of wetlands
 3774 because the impact site was heavily vegetated with native species mentioned above. We
 3775 found a 0.003 acre depressional pocket, just west of the 0.006 acre restoration site. The native
 3776 species found here were predominantly *Juncus sp.* and *Eleocharis sp.* Overall, vegetation at
 3777 the site seemed healthy and vigorous. The CRAM scores for this site were very high for
 3778 landscape context, hydrology, and biotic structure, and an average score for physical structure
 3779 due to a moderate amount of physical patch types present. This site was one of the few
 3780 optimal sites assessed by the USF group.

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6970-State Route 41 North Freeway Project, California Department of Transportation, Fresno

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
6970	5F	Sacramento	1996	25.59	70.70	100.00	64.30

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This project involved widening State Route 41 from a two-lane conventional highway to a four-lane freeway from Audubon Drive to 0.30 miles north of Avenue 12. The Route 41 expansion resulted in impacts to waters of the US at three locations: San Joaquin River, Root Creek, and vernal pools near the intersection of State Route 41 and Avenue 12. Permanent impacts totaling 4.21 acres of waters of the US affected 3.61 acres of wetland waters and 0.60 acres of open-water habitat. To mitigate for these impacts, the permittee was required to establish 4.65 acres, including 4.25 acres of wetlands and 0.40 acres of riparian habitat. Only 1.19 acres were actually mitigated, including 0.732 acres waters of the US and 0.458 acres of non-waters of the US habitat. The required 0.25-acre-vernal-pool mitigation was not completed. Three mitigation areas, all located in a park/nature preserve near the San Joaquin River and Highway 41, were established: depressional, a riparian-bank, and depressional-swale area. This general mitigation site was bordered by a mobile-home park to the east, the San Joaquin River and its associated habitat to the south, Route 41 to the west, and an upland Elderberry area to the north. Walking paths and educational postings were present throughout this park.

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The depressional area was 0.85 acres, of which 50% was wetland 20% was open water, and 30% was non-jurisdictional riparian habitat. This was a distinct wetland with a long-duration hydrologic regime which and was ponded during our visit. Buffer surrounded

3805 most of the perimeter of this site, averaged close to 100 meters in width, and was of
 3806 moderately high quality due to human activity and soil disruption. The depressional
 3807 mitigation site was vegetated mostly by short herbs and trees. The short-herb layer,
 3808 dominated by duckweed, covered 30% of the site. The tall-herb layer, dominated by
 3809 goldenrod, mugwort, and giant wild rye, covered 5% of the site. Native California blackberry
 3810 and wild rose dominated the shrub layer which comprised 10% of the site. Cottonwood and
 3811 arroyo willow dominated the tree layer which covered 50% of the site. Organic matter
 3812 accumulation was abundant and consisted of materials ranging in size from fine organic
 3813 material to coarse, woody debris.

3814 The riverine mitigation area was located on the bank sloping into the perennial, low-
 3815 flow east branch of the San Joaquin River. It was 0.23 acres, including 25% wetland, 25%
 3816 jurisdictional riparian, and 50% non-jurisdictional riparian habitat. Buffer surrounded most of
 3817 the perimeter of this site, averaged close to 100 meters in width, and was of moderately high
 3818 quality due to human activity and soil disruption. The riverine mitigation site was vegetated
 3819 mostly with trees. The short-herb layer covered 10% of the site and was dominated by
 3820 saltgrass, mugwort, and stinging nettle. The tall-herb layer, dominated by mugwort and
 3821 stinging nettle, covered 5% of the site. The shrub layer, dominated by California blackberry,
 3822 covered 15% of the site. The tree layer comprised 80% of the site and was dominated by
 3823 cottonwood, white alder, narrow-leaf willow, and Oregon ash. Organic matter accumulation
 3824 was abundant and consisted of materials ranging in size from fine organic material to coarse,
 3825 woody debris.

3826 The depressional swale area was 0.11 acres, consisting of 20% wetlands, 30% non-
 3827 jurisdictional riparian, and 50% upland. The depressional areas were both distinct wetlands.
 3828 The first, which was ponded when we visited it, had a long-duration hydrologic regime and
 3829 the second, which was dry when we visited it, had a medium-duration hydrologic regime.
 3830 Buffer surrounded most of the perimeter of all three mitigation sites, averaged close to 100
 3831 meters in width, and was of moderately high quality due to human activity and soil disruption.
 3832 The depressional-swale site was also vegetated mostly with trees. The short-herb layer was
 3833 dominated by saltgrass, giant wild rye, and goldenrod. The tall-herb layer covered 5% of the
 3834 site and was also dominated by goldenrod. Mexican elderberry dominated the shrub layer
 3835 which covered 10% of the site. The tree stratum, dominated by cottonwood and arroyo
 3836 willow, covered 55% of the site. Organic matter accumulation at the site was moderately
 3837 abundant and consisted of materials ranging in size from fine organic material to coarse,
 3838 woody debris.

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3840 **7014-Grade Forest Lawn Memorial Park, Michael Brandman Associates, City of Covina**
 3841 **Hills**

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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
7014	4	Los Angeles	1996	100.00	N/A	100.00	50.00

3843

3844 This project involved expanding the existing Forest Lawn Memorial Park which
 3845 resulted in permanent fill impacts to 0.10 acres of unvegetated streambed (waters of the US)
 3846 and 1.40 acres of upland (non-waters of the US) gnatcatcher habitat. These impacts were
 3847 mitigated, as required, by enhancing 2.80 acres of upland non-waters of the US through
 3848 hydroseeding with a coastal-sage-scrub seed mix.

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3851 **7059-Bridge Replacement Project over Los Berros Road Creek, San Luis Obispo**
 3852 **County, Nipomo.**
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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
7059	3	Los Angeles	1996	100.00	70.07	N/A	93.30

3854
 3855 This project involved the replacement of a bridge and stabilization of the downstream
 3856 slope of a small stream canyon in a low-population-density, rural section of San Luis Obispo
 3857 County bordered by a large open-space area several miles east of the 101 freeway. To offset
 3858 temporary impacts to 0.10 acres of non-wetland waters of the US, 0.10 acres of enhancement
 3859 mitigation were provided in the impact area through revegetation of the disturbed slopes
 3860 upstream and downstream of the bridge. Of these 0.10 acres of waters of the US, 0.025 acres
 3861 were wetland waters and 0.075 acres were non-wetland waters. The site was buffered
 3862 extensively on all sides by high-quality buffer. The stream channel was narrow (less than 10
 3863 feet wide) and surrounded by steep, eroding banks about 20 feet high. The slope stabilization
 3864 was installed mostly on the left bank downstream of the bridge because the stream turns to the
 3865 right just past the bridge, thereby putting erosion pressure on the left bank. There were
 3866 several boulders, possibly fragments from the old bridge’s footings, in the streambed just
 3867 upstream and downstream of the bridge.

3868 The mitigation site was densely vegetated with 185% absolute vegetative cover,
 3869 almost all of which consisted of native plant species. The short-herb layer, covering 20% of
 3870 the site, was dominated by mugwort. The tall-herb layer, covering 5% of the vegetative cover
 3871 at the mitigation site, was dominated by sweet fennel. California native blackberry dominated
 3872 the shrub layer which covering 80% of the vegetative cover of the site. Eighty percent of the
 3873 site was covered by a tree layer dominated by sycamore and arroyo willow trees which
 3874 provided heavy shading of the mitigation area and its vicinity. Organic matter accumulation
 3875 in the area was characterized by an abundance of material in all size ranges, from fine organic
 3876 material to coarse, woody debris.

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 3879 **7117- Parking and Viewing Area, Modoc National Wildlife Refuge and Caltrans,**
 3880 **Alturas**
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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
7117	5R	Sacramento	1996	100.00	57.38	100.00	62.50

3882
 3883 Caltrans, with the cooperation of the Modoc National Wildlife Refuge (US Fish and
 3884 Wildlife Service), built a parking and viewing area on the west side of Highway 395 in
 3885 Modoc County adjacent to the Refuge in Alturas. The pre-project wetlands included a mosaic
 3886 of seasonally wet grassland communities dominated by invasive facultative annual grasses.
 3887 The parking lot construction placed fill on 0.6 acres of wetlands. As mitigation for the impact
 3888 to wetlands, a 4 acre pond was to be created in the same soil type with a variety of depths and
 3889 wetland habitats. The mitigation was planned to be onsite, southwest of the new overlook.
 3890 The wetland was to be constructed primarily by employees of the Modoc National Wildlife
 3891 Refuge.

3892 In the field evaluation, the mitigation site was found to be heavily ponded. The
 3893 assessment area for the created wetland was determined to be the band of wetland vegetation
 3894 around the shoreline of the pond and around the perimeter of a small island in the middle of
 3895 the pond. Lack of access to the island made it difficult to assess the entire wetland area. The

3896 wetland buffer, which on three sides included sizable expanses of contiguous natural areas,
 3897 contained a mix of native bunch-grasses and invasive weeds such as *Foeniculum vulgare*.
 3898 The primary water source for the pond was irrigation from a Refuge reservoir which draws
 3899 water from the Pit River System. While the site did have a mix of vegetated areas and
 3900 unvegetated flats, the physical structural complexity of the wetland was poor. The vegetation
 3901 was dominated by the native bunch grass, *Elymus triticoides*, and *Distichlis spicata*. Overall,
 3902 the vegetation had limited diversity with a fairly homogenous spatial distribution. While, the
 3903 size of the pond was determined to be larger than the required 4 acres, the excessive ponding
 3904 limited wetland establishment to a small fraction of the area. The transportation corridor
 3905 along nearby Highway 395 was considered a primary stressor to the site.

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3908 **7154- Rancho San Carlos/Santa Lucia Housing Development, Rancho San Carlos**
 3909 **Partners, Carmel**

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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
7154	3	San Francisco	1996	102.46	68.55	92.60	92.20

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3912 Rancho San Carlos Partners implemented the development of a residential community
 3913 located within 20,000 acres of the Santa Lucia Preserve in Monterey County, south of the
 3914 Monterey Peninsula and south of Carmel Valley Road. The preserve is in the Santa Lucia
 3915 Mountain Range, southeast of the city of Carmel and south of the Carmel River Valley. The
 3916 project proposed the construction of single family homes, operational facilities, employee
 3917 housing, recreational activities, a golf course, a hotel, and commercial businesses. The
 3918 project filled 2.43 acres of jurisdictional wetlands and 0.41 acres of jurisdictional waters to
 3919 construct a road crossing and golf course. All impacts were to be mitigated at a 3:1 ratio. The
 3920 mitigation required 8.52 acres of wetlands and occurred at two locations, Moore’s Lake and
 3921 Cienega Pond. A total of 4.3 acres of wetland habitat was created in seven areas around
 3922 Moore’s Lake and 3.5 acres in five areas around Cienega Pond. In addition, 1.2 acres of
 3923 “other waters” were created through an expansion of Moore’s Lake surface area.

3924 We sampled four of the five mitigation wetlands around Cienega Pond. The
 3925 boundaries were distinct based on the excavated depressions and plantings surrounding the
 3926 edges. All the depressions were mainly dry but received runoff from the irrigation system
 3927 used for the trees surrounding the wetlands. The wetlands scored high in most areas, except
 3928 for biotic structure metrics and especially for vertical biotic structure. These sites scored
 3929 poorly in native plant species richness, and invasive plant species scores were highly variable
 3930 throughout the site.

3931 At Moore’s Lake we randomly selected a lacustrine area (area 3) and a depressional
 3932 area (area 9) to assess. We were unable to access the newly created island in the lake, and it
 3933 was impossible to determine boundaries for a few of the depressional sites. Moore’s Lake is a
 3934 man-made lake, and the mitigation was to expand the lake and create additional acreage. The
 3935 southern boundary for area 3 was a distinct change of vegetation that represented the newly
 3936 created wetland, and the northern boundary was the bend in the lake, as identified on the plan
 3937 map. The AA included a 30-foot wide streambed, about 120 feet long that extended to the
 3938 open water. This area did not score well for biotic structure. There were only two native
 3939 species and a high percentage of invasive plants (33%). The vertical biotic structure had no
 3940 yet established in the area, and there were only three physical path types found. The
 3941 depressional wetland, area 9, scored similarly to the sites at Cienega Pond.

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7270- Dowd Subdivision (Windsor Industrial Park No. 3), Don Dowd Co., Windsor

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
7270	1	San Francisco	1996	100.00	60.01	0.00	N/A

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Construction of an industrial park filled 0.06 acres of seasonal wetlands and 0.28 acres of a drainage ditch on a 19-acre parcel in the town of Windsor on the Santa Rosa Plain. The impact site was bounded on all sides by existing or proposed development and was degraded due to prior agricultural activities. The applicants were required to construct 0.4 acres of seasonal wetlands at the Sonoma County Airport Consolidated Mitigation Area (SACMA). The SACMA, which is adjacent to the airport, consists of several acres of depressional wetlands that were used as mitigation for a number of projects. Unlike a mitigation bank, however, the acreage requirements for specific projects are assigned to specific depressions within the SACMA.

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During our field assessment, a map obtained from the consultant who constructed the mitigation area was used to differentiate the wetlands created for this project from wetlands that were created for other projects. The boundary between the wetland depressions and the adjacent uplands was identified based on the presence or absence of wetlands vegetation. A single CRAM assessment was made for the project sub-site, which consisted of several distinct depressions. The SACMA site consists of a mix of wetlands, non-native grassland, and oak woodland. Redwood Creek borders the site on the eastern side. As a whole, the created wetlands at the SACMA site were found to have fair connectivity to aquatic resources and a fairly good buffer. The depressions were dry at the time of evaluation. The hydroperiod for the depressions that corresponded to this particular project had a hydroperiod that was indicative of natural patterns, but the physical structure of the wetlands had very low complexity. Several non-native species (*Taeniatherum caput-medusae*, *Hypochaeris radicata*) as well as several native rush species (*Juncus* spp., *Eleocharis* spp.) dominated the site. A total of 0.33 acres of wetlands were created, significantly lower than the 0.4 acres that were required.

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7371- Construct 1st Street Crossing and Long Canyon Development, Glen Lukos Associates, Simi Valley.

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
7371	4	Los Angeles	1996	88.48	61.58	78.30	72.50

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Glen Lukos Associated developed a 652-unit residential community, open space, and an 8-acre neighborhood park in a 1,850-acre wood ranch in Simi Valley. This project involved the construction of the First-Street crossing and debris basin rural-culvert across the Oak Canyon stream course, and the placement of the development in Long Canyon Oak Canyon stream course. These activities impacted 0.58 acres of waters of the US, including 0.03 acres of permanent wetland impacts, 0.14 acres of temporary and 0.44 acres of permanent impacts to jurisdictional riparian habitat. Long Canyon, a tributary of Oak Canyon, flows west to east through the project property. Prior to these impacts, Long Canyon was an eroded drainage that was vegetated mostly with non-native plant species, except a small wetland near the confluence with Oak Canyon. Prior to these impacts, Oak Canyon was vegetated mostly with dense, undisturbed riparian forest. Dominant vegetation included coast

3988 live oak, willows, mulefat, Mexican elderberry, toyon, creeping snowberry, honeysuckle,
 3989 sycamore, climbing penstemon, and walnut. On-site jurisdictional wetlands supported diverse
 3990 emergent and submergent vegetation. The lower portion of Oak Canyon, in the northeastern
 3991 section, was disturbed by livestock

3992 To offset impacts to these jurisdictional waters, the permittee was required to create
 3993 0.52 acres of riparian scrub and enhance 0.73 acres of adjacent oak woodland, within the Oak
 3994 Canyon drainage. The oak woodland mitigation area, measured at 0.776 acres, was not
 3995 designed to be jurisdictional habitat, thus we did not perform a CRAM evaluation on this part
 3996 of the mitigation. The riparian scrub mitigation was located immediately adjacent to the
 3997 existing wetland in Oak Canyon. We measured this mitigation site to be only 0.330 acres,
 3998 consisting of approximately 30% wetland, 60% riparian waters, and 10% non-waters riparian
 3999 habitat. We found a dominance of black willow, cottonwoods, mulefat, cattails, nettle, and
 4000 watercress. The vast majority of this site supported a dense tree canopy and layered
 4001 vegetation. We did not find non-native plant species in the mitigation area during our site
 4002 visit. The stream had undercut the banks in some areas and significant wrack was caught
 4003 among the understory vegetation. Water flowed into the site through an underground culvert
 4004 at the south of the mitigation area and a concrete drainage at the northern end provided runoff
 4005 to the site. The site was buffered to the north and east by the oak woodland mitigation area, a
 4006 riparian corridor to the northwest, and a dirt access road to the west. The southern end of the
 4007 mitigation area abutted the large concrete culvert.
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4010 **7385- Agricultural Fill of Seasonal Wetlands, Ryan’s Landing Limited Partnership,**
 4011 **Chico**
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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
7385	5R	Sacramento	1996	95.42	64.54	78.60	80.00

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 4014 This project entailed improvements to agricultural productivity by filling of drainage
 4015 swales and seasonal wetlands resulting in impacts to 6 acres of waters of the United States in
 4016 Chico. It was determined by the Fish and Wildlife Service (USFWS) that 0.11 acres of
 4017 impacted wetlands served as potential habitat for the listed crustaceans, *Lepidurus packardii*
 4018 (vernal pool tadpole shrimp) and *Branchinecta lynchi* (vernal pool fairy shrimp). The project
 4019 initially violated the Clean Water Act resulting in a \$50,000 fine being levied by USFWS,
 4020 which was ultimately paid to the Nature Conservancy. USFWS also required that the
 4021 applicants purchase 0.22 acres of vernal pool preservation credits and 0.11 acres of vernal
 4022 pool creation credits. The applicants were also required to create 6 acres of permanently or
 4023 periodically inundated wetlands. Three different mitigation plans were submitted, the final of
 4024 which entailed the construction of seasonal marsh habitat at an off-site location southwest of
 4025 the Chico Municipal Airport.

4026 During our site evaluation, the four constructed wetlands were identified using the
 4027 consultant's map and the wetlands were delineated using a combination of the topographic
 4028 basin and the edge of wetland vegetation. Randomized sampling was utilized to select two of
 4029 the wetlands for evaluation. The wetlands were bordered on three sides by expansive uplands
 4030 with compacted soils dominated by yellow star thistle and on one side by a tall levee
 4031 containing Sycamore Creek to the south. A pipe through levee appeared to allow water flows
 4032 from the creek into the wetland complex; however, at the time of the site visit, all of the
 4033 constructed marshes were dry. The physical structure of larger wetland was relatively
 4034 complex with various elevation gradients scarred by ruts and deep cracks. The larger marsh

4035 was dominated by the native species *Eleocharis* sp., *Eryngium* sp., and *Eremocarpus*
 4036 *setigerus*, while the smaller marsh was dominated by invasives, *Hordeum marinum* and *Lotus*
 4037 *corniculatum*. It was determined that the constructed wetlands exceeded acreage
 4038 requirements. However, at the time of this writing, the applicants had yet to purchase the
 4039 required vernal pool creation and preservation credits.

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**7404- McDonald’s Restaurant (Old Redwood Highway & Windsor River Road),
 McDonald’s Corporation, Windsor**

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
7404	1	San Francisco	1996	100.00	50.82	100.00	N/A

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Construction of a McDonald’s restaurant filled 0.37 acres of seasonal wetlands on a 0.93 acre parcel at the intersection of Old Redwood Highway and Windsor River Road in the town of Windsor in Sonoma County. The impacted wetlands can best be described as several shallow man-made depressions, swales, and/or ephemeral rainpools. The wetlands had been altered and disturbed over the years by livestock grazing and agricultural activities. Mitigation requirements for the project were satisfied through the purchase of 3.7 shares (equal to 0.37 acres) of seasonal wetlands from the Wikiup Mitigation bank. The Wikiup Mitigation Bank, currently under the jurisdiction of The California Department of Fish and Game (CDFG), consisted of 6 acres of wetlands on a 12-acre parcel. The bank was established in 1995 and lies within the town of Windsor. Residential areas border the site on three sides, while vineyards border it on the fourth side. The bank consists of three distinct, 1 to 2-acre wetland depressions buffered by uplands areas characterized by oak woodland and non-native annual grassland.

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A representative of CDFG assisted us in locating the Wikiup Mitigation bank and the individual wetland areas within the bank. A single CRAM evaluation was done for each of the three wetlands, and all three evaluations had similar results. The residential areas and vineyards immediately adjacent to the bank on all sides resulted in low scores for landscape connectivity and buffer width. The depressions were dry at the time of evaluation, which was appropriate for the season. Physical structural had low complexity, due to the absence of potential patch types like unvegetated flats, sediment mounds and islands. *Eleocharis palustris* was the most abundant species in each of the wetland areas followed by the non-native, *Mentha pulegium*. *Cyperus eragrostis* and *Juncus* spp. were also present. Runoff from both the adjacent residential areas and the vineyards was seen as a potential stressor to the wetlands.

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7456- Shiloh Commercial Center, Shiloh Partners, Windsor

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
7456	1	San Francisco	1997	99.12	70.28	88.60	88.60

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The Shiloh Commercial Center construction project filled 0.73 acres of shallow seasonal wetlands, 0.81 acres of vernal pools / swales, and 0.14 acres riparian thicket on a 34.6 acre site. Most of the adjacent area had already been filled, leveled, and graded in the mid-1970s for a proposed industrial park. The applicants were required to create 1.6 acres of

4079 swales / vernal pools and 0.1 acres of riparian thicket and preserve 1.7 acres of swales / vernal
 4080 pools. The mitigation was implemented off-site on a 14 acre parcel in Sonoma County.

4081 During our field assessment, a map from the project’s mitigation plan was used to
 4082 distinguish the created from the existing vernal pools / swales and to determine the location of
 4083 the thicket planting. The site was quite large including over 15 individual pools. To evaluate
 4084 the created pools, the site was divided into three geographical areas, and a pool was randomly
 4085 selected from each area for sampling. Non-native annual grasses which dominated the
 4086 expansive upland buffer were threatening to invade the pools. Two goats and a horse were
 4087 found grazing onsite, presumably to control the spread of the grasses. The pools were dry at
 4088 the time of the evaluation. The physical structure of the pools was fairly complex with
 4089 various patch types including soil cracks, mounds, and burrows present. The riparian thicket
 4090 area was inappropriately located 30 meters outside of the high-water mark of the creek.
 4091 Plantings included *Acer macrophyla*, *Rosa californica*, and *Crataegus suksdorfii*, and while
 4092 survivorship rates were high, some individuals appeared stressed. The thicket area was
 4093 dominated by non-native annual grasses and *Lactuca serriola*. Given the August field visit
 4094 date, it was impossible to evaluate mitigation performance criteria related to the establishment
 4095 of the special status vernal pool species, Sebastopol Meadowfoam, which dies in the spring.
 4096 At the date of assessment, the pools were dominated by various non-natives, including
 4097 *Mentha pulegium* and *Polypogon monspeliensis*, as well as later blooming species typical of
 4098 vernal pools, such as *Eryngium armatum*, and *Pogogyne douglasii*. The measured acreage of
 4099 created wetlands was substantially less than permit requirements.

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 4102 **7497- Reconfigure Duck Ponds, Irvine Ranch Water District, Irvine**
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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
7497	8	Los Angeles	1997	100.00	77.59	100.00	N/A

4104
 4105 The Irvine Ranch Water District reconfigured duck ponds that were previously used
 4106 for nitrogen removal as part of the Wetlands Water Supply Project. Specifically, they
 4107 reconfigured twelve existing duck ponds into five larger habitat ponds, which permanently
 4108 impacted 1.0 acre of woody riparian wetland habitat, 11.60 acres of herbaceous wetland
 4109 habitat, and 2.0 acres of ruderal wetland habitat. Additionally, 61.50 acres of duck pond were
 4110 impacted, although this was considered non-jurisdictional habitat. To mitigate for impacts to
 4111 14.60 acres of jurisdictional habitat, the permittee was required to create 14.60 acres of
 4112 jurisdictional habitat including 11.10 acres of wetlands, 2.50 acres of non-streambed open
 4113 water, and 1.00 acre of riparian habitat.

4114 In total, 14.60 acres were mitigated, with approximately 2.50 acres of wetland, 11.10
 4115 acres of open water, 1.00 acre of jurisdictional. The hydrology of the site is maintained by the
 4116 water district and is intended to simulate seasonal fluctuations. In fact, they raise and lower
 4117 the pond levels to provide multiple depths of water for various habitat types. Vegetation
 4118 consisted primarily of black willows, cottonwoods, sycamores, mulefat, sagebrush, bulrush,
 4119 mugwort, and phacelia. Very few non-native plant species were found at the site. Many
 4120 animals were also present at the site, including small and large mammals, lizards, fish, ducks,
 4121 and passerine birds. Because this site is located within the San Joaquin Wildlife Sanctuary,
 4122 the northwestern and northeastern sides of the mitigation area are buffered by thriving habitat.
 4123 The southwestern side is bordered by Campus Drive, and the southeastern side by Riparian
 4124 Way and the San Diego Creek.

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7521-Replace Pipelines in Sweetwater River, Sweetwater Authority, Chula Vista

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
7521	9	Los Angeles	1997	100.00	55.14	N/A	75.00

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This project involved replacing and lowering two existing pipelines within the Sweetwater River. This project temporarily impacted 0.34 acres of wetland habitat. Prior to these activities, the project area contained a dominance of mature willows, mulefat, evening primrose, ragweed, and hoary nettle with generally little understory vegetation. In addition to its heavy infestation of *Arundo donna*, the project area was also infested with celery, cocklebur, castor bean, wild radish, curly dock, cheeseweed, plantain, black mustard, and Bermuda grass. To mitigate for impacts to this habitat, the permittee was required to enhance 0.68 acres, including 0.34 acres of wetland and 0.34 acres of riparian habitat. Mitigated included enhancing 0.34 acres of waters of the US onsite at the impact area and 0.34 acres of non-waters of the US offsite in the Sweetwater River Mitigation Area.

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The onsite mitigation was 0.34 acres, consisting of 15% wetland, 5% streambed open water, 50% jurisdictional riparian habitat, and 30% non-jurisdictional riparian waters. The onsite mitigation area was vegetated heavily, as it had 135% absolute vegetative cover, and mostly with native plant species. The short-herb stratum covered 30% of the first mitigation site and was dominated by cocklebur (native) and sowthistle. The tall-herb stratum covered 40% of the site and was dominated by sweet white clover and cattails (native). Mulefat dominated the shrub stratum which covered 30% of the site. Arroyo and black willow dominated the tree layer which covered 35% of the site. The buffer was about 100 meters wide, on average, while the buffer at the offsite mitigation area was slightly fewer than 100 meters wide, on average. Organic matter accumulation was abundant and consisted of material ranging in size from fine organic material to coarse, woody debris. This site was bordered to the south by a Kaiser Permanente facility, and to the west, north, and east by Sweetwater River riparian areas. The greater area included Bonita Road, Willow Street, a gold driving range, a gold course, and the Sweetwater River Mitigation Area.

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The Sweetwater River Mitigation area was located directly adjacent to the impact site and onsite mitigation, just to the north and west. The offsite enhancement was undertaken in a non-waters riparian area downstream of the impact site by transplanting willows from the impact site. The offsite mitigation area was vegetated mostly by the tree layer which covered 95% of the site and was dominated by narrow-leaf and black willows. The shrub and herb layers covered 20% of the site overall and were dominated by hooker's evening primrose, sowthistle, mulefat, and narrow-leaf willow. Buffer covered most of their perimeters and was of moderately high quality. Organic matter accumulation at this site was abundant, though slightly more abundant offsite than onsite, and consisted of material ranging in size from fine organic material to coarse, woody debris.

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7528- Calton Homes, MLB Windsor Creek Limited Partnership, Windsor

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
7528	1	San Francisco	1997	100.00	60.32	100.00	N/A

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Construction of the Windsor Creek subdivision filled 0.5 acres of seasonal wetlands (five winter-ponded depressions) and 0.08 acres of streambed. The impact site was generally

4171 characterized by grassland and oak woodland, with scattered seasonal wetlands and vernal
 4172 pools. Windsor and East Windsor creeks bound the impact site. The applicants were required
 4173 to construct 0.7 acres of seasonal wetlands at the Sonoma County Airport Consolidated
 4174 Mitigation Area (SACMA) and plant 60 willows and alders along the creeks. The SACMA,
 4175 which is adjacent to the airport itself, consists of several acres of depressional wetlands that
 4176 were used as mitigation for a number of projects. Unlike a mitigation bank, however, the
 4177 acreage requirements for specific projects are assigned to specific depressions within the
 4178 SACMA.

4179 The SACMA site itself is a mix of depressional wetlands, non-native grassland and
 4180 oak woodland. Redwood Creek borders the site on the eastern side. During our field
 4181 assessment, a map obtained from the consultant who constructed the mitigation area was used
 4182 to differentiate the wetlands created for this project from wetlands that were created for other
 4183 projects. The boundary between the wetland depressions and the adjacent uplands was
 4184 identified based on the presence or absence of wetlands vegetation. A single CRAM
 4185 assessment was made for the project, which consisted of several distinct depressions. As a
 4186 whole, the created wetlands at the SACMA site were found to have fair connectivity to
 4187 aquatic resources and a fairly good buffer. The depressions were dry at the time of evaluation.
 4188 The hydroperiod for the depressions that corresponded to this particular project was indicative
 4189 of natural patterns, but the physical structure of the wetlands had very low complexity.
 4190 Several non-native species (*Taeniatherum caput-medusae*, *Hypochaeris radicata*) as well as
 4191 several native rush species (*Juncus* spp., *Eleocharis* spp.) dominated the site. A population of
 4192 *Pogogyne douglasii*, required by the project to be relocated to the mitigation site, was
 4193 observed. A total of 0.43 acres of wetlands were created, far lower than the 0.7 acres that were
 4194 required. The plantings of willows and alders along Windsor and East Windsor creeks at the
 4195 impact site were not evaluated.

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7640- Seismic Retrofit Willows Road Bridge, San Diego County Department of Public Works, Alpine

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
7640	9	Los Angeles	1997	100.00	74.06	N/A	91.70

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The Willows Road Seismic Retrofit project included the excavation around the columns, placement of steel jackets around existing columns, arc welding, pumping grout, cleaning and painting the steel casing, and back filling to initial contours around the columns. These activities temporarily impacted 0.12 acres of Army Corps jurisdictional waters and 0.66 acres of California Department of Fish and Game jurisdictional waters, including southern riparian scrub and unvegetated stream and bank habitat in Viejas Creek.

To offset these impacts, the permittee was required to recontour the stream to its original condition, remove non-native plant species, and revegetate onsite with willows and native understory seed mix in a 0.12-acre area. The required mitigation acreage was obtained and consisted of approximately 5% wetland, 10% streambed, 45% riparian waters, and 40% non-waters riparian habitat. Although shading from this bridge inhibited plant growth among the bridge piling, the rest of the streambed was heavily vegetated with overlapping layers of both native and non-native plant species. Dominant vegetation in the mitigation area included red willow, coast live oak, Himalayan blackberry, greater periwinkle, nettle, and watercress. We found evidence of heavy use of this site by the homeless. This area of Viejas Creek is a relatively natural stream course with abundant, thriving riparian habitat, and is surrounded by

4218 open space and rural housing. Other than the influence of the Willow Street Bridge, this
 4219 mitigation site had ample natural buffer available.

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7646- Oracle Corporation Headquarters Expansion, Oracle Corporation, Redwood City

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
7646	2	San Francisco	1997	150.00	48.39	90.10	90.10

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The Oracle Corporation headquarters expansion filled 0.71 acres of seasonal wetlands formed through the subsidence and compaction of existing fill material. Existing vegetation at the impact site consisted mostly of *Salicornia virginica*, *Cotula coronopifolia* and *Polypogon monspeliensis*. The applicants were required to construct 0.8 acres of tidal wetlands and 0.7 acres of seasonal wetlands onsite, adjacent to Belmont Slough and contiguous with the existing tidal wetlands. A buffer area was also required to separate the created wetlands from the corporate office complex.

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During our field assessment, a map from the project’s mitigation plan was used to distinguish the created wetlands from the existing wetlands and to distinguish the created tidal wetlands from the created seasonal wetlands. A small low berm planted with *Limonium californicum* in particular was used to distinguish the existing tidal wetlands from the created tidal wetlands. A single CRAM assessment was made for each area. At the time of assessment, the tidal area was dry, while the seasonal area was slightly ponded. The results of the assessments of the two areas were very similar. The proximity of the office complex served to lower the overall landscape context assessment. The hydroperiod was characterized by natural patterns, but the overall physical structure was poor. Plantings in the seasonal wetland were dominated by *Salicornia virginica*, but *Limonium californicum* was also present. The tidal wetland had an even higher cover of *Salicornia virginica* than the seasonal, while *Limonium californicum* and *Spartina foliosa* were also present but very low in cover. Non-native species were not present at significant levels. A total of 2.25 acres of wetlands was created, far exceeding the 1.5 acres that was required.

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7678-Stevinson Ranch Estates, James J. Stevinson Corporation, Stevinson.

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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
7678	5F	Sacramento	1997	65.31	64.64	50.00	52.30

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This project involved construction of 8 residential lots and related infrastructure on 54 acres near the Stevinson area of Merced County. Approximately 6.0 acres of wetland, including seasonal marsh habitat, were located on the project site. These wetlands were depressions of somewhat rolling range. Prior to these impacts, much of the area was dry and dominated by saltgrass, ripgut grass, Mexican rush, yerba mansa, and creeping wildrye. As a result of this residential development, permanent impacts totaling 1.90 acres affected 0.74 acres of wetland waters of the US and 1.22 acres of streambed non-wetland waters of the US. These impacts were mitigated by creating 1.92 acres of upland non-waters of the US. There were two mitigation sites, both of which were complexes of vernal pools with short-duration hydrologic regimes located near the golf course. One was located near a turkey-farm area to the northeast of the residential development and the other was located just west and to the

4262 south of the residential development. On average, buffer surrounded almost the entire
 4263 perimeter of the sites, was close to 100 meters in width, and of moderately high quality.

4264 Vegetative coverage at the first mitigation complex was 100%. Dominant plants were
 4265 saltgrass, telegraph weed, fitch’s spikeweed, rush, and an unidentified grass. All but the
 4266 grasses were native plant species. Vegetative cover at the second complex of pools was 85-
 4267 90%. Dominant plants at the second complex were fitch’s spikeweed, tumbleweed, saltgrass,
 4268 salt heliotrope, and a rush. Organic matter accumulation at the first mitigation complex was
 4269 abundant and ranged in size from fine organic material to coarse, woody debris. At the
 4270 second mitigation complex, organic matter accumulation was moderately abundant and
 4271 ranged in size from fine organic material to coarse, woody debris. While this created vernal
 4272 pool area did have mild topographic complexity, they did not possess significant mima
 4273 mounds. The general surrounding area included the golf course, the residential development,
 4274 a turkey farm, open space, and State Highway 140.

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**7827- Road Development at Landfill, Solano Garbage Company, Inc. and Potrero Hills
 Landfill, Inc., Fairfield**

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
7827	2	San Francisco	1997	100.00	49.86	82.50	82.50

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4280 Solano Garbage Company applied for after-the-fact authorization of 1.4 acres of
 4281 wetland fill associated with the construction of Potrero Hills Lane, as well as the retention of
 4282 0.5 acres of wetland fill for an access road and emergency turnout. As mitigation for these
 4283 impacts, it was required that 7.7 acres of seasonal wetlands be created in the eastern portion of
 4284 the site, as well as 1.9 acres of tidal salt marsh in the western area of the site. The seasonal
 4285 wetland was designed to provide ponding between 30 and 90 days during a normal year, with
 4286 a maximum winter salinity of less than 0.3 ppt for a minimum of 30 consecutive days and less
 4287 than 0.6ppt for the period of mid-December through March. This area already supported
 4288 Contra Costa Goldfields, and the mitigation plan called for an increasing trend in terms of
 4289 distribution and population size. In addition, the plan called for the continued presence and
 4290 likely reproduction of Conservancy fairy shrimp, vernal pool fairy shrimp, and tadpole shrimp
 4291 in the seasonal wetland and existing drainage ditch

4292 At the site, maps and information from the site contact was used to identify the project
 4293 location and to identify existing from restored wetlands. Vegetation differences were used to
 4294 identify the wetland/upland boundary. The central part of the area includes a tidal wetland,
 4295 with restored seasonal wetlands on the east side of Potrero Hills Lane. Some of the existing
 4296 wetland at the site had been filled with cement, and this material was removed as part of the
 4297 restoration. A large salt marsh preserve was adjacent to the site and connected via a channel,
 4298 although some siltation in the channel has reduced tidal flows to the site. Contra Costa
 4299 Goldfields were present at the site although, during the site visit only dry remains of plants
 4300 were found. We could not evaluate the presence of the rare invertebrates given the timing of
 4301 our sampling. The overall buffer condition for this project was moderate, with a road
 4302 dissecting the buffer area. Tidal hydrology at the site was restricted by the channel and
 4303 siltation that has occurred. The seasonal wetland scored higher in terms of hydrology. Both
 4304 the tidal and seasonal restored wetlands scored poorly for physical and biotic structure, with
 4305 few patch types or other heterogeneity, and little plant diversity. The tidal site had no non-
 4306 natives, while the seasonal site had two non-native dominants, *Polypogon monspeliensis* and
 4307 *Hordeum murinum*. Based on the GPS survey of the site, the restored acreage met the permit
 4308 requirements.

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7883- Brittany Hills Detention Basin 57, Contra Costa County DPW, Martinez

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
7883	2	San Francisco	1997	101.96	54.29	65.80	67.90

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Mitigation for the Brittany Hills detention basin project occurred at two locations: (1) Basin 57 on Morello Creek, a tributary to Pacheco Creek just to the northeast of Brittany Hills development site; and (2) along Morello Creek just upstream of the detention basin. Morello Creek is on the southeast edge of Martinez, roughly 1.5 miles west of Interstate 680 and 1 mile north of Highway 4, near Morello Avenue. Viano Vineyards border the site to the south and Atchison-Topeka-Santa Fe railroad to the north. The development project created a new, smaller outlet structure from the basin to reduce flood flows downstream. The project also created a new creek through the basin to connect the existing creek to the new outlet. A portion of the channel downstream was riprapped from the new basin outlet. A total of 0.29 acres of seasonal wetlands was filled for this project. Mitigation and wetland enhancement consisted of creating 0.43 acres of new seasonal habitat, 0.08 acres of jurisdictional riparian habitat and replanting a 220 foot riprap creek channel. The enhancement occurred within the 3.5-acre detention basin. According to the monitoring report a chemical spill from an undisclosed place, such as the adjacent the vineyards, railroads, or residential construction, occurred in the area around August 2000. *Typha* sp. was able to recover yet almost all trees and shrubs in the north side of the mitigation area died. Prior to the spill, the woodland species had been exceeding the performance standards (tree height of 20 feet). The trees and shrubs were replaced but would not meet the final performance criteria based on their current condition.

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The boundaries for the mitigation site were determined using maps, pictures and monitoring reports from the project files, as well as the extent of wetland vegetation in the field. The edge of the riparian mitigation was designated by a newly created split in the creek. We identified the riparian assessment area by following the new creek to the culvert downstream. No willow plantings were found in the downstream location, and there was no evidence of any plantings. In the riparian area the absolute percent cover of trees was 40% with two dominants: *Salix* sp. (85%) and *Populus deltoides* (15%). Riverine hydrology was established throughout the site, and it remained wet even in late June. Although species such as *Eleocharis macrostachya*, *Distichlis spicata*, *Juncus balticus* and *Leymus triticoides* were part of the seasonal wetland planting pallet, this area was dominated by *Typha* sp. The site received a good CRAM score for non-native plants but a low score for native plant species richness, as it lacked native plant diversity. Even though there was a significant buffer width, the buffer was dominated by non-native invasive species. In our evaluation the obtained wetland acreage was 0.37 acres of seasonal wetland and 0.15 acres of riparian habitat. The overall required acreage for the site was 0.51. On the whole, the site was in compliance with the overall requirement, yet not by habitat type.

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7902- Arroyo de la Laguna Dredging, Zone 7 Water Agency, Pleasanton

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
7902	2	San Francisco	1997	100.00	N/A	100.00	100.00

4353

4354 The Zone 7 Water Agency in Alameda County removed approximately 24,000 cubic
 4355 yards of accumulated silt from about 1700 feet of Arroyo de la Laguna in the city of
 4356 Pleasanton, as part of a flood control project. Prior to this activity, the reach was last desilted
 4357 in 1972. The project became an urgent issue after a heavy storm in February 1998, in which
 4358 one of the maintenance roads adjacent to the Arroyo was covered by flood water. A
 4359 residential subdivision on the other side of the maintenance road, at almost the same grade,
 4360 was also at risk of potential flooding. The channel maintenance desilting project temporarily
 4361 impacted 5.3 acres of wetland vegetation found in the river channel including native species,
 4362 such as *Typha latifolia* and *Scirpus acutus*. The mitigation requirement was to plant native
 4363 trees along the western side of the channel such that the trees would provide afternoon
 4364 shading of the channel, with a survival rate of 70% after the fifth year monitoring; however,
 4365 the exact tree species to be planted was not mentioned in any permits.

4366 This project site was determined to be a compliance only file because mitigation
 4367 requirements were to plant trees and not to restore or create wetland habitat. During the field
 4368 assessment, photo-documentation of the tree plantings from annual monitoring reports was
 4369 utilized to locate and evaluate riparian tree plantings. A total of 19 Coast Live Oak (*Quercus*
 4370 *agrifolia*) and 22 Moraine Ash trees (*Fraxinus holotricha*) was counted. All plantings
 4371 showed to be healthy and vigorous. After our field assessment and fifth year monitoring
 4372 report review, we determined that the applicant did comply with planting and survival rates.
 4373 However, it is important to note that because mitigation was conducted at least 200-300 feet
 4374 upslope, along a graded road, and approximately 30 feet from Highway 680, the chances of
 4375 the riparian planting receiving any influence from the channel appeared to be slim. If the
 4376 intended purpose of the plantings was to provide channel shade, it is highly unlikely due to
 4377 the distance from the channel.

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4380 **7932- Medical Center Expansion, Mount Shasta Medical Center, Shasta City**

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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
7932	5R	Sacramento	1997	86.07	72.47	90.70	96.20

4382

4383 The expansion of the Mount Shasta Medical Center impacted 0.94 acres of wetlands
 4384 and drainage channels. The medical facility is located at the 900 block of Pine Street in Mount
 4385 Shasta City in Siskiyou County. The site drains to unnamed tributaries of Cold Creek.
 4386 According to the mitigation plan, initial construction of the hospital facility began in the
 4387 1960's and has involved extensive excavation, filling and draining of wetlands throughout the
 4388 years. The entire project site was originally part of a large wetland complex, which extended
 4389 from northeast of the project site and southwest to Cold Creek. Wet meadows, forested
 4390 wetlands and man-made watercourses all exist within the site, totaling 10.1 acres of wetlands.
 4391 Impacts to wetlands were mitigated through onsite wetlands creation, restoration and type
 4392 conversion. Specifically, 0.84 acres of wet meadow were restored, 2.14 acres of new wetlands
 4393 were created, and 0.36 acres of wetlands were converted to ponds. Meadow restoration
 4394 involved the planting of native vegetation and the conversion of existing irrigation ditches to
 4395 meandering streams, combined with the periodic removal of invasive species like teasel.
 4396 Wetlands creation involved the removal of fill material and the re-contouring the soil surface
 4397 to within 18 inches of the water table. The 1.24-acre Kay parcel comprised 58% of all
 4398 wetlands creation. Otherwise, mitigation areas were generally small and spread throughout the
 4399 site. Target plant species in both wetlands restoration and creation areas included species such
 4400 *Carex* sp., *Juncus* sp., *Cyperus* sp., and *Scirpus* sp.

4401 Using the map included in the project mitigation plan, we categorized mitigation
 4402 wetlands as being associated with ponded areas or stream courses. Based on this
 4403 categorization, we randomly selected one pond area and one stream course area for
 4404 evaluation. We also decided to perform an additional CRAM evaluation for the Kay parcel
 4405 due to its disproportionate size. For the randomly chosen pond area (Pond #1), assessment
 4406 area boundaries were easily determined based on the obvious depression. For the randomly
 4407 chosen stream-associated wetland (R-5), significant meanders in the stream course served as
 4408 upstream and downstream boundaries. Wetlands at this site were determined to have good
 4409 connectivity at the landscape level, since they were integrated within a larger wetland
 4410 complex. The buffer suffered from a prevalence of invasive species and the close proximity of
 4411 the medical center complex. However, in all three cases, the wetlands were free of significant
 4412 populations of invasive species. There were no signs of an altered or unnatural hydroperiod.
 4413 The water source for the wetland complex was determined to be mostly natural with limited
 4414 alteration or contamination since the area exists at the base of Mount Shasta. Organic matter
 4415 content was also very good at all three assessment areas. Most of the expected physical patch
 4416 types were present including swales, boulders and variegated shorelines. The pond area was
 4417 dominated by *Carex* spp., *Juncus* spp., *Typha latifolia* and *Salix lasiandra*, while *Cyperus* sp.,
 4418 *Birch* sp. and *Alder* sp. dominated the stream area. *Typha latifolia*, *Juncus* spp. and *Salix* spp
 4419 dominated the Kay parcel.

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4422 **7936-North Hills Debris Basin Drainage Channel Project, Valencia Company, Santa**
 4423 **Clarita**

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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
7936	4	Los Angeles	1997	100.00	61.70	100.00	83.30

4425

4426 This project involved installing a 90-inch-diameter reinforced concrete pipeline along
 4427 an existing drainage and filling the drainage with 125,000 cubic yards of soil to create lots for
 4428 a residential development. Permanent impacts to 0.48 of jurisdictional riparian habitat were
 4429 offset by enhancement of 0.78 acres of riparian non-wetland waters of the US along the
 4430 eastern bank of San Francisquito Creek. Mitigation of the degraded riparian area was to
 4431 include removal of arundo and plantings of willow and cottonwood trees. The mitigation site
 4432 was located about 29,800 feet upstream from the confluence of the Santa Clara River.

4433 The mitigation site was vegetated sparsely as 50% of the site was covered by
 4434 vegetation and it lacked both a tall-herb and shrub layer. The short-herb layer, comprising
 4435 25% of the vegetative cover at the site, was dominated by goldenrod and two unidentified,
 4436 dead grasses. The other 25% of vegetative cover was provided by cottonwood trees that were
 4437 planted as part of the mitigation. Little organic matter, consisting mostly of dead grasses and
 4438 other short herbs, was accumulated at the site.

4439 The stream channel of San Francisquito Creek was wide, soft-bottom, and surrounded
 4440 on both sides by housing developments. The mitigation site was bordered on the eastern edge
 4441 by a bike path and a landscaped area abutting a new housing development. On the western
 4442 edge, it was bordered by the active stream channel and a couple hundred feet of floodplain
 4443 also bordered by an urban area. The site was buffered on all sides by moderately high-quality
 4444 habitat that was less than 30 meters wide on average.

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4447 **7942-Bridge Replacement at the Tijuana River, City of San Diego, San Diego**

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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
7942	9	Los Angeles	1997	100.00	70.16	N/A	N/A

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This project involved replacing a temporary one-lane bridge with a permanent, two-lane bridge and placing 4,300 square feet of rip-rap for the bridge abutments and slope protection along the Tijuana River in San Diego. These construction activities permanently impacted 0.50 acres of southern willow scrub and temporarily impacted 0.10 acres of southern willow scrub, 0.01 acres of freshwater marsh, and 0.17 acres of streambed habitat. To mitigate for impacts to these jurisdictional habitats, the permittee was required to create and enhance 2.85 acres of riparian habitat. Half of the mitigation was done offsite in a mitigation bank and half was done onsite atop buried rip-rap along the banks of the Tijuana River upstream and downstream of the new bridge. The majority of the mitigation involved enhancement (2.25 acres) and the rest involved creation (0.60 acres).

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The onsite mitigation site was 0.60 acres, consisting of 30% jurisdictional riparian habitat and 70% non-jurisdictional riparian habitat. The shrub and tree layers comprised the vegetative cover here. The shrub layer, dominated by mulefat and coyote bush, covered 100% of the site. The tree layer, dominated by cottonwood, covered 20% of the site. Buffer surrounded most of the site, and was about 60 meters wide on average, and was of moderately low quality. The surrounding area included the Tijuana River riparian corridor, Hollister Road, private residences, and a horse farm.

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The offsite mitigation bank area was also 0.60 acres and consisted of 10% wetlands and 90% non-jurisdictional riparian habitat. Within the mitigation bank, the exact location of the mitigation site for this project could not be determined. Thus, we performed and averaged two CRAM evaluations within this bank. The first site was vegetated densely by shrubs and trees. The shrub layer was dominated by mulefat and covered 80% of the site. Black and narrow-leaf willow dominated the tree layer which covered 60% of the site. The short-herbs and shrubs provided most of the vegetative cover at the second site. The short-herb layer, dominated by mustard, rabbitfoot grass, and thistle, covered 45% of the site. Sweet fennel and hooker's evening primrose dominated the tall-herb stratum which covered 5% of the site. The shrub stratum, which covered 80% of the site, was dominated by mulefat and sagebrush. The tree layer was dominated by arroyo willow and covered 20% of the site. Organic matter accumulation at all the sites consisted of moderate amounts of material ranging in size from fine organic to coarse-woody. Buffer at the sites sampled in the mitigation bank surrounded most of the mitigation site and was extensive (over 100 meters wide on average), but of moderate quality.

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8044- Roseville Railyard, Union Pacific Railroad, Roseville

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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
8044	5S	Sacramento	1997	100.00	64.39	N/A	N/A

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The Union Pacific Roseville Yard reconstruction project was located in Placer County along Vernon Street between Roseville Road and Douglas Boulevard. The project proposed to construct two new bridges and office buildings, to reconstruct an existing bridge, and to construct about 80 miles of tracks and 250 switches. As a result, 2.2 acres of wetlands were filled. Existing wetlands consisted of upland swales, drainage ditches and channels established as a result of surface runoff from

4493 the railyard. Wetlands onsite were small and isolated and were assessed to have
4494 poor functional value. Purchases were made at Wildlands Sheridan Mitigation Bank
4495 for 0.390 acres of seasonal emergent marsh habitat, 0.980 acres of perennial
4496 emergent marsh habitat, 0.040 acres of vernal pool creation habitat, and 1.150 acres
4497 of riparian scrub/woodland habitat.

4498 Wildlands Sheridan Mitigation Bank is located north of Roseville and was established
4499 in 1994. Although there are many habitat types found within the bank, we assessed three:
4500 riparian, depressional and vernal pools. The site was created in four phases. In the first three
4501 phases there was a total construction of 28.78 acres of vernal pools, 24.46 riparian acres, 4.91
4502 seasonal wetland acres, 89.81 acres of emergent marsh, and 45.99 acres of perennial marsh.
4503 Phase four created 28.06 acres of vernal pools, 7.22 acres of riparian habitat, and 77.73 acres
4504 of seasonal, emergent and perennial marsh. Phase four was not completed at the time of our
4505 assessment, and acreage had not been approved for credits to be purchased. Therefore, we
4506 focused our evaluation on phases one to three. We were joined in the field by Riley Swift,
4507 president and owner of Restoration Resources, which manages Sheridan Mitigation Bank, and
4508 Valerie Layne, Senior Conservation Biologist for Wildlands Inc. The area is surrounded by
4509 orchards; however, they advised us that there has been no evidence of pesticides or fertilizers
4510 impacts from these adjacent orchards. The hydrology of the site is managed to maintain
4511 target wetness levels for each wetland area. The main distribution of water for the site is
4512 synchronized with a back-up well receiving runoff from adjacent irrigation systems and
4513 recycled waters within the bank. The hydrology has been designed for gravity flow from
4514 ditches in the easternmost section of the site to other areas throughout the bank. They use
4515 overflow weirs where areas need to be inundated for longer periods of time. Mr. Swift also
4516 mentioned that skunks, voles, beavers, jack rabbits and coyotes are the main disturbances to
4517 the mitigation bank. During our assessment we found wildlife and evidence of wildlife to be
4518 abundant.

4519 The riparian area was created by redirecting water from the adjacent agricultural fields
4520 into the mitigation bank. The creek receives water from overflow weirs and is regulated to be
4521 a perennial, low-gradient and low-flowing stream. The riparian corridor is entirely man-made
4522 with artificial irrigation and is completely straight. We selected a representative section of the
4523 corridor as our assessment area. We used the wrack line and the ordinary high water mark
4524 which included the drip line of the vegetation and rooted trees to delineate the streamside
4525 area. Overall the riparian corridor scored well for the CRAM assessment. Buffer and
4526 landscape context scores were high. The riparian area also scored well for hydroperiod, but
4527 did worse for water source. Within the physical structure attribute, the area scored well,
4528 except for physical patch richness. Vegetation cover within the area was high, with 65%
4529 within the tree stratum. *Populus fremontii* and *Salix* sp. dominated the area, and *Acer*
4530 *negundo* was also prominent. *Baccharis salicifolia* dominated the shrub stratum, *Scirpus*
4531 *californicus* was dominant in the tall herb stratum, and *Avena* sp. was dominant in the short
4532 herb stratum.

4533 The depressional areas, or as Wildlands refers to the areas, seasonal wetlands, were
4534 highly variable in terms of levels of inundation. We randomly selected two assessment areas
4535 that included an isolated ponded area (area 17) and a muddy low land (area 1). The
4536 freshwater marsh at area 17 appeared to have an altered hydrologic regime and remained
4537 inundated for a long-duration of time. Area 1 had saturated soils but no surface water. Area
4538 17 was surrounded by open water, other wetlands and bordered by a riparian area. The
4539 CRAM scores for these areas were similar, except that the second site had slightly higher
4540 scores for physical and biotic patch richness, vertical biotic structure, and native plant species
4541 richness. The short herb stratum dominant species for both sites were *Paspalum dilatatum*

4542 and *Eleocharis macrostachya*. Tall herb stratum dominants were *Scirpus californicus* and
 4543 *Typha angustifolia*. *Salix* sp. and *Populus deltoides* were only found in area 1.

4544 To evaluate the created vernal pools we sampled individual pools and pool clusters.
 4545 We randomly selected the clusters based on age of creation, then on location within the bank.
 4546 The three assessment areas all had distinct boundaries based on grading and vegetation. We
 4547 choose area 18 which encompasses 5.3 acres of vernal pools, as well as area 12 and area 6.
 4548 The entire area had been inoculated with collections from neighboring vernal pools to assure
 4549 the establishment of native vernal pool species. The pools were dry at the time of the
 4550 evaluation. The physical structure of the pools was fairly complex with various patch types
 4551 present, including soil cracks, mounds, and burrows. According to Mr. Swift, the area is
 4552 mowed regularly to alleviate problems with invasive non-natives, especially star thistle. All
 4553 three areas that we assessed received the same CRAM scores for three out of four attributes.
 4554 There was slight variation among the areas for biotic structure characteristics, mainly due to
 4555 plant species richness, interspersions, and zonation. Native species found in the pools were
 4556 *Eryngium vaseyi*, *Eleocharis macrostachya*, *Hemizonia* sp., and *Psilocarpus brevissimus*.
 4557 The dominant species for all pools were native, yet there were few species present. In
 4558 addition, there were some unidentifiable species, mainly grasses, in the pools due to the time
 4559 of our assessment.

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8061-Develop Towne Center, Vestar Development Company, San Diego

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
8061	9	Los Angeles	1997	67.45	72.46	N/A	87.90

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This project involves the construction of the mixed commercial use Rancho San Diego Towne Center and roadway improvement to the intersection of Campo Road and Jamacha Road. This project permanently impacted 1.74 acres of riparian waters, 0.14 acres of wetland, and 0.30 acres of unvegetated channel along Campo Creek, as well as temporarily impacted 0.16 acres of riparian waters and 0.11 acres of wetland. To offset these impacts to jurisdictional waters, the permittee was required to create 5.96 acres of riparian habitat on-site through the removal of non-native plant species and revegetation of an old horse area.

This mitigation area was located to the southeast of the Rancho San Diego Towne Center, along the margins of the active Sweetwater River floodplain. The mitigation area was 4.02 acres, which was short of the 5.96-acre requirement. The extension of Campo Creek though the mitigation site was not included in this measurement. The mitigation site consisted of 20% wetland, 40% riparian waters, and 40% non-waters riparian. Prior to implementation, the mitigation area was used as an equestrian trail and consisted of riparian trees, bare areas, and non-native species. During our visit, we found the shrub and short herb layers were the most prominent, while trees only covered 20% of the site. Vegetation in the site consisted primarily of black willow, narrow leaf willow, arroyo willow, arrow weed, mulefat, mugwort, Mexican rush, and rabbits root grass. Very few non-native species were found at this site. Hydrology at the site is supported by the Sweetwater River watershed and runoff from the commercial development. The site was fairly flat with a mild slope to the south. Moderately disturbed habitat buffer was present to the north of the mitigation area and fairly unmodified riparian habitat to the west, south and east. Future mitigation areas border to the northeast and west of this site.

4589 **8125- Cirby-Linda-Dry Creek Flood Project, City of Roseville, Roseville**
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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
8125	5S	Sacramento	1997	100.00	59.65	N/A	93.20

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4592 The City of Roseville, for the purpose of flood control, modified areas upstream from
 4593 Cirby-Linda Creek confluence, terminating at Linda Creek, 300 feet upstream from Old
 4594 Auburn Road. Additional modifications to a portion of Cirby Creek from the Cirby-Linda
 4595 Creek confluence to Sunrise Avenue were also implemented. The project involved the
 4596 removal of scattered riparian scrub, riparian oak woodland, and freshwater marsh habitat. Out
 4597 of the approximately 12 acres of wetlands within the project area, 0.84 acres of jurisdictional
 4598 wetlands were disturbed by the project, including 0.61 acres of temporary impacts to open
 4599 waters, 0.19 acres permanent impact to freshwater marsh habitat and 0.04 acres permanent
 4600 impact to riparian scrub and oak woodland. Mitigation requirements for impacts were to
 4601 restore 4.5 acres of freshwater marsh habitat and 0.25 acres of riparian scrub. Temporary
 4602 impacts to open water were to be restored in place after the completion of the flood-control
 4603 project.

4604 During our field assessment, we utilized maps from the mitigation plan to identify two
 4605 mitigation areas along Cirby-Linda Creek. The first wetland was located adjacent to Sunrise
 4606 Avenue. The entire freshwater marsh was dominated by alien grasses and shrubs. The only
 4607 dominant native species present was *Typha latifolia*, and it was in healthy condition. Riparian
 4608 areas adjacent to the freshwater marsh were planted with three oak species and two willow
 4609 species. All tree species were healthy and vigorous. However, the mitigation site scored
 4610 poorly for native plant richness within the assessment area along the stream, and for percent
 4611 invasive species present at the site. The overall CRAM score for this site was sub-optimal.

4612 The second wetland mitigation area was located adjacent to Champion Oaks Drive.
 4613 The site was very similar to the first wetland we evaluated with CRAM. The only difference
 4614 was in the dominant native species present at the site which were *Quercus wislizenii* and
 4615 *Carex* sp. CRAM scores were predominantly the same. After evaluating the acreages for the
 4616 mitigation sites, we concluded that the permittee complied with acreage requirements of 4.5
 4617 acres freshwater marsh habitat and 0.25 acres riparian scrub.

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4620 **8156&8159- Cannon Road Reach 1, City of Carlsbad, Carlsbad**
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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
8156&8159	9	Los Angeles	1997	112.93	68.14	N/A	98.10

4622

4623 This project involved the extension of Cannon Road in Carlsbad and was divided into
 4624 two reaches during the permitting process. The 401 permit selected was for Reach 1 but the
 4625 other 401 permit for Reach 2 was included in our assessment because both the Corps and Fish
 4626 and Game had incorporated both reaches into single respective permits and it was impossible
 4627 to distinguish the mitigation for the two 401 permits.

4628 Reach 1 started at approximately Car Country Drive and ended at the current Faraday
 4629 Avenue. This reach crossed the Agua Hedionda Lagoon mesa and the Macario Canyon near its
 4630 confluence with the lagoon. Reach 2 started where Reach 1 ended at Faraday Avenue and
 4631 continued to the El Camino Real, crossing the Agua Hedionda Creek. To extend Cannon
 4632 Road, bridges had to be constructed over Macario Canyon and Agua Hedionda Creek. Prior

4633 to the construction of these bridges, southern willow scrub, including arroyo willow, black
4634 willow, and mulefat, occurred along these waterways. In addition, brackish marsh habitat
4635 also occurred in the project area, which supported pickleweed, brassbuttons, sedge, rush,
4636 cattail, and salt-grass. The location of the Agua Hedionda Creek where the bridge was built
4637 was open water supporting only submergent and/or floating vegetation. To construct these
4638 bridges, a total of 3.32 acres of willow riparian scrub, brackish marsh, and open water were
4639 impacted. Specifically, 3.07 acres of willow riparian scrub were impacted, including 2.39
4640 acres of permanent impacts and 0.68 acres of temporary; 0.11 acres of brackish marsh were
4641 permanently impacted; and 0.14 acres of open water habitat were permanently impacted. To
4642 mitigate for impacts to these habitats, 6.34 acres of wetland, streambed, and riparian habitat
4643 were required to be created and/or enhanced. To accomplish this mitigation, 4 main areas
4644 were established, including area A, C, D, and the Macario Canyon Bridge mitigation area. In
4645 addition, a 28-acre pampas grass removal area was established to the southeast of the installed
4646 Macario Canyon Bridge.

4647 Mitigation area A consisted of northern and southern wetland creation sites, as well as
4648 an additional enhancement site. These sites were located to the east of the Macario Canyon
4649 Bridge and were situated in a northwest to southeast direction. The additional mitigation
4650 enhancement area was located adjacent to the southern mitigation site, on its northeastern
4651 edge. This additional area was a substitute for an Area B that was originally planned to be
4652 located just to the east of the new Cannon Road Extension and south of the El Camino Real.
4653 The north and south sites totaled 3.05 acres. The northern site was approximately 20%
4654 wetland and 80% non-jurisdictional willow scrub habitat. The southern site was 75% wetland
4655 and 25% non-jurisdictional riparian habitat. We performed low-gradient riverine CRAM
4656 analysis on the north and south site separately, then averaged their scores. The dominant
4657 plant species found in these sites were black willow, arroyo willow, mulefat, cattails, fennel,
4658 mugwort, and spike rush. In general the vegetation was more thick and overlapping in the
4659 northern site, compared to the southern site. Within the southern site the western part had
4660 thicker vegetation, especially near the stream, while the southeastern section was more open
4661 and singly layered with spike rush and shrubs. The additional enhancement site was 0.25
4662 acres of non-jurisdictional riparian habitat dominated by mulefat. Irrigation was in place
4663 throughout these three mitigation areas. Buffers were also established to the northeast of these
4664 areas. These buffers consisted mainly of black mustard and fennel. In general, these
4665 mitigation areas were surrounded by disturbed open space habitat that is currently undergoing
4666 modifications to become a golf course.

4667 Mitigation area C was located to the west of the new Cannon Road extension and just
4668 south of the El Camino Real. It consisted of a marsh and a riparian restoration mitigation area
4669 in a topographic low between Crestview Drive, El Camino Real, and Cannon Road. The
4670 marsh was 0.43 acres of wetland habitat, dominated by alkali sea health, cattails, pickle weed,
4671 watercress, and sedge. This site was very open with only low growing vegetation and cattail
4672 stands. A few tall snags were present in the site. Irrigation lines were in place throughout the
4673 marsh. The riparian area was 1.02 acres, containing approximately 50% wetlands and 50%
4674 jurisdictional riparian habitat. The majority of this site was a cattail stand. This site was
4675 dominated by arroyo willow, mulefat, cattails, and watercress. Non-native plants, such as
4676 fennel, castor bean, and black mustard were present at this site. The riparian mitigation area
4677 was adjacent to a riparian flood plain. Both sites were amply buffered by other wetland and
4678 riparian habitats, although these buffers could not be very wide between the suburban streets.

4679 Mitigation area D was the western most site, located at the end of Kelly Ranch Road,
4680 along Park Drive. This site consisted of a salt marsh and a riparian restoration mitigation
4681 area. The salt marsh was 0.34 acres of wetland habitat, dominated by arroyo willow, alkali sea
4682 heath, spikerush, and pickleweed. This site was very open with only low growing vegetation.

4683 The riparian area was 0.20 acres, containing approximately 60% wetlands and 40%
 4684 jurisdictional riparian habitat. This site had thicker vegetation, with more layering than the
 4685 marsh section. It was dominated by arroyo willow, black willow, narrow leaf willow, coast
 4686 live oak, mulefat, alkali sea heath, coyote bush, bulrushes, pickleweed, and spike rush. Both
 4687 sites were buffered by other wetland and riparian habitats, as well as by Park Drive to the
 4688 north. A small park with a riparian corridor was located directly to the east, and a recreational
 4689 park to the north of these mitigation areas. Residential developments were throughout the
 4690 greater areas to the east, north, and west. The southern end of the mitigation site adjoined the
 4691 greater Agua Hedionda Lagoon system.

4692 The Macario Canyon Bridge mitigation area was located beneath and adjacent to the
 4693 Macario Canyon Bridge. This site consisted of the compensatory enhancement mitigation for
 4694 the Macario Canyon Bridge, as well as the revegetated access road. The main bridge
 4695 mitigation area was 1.32 acres, consisting of 35% wetland, 5% streambed open water, and
 4696 60% non-waters riparian habitat. The dominant plant species were black willow, arroyo
 4697 willow, mulefat, coyote bush, cattails, spike rush, ragweed, yerba mansa, and salt marsh
 4698 fleabane. The revegetated access road was 0.55 acres, consisting of 40% wetlands, 10%
 4699 streambed open water, 20% riparian waters, and 30% non-waters riparian habitat. The site
 4700 was dominated by sycamore, arroyo willow, cottonwood, mulefat, blackberry, bulrush, and
 4701 mugwort. These sites received flows from the Macario Canyon drainage and the Agua
 4702 Hedionda Lagoon watershed. Although, there were patches of overlapping vegetation, much
 4703 of this area was open and supported single vegetation layers. The revegetated access road
 4704 was much more heavily vegetated than the main bridge mitigation site. These mitigation areas
 4705 were surrounded and buffered by other wetland and riparian habitats, with minor disruption
 4706 caused by the Macario Canyon Bridge. The general area supported a residential development
 4707 to the east, agricultural land to the northwest, disturbed open space to the south and west, and
 4708 the Agua Hedionda Lagoon to the north and west.

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8177- Silverado Creek Subdivision, The O'Brien Group, Napa

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
8177	2	San Francisco	1997	221.43	65.35	92.50	92.50

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The O'Brien Group proposed impact to 0.041 acres of perennial wetlands as part of the Silverado Creek residential subdivision in Napa. The onsite wetlands included cattails, willows, ricegrass, and smartweed. As part of the permit review, there was an evaluation of the site for California red-legged frogs; however, it was determined that no frogs were present at the site. The proposed mitigation for the site included the creation of at least 0.08 acres of seasonal wetlands, as well as the improvement of the adjacent upland area that serves as a wildlife corridor, and the planting of a 25-foot wide buffer strip along Silverado Creek with riparian and upland vegetation. It was proposed that the seasonal mitigation wetland be supported by direct precipitation and local water, and some soil modifications were implemented to enhance ponding of water at the site. Non-native Himalayan blackberry was removed from the mitigation area prior to planting with native wetland grasses and sedges.

The mitigation area was identified based on maps from the mitigation plan as well as onsite vegetation; it is between Silverado Creek and Salvador Channel, with riparian vegetation from these areas directly adjacent to the restored depressional/seasonal wetland. CRAM scores were recorded for both the depressional wetland and the riverine site. This project scored moderately high for buffer conditions, with some areas adjacent to native vegetation and others adjacent to pedestrian paths and residential areas. The site also did well

4730 in terms of hydrology, with little indication of artificial inputs. The score for physical
 4731 structure was low-moderate, while scores for biotic metrics were highly variable, ranging
 4732 from any A+ (depressional site, percent invasive species) to a D (riverine site, vertical biotic
 4733 structure). Dominant species at the site in order of abundance included: *Eleocharis* sp.
 4734 (native), *Lolium multiflorum* (non-native), *Hordeum brachyantherum* (native), *Juncus* sp.
 4735 (native), and *Picris echioides* (non-native). Based on the GPS polygons from this site, it was
 4736 determined that this project exceeded the required mitigation acreage.

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 4739 **8185- Fairbanks Highlands Project Develop Residences, Taylor Woodrow Homes, San**
 4740 **Diego.**
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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
8185	9	Los Angeles	1997	92.79	75.60	N/A	N/A

4742
 4743 This project involved the construction of 93 single-family homes on approximately
 4744 386 acres within the Future Urbanizing Area of San Diego and included off-site road
 4745 improvements and sewer and water alignments. The construction of Carmel Valley Road and
 4746 the sewer/water line connection permanently impacted 0.22 acres of southern willow scrub
 4747 and 0.09 acres of mulefat scrub. To mitigate for these impacts, the permittee was required to
 4748 create or restore 1.11 acres of riparian habitat, including southern willow scrub and mulefat
 4749 habitats. Two main mitigation areas were established to the east of the residential
 4750 development and north of Carmel Valley Road. The mitigation site was adjacent to a
 4751 freshwater pond that appeared to have a long-duration hydrologic regime, and was surrounded
 4752 by extensive, high-quality buffer.

4753 The first mitigation site was located in mulefat-scrub habitat. This site was 0.92 acres,
 4754 consisting of 30% wetland, 40% riparian waters 20% non-waters riparian, and 10% upland
 4755 habitat. The short-herb stratum covered 10% of the site and was dominated by mugwort and
 4756 hooker’s evening primrose. The tall-herb layer was dominated by hooker’s evening primrose
 4757 and covered 20% of the site. The shrub layer was dominated by mulefat and covered 40% of
 4758 the site. The tree layer covered 40% of the site and was dominated by black, arroyo, and red
 4759 willows.

4760 The second mitigation site was located in willow-riparian habitat. It was 0.71 acres,
 4761 consisting of 10% riparian waters, 70% non-waters riparian habitat, and 20% upland habitat.
 4762 Like the first mitigation site, the short-herb layer was dominated by hooker’s evening
 4763 primrose and covered 10% of the site. Organic matter accumulation at both mitigation sites
 4764 was abundant and ranged in size from fine organic material to coarse, woody debris.
 4765 Hooker’s evening primrose dominated the tall-herb layer which covered 40% of the site. The
 4766 shrub stratum covered 30% of the site and was dominated by mulefat. The tree layer covered
 4767 40% of the site and was dominated by black and arroyo willows. Because of uncertainties
 4768 regarding the exact location of this site and whether the site was modified by subsequent
 4769 activities (extensive restoration activities are occurring in the vicinity of this site), the CRAM
 4770 evaluation for this second mitigation site was excluded from our analyses.

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 4773 **8202- Bishops Rehabilitation Center, Western Care Construction, Bishop.**
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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
8202	6V	Los Angeles	1997	35.11	56.95	92.90	N/A

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This project involved the construction of the Bishop Rehabilitation Care Center on a 2.45 acre project site owned by the Northern Inyo County Local Hospital District. Prior to these construction activities, this land was used as pasture for livestock and was predominantly non-native grasses. This site also contained a total of 0.72 acres of Montane Freshwater Marsh and Modoc-Great Basin Cottonwood-Willow Riparian Forest. To construct this facility and associated parking lot, 0.28 acres of these wetlands were permanently impacted, while the remaining 0.44 acres of unimpacted on-site wetlands were degraded. To mitigate for these wetland impacts the permittee was required to enhance the remaining 0.44 acres of on-site wetlands, as well as create approximately 0.50 acres off-site wetland acreage at Fish Slough.

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The on-site enhancement involved non-native plant removal, revegetation with wetland plant species, and removal of dredged stream channel material from the stream channel bank. During our site visit we found very few non-native plant species present at the mitigation site, with the exception of a small amount of giant reed. Dominant plants included cottonwoods, red willow, arroyo willow, Californian rose, red alder, bulrush, and grasses. Plantings were fairly young and uniform in age. The mitigation area was determined to be 0.33 acres, which did not meet the required 0.44 acres. A large propane tank had been installed within an area that was supposed to be part of the mitigation area. This obtained acreage was approximately 15% wetland, 5% streambed open water, 55% riparian waters, 20% non-waters riparian, and 5% upland. The site was bordered by the rehabilitation center and its parking lot to the south, parking lots and commercial buildings to the east, and degraded wetland and ruderal habitat to the north and west.

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Before we visited the offsite mitigation at Fish Slough we visited the local Department of Fish and Game office, where we received confirmation that this off-site mitigation was paid for, but the actual mitigation has not been implemented yet. Therefore, we were not able to functionally assess this off-site mitigation.

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8215- Construct Penitentiary on Castle Air Force Base Facility, US Department of Justice- Federal Bureau of Prisons, Atwater.

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
8215	5F	Sacramento	1997	100.00	65.09	100.00	N/A

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This project involved construction of a federal prison on the closed Castle Air Force Base in Atwater. This prison was constructed on the eastern portion of the base, where 1.84 acres of vernal pool, wetland habitat was permanently filled. To mitigate for these impacts, the permittee was required to create 2.50 acres of vernal pool habitat in a nearby open space, also on the base. This mitigation area was a large complex of created vernal pools, existing vernal pools, swales, and surrounding uplands, all contained and surrounded within tall fences. The obtained 2.50 acres of mitigation was wetland waters of the US. The mitigation for the penitentiary impacts consisted of a complex of vernal pools, five of which were sampled. On average, buffer of about 75 meters wide and moderately high quality surrounded most of the pools. The vegetation layer at all the pools consisted only of short herbs, as is characteristic of vernal pools. Coverage by these herbs ranged from 80 to 100% of the sites and dominants were wild radish, three dead and unidentified grasses, turkey mullen, vinegar weed, and coyote thistle. Two-thirds of the dominants were native species. Organic matter accumulation at the pools was moderately abundant and ranged in size from fine organic

4822 material to coarse, woody debris. While this created vernal pool area did have moderate
 4823 topographic complexity, they did not possess significant mima mounds. The general
 4824 surroundings included fox road to the east, the penitentiary to the west, a shooting range to the
 4825 northwest, an orchard to the north, a penitentiary entrance to the south.

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8217-Maintenance Dredging of Camarillo Hills Drain, Ventura County Department of Airports, Ventura

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
8217	4	Los Angeles	1997	100.00	N/A	42.50	N/A

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This project involved removal of sediment and debris from the Camarillo Hills Drain to restore the design flow capacity. Temporary impacts to 9.3 acres of waters of the US were mitigated through the enhancement of 9.3 acres of waters of the US. The sediment removal occurred on the floodplain along the left edge of the low flow channel. A seemingly permanent dirt road now exists on the floodplain for the ongoing maintenance of the channel. Enhancement was achieved through the removal of exotic plants within the low flow channel, and through the seeding of the left bank slope with native grass species. The low flow channel was mostly devoid of the targeted exotics. However, the seeded slopes were largely dominated by non-native invasives, such as black mustard., This was a compliance-only file.

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8248- Schooner Point Development, Gibson and Skordal, El Dorado Hills

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
8248	5S	Sacramento	1997	100.00	61.98	100.00	N/A

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The Schooner Point project in El Dorado Hills, El Dorado County impacted 0.53 acres of isolated seasonal wetland, 0.50 acres of drainage canal, and 0.14 acres of waters of the US. The required mitigation for the filled areas was at a 1:1 ratio with the exception of the eastern drainage (also referred to as the Southwest canal based on flow direction) which was to be replaced at a 1.5:1 ratio. The higher ratio was deemed necessary for the eastern drainage because of the higher habitat value of these wetland areas. This creek was the major habitat corridor for the project site. The mitigation requirements were determined to mitigate for the loss of the functions from both direct and indirect impacts. For the western drainage, the mitigation at a 1:1 ratio was 0.53 acres. The eastern drainage mitigation was 0.75 acres at 1.5:1, and indirect impacts required mitigation of 0.14 acres. The total mitigation for the project was 1.42 acres of seasonal wetlands credits to be purchased at Wildlands Inc.

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Wildlands Sheridan Mitigation Bank is located north of Roseville and was established in 1994. Although there are many habitat types found within the bank, we assessed three: riparian, depressional and vernal pools. The site was created in four phases. In the first three phases there was a total construction of 28.78 acres of vernal pools, 24.46 riparian acres, 4.91 seasonal wetland acres, 89.81 acres of emergent marsh, and 45.99 acres of perennial marsh. Phase four created 28.06 acres of vernal pools, 7.22 acres of riparian habitat, and 77.73 acres of seasonal, emergent and perennial marsh. Phase four was not completed at the time of our assessment, and acreage had not been approved for credits to be purchased. Therefore, we focused our evaluation on phases one to three. We were joined in the field by Riley Swift, president and owner of Restoration Resources, which manages Sheridan Mitigation Bank, and Valerie Layne, Senior Conservation Biologist for Wildlands Inc. The area is surrounded by orchards; however, they advised us that there has been no evidence of pesticides or fertilizers

4867 impacts from these adjacent orchards. The hydrology of the site is managed to maintain
 4868 target wetness levels for each wetland area. The main distribution of water for the site is
 4869 synchronized with a back-up well receiving runoff from adjacent irrigation systems and
 4870 recycled waters within the bank. The hydrology has been designed for gravity flow from
 4871 ditches in the easternmost section of the site to other areas throughout the bank. They use
 4872 overflow weirs where areas need to be inundated for longer periods of time. Mr. Swift also
 4873 mentioned that skunks, voles, beavers, jack rabbits and coyotes are the main disturbances to
 4874 the mitigation bank. During our assessment we found wildlife and evidence of wildlife to be
 4875 abundant.

4876 The depressional areas, or as Wildlands refers to the areas, seasonal wetlands, were
 4877 highly variable in terms of levels of inundation. We randomly selected two assessment areas
 4878 that included an isolated ponded area (area 17) and a muddy low land (area 1). The
 4879 freshwater marsh at area 17 appeared to have an altered hydrologic regime and remained
 4880 inundated for a long-duration of time. Area 1 had saturated soils but no surface water. Area
 4881 17 was surrounded by open water, other wetlands and bordered by a riparian area. The
 4882 CRAM scores for these areas were similar, except that the second site had slightly higher
 4883 scores for physical and biotic patch richness, vertical biotic structure, and native plant species
 4884 richness. The short herb stratum dominant species for both sites were *Paspalum dilatatum*
 4885 and *Eleocharis macrostachya*. Tall herb stratum dominants were *Scirpus californicus* and
 4886 *Typha angustifolia*. *Salix* sp. and *Populus deltoides* were only found in area 1.
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4889 **8337-Replace Bridge 270-9, Santa Fe Railroad Company, San Diego.**
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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
8337	9	Los Angeles	1997	100.00	30.81	N/A	N/A

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 4892 The Santa Fe Railroad company replaced an old timber pier bridge #270.9 with a new
 4893 concrete structure. Newly constructed bridges adjacent to bridge 270.9 on both its eastern and
 4894 western sides changed the hydrologic characteristics of Chollas Creek, resulting in excessive
 4895 scour on the north side of bridge 270.9. The replacement bridge was designed to align with
 4896 these adjacent bridges, thus reducing its length by 63 linear feet. To offset the permanent
 4897 impacts to 0.042 acres of intertidal flat habitat as a result of these activities, the permittee was
 4898 required to create 0.042 acres of intertidal habitat.

4899 To create this mitigation site, the permittee graded adjacent unvegetated upland area to
 4900 a tidelands elevation. The mitigation site met their required acreage and was comprised of
 4901 40% wetland, 20% bay inlet open water, and 40% sandy beach flat habitat. The site was
 4902 mostly open, non-vegetated soil, with sparse vegetation consisting of only pickleweed. Some
 4903 coarse woody debris had washed onto the mitigation site. The soil substrate was primarily
 4904 sand with cobble stones and boulders at the north end of the site. Significant trash removal
 4905 had clearly taken place since at the mitigation site since the impact project occurred. Most of
 4906 the site was surrounded by the open water of Chollas Creek, except the rip rap and railroad
 4907 line that ran along the northern edge. The general surrounding area included a navy base,
 4908 railroad tracks, and a shipyard.
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4910 **8390- Fill Wetland to Construct Greens Subdivision, Airport Business Center, Windsor.**
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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
8390	1	San Francisco	1997	100.00	50.82	100.00	N/A

4912

4913 Construction of the Greens Residential Subdivision (Phase II) filled 1.32 acres of
 4914 seasonal wetlands on a 74.6-acre parcel at 1580 Wilson Lane in the town of Windsor in
 4915 Sonoma County. The project site is adjacent to the Windsor Golf Course and south of the
 4916 Greens Residential Subdivision, Phase I. The purpose of the impact was to facilitate the
 4917 construction of 283 residential lots, five public parcels, and three multiple-use parcels. The
 4918 impacted wetlands have been described as shallow depressions, swales, ephemeral rainpools
 4919 and man-made ditches. Much of the wetland habitat was the direct result of the past
 4920 construction of earthen berms to prevent treated wastewater from flowing off-site and
 4921 entering Pool Creek. Mitigation requirements for the project were satisfied through the
 4922 purchase of credits equaling 1.35 acres of seasonal wetlands from the Wikiup Mitigation
 4923 bank. The Wikiup Mitigation Bank, currently under the jurisdiction of The California
 4924 Department of Fish and Game (CDFG), consisted of 6 acres of wetlands on a 12-acre parcel.
 4925 The bank was established in 1995 and lies within the town of Windsor. Residential areas
 4926 border the site on three sides, while vineyards border it on the fourth side. The bank consists
 4927 of three distinct, 1 to 2-acre wetland depressions buffered by uplands areas, which are
 4928 characterized by oak woodlands and non-native annual grasses.

4929 A representative of CDFG assisted us in locating the Wikiup Mitigation bank and the
 4930 individual wetland areas within the bank. A single CRAM evaluation was done for each of the
 4931 three wetlands, and all three evaluations had similar results. The residential areas and
 4932 vineyards immediately adjacent to the bank on all sides resulted in low scores for landscape
 4933 connectivity and buffer width. The depressions were dry at the time of evaluation, which was
 4934 appropriate for the season. Physical structural had low complexity, due to the absence of
 4935 potential patch types like unvegetated flats, sediment mounds and islands. *Eleocharis*
 4936 *palustris* was the most abundant species in each of the wetland areas followed by the non-
 4937 native, *Mentha pulegium*. *Cyperus eragrostis* and *Juncus* sp. were also present. Runoff from
 4938 both the adjacent residential areas and the vineyards was seen as a potential stressor to the
 4939 wetlands.

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4941 **8525-Newport Boulevard and Pacific Coast Highway Interchange Drainage Channel**
 4942 **Improvements, City of Newport Beach Department of Public Works, Newport Beach.**

4943

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
8525	8	Los Angeles	1998	100.00	68.77	100.00	88.90

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4945 This project involved replacing an existing unlined drainage channel between Newport
 4946 Boulevard (State Route 55) and Old Newport Boulevard with a double reinforced box culvert
 4947 for most of the length of the channel to prevent periodic flooding that occurred on Pacific
 4948 Coast Highway at the Newport Boulevard overcrossing. The existing drainage channel was
 4949 artificially constructed many years ago when Newport Boulevard was widened. Vegetation
 4950 covered the sides of the majority of the channel and some of the bottom. Vegetation within
 4951 this channel included cattails, watercress, African umbrella-sedge, alkali bulrush, and spike
 4952 rush. Portions of this channel were lined with rubble and patches of asphalt concrete.
 4953 Permanent impacts totaling 0.07 acres of waters of the US (0.03 acres of wetland waters and
 4954 0.04 acres of non-wetland waters) were mitigated by creating 0.189 acres of waters of the US
 4955 (0.168 acres of wetland waters and 0.021 acres of non-wetland waters) and 0.21 acres of
 4956 upland non-waters of the US.

4957 The offsite mitigation was located among a City-owned existing/natural riparian
 4958 mitigation area in the Mouth of Big Canyon in Newport Beach, adjacent to Upper Newport

4959 Bay. The mitigation activities consisted of lowering the floodplain elevation on the right bank
 4960 by excavating the area just beyond the ordinary high water mark, removing invasives, and
 4961 planting with a mix of riparian species. These activities were combined with the mitigation
 4962 needs of another project into a single larger project. It was impossible distinguish the aspects
 4963 or acreage that was specific to this permit file.

4964 The mitigation site was densely vegetated (205% absolute vegetative cover due to
 4965 multiple overlapping layers) with an approximately equal mix of non-native and native plants.
 4966 The short-herb layer of vegetation covered 90% of the site and was dominated by wild celery
 4967 and Spanish sunflower. The tall-herb layer, covering 10% of the site, was dominated by
 4968 stinging nettle, saltbush, celery, and cattails. The shrub layer, covering 10% of the site, was
 4969 dominated by mulefat. The tree layer, covering 95% of the site, was dominated by black and
 4970 arroyo willows. Organic matter accumulation at the site was abundant and ranged in size
 4971 from fine organic material to coarse, woody debris. The drainage channel was low-gradient
 4972 and perennial. Buffer of approximately 60 meters in width on average surrounded most of the
 4973 site and was of moderately high quality. The surrounding area included residential
 4974 developments to the north, east and southwest, Jamboree Road to the southeast, and Upper
 4975 Newport Bay to the northwest.

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8529-Mirada Project, City of Rancho Mirage, MCO Properties, Inc., Rancho Mirage.

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
8529	7	Los Angeles	1998	50.99	64.39	N/A	81.80

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The greater Mirada Project involved two phases. The first phase was the development of a Ritz Carlton, single-family custom estate homes, and a tennis center. The second phase involves additional single-family estate lots, townhomes, villas, and a commercial development. The 401 permit selected was for the second phase only. A total of 2.0 acres of jurisdictional waters were impacted during the construction of the single-family estate homes and townhomes. All of these impacts were permanent and affected 0.75 acres of desert-wash woodland and 1.25 acres of unvegetated wash. To mitigate for these impacts, the permittee was required to preserve 3.66 acres of jurisdictional waters habitat within a 312 acre deeded preservation parcel and 4.19 acres of jurisdictional waters habitat within a 1155 acre deeded preservation parcel. At the time of this study the 312 acre preservation area had not yet been established. In addition to these preservation areas, they were required to remove tamarisk from 0.70 acres of jurisdictional streambed habitat within the upper reach of the Cathedral Canyon Wash, within the larger preservation area. This tamarisk removal area was the site we assessed.

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The Upper Cathedral Canyon Wash invasive removal area was 0.70 acres, including 0.49 acres of unvegetated streambed and 0.21 acres of vegetated streambed. This site was a high gradient riverine system with natural steep rock walls. The mitigation site was surrounded almost entirely by extensive buffer of moderately high quality (there were some invasive species and trash in the area). This site was vegetated sparsely. The short-herb layer covered 10% of the site and was dominated by rabbitfoot grass and saltgrass. Tall herbs were mostly absent from the site. The shrub layer covered 10% of the site and was dominated by saltbush and tamarisk and an unknown shrub. The tree layer was dominated by acacia which covered 5% of the site. Although tamarisk was present in this mitigation site, we did see clear evidence of removal efforts. Organic matter accumulation, likely due to the sparseness of vegetation at the site, was low and consisted of occasional small amounts of coarse debris and

5006 only traces of fine material. This surrounding area consisted of natural opens space with
 5007 complex topography and sparse vegetation.

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8558- Penn Mine, East Bay Municipal Utility District, Calaveras County, unincorporated, east of Camanche Reservoir

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
8558	5S	Sacramento	1998	135.71	65.07	0.00	84.60

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The East Bay Municipal Utility District (EBMUD) restored the Penn Mine site and associated contaminated creek by removing mine wastes and acid rock drainage within the channels and by removing a dam and diversion channels. Impacts from the restoration included the reduction of creek acreage from 7.13 to 5.37 acres; however, according to the 404 permit, “the gain of restored improved quality waters (in the form of streams) offsets the net loss of waters (in the form of toxic ponds) and no additional mitigation is required.” The project also impacted 842 sq. ft. (0.02ac) of a stock pond, and the 401 permit required compensatory mitigation for these impacts. According to the mitigation plan, EBMUD would create 2700 sq. ft. of wetlands by removing stock piles adjacent to the pond and would enhance 3500 sq. ft. of open water habitat by filling a portion of the pond and converting it to seasonal wetland.

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Upon our visit to the site, we delineated the created wetlands using a mitigation plan map and the extent of wetland vegetation adjacent to the pond as our guide. The pond and adjacent wetland were located down slope from a landfill which contained mine waste indicating that heavy metal contamination was a possible stressor to the wetlands. The rest of the wetland buffer consisted of an expansive forested lands with little human presence. The vegetation in the created wetland was dominated by *Eleocharis* sp. and invasive annual grasses. The stock pond was only partially inundated by a shallow puddle where hundreds of frogs were found. About half of the pond was vegetated. According to our GPS measurements, the mitigation project had met both enhancement and creation acreage requirements.

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8587- Develop Detached Residential Units & Stabilize for Erosion, Cal Pac Remediation Company, Fullerton.

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
8587	8	Los Angeles	1998	100.00	40.56	67.00	N/A

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This project involved constructing a 474 single family detached residence development on a 164-acre parcel of land on the former Imperial Golf Course site in Fullerton. As part of this project, 13 grade stabilizers and rock energy dissipaters were constructed in Gilman Park, downstream of the development. Specifically, 0.08 acres of wetland and 0.02 acres of streambed were permanently impacted within the former Imperial Golf Course and Gilman Park. Prior to these impacts, riparian and wetland vegetation were present in the project area. To mitigate for these impacts, the permittee was required to create 0.10 acres of mulefat riparian habitat within the development’s “urban forest”.

Although this mitigation site was not clearly defined in our file, we were able to find the development’s urban forest, and thus determine the general location of mitigation site with relative confidence. The whole area was greater than the required 0.10 acres, so they were given full acreage credit. Although the mitigation area was designed to be a depressional

5051 wetland to collect runoff from the residential development, we determined that it was upland
 5052 habitat. The site was largely dry during our visit but the plantings seemed to survive due to
 5053 irrigation and heavy mulching throughout the mitigation area. The surrounding areas drained
 5054 to an underground box culvert which ran directly under the depression. Thus the hydrology
 5055 of the depressional mitigation site area was not appropriate.

5056 The mitigation site consisted of mulefat, black willow, arroyo willow, deer grass,
 5057 oaks, sycamore, and toyon plantings. Plantings were established in the bottom of the
 5058 depression, as well as along the slopes. Although, there was pampas grass throughout the
 5059 mitigation site, we did find evidence of heavy pampas grass removal efforts. The mitigation
 5060 site seemed to double as a recreation area, as a cement pathway ran directly through the
 5061 bottom of the depression. During our visit, we found people walking pets, jogging, and
 5062 walking on this path.

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5065 **8677- State Route 55 and Chapman Avenue Bridge Widening, California Department of**
 5066 **Transportation, Orange and Anaheim.**

5067

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
8677	8	Los Angeles	1998	100.80	54.16	100.00	N/A

5068

5069 This project involved the widening of the Route 55 and Chapman Avenue Bridges
 5070 over Santiago Creek, a wide perennially flowing urbanized channel with a natural bottom.
 5071 The Route 55 Bridge was widened approximately 6.5 meters on the southbound side and 7
 5072 meters on the northbound side. The south bank of Santiago Creek at Route 55 was excavated
 5073 to minimize backwater influences and disruption to flood flows. A concrete block mat was
 5074 then installed in this excavated area. The construction activities associated with the Route 55
 5075 Bridge permanently impacted 1.00 acres of streambed and temporarily impacted 1.60 acres of
 5076 streambed habitat. The Chapman Avenue Bridge was widened approximately 11 meters on
 5077 the north side and 9.5 meters on the south side. Part of Santiago Creek at Chapman Avenue
 5078 was excavated and recompacted. The construction activities associated with the Chapman
 5079 Avenue Bridge permanently impacted 0.70 acres of streambed and temporarily impacted 1.20
 5080 acres of streambed habitat. Additionally, a total of 0.80 acres of riparian habitat was
 5081 permanently impacted between these two bridge widening projects. Prior to these impacts, the
 5082 project areas consisted of riparian habitat, dominated by mulefat.

5083 To mitigate for impacts to jurisdictional riparian habitat, Caltrans was required to pay
 5084 the Orange County Public Facilities and Resources Department to remove on acre of *Arundo*
 5085 *donnax*. We were not able to determine if this payment was made. In addition, Caltrans was
 5086 required to plant seeds and mulefat cuttings within up to 0.25 acres of Santiago Creek, within
 5087 the spaces of the block mat armoring. This area was approximately 10% riparian waters, 15%
 5088 non-waters riparian, and 75% upland habitat. This mitigation area was located along the
 5089 southern bank to the northeast of the Route 55 Bridge. During our visit, the concrete mat was
 5090 in place, but the seeding efforts were hard to determine. This matted area was dominated by
 5091 black mustard, with a few scattered and small shrubs. We measured 0.26 acres of mulefat
 5092 cuttings that were in a strip along the lower portion of the block mat armoring. Dominant
 5093 plants at the greater mitigation site included mulefat, eucalyptus, and black mustard. Another
 5094 non-native, tree tobacco, was also in the mitigation area. Along with runoff from nearby
 5095 roads and residential developments, Santiago Creek supplied the mulefat cuttings with ample
 5096 hydrology, although the seeded mat area was above was very dry and had no water source
 5097 other than precipitation. The streambed itself had many boulders and cobblestones, and

5098 supported extensive emergent vegetation. The mitigation area was surrounded by
 5099 transportation corridors, residential developments, and disturbed habitat along the banks of
 5100 Santiago Creek.

5101

5102 **8704- Sinclair Horizon Development Project, Mission Peak Homes, Milpitas**

5103

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
8704	2	San Francisco	1998	100.00	41.57	100.00	N/A

5104

5105 This project entailed the filling of 0.021 acres of waters including 0.002 acres of
 5106 permanent fill impacts to the bank of Berryessa Creek and 0.019 acres of temporary fill
 5107 impacts to perennial and seasonal wetlands at the creek and Arroyo de los Coches channel in
 5108 Milpitas. Mitigation requirements included the widening of Arroyo de los Coches by 5.6 feet
 5109 along a 104 foot stretch, thereby creating an additional 0.002 acres of perennial and seasonal
 5110 wetlands. In addition, a \$750 donation to the Coyote Creek Riparian Station in Alviso was
 5111 required for restoration and education.

5112 The lack of a mitigation plan on-file made it impossible to accurately locate the exact
 5113 boundaries of the mitigation area. The wording in the permits was used as a guide to roughly
 5114 determine the boundaries along the creek beginning upstream of a culvert and ending at a
 5115 bridge crossing. The buffer area was extremely narrow with the mitigation area tightly bound
 5116 by a walled housing development on one side and a busy road on the other. It was concluded
 5117 that the water source for the creek was primarily anthropogenic including urban runoff and
 5118 the water of the creek was contained within highly channelized, steep banks. The site was
 5119 dominated by *Equisetum telmateia*, *Polygonum persicaria*, and *Rorippa nasturtium-*
 5120 *aquaticum*. The proximity of intensive urban development and the upstream culvert were
 5121 considered primary stressors to the site. The unclear boundaries made it impossible to
 5122 measure the mitigation area in the field in order to determine compliance with permit acreage
 5123 requirements.

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5125 **8793-Debris Basin Maintenance, Tract No. 51995-Condo III Development, Larwin**
 5126 **Company, Val Verde.**

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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
8793	4	Los Angeles	1998	100.0	81.805	100.0	N/A

5128

5129 This project involved removal of accumulated sediment and debris from a debris basin
 5130 to maintain its flood-control capacity. The project involved permanent impacts to 1.42 acres
 5131 of wetland and 0.85 acres of streambed. For mitigation, the permittee paid the Forestry Service
 5132 for 1.4 acres of offsite *Arundo donax* removal in the upper portions of San Francisquito
 5133 Creek, within the Angeles National Forest. Ten percent of the mitigation area consisted of
 5134 wetlands and 90% was non-wetland waters comprised of 25% streambed (5% open water,
 5135 10% unvegetated streambed, 10% vegetated streambed) and 65% riparian habitat. This
 5136 stretch of the stream was low-gradient, soft-bottom, perennial stream that meandered slightly
 5137 as it ran through the western portion of the mitigation area where it had unrestricted access to
 5138 adjacent uplands. The floodplain and vicinity of the stream was undeveloped, except for a
 5139 dirt road that led into the floodplain and the new San Francisquito Canyon Road which was
 5140 being graded into the hillside several hundred yards from the western edge of the mitigation
 5141 site. High-quality buffer surrounded the entire site and exceeded 100 meters in every
 5142 direction.

5143 Short herbs covered 50% of the site and were dominated by scarlet monkey flower, a
 5144 native water smartweed, common cocklebur, and white clover. Shrubs covered 50% of the
 5145 site and were dominated by arroyo willow. The tree layer covered 30% of the site and was
 5146 dominated by mature cottonwoods. The vast majority of vegetative cover on the site was
 5147 provided by native plant species. The near absence of tall *Arundo* from the site contrasted
 5148 sharply with photographs of the area from several years before the *Arundo donnanax*-removal
 5149 project was undertaken (i.e., prior to March 1999) that the Forest Service Ranger, Nancy
 5150 Hanson (who took us to the site), showed us. These photographs showed a floodplain and
 5151 stream channel choked with arundo. Despite these efforts, resprouting *Arundo* was still
 5152 common. Organic matter accumulated at the site was abundant and ranged in size from fine
 5153 to coarse, woody debris.

5154

5155 **8800- Thomas Ranch Residential Subdivision, New Cities Development Group, San**
 5156 **Ramon**

5157

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
8800	2	San Francisco	1998	31.33	38.61	22.20	28.60

5158

5159 Construction of the Thomas Ranch residential subdivision resulted in the filling of
 5160 0.24 acres of seasonal wetlands and 0.16 acres of streambed. The subdivision is located on the
 5161 western side of San Ramon, west of Interstate 680, near the intersection of Crow Canyon and
 5162 Bollinger Canyon roads. The applicants were required to create 0.83 acres of seasonal
 5163 wetlands at the project site. Creation of the seasonal wetlands was to be accomplished through
 5164 minor grading and planting of herbaceous and riparian species in two distinct areas adjacent
 5165 to existing drainages.

5166 The mitigation area was located in an elevated area adjacent to a cul-de-sac in the
 5167 subdivision. The California Department of Fish and Game had previously determined that
 5168 wetland creation in one of the two mitigation areas failed. Our observations of hydrology and
 5169 vegetation in the area confirmed this. The second mitigation area was very dry and lacked a
 5170 clear depression. The site was characterized by a prevalence of non-native annual grasses and
 5171 had low cover of wetlands species. The buffer area adjacent to the site contained numerous
 5172 dead plantings of *Rosa californica*. The boundaries of the site were determined based on the
 5173 presence of *Salix* spp. and *Juncus* spp. on the perimeter. Landscape and buffer scores were
 5174 fairly high due to surrounding undeveloped areas. The site's hydrology was poor, due to the
 5175 lack of a significant topographic depression and confirmed by the low cover of wetland
 5176 species. Very few physical or biotic patch types were observed. A total of 0.26 acres of
 5177 wetlands were created, far lower than the required 0.83 acres.

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5179

5180 **8890-El Cariso Park Development Project, Wilshire Builders, Inc., San Fernando**

5181

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
8890	4	Los Angeles	1998	100.00	N/A	100.00	100.00

5182

5183 This project involved development of a 10-acre parcel for construction of 497
 5184 residential housing units west of the Pacoima Wash in the Pacoima Canyon area, near San
 5185 Fernando. Development consisted of placing 35,069 cubic yards of fill material, constructing
 5186 reinforced concrete culverts, placing a utility line crossing and replacing the existing Harding
 5187 Street bridge in three unnamed tributaries to Pacoima Wash. This construction resulted in

5188 permanent impacts to 0.60 acres of streambed habitat (non-wetland waters of the US) and
 5189 temporary impacts to 0.06 acres of riparian habitat (non-wetland waters of the US). As
 5190 mitigation for these impacts, 0.560 acres of unvegetated streambed habitat (waters of the US)
 5191 and 9.434 acres of riparian habitat (non-waters of the US) were preserved within an
 5192 undeveloped portion of the subject property. This mitigation was provided by placing a deed
 5193 restriction to protect these 10 acres as open space in perpetuity..
 5194
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5196 **8924- Stoneridge 63 Housing Development, Actium Development Company, Roseville**
 5197

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
8924	5S	Sacramento	1998	100.00	75.45	100.00	N/A

5198
 5199 The proposed project was a low density residential development and a public
 5200 park/open space development. The project site was located 2 miles northwest of downtown
 5201 Roseville and was a 63-acre triangular parcel, north of the intersection of East Roseville
 5202 Parkway and Olympus Drive and south of Miners Ravine. The site consisted of non-native
 5203 grasslands and oak woodlands. Although the site had been grazed in the past, it had not been
 5204 used for such purposes for several years. The area surrounding the site is rapidly urbanizing.
 5205 Site grading and installation of infrastructure in the low density residential area involved
 5206 impacts to 0.05 acres of wetlands and 0.35 acres of vernal pool. To mitigate for this loss, 0.80
 5207 acres of vernal pool preservation credits were purchased from Orchard Creek Conservation
 5208 Bank and 0.40 acres of vernal pool creation credits were purchased from Wildlands Sheridan
 5209 Mitigation Bank.

5210 Wildlands Sheridan Mitigation Bank is located north of Roseville and was established
 5211 in 1994. Although there are many habitat types found within the bank, we assessed three:
 5212 riparian, depressional and vernal pools. The site was created in four phases. In the first three
 5213 phases there was a total construction of 28.78 acres of vernal pools, 24.46 riparian acres, 4.91
 5214 seasonal wetland acres, 89.81 acres of emergent marsh, and 45.99 acres of perennial marsh.
 5215 Phase four created 28.06 acres of vernal pools, 7.22 acres of riparian habitat, and 77.73 acres
 5216 of seasonal, emergent and perennial marsh. Phase four was not completed at the time of our
 5217 assessment, and acreage had not been approved for credits to be purchased. Therefore, we
 5218 focused our evaluation on phases one to three. We were joined in the field by Riley Swift,
 5219 president and owner of Restoration Resources, which manages Sheridan Mitigation Bank, and
 5220 Valerie Layne, Senior Conservation Biologist for Wildlands Inc. The area is surrounded by
 5221 orchards; however, they advised us that there has been no evidence of pesticides or fertilizers
 5222 impacts from these adjacent orchards. The hydrology of the site is managed to maintain
 5223 target wetness levels for each wetland area. The main distribution of water for the site is
 5224 synchronized with a back-up well receiving runoff from adjacent irrigation systems and
 5225 recycled waters within the bank. The hydrology has been designed for gravity flow from
 5226 ditches in the easternmost section of the site to other areas throughout the bank. They use
 5227 overflow weirs where areas need to be inundated for longer periods of time. Mr. Swift also
 5228 mentioned that skunks, voles, beavers, jack rabbits and coyotes are the main disturbances to
 5229 the mitigation bank. During our assessment we found wildlife and evidence of wildlife to be
 5230 abundant.

5231 To evaluate the created vernal pools we sampled individual pools and pool clusters.
 5232 We randomly selected the clusters based on age of creation, then on location within the bank.
 5233 The three assessment areas all had distinct boundaries based on grading and vegetation. We
 5234 choose area 18 which encompasses 5.3 acres of vernal pools, as well as area 12 and area 6.

5235 The entire area had been inoculated with collections from neighboring vernal pools to assure
 5236 the establishment of native vernal pool species. The pools were dry at the time of the
 5237 evaluation. The physical structure of the pools was fairly complex with various patch types
 5238 present, including soil cracks, mounds, and burrows. According to Mr. Swift, the area is
 5239 mowed regularly to alleviate problems with invasive non-natives, especially star thistle. All
 5240 three areas that we assessed received the same CRAM scores for three out of four attributes.
 5241 There was slight variation among the areas for biotic structure characteristics, mainly due to
 5242 plant species richness, interspersions, and zonation. Native species found in the pools were
 5243 *Eryngium vaseyi*, *Eleocharis macrostachya*, *Hemizonia* sp., and *Psilocarpus brevissimus*.
 5244 The dominant species for all pools were native, yet there were few species present. In
 5245 addition, there were some unidentifiable species, mainly grasses, in the pools due to the time
 5246 of our assessment.

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 5249 **8947- Petaluma Golf Center, Dead Straight Corporation, Petaluma**
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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
8947	2	San Francisco	1998	134.00	43.94	57.40	57.40

5251
 5252 Construction of a practice golf facility resulted in the filling of 1.0 acre of seasonal
 5253 wetlands on a 21-acre parcel located on the east side of Stony Point Road (immediately west
 5254 of the freeway) in northern Petaluma. The site, abandoned in the early 1980's, had been
 5255 graded and configured into a broad basin or amphitheater for operation as a drive-in movie
 5256 facility. The affected wetlands included a broad grassy swale/meadow, a small depressional
 5257 area, two man-made ditches and the historic amphitheater. The site is in the headwaters of the
 5258 Petaluma River watershed and occurs approximately 700 to 1000 feet east of the upper
 5259 section of the river. Vegetation in the impacted wetlands was generally dominated by weedy
 5260 species including Italian ryegrass (*Lolium multiflorum*), Mediterranean barley (*Hordeum*
 5261 *marinum*), and curly dock (*Rumex crispus*), with small areas of perennial rush (*Juncus* spp.).
 5262 Mitigation requirements for the project were satisfied onsite through the creation of two flat
 5263 or slightly depressional swales and a detention basin. The total acreage requirement for the
 5264 mitigation project was 2.0 acres. The swales were designed such that they would "feed" into
 5265 the detention basin, which sits between them. The wetlands were constructed at the
 5266 south/southeast end of the property, just to the northeast of Stony Point road.

5267 During our field assessment, a map from the project's mitigation plan was used to
 5268 locate the created wetlands. The boundaries between the wetlands and the adjacent uplands
 5269 were determined based on obvious topographic depressions and the presence and absence of
 5270 wetlands vegetation. A single CRAM evaluation was done for each of the three distinct
 5271 created wetlands. A lack of surrounding natural areas and the presence of the golf facility, a
 5272 trailer park and Stony Point road immediately adjacent to the wetlands all contributed to an
 5273 unfavorable evaluation of the site in terms of its buffer and both landscape and hydrological
 5274 connectivity. The wetlands were all dry at the time of evaluation, and soils were compacted.
 5275 All of the created wetlands also showed poor physical structural complexity with physical
 5276 patch types including hummocks, islands and variegated shorelines absent. Two species
 5277 dominated the first swale, one native (*Xanthium stromarium*) and one non-native (*Lolium*
 5278 *multiflorum*). Non-native species, such as, *Polypogon monspeliensis*, *Lolium multiflorum*, and
 5279 *Picris echioides*, dominated both the detention basin and the second swale. Biological
 5280 structural complexity was low in general for the three wetlands with only two or three of the
 5281 19 potential patch types present on average. Runoff from the nearby golf facility, road and

5282 trailer park was seen as a stressor of primary importance to the site. A total of 2.68 acres of
 5283 wetlands were created, greatly exceeding the 2.0 acres that were required.

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8980- Route 65 Road Work, City of Lincoln, Lincoln

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
8980	5S	Sacramento	1998	100.00	67.91	80.00	N/A

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The city of Lincoln widened State Route 65 in the Caltrans right-of-way. The entire site encompassed about 5.99 acres of waters of the `The impacts related to this construction were the loss of 0.96 acres of vernal pools, 0.14 acres of seasonal wetlands, 0.17 acres of seasonal swale, and 0.30 acres of drainage channels. The vernal pools in the area included northern hardpan and volcanic mudflow vernal pools. Soil depths determined the vegetation within each pool. The seasonal swales were mixed with upland annual grasses and vernal pool species and were distinguished from the vernal pools based primarily on hydrology and drainage patterns. Vegetation that dominated the area was mediterranean barley, Italian ryegrass and hyssop loosestrife. The ephemeral drainage had a distinct bed and bank where storm water runoff was briefly collected. The area was sparsely vegetated with annual grassland species and did not maintain a significant soil saturation period. There were no indirect effects anticipated according to the US Fish and Wildlife Service, and the direct effects were mitigated for at an approved mitigation bank. The preservation ratio of 2:1 for vernal pool fairy shrimp habitat was mitigated for at Orchard Creek Preservation Bank with a purchase of 1.060 acres. The city of Lincoln also purchased 0.530 acres of vernal pool creation credits and 0.420 acres of seasonal wetland habitat credits from Wildlands Inc. in Sheridan.

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Wildlands Sheridan Mitigation Bank is located north of Roseville and was established in 1994. Although there are many habitat types found within the bank, we assessed three: riparian, depressional and vernal pools. The site was created in four phases. In the first three phases there was a total construction of 28.78 acres of vernal pools, 24.46 riparian acres, 4.91 seasonal wetland acres, 89.81 acres of emergent marsh, and 45.99 acres of perennial marsh. Phase four created 28.06 acres of vernal pools, 7.22 acres of riparian habitat, and 77.73 acres of seasonal, emergent and perennial marsh. Phase four was not completed at the time of our assessment, and acreage had not been approved for credits to be purchased. Therefore, we focused our evaluation on phases one to three. We were joined in the field by Riley Swift, president and owner of Restoration Resources, which manages Sheridan Mitigation Bank, and Valerie Layne, Senior Conservation Biologist for Wildlands Inc. The area is surrounded by orchards; however, they advised us that there has been no evidence of pesticides or fertilizers impacts from these adjacent orchards. The hydrology of the site is managed to maintain target wetness levels for each wetland area. The main distribution of water for the site is synchronized with a back-up well receiving runoff from adjacent irrigation systems and recycled waters within the bank. The hydrology has been designed for gravity flow from ditches in the easternmost section of the site to other areas throughout the bank. They use overflow weirs where areas need to be inundated for longer periods of time. Mr. Swift also mentioned that skunks, voles, beavers, jack rabbits and coyotes are the main disturbances to the mitigation bank. During our assessment we found wildlife and evidence of wildlife to be abundant.

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The depressional areas, or as Wildlands refers to the areas, seasonal wetlands, were highly variable in terms of levels of inundation. We randomly selected two assessment areas

5329 that included an isolated ponded area (area 17) and a muddy low land (area 1). The
 5330 freshwater marsh at area 17 appeared to have an altered hydrologic regime and remained
 5331 inundated for a long-duration of time. Area 1 had saturated soils but no surface water. Area
 5332 17 was surrounded by open water, other wetlands and bordered by a riparian area. The
 5333 CRAM scores for these areas were similar, except that the second site had slightly higher
 5334 scores for physical and biotic patch richness, vertical biotic structure, and native plant species
 5335 richness. The short herb stratum dominant species for both sites were *Paspalum dilatatum*
 5336 and *Eleocharis macrostachya*. Tall herb stratum dominants were *Scirpus californicus* and
 5337 *Typha angustifolia*. *Salix* sp. and *Populus deltoides* were only found in area 1.

5338 To evaluate the created vernal pools we sampled individual pools and pool clusters.
 5339 We randomly selected the clusters based on age of creation, then on location within the bank.
 5340 The three assessment areas all had distinct boundaries based on grading and vegetation. We
 5341 choose area 18 which encompasses 5.3 acres of vernal pools, as well as area 12 and area 6.
 5342 The entire area had been inoculated with collections from neighboring vernal pools to assure
 5343 the establishment of native vernal pool species. The pools were dry at the time of the
 5344 evaluation. The physical structure of the pools was fairly complex with various patch types
 5345 present, including soil cracks, mounds, and burrows. According to Mr. Swift, the area is
 5346 mowed regularly to alleviate problems with invasive non-natives, especially star thistle. All
 5347 three areas that we assessed received the same CRAM scores for three out of four attributes.
 5348 There was slight variation among the areas for biotic structure characteristics, mainly due to
 5349 plant species richness, interspersation, and zonation. Native species found in the pools were
 5350 *Eryngium vaseyi*, *Eleocharis macrostachya*, *Hemizonia* sp., and *Psilocarpus brevissimus*.
 5351 The dominant species for all pools were native, yet there were few species present. In
 5352 addition, there were some unidentifiable species, mainly grasses, in the pools due to the time
 5353 of our assessment.

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5357 **9193- Replace & Widen Bridges Along Route 126, California Department of**
 5358 **Transportation, Santa Clarita.**

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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
9193	4	Los Angeles	1998	51.27	55.78	79.80	78.20

5360

5361 This project involved the modification of three bridges including Castaic Creek
 5362 Bridge, San Martinez Grande Bridge, and Chiquito Canyon Bridge as a result of the overall
 5363 widening of Route 126. Permanent impacts to jurisdictional wasters at Castaic Creek and San
 5364 Martinez Grande Creek resulted from the actual widened bridge area, placement of rock-slope
 5365 protection, while temporary impacts resulted from accessing the project site. The Castaic
 5366 creek bridge widening permanently impacted 0.46 acres and temporally impacted 0.84 acres
 5367 of riparian waters. The San Martinez Grande Bridge widening permanently impacted 0.18
 5368 acres and temporally impacted 0.74 acres. The Chiquito Creek bridge permanently impacted
 5369 0.065 acres and temporarily impacted 0.670. Mitigation for the Chiquito Creek impacts did
 5370 not include jurisdictional habitat (some restoration of upland areas was required), thus we did
 5371 not perform a functional analysis at this site.

5372 To mitigate for these impacts at Castaic Creek, the permittee was required to create
 5373 and enhance 1.34 acres of jurisdictional habitat. Castaic Creek is a tributary to the Santa
 5374 Clara River with a wide drainage and intermittent flow patterns. Signs of mitigation efforts
 5375 were not obvious. Although, because the mitigation was within the channel, heavy storm

5376 flows likely washed away these efforts. Prior to impacts at Castaic Creek, sedge, mulefat,
 5377 arroyo willow and Fremont’s cottonwood were dominant in the area, while the non-natives
 5378 giant reed and tamarisk were also present. During our visit, we found the dominant
 5379 vegetation to include arroyo willow, tamarisk, cottonwood, and giant reed. This site
 5380 contained ample trash and evidence of off-highway vehicle use was common throughout the
 5381 streambed. A newly created and planted side channel of 0.28 acres was also considered as
 5382 “gained acreage,” though we did not assess this site.

5383 To mitigate for impacts to San Martinez Grande Creek, the permittee was required to
 5384 revegetate and remove exotics from 2.10 acres on-site, and create 0.50 acres of riparian
 5385 restoration offsite at the Fillmore Fish Hatchery. During our site visit we determined that the
 5386 mitigation area consisted of 60% non-waters riparian and 40% upland. The San Martinez
 5387 Grand creek is a small drainage with primarily intermittent flows that go directly into the
 5388 Santa Clara River. Prior to the impacts at San Martinez Grand Creek, the creek bottom was
 5389 only a layer of sandy soil with no vegetation. Vegetation on the banks was thick with mulefat,
 5390 saltbush, coyotebush, willows, and tree tobacco. During our site visit, we found
 5391 predominantly arroyo willow, mulefat, saltbush, and coyotebush. This site was highly
 5392 disturbed even before the bridge widening due to the highway, agriculture, and a utility pipe
 5393 crossing. The creek banks were deeply incised.

5394 The off-site Fillmore Fish Hatchery mitigation was intended to be 0.50 acres of
 5395 riparian restoration, although this site was completely disconnected from the closest water
 5396 source, the Santa Clara River. The mitigation site consisted of a planted upland berm adjacent
 5397 to an agricultural area, and was easily discernable. We walked this clear mitigation boundary
 5398 and only measured 0.26 acres. Dominant vegetation at this site included arroyo willow,
 5399 mulefat, and cottonwood. Vegetation was almost exclusively native where giant reed was
 5400 removed.

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 5402

5403 **9211- Soil Berm Construction- Storm Drain Improvements, Metropolitan Water District**
 5404 **of Southern California, Riverside.**
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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
9211	8	Los Angeles	1998	100.00	76.00	100.00	N/A

5406

5407 The Metropolitan Water District expanded the Henry J. Mills Water Filtration Plant in
 5408 Riverside. This expansion involved the relocation of electrical and chemical storage facilities,
 5409 construction of a soil berm, and installation of storm drain improvements. The electrical and
 5410 chemical storage facilities were constructed over wetlands, permanently disturbing 0.07 acres
 5411 of wetland and 0.06 acres of streambed. To mitigate for these impacts, the permittee
 5412 contributed funds to the United States Forest Service, Los Angeles River Ranger District for
 5413 removal of *Arundo donax* from 0.25 acres of riparian areas in the Big Tujunga Canyon.

5414 Through communications with the Los Angeles River Ranger District, we were able to
 5415 verify that the expected *Arundo* removal was done, though there was no specific 0.25 acre
 5416 area: the fees were pooled with other funds for a larger *Arundo* effort in Tujunga Canyon.
 5417 Still, we were informed of the approximate limits of *Arundo* removal and were able to assess
 5418 the site. The enhancement area was within the Big Tujunga Creek (a wide boulder strewn
 5419 perennial river/stream) and associated floodplain. A single round of *Arundo* removal was
 5420 carried out in this reach wherein established stands were cut to near ground level. During our
 5421 visit, most of these stands had resprouted and were fully reestablished. Dominant plant
 5422 species found in this area included cottonwoods, narrow leaf willow, mulefat, willow herb,

5423 and cattails, in addition to Arundo. Other non-native plant species were present at the site
 5424 including black mustard, clover, tobacco tree, and eucalyptus. This site was very rocky and
 5425 vegetation was open, with very little overlapping layers. The site was largely buffered by
 5426 open, minimally disturbed habitat, except that day use areas and a stretch of rural residential
 5427 homes existed along the right side of the creek. A several homes on the left side of the creek
 5428 were accessed via a low flow crossing just upstream of the Arundo removal site.

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9392- Bridge Replacement, Route 33, Bridge #52-71, California Department of Transportation, Wheeler Gorge.

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
9392	4	Los Angeles	1998	91.43	75.06	47.80	56.20

5434

5435 The California Department of Transportation replaced an old steel/wood combination
 5436 bridge (52-71) over the north fork of Matilija Creek on Route 33, within the Los Padres
 5437 National Forest. This new bridge was replaced along its current alignment and constructed of
 5438 concrete box girder. To replace this bridge, an area 20 feet upstream and downstream from the
 5439 edge of the existing bridge was impacted. Specifically, 0.35 acres of riparian waters were
 5440 impacted, including 0.11 acres of permanent impacts and 0.24 acres of temporary impacts.
 5441 The impacted habitat included the riparian zone of Matilija Creek within a gorge with sparse
 5442 vegetation and steep banks. Vegetation included big leaf maples and white alders, with no
 5443 shrub or short herb layer. To mitigate for impacts to this habitat, Caltrans was required to
 5444 restore the temporarily impacted areas and restore another 0.35 acres of riparian habitat
 5445 offsite. No evidence was found of restoration for the temporary impacts. This is a high
 5446 energy/flow site and it is possible that plantings were lost.

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The offsite mitigation area was located upstream, along Route 33 adjacent to Bear
 Creek, and adjacent to the Wheeler’s Gorge campground. At this site, Caltrans combined the
 mitigation needs of two separate bridge replacement projects together. It was not possible to
 distinguish these mitigation actions/acreages. The mitigation site was 0.32 acres, consisting
 of 5% riparian waters and 95% non-waters riparian habitat. The dominant plants at the
 mitigation site included sycamore, coast live oak, black sage, mulefat, buckwheat, and wild
 oat. Non-native plant species were also found, including fennel, black mustard, tree tobacco,
 broom, and non-native grasses. Oak seedlings were within mesh casings, with erosion netting
 on top. Many of these oak seedlings had died. The site was buffered to the north, east, and
 south, while the western edge was adjacent to Route 33. A gated dirt road ran along the
 eastern edge of the mitigation site. The general area includes open areas of chaparral, oak
 woodlands, sycamore-alder forest, and Bear Creek.

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9404-Flood Control Facilities Maintenance, City of Corona Public Works Department, Corona.

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
9404	8	Los Angeles	1997	100.00	67.50	46.40	46.40

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This project involved operating and maintaining existing flood-control and
 recreational facilities on lands leased by the USACOE to the City of Corona in the vicinity of
 the Corona Municipal Airport and wastewater treatment plant. Another goal of the project
 was to maintain three channels and a water-line crossing on City-owned land. Permanent

5468 impacts to 11.94 acres of waters of the US were mitigated by creating 9.27 acres of waters of
5469 the US, 7.99 acres of which was wetland and the other 1.28 acres of which was non-wetland
5470 waters. Riparian non-waters of the US comprised 2.67 acres of the mitigation area. There
5471 were three mitigation sites surveyed for this file and one additional mitigation site (Rincon
5472 Street) that we did not survey which accounted for 0.39 acres of mitigation. Two of the sites
5473 consisted of former percolation ponds which we considered depressional wetlands. These
5474 sites were both inundated partly with surface water when we surveyed them. The third site
5475 we surveyed involved mitigation on the left bank/floodplain of Temecula Wash. All of the
5476 sites were located just north of the Corona Municipal Airport and south and southeast of
5477 housing developments.

5478 The first mitigation site, former percolation ponds 9/10, were surrounded by artificial
5479 berms on the southern, eastern, and western edges. A hill leading up to a housing
5480 development existed on the northern edge of the site. A culvert under the berm allowed water
5481 to flow into the site from the Temecula Wash. This site was densely vegetated densely with
5482 low growing vegetation, but with low tree cover. The short-herb layer covered 5% of the site
5483 and was dominated by mustard. The tall-herb layer covered 75% of the site and was
5484 dominated by poison hemlock and sweet alyssum. Therefore, the entire herb layer was
5485 dominated by non-native plants. The shrub stratum, which covered 35% of the site, was
5486 dominated by mulefat and black willow, both native species. The tree layer covered 15% of
5487 the site and was also dominated by a native willow (narrow-leaf). Organic matter
5488 accumulation in this site was abundant and ranged in size from fine organic material to
5489 coarse, woody debris.

5490 The second mitigation site, formerly another percolation pond, was vegetated more
5491 densely than the first mitigation site (extensive shrub and tree cover) and was similarly
5492 dominated by a mix of natives and non-natives. We surveyed the site in two areas because it
5493 was so large. At the first sampling location, the short-herb and tall-herb layers covered 5%
5494 and 10% of the area, respectively, and were both dominated poison hemlock. The shrub layer
5495 covered 35% of the site and was dominated by mulefat and Mexican elderberry. The tree
5496 layer, covering 15% of the site, was dominated by arroyo willow and tamarisk. At the second
5497 sampling location, the short-herb layer covered 80% of the site and was dominated by sweet
5498 alyssum. There was not a measurable tall-herb layer at this second location. The shrub layer
5499 was dominated mulefat and covered 15% of the site. The tree layer covered 45% of the site
5500 and was dominated by eucalyptus and black willow. Organic matter accumulation was
5501 abundant at both sampling locations in the second mitigation site and ranged in size from fine
5502 organic material to coarse, woody debris.

5503 The riverine (third) mitigation site was vegetated more densely than the first two sites
5504 and was dominated entirely by native species. Curly dock, a native species, dominated the
5505 short-herb layer which covered 20% of the site. Mulefat and willows, also both natives,
5506 dominated the shrub layer which covered 25% of the site. Willows and cottonwoods
5507 dominated the tree layer which covered 80% of the site. Organic matter accumulation at this
5508 site, like the first two sites, was abundant and ranged in size from fine organic material to
5509 coarse, woody debris.

5510 Extensive buffer of over 100 meters in width, on average, surrounded virtually the
5511 entire perimeter of the first and third sites. At the first site, the buffer was of moderate
5512 quality; buffer at the third site was of high quality. Buffer at the second site surrounded about
5513 half the site and, where it existed, was extensive and of moderately high quality. The other
5514 half of the second site (the southern and western edges) was bordered by a two-lane road.
5515 Pictures from a flood event in the winter of 2005 (in the airport office) indicated that rising
5516 water in the Temecula Wash seems to have ready access to the adjacent mitigation sites we
5517 surveyed as they were all inundated with water after the storms.

5518 Part of the mitigation for this project was trapping for brown-headed cowbirds to
 5519 protect habitat of the endangered least bell's vireo. A chicken-wire, wood-framed enclosure
 5520 was present just east of the third mitigation site and occupied by a couple dozen birds of
 5521 several species when we visited.

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5524 **9430-4th Street On/Off Ramp Project, FIRMA, Pismo Beach.**

5525

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
9430	3	Los Angeles	1998	100.00	73.94	75.00	65.00

5526

5527 This project involved the construction of an on/off ramp to Highway 101 in Pismo
 5528 Beach. Permanent impacts caused by 80 cubic yards of fill were to be offset by 0.207 acres of
 5529 restoration through plantings and cuttings offsite in the nearby Pismo Lake Ecological
 5530 Reserve. The mitigation site was buffered extensively on all sides by moderately high-quality
 5531 buffer. The reserve is located in an urban area with residential and commercial land uses.
 5532 The lake was natural and collected water from the surrounding uplands, as it was located in a
 5533 basin about 50 feet lower than the road which borders the reserve to the west. The mitigation
 5534 site was located among the low, flat portions of the basin near the foot of a gradual slope up to
 5535 a commercial area and just south of the lake for which the reserve is named.

5536 The mitigation site was densely vegetated with 205% vegetative cover, due to the
 5537 presence of multiple layers of vegetation. The short-herb stratum which covered the entire
 5538 site was dominated by ice plant (non-native) and goldenrod (native). Two non-native species,
 5539 poison hemlock and bristly ox-tongue, comprised the tall-herb layer which covered 15% of
 5540 the site. California native blackberry dominated the shrub stratum which covered 40% of the
 5541 site. Arroyo willow dominated the tree layer which also covered 40% of the site. Organic
 5542 matter accumulation at the site was characterized by an abundance of material ranging in size
 5543 from fine organic material to coarse, woody debris.

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5546 **9432- Riparian Fill, BRE Builders, San Diego.**

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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
9432	9	Los Angeles	1998	128.57	32.23	N/A	91.70

5548

5549 BRE Builders developed the Pinnacle Carmel Creek project consisting of a 40-acre
 5550 site with a 17 acre apartment complex, access driveways, parking areas, a recreation center,
 5551 and landscaping. This site is located on an old sand mine and was characterized as disturbed
 5552 habitat. However, an isolated patch of willow scrub that occurred where water collect from
 5553 frequent truck washing activity associated with the sand mining was located just outside the
 5554 northwestern edge of the development. This jurisdictional habitat consisted primarily of
 5555 arroyo willow with a sparse understory of sagebrush, shore cactus, and mulefat. Non-native
 5556 invasives such as pampas grass and acacia were also present. The lengthening and widening
 5557 of the developments access road permanently impacted 0.04 acres of this southern willow
 5558 scrub habitat. To offset impacts to this habitat, 0.21 acres of wetland creation within the
 5559 development were required. Two onsite mitigation areas were established; Site A in the
 5560 northwest portion of the project site and Site B to the south. Both sites were surrounded by
 5561 fences to limit resident and pet access.

5562 Site A was 0.14 acres, consisting of approximately 70% vegetated sandy basin bottom,
 5563 and 30% upland. This site was a depression/detention basin with vegetated slopes, adjacent to
 5564 a steep heavily eroding hillside. Regardless of irrigation, the site was sandy and dry.
 5565 Sandbags used for erosion control near the adjacent eroding hillside had broken open,
 5566 supplying the mitigation site with additional sand. The inflow culverts were filled or nearly
 5567 filled with sand. A small outlet was present in the northeast of the mitigation site. The
 5568 ground around plantings was barren with very little ground cover or herbaceous species. No
 5569 overlapping vegetation layers were established. The dominant plant species in this mitigation
 5570 area were arroyo willow, red willow, black willow, mulefat, sagebrush, spike rush, pampas
 5571 grass, and other non-native grasses. The site was buffered by the eroding hillside to the west
 5572 and southwest, and bordered by the residential development and associated parking lots to the
 5573 east and southeast. The northern part of the mitigation site bordered a hill that sloped down to
 5574 a riparian area. Overflowing water in the mitigation area would spill into this riparian area to
 5575 the north.

5576 Site B was 0.13 acres of upland habitat. This site was also a depression/detention basin
 5577 adjacent to a steep, heavily eroding hillside. Regardless of irrigation, the site was also
 5578 extremely sandy and very dry. No hydrologic connection was established for this site. Nearby
 5579 runoff was diverted into a culvert before reaching the site. Sand from an adjacent and heavily
 5580 eroding steep hillside was heavily influencing the site. A silt fence installed along the fence
 5581 line had failed. The vegetation was patchy and stressed and mortality was evident. The
 5582 northwestern plantings were healthier than the southern part of the site, where vegetation was
 5583 particularly sparse and stressed. The dominant plant species at this site included arroyo
 5584 willow, red willow, mulefat, California sagebrush, pampas grass, and non-native grasses. The
 5585 site was buffered by the eroding hillside to the south, and bordered by the residential
 5586 development, pet walking areas, and parking lots to the west, north, and east.

5587
 5588 **9448-Construct 48-unit Housing Development, Burbank Housing Development, Cotati**
 5589

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
9448	1	San Francisco	1998	108.11	N/A	100.00	N/A

5590
 5591 This project involved construction of a 48-unit housing development for senior
 5592 citizens, including the construction of a span bridge over the Laguna. Permanent impacts of
 5593 0.036 acres to wetland waters of the US were mitigated by preserving 0.4 acres of wetland
 5594 waters of the US. This acreage was preserved through the purchase of 4 credits (\$25,000 total
 5595 for 0.4 acres) for the mitigation of Sebastopol meadowfoam from Wright Preservation Bank
 5596 operated by Sotoyome Resource Conservation District. The permittee was also required to
 5597 create 0.31 acres of wetlands adjacent to existing on-site wetlands, but whether this mitigation
 5598 had been undertaken could not be verified.

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 5601 **9510- Westwind Boulevard Commercial Development, Copperhill Development**
 5602 **Corporation, Santa Rosa**
 5603

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
9510	1	San Francisco	1998	100.00	50.93	100.00	N/A

5604
 5605 The construction of four commercial buildings by the Copperhill Development
 5606 Corporation resulted in the filling of 0.615 acres of seasonal wetlands on an 11.79-acre parcel

5607 located at 3500 and 3600 Westwind Boulevard in Santa Rosa near the Sonoma County
 5608 Airport. The site had been graded in the past into several level areas that drain into a man-
 5609 made ditch. The wetlands were created through ongoing use of the land for agriculture and the
 5610 US Army’s auxiliary facility, which served the neighboring airport during World War II.
 5611 Mitigation requirements for the project were satisfied through the purchase of 0.65 acres of
 5612 seasonal wetlands from the Wikiup Mitigation bank. The Wikiup Mitigation Bank, currently
 5613 under the jurisdiction of The California Department of Fish and Game (CDFG), consisted of 6
 5614 acres of wetlands on a 12-acre parcel. The bank was established in 1995 and lies within the
 5615 town of Windsor. Residential areas border the site on three sides, while vineyards border it on
 5616 the fourth side. The bank consists of three distinct, 1 to 2-acre wetland depressions buffered
 5617 by uplands areas, which are characterized by oak woodland and non-native annual grassland.

5618 A representative of CDFG assisted us in locating the Wikiup Mitigation bank and the
 5619 individual wetland areas within the bank. A single CRAM evaluation was done for each of the
 5620 three wetlands, and all three evaluations had similar results. The residential areas and
 5621 vineyards immediately adjacent to the bank resulted in low scores for landscape connectivity
 5622 and buffer width. The depressions were dry at the time of evaluation, which was appropriate
 5623 for the season. Physical structural had low complexity, due to the absence of potential patch
 5624 types like unvegetated flats, sediment mounds and islands. *Eleocharis palustris* was the most
 5625 abundant species in each of the wetland areas followed by the non-native, *Mentha pulegium*.
 5626 *Cyperus eragrostis* and *Juncus* sp. were also present. Runoff from both the adjacent
 5627 residential areas and the vineyards was seen as a potential stressor to the wetlands.

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9597-Telegraph Canyon Creek Channelization, City of Chula Vista, Chula Vista.

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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
9597	9	Los Angeles	1999	97.67	63.12	100.00	78.90

5632
 5633

5634 This project involved the channelization of Telegraph Canyon Creek to increase its
 5635 flood-control capacity in an effort to protect homes lining the creek from damage due to high
 5636 flows. This channelization project involves the section of Telegraph Canyon Creek between J
 5637 and L streets in Chula Vista. In total, 1.18 acres of jurisdictional streambed and 0.45 acres of
 5638 wetland habitat were permanently displaced by the creation of this 18 - 28 feet wide and 8 feet
 5639 deep concrete channel. This project connected with a pre-existing concrete channel at the
 5640 downstream end. To mitigate for these impacts, the permittee was required to create and
 5641 enhance 3.0 acres of wetland habitat. The mitigation area was to occur within a natural
 5642 stretch of the Otay River and consist of lowering the floodplain elevation and extensive
 5643 restorative plantings. In the end, shortcomings in mitigation success and acreage resulted in
 5644 additional acreage credits being applied at another site (Olympic Parkway site) where the
 5645 permittee was carrying out an unrelated mitigation project.

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The Otay River mitigation area consisted of two separate mitigation parcels associated
 with the channelization of Telegraph Canyon Creek. The first site was located to the east near
 Interstate 805 and the second area was to the west. A stand of mature eucalyptus trees was
 located to the southeast of this mitigation area. This Otay River mitigation area was
 surrounded by moderately disturbed open space and Rancho Drive, with residential areas and
 Interstate 805, nearby.

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This first area was approximately 1.53 acres, consisting of approximately 90%
 wetlands and 10% jurisdictional riparian habitat. Buffer of moderately low quality surrounded
 most of this mitigation site and was close to 100 meters in width, on average. This site was

5654 vegetated relatively densely with 110% absolute vegetative cover. The short-herb layer
 5655 covered 10% of the site and was dominated by spike rush. The shrub stratum covered 60% of
 5656 the site and was dominated by mulefat and arrow weed. Narrow-leaf, shining, and arroyo
 5657 willows dominated the tree layer which covered 40% of the site. Organic matter
 5658 accumulation at the site was low and consisted of small amounts of coarse debris.

5659 The second Otay River mitigation site was at a western basin and comprised about 0.4
 5660 acres of habitat, consisting of 90% wetlands, 5% riparian waters, and 5% non-waters riparian
 5661 habitat. Extensive (over 100 meters wide, on average) buffer of moderately low quality
 5662 surrounded just about three quarters of the site. This site was vegetated relatively densely
 5663 with 120% absolute vegetative cover. The short-herb layer covered 10% of the site and was
 5664 dominated by umbrella sedge and cocklebur, both native species. The tall-herb layer covered
 5665 5% of the site and was dominated by bulrush and hooker's evening primrose. Mulefat and
 5666 California wild rose dominated the shrub stratum which covered 25% of the site. The tree
 5667 layer covered 90% of the site and was dominated by arroyo and black willows. Organic
 5668 matter accumulation at this site was moderately abundant and consisted of materials ranging
 5669 in size from fine organic to coarse-woody. A third site, excavated along the right bank of the
 5670 river had very low vegetation cover, evidence of offroad motorcycle and mountain bike
 5671 activity, and was considered a failure.

5672 The second mitigation site was just off Olympic Parkway where 1 acre of mitigation
 5673 credits within a larger detention basin were used by the permittee for this project. The site
 5674 contained approximately 90% wetlands, and 10% riparian waters of the US. Water entered
 5675 and exited the site through large concrete spillways. A primary low flow channel bisected the
 5676 basin bottom, but a separate meandering low flow channel had been created to the left of the
 5677 primary channel to increase the wetted area. Extensive (over 100 meters wide, on average)
 5678 buffer of moderately high quality surrounded just over half of the site. This site was
 5679 vegetated relatively sparsely with 65% absolute vegetative cover. The short-herb layer
 5680 covered 15% of the site and was dominated by spike rush, cattail, goldenrod, and brass
 5681 buttons (non-native). The tall-herb layer, dominated by cattails, covered 15% of the site.
 5682 Mulefat and California native blackberry dominated the shrub layer which covered 20% of the
 5683 site. The tree layer was dominated by black and arroyo willow which covered 15% of the
 5684 site. Organic matter accumulation at the site was low, though higher than at the first
 5685 mitigation site, and consisted of small amounts of coarse debris. This site was bordered by
 5686 the Olympic Parkway to the north, open space to the south, and access roads and other
 5687 depressional habitat to the east and west of this site. Residential developments were located
 5688 just north of the Olympic Parkway.

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9671- Mather Field Family Housing Project, Bill Mellerup, Rancho Cordova

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
9671	5S	Sacramento	1999	100.00	61.98	100.00	N/A

5693
 5694 The project site was located at Mather Field, within the community of Rancho
 5695 Cordova. The approximately 373-acre project site was occupied by abandoned and
 5696 dilapidated base housing. A total of 0.193 acres of jurisdictional waters were located onsite,
 5697 and all waters were small, isolated and degraded. According to the delineation by consultants
 5698 Jones and Stokes, it appeared that most, if not all of the waters, had been formed as a result of
 5699 drainage ditch construction. The impacts to jurisdictional waters were as follows: 0.026 acres
 5700 of seasonal wetland, 0.027 vernal swale and 0.102 acres of vernal swale-ditch, totaling 0.155

5701 acres. Due to the nature of the impacted wetlands, the mitigation was completed at a 1:1
 5702 ratio, with the purchase of credits at Wildlands Inc.

5703 Wildlands Sheridan Mitigation Bank is located north of Roseville and was established
 5704 in 1994. Although there are many habitat types found within the bank, we assessed three:
 5705 riparian, depressional and vernal pools. The site was created in four phases. In the first three
 5706 phases there was a total construction of 28.78 acres of vernal pools, 24.46 riparian acres, 4.91
 5707 seasonal wetland acres, 89.81 acres of emergent marsh, and 45.99 acres of perennial marsh.
 5708 Phase four created 28.06 acres of vernal pools, 7.22 acres of riparian habitat, and 77.73 acres
 5709 of seasonal, emergent and perennial marsh. Phase four was not completed at the time of our
 5710 assessment, and acreage had not been approved for credits to be purchased. Therefore, we
 5711 focused our evaluation on phases one to three. We were joined in the field by Riley Swift,
 5712 president and owner of Restoration Resources, which manages Sheridan Mitigation Bank, and
 5713 Valerie Layne, Senior Conservation Biologist for Wildlands Inc. The area is surrounded by
 5714 orchards; however, they advised us that there has been no evidence of pesticides or fertilizers
 5715 impacts from these adjacent orchards. The hydrology of the site is managed to maintain
 5716 target wetness levels for each wetland area. The main distribution of water for the site is
 5717 synchronized with a back-up well receiving runoff from adjacent irrigation systems and
 5718 recycled waters within the bank. The hydrology has been designed for gravity flow from
 5719 ditches in the easternmost section of the site to other areas throughout the bank. They use
 5720 overflow weirs where areas need to be inundated for longer periods of time. Mr. Swift also
 5721 mentioned that skunks, voles, beavers, jack rabbits and coyotes are the main disturbances to
 5722 the mitigation bank. During our assessment we found wildlife and evidence of wildlife to be
 5723 abundant.

5724 The depressional areas, or as Wildlands refers to the areas, seasonal wetlands, were
 5725 highly variable in terms of levels of inundation. We randomly selected two assessment areas
 5726 that included an isolated ponded area (area 17) and a muddy low land (area 1). The
 5727 freshwater marsh at area 17 appeared to have an altered hydrologic regime and remained
 5728 inundated for a long-duration of time. Area 1 had saturated soils but no surface water. Area
 5729 17 was surrounded by open water, other wetlands and bordered by a riparian area. The
 5730 CRAM scores for these areas were similar, except that the second site had slightly higher
 5731 scores for physical and biotic patch richness, vertical biotic structure, and native plant species
 5732 richness. The short herb stratum dominant species for both sites were *Paspalum dilatatum*
 5733 and *Eleocharis macrostachya*. Tall herb stratum dominants were *Scirpus californicus* and
 5734 *Typha angustifolia*. *Salix* sp. and *Populus deltoides* were only found in area 1.

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5736

5737 **9691- Construct Route 101/154 Interchange, Santa Barbara County Association of**
 5738 **Governors, Buellton.**

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
9691	3	Los Angeles	1999	100.00	26.73	75.00	N/A

5739

5740 This project involves the reconstruction of the Route 101 and Route 154 interchange
 5741 in Buellton, replacing a dangerous turning lane/cross traffic connection with a grade-separated
 5742 interchange including onramps and offramps. The construction required the modification of
 5743 Zaca Creek, including the installation/extension of underground culverts. Prior to these
 5744 activities, the project area contained ruderal vegetation, non-native grassland, native
 5745 grassland, oak savannah, coyotebush scrub, freshwater wetlands, and riparian woodland.
 5746 These activities permanently impacted 0.10 acres of jurisdictional wetland habitat,

5747 approximately 800 feet of Zaca and Upper Zaca Creeks, of which approximately 250 feet of
 5748 Upper Zaca Creek was ephemeral drainage.

5749 To mitigate for these losses, the permittee was required to create 0.9 acres of wetlands.
 5750 The mitigation site was located within a large basin created as a result of the elevated
 5751 offramps/roads. The bottom of the basin was planted with mulefat and coyote brush. The
 5752 mitigation site obtained the required acreage, but consisted of 20% non-waters riparian and
 5753 80% upland habitat. The site receives some runoff water, but was not deemed a wetland due
 5754 to high compaction, lack of organic matter input, and well drained soils. It is lower in
 5755 elevation than the drainage inlet and outlets, but the soil is too well drained except for very
 5756 bottom of basin where water is able to pond for longer periods of time. There was no
 5757 evidence of plantings in this bottom are; the plantings were around its perimeter. The
 5758 dominant plants in the mitigation area were arroyo willow, coyotebush, buckwheat, and non-
 5759 native grasses. Many non-native plant species were found in the mitigation site. Hay roll
 5760 erosion control matting was in place around the site. There were tire tracks though the basin
 5761 bottom. Other than the highway intersection, the greater area consisted of cattle grazing land,
 5762 a private residence, and other transportation corridors. The mitigation requirements also
 5763 included the planting of a large number of Oak trees along the elevated slopes and at an
 5764 offsites area. These oak plantings were not counted but our observations were that growth
 5765 and survivorship were moderate to low.

5766
 5767 **9857- Boulder Ridge Golf Course, Garcia Development Company, San Jose**
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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
9857	2	San Francisco	1999	120.59	42.52	86.80	86.80

5769
 5770 The golf course construction for this project in San Jose resulted in the fill of 0.17
 5771 acres of isolated seasonal wetlands and ephemeral drainages. Mitigation requirements
 5772 entailed the creation of 0.34 acres of perennial wetland habitat. The mitigation plan called for
 5773 the created wetlands to be located onsite in five distinct areas.

5774 On our site visit, we found the five wetland areas situated on the periphery of a large
 5775 artificial pool located in the middle of the golf course. One of the wetlands was substantially
 5776 larger than the others, and they all shared virtually identical biotic and hydrologic
 5777 characteristics. The buffer area included the surrounding golf course, and while the area was
 5778 large, the non-native monocultured vegetation and the heavy human visitation compromised
 5779 the quality of the buffer. The hydrologic regime was considered inappropriate given that the
 5780 artificial pool resulted in perennial ponding rather than being seasonal wet. In addition, the
 5781 constructed wetlands exhibited a lack of physical complexity. The assessment area exhibited
 5782 negligible influence from exotic species; however, *Typha angustifolia* occupied 99% of the
 5783 vegetation cover, resulting in poor biotic structural complexity. Obvious stressors at this site
 5784 included golf course runoff and the associated chemicals from pesticide and fertilizer
 5785 applications. According to monitoring reports, the acreage of wetland creation surpasses
 5786 permit requirements.

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 5789 **10274- Dock Construction on Georgiana Slough, Debbie Cummings, Isleton**
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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
10274	5S	Sacramento	2000	100.00	60.77	100.00	N/A

5791

5792 This project temporarily impacted 0.027 acres of streambed and 60 feet of riparian
 5793 habitat in order to construct a private recreational dock and access way along Georgiana
 5794 Slough. The impacted area was on Terminous Road in Isleton. The impact was offset by a
 5795 purchase of 0.027 acres of shallow water marsh habitat at Kimball Island Mitigation Bank.
 5796 The bank is owned and operated by Wildlands Inc. The purchase was to ensure a no net loss
 5797 of delta smelt habitat and Sacramento splittail habitat.

5798 We visited Kimball Island by boat with a consultant from Wildlands Inc. Prior to
 5799 restoration, the mitigation area had been leveled and used for agriculture. To restore the site,
 5800 a levee was breached, allowing tidal action, but tidal flow appeared to be muted based on
 5801 water and levee elevations. We randomly selected areas to subsample as this large bank. The
 5802 tides were a factor in being able to navigate through the island. In addition, the island is
 5803 surrounded by non-native and invasive plants, including *Rubus* sp., which limited our access.
 5804 It was difficult to reach the sites on foot; therefore, much of our assessment was done from
 5805 boat or from climbing trees. The hydrology at the site was good although there appeared to
 5806 be some restrictions to tidal flow. Buffers scored well, except for the presence of non-native
 5807 species. Dominant plants were primarily *Scirpus* spp., with some *Typha* sp. also present.
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5810 **10304- Sonoma Valley Oaks Housing Project, Kyle Stephen, Sonoma**
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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
10304	2	San Francisco	2000	100.00	60.06	100.00	N/A

5812
 5813 The project permanently impacted 0.14 acres of isolated seasonal wetlands to
 5814 construct 56 residential lots. The site was located at 20405 Fifth Street East in the city of
 5815 Sonoma. To compensate for the loss, two mitigation credits (0.2 acres) were purchased at
 5816 Burdell Ranch Mitigation Bank.

5817 The Burdell Ranch Bank is located north of Novato and serves projects that are
 5818 located in the San Pablo Bay watershed. The bank is adjacent to the Sonoma County airport
 5819 and a wildlife refuge area. We visited the site with the bank coordinator. There were about
 5820 26 depressions categorized as brackish, alkaline marsh ponds. Most of the areas had saturated
 5821 soils with some surface water. There was a levee to the north and east of the bank separating
 5822 the Petaluma River and to the south and east of the site were natural wetlands. We divided
 5823 the site into three regions and randomly selected one pond within each region to assess, ponds
 5824 1, 10, and 21. The buffer conditions were uplands characterized by compacted and disrupted
 5825 soils and a prevalence of invasive species. The hydrology was regulated with gates which
 5826 allowed all the ponds to receive water and establish hydric soils. Pond 1 was in the southeast
 5827 corner of the bank, adjacent to the east levee. It was 50% vegetated with 95% percent cover
 5828 of non-native *Cotula coronopifolia*. Pond 10 was centrally located in the bank with 40%
 5829 vegetative cover, 80% of which was *Cotula coronopifolia*. Pond 21 was the smallest area
 5830 sampled and was in the northwestern portion of the bank. Ponds 10 and 21 had slightly less
 5831 vegetation cover but more species than pond 1; however, the vegetation, especially native
 5832 vegetation, was not well established in any ponds at the site. The three ponds that we
 5833 assessed had very similar scores for all CRAM metrics, except for interspersions/zonation.
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5836 **10329-Develop Residential Subdivision on 10 acres, Hartford Land Management,**
 5837 **Sacramento**
 5838

Evaluation of California Compensatory Wetland Mitigation (Review Copy)

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
10329	5S	Sacramento	2002	100.00	N/A	100.00	N/A

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This project involved construction of a single-family residential subdivision on 10 acres. Lot grading filled approximately 0.06 acres of a wetland swale (wetland waters of the US) along the east boundary of the project area. To mitigate for these impacts, 0.06 acres of preservation credits were purchased from the Sacramento County Wetlands Restoration Trust Fund. Temporary impacts were to be restored to pre-project contours and conditions upon completion of construction activities, but whether this condition was met could not be verified.

10347-Single Family Residential Unit East Highlands Ranch, Planning Areas 30, 32, and 33, Spring Pacific Property, Highland.

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
10347	8	Los Angeles	2000	150.00	53.24	91.70	64.60

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This project involved three separate residential developments on 105.5 acres located north of Highland Avenue and west of Church Street in Highland, as part of the East Highland Ranch Planned Unit Development Project. The 401 permit selected involved the construction of an earthen crossing (at Elder Gulch) associated with the development and filling of an additional unnamed gully. Prior to these impacts, the Elder Gulch riparian woodland community was dominated by sycamore, cottonwood, white alder, willows, mulefat, tree tobacco, and grape. In wetland areas, cattails, duckweeds, cocklebur, and sedge were present. A total of 0.05 acres of jurisdictional riparian habitat were permanently impacted due to these developments. To mitigate for these losses, the permittee was required to create 0.12 acres of riparian habitat. There were to be two main mitigation areas: a 0.07acre creation area in a low-gradient, ephemeral drainage and 0.06 acres of exotic species removal upstream and downstream of the newly installed crossing at Elder Gulch. Additionally, a preservation area was also established immediately to the southwest of the creation mitigation site. The project was to include temporary impacts upstream and downstream of the new crossing/culvert, but these impacts were avoided. However, the placement of the culvert caused significant downcutting of the stream channel (6 foot incision) just upstream of the crossing inlet. The new crossing slope has also experienced substantial erosion.

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The creation area was 0.03 acres, consisting of 75% jurisdictional riparian habitat and 25% non-jurisdictional riparian habitat. This site was in a remnant gully fed by a 6 inch drain pipe, with a concrete/rock wall on the east side and a steep earthen bank to the west. A near monoculture of mulefat was found in the area, though a small patch of cactus occurred there as well. The mulefat planting still had wire cages around them which were impacting the plants. Organic matter accumulation was moderately low and consisted of small amounts of fine organic material and occasional coarse, woody debris. Although, this site was designed with an irrigation system and supplemental hydrology from the development's runoff, it was very dry during our visit. A concrete ditch was located along the mitigation area between the mulefat plantings and the concrete wall to the east. Buffer of moderately high quality and fewer than 30 meters wide on average surrounded this site. Orchards bordered the site to the west and east, a small preservation area and dirt access road to south, and a landscaped slope leading to the residential development to the north.

5883 The second mitigation site at Elder Gulch, consisted of a low to medium gradient,
 5884 perennial stream. This area was 0.11 acres, consisting of approximately 13% wetland, 2%
 5885 streambed open water, 10% riparian waters of the US, 55% non-jurisdictional waters, and
 5886 20% upland habitat. We performed CRAM analysis on the upstream and downstream sides of
 5887 the bridge separately. The short-herb layer covered about 20% of each of the two sub-sites
 5888 surveyed at the second mitigation area and was dominated by water smartweed, duckweed,
 5889 cocklebur, and umbrella sedge. The tall-herb layer, which existed only at the second sub-site
 5890 sampled, covered 10% of the site and was dominated by cattails. The shrub layer which
 5891 covered 5% of the sites was dominated by mulefat, arroyo willow, California native grape,
 5892 and California native blackberry. Cottonwoods and sycamores occurred on both sides of the
 5893 crossing. Organic matter accumulation at the second site was moderately abundant and
 5894 ranged in size from fine organic material to coarse, woody debris. Because of acreage
 5895 shortcomings, the permittee requested mitigation credit be given for native species planted
 5896 along the slopes of the new earthen crossing. Thus, this area was considered in our
 5897 assessments. The general surrounding area consisted of residential developments, Highland
 5898 Avenue, open space to the north, and a park to the south.

5900 **10356-Install Box Culvert Part of State Route 30 San Antonio Project, California**
 5901 **Department of Transportation, Claremont**
 5902

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
10356	4	Los Angeles	2000	100.00	N/A	100.00	N/A

5903
 5904 This project involved replacing a portion of the concrete-lined San Antonio Creek
 5905 Channel with an underground box culvert. Impacts to streambed (non-wetland waters of the
 5906 US) were limited to the two ends of the box culvert where they were to connect to the existing
 5907 channel since it was only those locations where the fill was to be placed in the active channel.
 5908 Temporary impacts to streambed habitat totaled 0.090 acres. Permanent impacts included
 5909 0.009 acres of streambed habitat and 3.031 acres of alluvial fan scrub habitat in San Antonio
 5910 Wash. These impacts were mitigated by purchasing 6.93 acres of alluvial scrub mitigation
 5911 credits for \$152, 460 from the Cajon Creek Conservation Bank. The mitigation bank site was
 5912 not assessed because it was supposed to be non-waters habitat. This was a compliance-only
 5913 file.

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 5916 **10399- Hideaway Down Canyon Townhouse Development, The Hideaway Company,**
 5917 **June Lake.**
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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
10399	6V	Los Angeles	2000	66.34	28.09	68.80	N/A

5919
 5920 The Hideaway Company developed a 10-unit townhouse complex, with four detached
 5921 buildings, on a ¾ acre parcel of land. Development of this townhouse complex and its
 5922 associated utility lines and parking lot impacted 0.095 acres of jurisdictional wetlands. The
 5923 project site was a wet meadow and is approximately 360 feet from a nearby creek. Prior to
 5924 these impacts, the site was undeveloped and covered by indigenous grasses and scattered
 5925 aspen and pine trees. The original topography sloped 5% to 7% toward the creek.

5926 To mitigate for impacts to jurisdictional wetland as a result of this development, the
 5927 permittee was required to create 0.101 acres of wetland onsite. To do this, they were

5928 supposed to distribute soil and vegetation from the impacted wetland over 13 contiguous areas
 5929 within the development. These thirteen areas were clearly mapped and were easily
 5930 discernable during our visit. They consisted of interconnected grassy and landscaped areas
 5931 between buildings within the backyards of the units. Mowed grass and scattered cottonwood
 5932 plantings made up these areas. Three of the 13 areas were not vegetated, but were gravel.
 5933 Two of these 13 parcels were being used for additional parking. We measured only 0.067
 5934 acres of mitigation which was completely upland habitat. Sprinklers were present to maintain
 5935 the mowed grassy areas and other plantings.

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10409- Todd Road Interchange, Caltrans, Santa Rosa

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
10409	1	San Francisco	2000	95.00	43.71	95.00	N/A

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5941 The California Department of Transportation (Caltrans) widened SR 101 from two to
 5942 three lanes in both the north and southbound directions between the Wilfred Avenue
 5943 interchange and the SR 12/101 separation in Sonoma County. The project resulted in
 5944 permanent impacts to 0.37 acres of wetlands and 0.09 acres of non-wetland waters.
 5945 Temporary impacts to 0.1 acres of non-wetland waters also occurred. Mitigation requirements
 5946 for the project involved the creation of 0.5 acres of wetland habitat through the widening of
 5947 drainage ditches at the Todd Road overcrossing on SR 101. Widening of the drainages was
 5948 implemented through the excavation of the adjacent uplands. The two ponds are located
 5949 within the Todd Road northbound off-ramp and southbound on-ramp on the east and west
 5950 sides of SR 101, respectively.

5951 The mitigation wetlands were easily identified using maps and aerial photos included
 5952 in one of the project’s monitoring reports. The topographic basins of the two depressions were
 5953 distinct, and the transition from wetland to upland was identified based on changes in
 5954 vegetation. Commercial and residential areas as well as the highway off-ramps surrounded the
 5955 two wetlands, and each wetland had a small wooded area adjacent to it. Physical and biotic
 5956 patch richness was average for both wetlands. Both areas contained swales and unvegetated
 5957 flats, but lacked islands, mounds and variegated shorelines. Both areas had significant
 5958 populations of *Typha* spp., *Paspalum distichum* and *Alisma plantago-aquatica*. Non-native
 5959 species were not a problem at either depression. The eastern site had saturated soils, while the
 5960 western site had soils that were dry and compacted. Vegetation was generally less healthy
 5961 (dry, with yellow leaves) at the western site. A population of Pacific tree frogs was observed
 5962 at the east site. A total of 0.47 acres of wetlands was created, slightly lower than the 0.5 acres
 5963 that was required.

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10453- Roseville Technology Park, Longmeadow Development Corporation, Roseville

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File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
10453	5S	Sacramento	2000	100.00	69.80	100.00	100.00

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Longmeadow Development Corporation constructed a light industrial park with
 parking lots and access roads along Blue Oaks Boulevard in the city of Roseville.
 The project permanently impacted 0.52 acres of wetlands, including seasonal

5973 wetlands, drainage swales and intermittent drainage. To compensate a purchase
5974 was made from Wildlands Sheridan Mitigation Bank in the amount of 0.32 acres of
5975 vernal pool creation credits and 0.23 acres of seasonal wetland habitat credits. In
5976 addition, 1.08 acres of vernal pool preservation credits were purchased from Orchard
5977 Creek Preservation Bank. The project also appropriated and maintained in perpetuity
5978 the Roseville Technology Park Open Space Preserve (7.04 acres). According to the
5979 mitigation plan, the Open Space Preserve consists of non-native annual grassland
5980 with several drainage swales and intermittent drainages that included 0.22 acres of
5981 land with federally listed vernal pool crustacean species.

5982 Wildlands Sheridan Mitigation Bank is located north of Roseville and was established
5983 in 1994. Although there are many habitat types found within the bank, we assessed three:
5984 riparian, depressional and vernal pools. The site was created in four phases. In the first three
5985 phases there was a total construction of 28.78 acres of vernal pools, 24.46 riparian acres, 4.91
5986 seasonal wetland acres, 89.81 acres of emergent marsh, and 45.99 acres of perennial marsh.
5987 Phase four created 28.06 acres of vernal pools, 7.22 acres of riparian habitat, and 77.73 acres
5988 of seasonal, emergent and perennial marsh. Phase four was not completed at the time of our
5989 assessment, and acreage had not been approved for credits to be purchased. Therefore, we
5990 focused our evaluation on phases one to three. We were joined in the field by Riley Swift,
5991 president and owner of Restoration Resources, which manages Sheridan Mitigation Bank, and
5992 Valerie Layne, Senior Conservation Biologist for Wildlands Inc. The area is surrounded by
5993 orchards; however, they advised us that there has been no evidence of pesticides or fertilizers
5994 impacts from these adjacent orchards. The hydrology of the site is managed to maintain
5995 target wetness levels for each wetland area. The main distribution of water for the site is
5996 synchronized with a back-up well receiving runoff from adjacent irrigation systems and
5997 recycled waters within the bank. The hydrology has been designed for gravity flow from
5998 ditches in the easternmost section of the site to other areas throughout the bank. They use
5999 overflow weirs where areas need to be inundated for longer periods of time. Mr. Swift also
6000 mentioned that skunks, voles, beavers, jack rabbits and coyotes are the main disturbances to
6001 the mitigation bank. During our assessment we found wildlife and evidence of wildlife to be
6002 abundant.

6003 The depressional areas, or as Wildlands refers to the areas, seasonal wetlands, were
6004 highly variable in terms of levels of inundation. We randomly selected two assessment areas
6005 that included an isolated ponded area (area 17) and a muddy low land (area 1). The
6006 freshwater marsh at area 17 appeared to have an altered hydrologic regime and remained
6007 inundated for a long-duration of time. Area 1 had saturated soils but no surface water. Area
6008 17 was surrounded by open water, other wetlands and bordered by a riparian area. The
6009 CRAM scores for these areas were similar, except that the second site had slightly higher
6010 scores for physical and biotic patch richness, vertical biotic structure, and native plant species
6011 richness. The short herb stratum dominant species for both sites were *Paspalum dilatatum*
6012 and *Eleocharis macrostachya*. Tall herb stratum dominants were *Scirpus californicus* and
6013 *Typha angustifolia*. *Salix* sp. and *Populus deltoides* were only found in area 1.

6014 To evaluate the created vernal pools we sampled individual pools and pool clusters.
6015 We randomly selected the clusters based on age of creation, then on location within the bank.
6016 The three assessment areas all had distinct boundaries based on grading and vegetation. We
6017 choose area 18 which encompasses 5.3 acres of vernal pools, as well as area 12 and area 6.
6018 The entire area had been inoculated with collections from neighboring vernal pools to assure
6019 the establishment of native vernal pool species. The pools were dry at the time of the
6020 evaluation. The physical structure of the pools was fairly complex with various patch types
6021 present, including soil cracks, mounds, and burrows. According to Mr. Swift, the area is
6022 mowed regularly to alleviate problems with invasive non-natives, especially star thistle. All

6023 three areas that we assessed received the same CRAM scores for three out of four attributes.
 6024 There was slight variation among the areas for biotic structure characteristics, mainly due to
 6025 plant species richness, interspersions, and zonation. Native species found in the pools were
 6026 *Eryngium vaseyi*, *Eleocharis macrostachya*, *Hemizonia* sp., and *Psilocarpus brevissimus*.
 6027 The dominant species for all pools were native, yet there were few species present. In
 6028 addition, there were some unidentifiable species, mainly grasses, in the pools due to the time
 6029 of our assessment.

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10495- Rancho Larios Subdivision, Larner Company, San Juan Batista

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
10495	3	San Francisco	2000	64.17	62.01	82.20	82.20

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6035 The Larwin Company had previously filled 1.2 acres of wetlands and 426 linear feet
 6036 of channel for a large residential development (702 acres), and they intended to fill an
 6037 additional 0.3 acres of seasonal wetlands and 121 linear feet of channel to complete this
 6038 development. The project occurred at Rocks Road and Highway 156. As mitigation, the
 6039 permittee was required to create 3.0 acres of wetlands and to restore portions of the
 6040 creek/channel that were filled or disturbed. The restored and enhanced wetlands were to
 6041 provide habitat for California red-legged frogs, and one of the five created ponds was targeted
 6042 specifically for California red-legged frogs. The required creek mitigation consisted of
 6043 enhancing two intermittent drainages with plantings of willow springs.

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We only completed a CRAM analysis for the restored depressional wetlands, with a
 separate CRAM completed for each of five depressional wetlands; however, based on our
 observations and the annual monitoring reports, it appeared that the riparian plantings had
 been completed. This mitigation site scored well in terms of buffer and landscape context, as
 much of the adjacent area consisted of oak- and willow-dominated habitats. The project also
 scored well for hydrology. The mitigation area did worse for physical structure and biotic
 structure, with consistently low-moderate scores for these metrics. The most abundant
 herbaceous species at the site were non-natives, including *Bromus hordeaceus* and *Hordeum
 murinum*. Some natives were also abundant, including *Agrostis exarata*. Although no
 evidence of California red-legged frogs was found, a number of wildlife was seen at the site,
 including owls, hawks, and a bobcat (adjacent to the CRAM assessment area).

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10530- Pleasant Grove Wastewater Treatment Plant, City of Roseville, Roseville

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
10530	5S	Sacramento	2001	100.00	66.92	100.00	100.00

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The city of Roseville constructed a pipeline for the Pleasant Grove Wastewater
 Treatment Plant junction box and outfall structure to flow into Pleasant Grove Creek.
 This project involved a permit for laying the second series of pipelines. After the
 construction, the site was graded back to its original contours and revegetated to
 offset temporary impacts. The project temporarily impacted 0.634 acres of wetland
 and 0.18 acres of Pleasant Grove streambed. Permanent impacts included 0.490
 acres of vernal pool wetlands. A purchase of 0.21 acres of created seasonal
 wetlands credits and 0.624 acres of created vernal pool credits was made from

6068 Conservation Resources, Laguna Creek Mitigation Bank. Also, 2.156 acres of vernal
 6069 pool preservation credits were purchased from Conservation Resources, Arroyo
 6070 Secco Mitigation Bank. An additional 0.18 acres of mitigation was required for the
 6071 temporary streambed impacts.

6072 Laguna Creek is a mitigation bank located in Sacramento County, at the eastern edge
 6073 of the county at the intersection of Ione and Meiss Roads. The total bank acreage is 780 acres
 6074 with 170 acres of restored wetlands and 25 acres of created wetlands. The habitat
 6075 establishment work was completed in fall 1997, and the bank was established as an official
 6076 bank on December 31, 1998. The bank is a complex of 45 created vernal pools intermingled
 6077 with natural vernal pools and 18 created seasonal depressional wetlands. We visited the site
 6078 with a Conservation Resources consultant from ECORP. The entire area was heavily grazed
 6079 by cattle and heavily impacted with hoof prints; however, the hoof prints added some
 6080 topographic complexity to the pools. The pools were dry during our assessment, but we were
 6081 informed that the area is usually wet about 5 months of the year.

6082 The complex of seasonal wetlands is located along the terrace of the dry Laguna Creek
 6083 in the southwest section of the bank. This area of the bank has been so heavily impacted by
 6084 cattle that there was no vegetation over two inches. There also was dung in the wetlands, and
 6085 the soils were highly compacted. We randomly selected seasonal wetlands 3 and 10 for our
 6086 sampling and delineated boundaries mainly based on vegetation. Seasonal wetland 3 was
 6087 slightly less impacted than wetland 10. Both areas scored poorly in physical and biotic
 6088 structure, with few patch types present. Dominant species for both areas were *Eleocharis*
 6089 *macrostachya*, *Cynodon dactylon* and vernal pool species, *Eryngium vaseyi*.

6090 We sampled vernal pool numbers 6, 21, and 30 and found the same dominant species
 6091 in individual vernal pools as for vernal clusters. *Eleocharis macrostachya* and *Eryngium*
 6092 *vaseyi* were the only two dominants, and they were found at all three sample sites. Overall,
 6093 pool clusters scored high in landscape context and hydrology. However, individual pools
 6094 scored poorly in physical patch richness.

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10843- Construct Self Storage Units, Robert Wells/Stephenson Family Trust, Murrieta.

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
10843	9	Los Angeles	2002	235.77	41.31	83.30	82.70

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This project involved the construction of the Clinton Keith self-storage sites on a 10-acre parcel of land, the widening of Clinton Keith Road, and the construction of Elizabeth Lane. Prior to these impacts, a tributary to Murrieta Creek entered the project site through a culvert under Clinton Keith Road and exited the western boundary of the project site. This channel was mostly replaced by an underground culvert; this was initially done without a permit. One small stretch of realigned stream was retained just upstream of the building site and the Elizabeth lane. A total of 0.041 acres of waters of the US were impacted, including streambed and riparian habitats.

To mitigate for these impacts, the permittee was required to create 0.123 acres of riparian habitat in the northern portion of the site, within the realigned channel. The earthen channel was lined with buried flexblock matting, and vegetated with riparian species. During our site visit we found predominantly mulefat, arroyo willow, narrow leaf willow, sagebrush, cattails, and California poppy. Water enters the site through a 15” outlet inlet pipe and exits through a 15” outlet pipe, thus flow is regulated. We determined the mitigation site was 25% wetland and 75% non-jurisdictional riparian habitat. The banks were still largely barren, as

6115 plantings had not spread yet. Erosion control matting, hay bales, and sand bags were in place
 6116 on the banks and around the mitigation site. The general project site is bordered to the north
 6117 by residential development, to the west by undeveloped lands, and the east and south by rural
 6118 residential homes. The mitigation channel is directly bordered by barren, compacted soil that
 6119 is seemingly used as a parking area.

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10938- Aspen Meadows Housing Subdivision, M.A.M, LLC, Lincoln

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
10938	5S	Sacramento	2001	100.22	75.45	100.00	100.00

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Aspen Meadows was a 20-acre single family residential subdivision proposed for the city of Lincoln, north of Virginiatown Road and East of McCourtney Road. The project constructed 83 single-family residential units. The impacted area was comprised of substantially disturbed non-native annual grassland and was an abandoned rural residential property. The impacted wetlands included 0.151 acres, of which 0.064 acres were vernal pools and 0.086 were depressional seasonal wetlands. The vernal pools were shallow depressions inundated in the winter and early spring and vegetated with *Lasthenia fremontii*, *Deschampsia danthonioides*, *Eryngium vaseyi*, and *Plagiobothrys stipitatus*. The onsite depressional wetlands were similar to the vernal pools in hydrology and topography, but they were highly disturbed. The plant community was dominated by species that are more characteristic of generic seasonal wetlands than vernal pools. Both the vernal pool and depressional seasonal wetlands were potential habitat for vernal pool fairy shrimp and vernal pool tadpole shrimp. According to the latest 401 documents, the applicant purchased vernal pool and seasonal wetland preservation credits at a 2:1 ratio and creation credits at a 1:1, totaling 0.302 acres of preservation and 0.151 acres of creation credits. The 404 permit stated that 0.151 acres were to be filled in the adjacent ravine but did not mention any mitigation. However, Fish and Wildlife Service determined that there was an incidental take and that construction began prior to authorization. Therefore, as a penalty, the purchase amount was increased to 0.903 acres of preservation bank credits and 0.453 acres of creation bank credits. The agreed upon compensation responsibilities were creation credits purchased from Wildlands Sheridan Mitigation Bank and preservation credits from Orchard Creek Conservation Bank.

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Wildlands Sheridan Mitigation Bank is located north of Roseville and was established in 1994. Although there are many habitat types found within the bank, we assessed three: riparian, depressional and vernal pools. The site was created in four phases. In the first three phases there was a total construction of 28.78 acres of vernal pools, 24.46 riparian acres, 4.91 seasonal wetland acres, 89.81 acres of emergent marsh, and 45.99 acres of perennial marsh. Phase four created 28.06 acres of vernal pools, 7.22 acres of riparian habitat, and 77.73 acres of seasonal, emergent and perennial marsh. Phase four was not completed at the time of our assessment, and acreage had not been approved for credits to be purchased. Therefore, we focused our evaluation on phases one to three. We were joined in the field by Riley Swift, president and owner of Restoration Resources, which manages Sheridan Mitigation Bank, and Valerie Layne, Senior Conservation Biologist for Wildlands Inc. The area is surrounded by orchards; however, they advised us that there has been no evidence of pesticides or fertilizers impacts from these adjacent orchards. The hydrology of the site is managed to maintain target wetness levels for each wetland area. The main distribution of water for the site is synchronized with a back-up well receiving runoff from adjacent irrigation systems and

6162 recycled waters within the bank. The hydrology has been designed for gravity flow from
 6163 ditches in the easternmost section of the site to other areas throughout the bank. They use
 6164 overflow weirs where areas need to be inundated for longer periods of time. Mr. Swift also
 6165 mentioned that skunks, voles, beavers, jack rabbits and coyotes are the main disturbances to
 6166 the mitigation bank. During our assessment we found wildlife and evidence of wildlife to be
 6167 abundant.

6168 The depressional areas, or as Wildlands refers to the areas, seasonal wetlands, were
 6169 highly variable in terms of levels of inundation. We randomly selected two assessment areas
 6170 that included an isolated ponded area (area 17) and a muddy low land (area 1). The
 6171 freshwater marsh at area 17 appeared to have an altered hydrologic regime and remained
 6172 inundated for a long-duration of time. Area 1 had saturated soils but no surface water. Area
 6173 17 was surrounded by open water, other wetlands and bordered by a riparian area. The
 6174 CRAM scores for these areas were similar, except that the second site had slightly higher
 6175 scores for physical and biotic patch richness, vertical biotic structure, and native plant species
 6176 richness. The short herb stratum dominant species for both sites were *Paspalum dilatatum*
 6177 and *Eleocharis macrostachya*. Tall herb stratum dominants were *Scirpus californicus* and
 6178 *Typha angustifolia*. *Salix* sp. and *Populus deltoides* were only found in area 1.

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11208- Highway 50 Interchange Construction, Shingle Springs, Shingle Springs Rancheria

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
11208	5S	Sacramento	2002	100.00	61.98	0.00	N/A

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The project involved the construction of an interchange from US Highway 50 north to the Shingle Springs Rancheria. The interchange constructed was to provide an access route for an economic enterprise to be developed in Shingle Springs, El Dorado County. The area was between a Caltrans right-of-way and an Indian Reservation Road. The project was located in the foothills of the western slope of the Sierra Nevada Mountains. Aquatic habitats in the project region included seasonal and perennial drainages, groundwater seeps, seasonal wetlands, wetland swales, and man-made ponds. The project filled 0.088 acres of unvegetated streambed as part of the construction. The mitigation was offset by a purchase of 0.088 acres of seasonal wetland habitat from Wildlands Inc.

Wildlands Sheridan Mitigation Bank is located north of Roseville and was established in 1994. Although there are many habitat types found within the bank, we assessed three: riparian, depressional and vernal pools. The site was created in four phases. In the first three phases there was a total construction of 28.78 acres of vernal pools, 24.46 riparian acres, 4.91 seasonal wetland acres, 89.81 acres of emergent marsh, and 45.99 acres of perennial marsh. Phase four created 28.06 acres of vernal pools, 7.22 acres of riparian habitat, and 77.73 acres of seasonal, emergent and perennial marsh. Phase four was not completed at the time of our assessment, and acreage had not been approved for credits to be purchased. Therefore, we focused our evaluation on phases one to three. We were joined in the field by Riley Swift, president and owner of Restoration Resources, which manages Sheridan Mitigation Bank, and Valerie Layne, Senior Conservation Biologist for Wildlands Inc. The area is surrounded by orchards; however, they advised us that there has been no evidence of pesticides or fertilizers impacts from these adjacent orchards. The hydrology of the site is managed to maintain target wetness levels for each wetland area. The main distribution of water for the site is synchronized with a back-up well receiving runoff from adjacent irrigation systems and

6209 recycled waters within the bank. The hydrology has been designed for gravity flow from
 6210 ditches in the easternmost section of the site to other areas throughout the bank. They use
 6211 overflow weirs where areas need to be inundated for longer periods of time. Mr. Swift also
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 6213 the mitigation bank. During our assessment we found wildlife and evidence of wildlife to be
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 6217 that included an isolated ponded area (area 17) and a muddy low land (area 1). The
 6218 freshwater marsh at area 17 appeared to have an altered hydrologic regime and remained
 6219 inundated for a long-duration of time. Area 1 had saturated soils but no surface water. Area
 6220 17 was surrounded by open water, other wetlands and bordered by a riparian area. The
 6221 CRAM scores for these areas were similar, except that the second site had slightly higher
 6222 scores for physical and biotic patch richness, vertical biotic structure, and native plant species
 6223 richness. The short herb stratum dominant species for both sites were *Paspalum dilatatum*
 6224 and *Eleocharis macrostachya*. Tall herb stratum dominants were *Scirpus californicus* and
 6225 *Typha angustifolia*. *Salix* sp. and *Populus deltoides* were only found in area 1.

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11224- Stormwater Outfall Construction, Calpine Corporation, south San Jose

File #	Region	Corp District	Cert. Year	% Acreage Met	CRAM	401	Mitigation Plan
11224	2	San Francisco	2002	100.00	47.55	61.40	100.00

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Calpine Corporation applied for a permit for the construction of a stormwater outfall into Fisher Creek at the Metcalf Energy Center in south San Jose. The construction of the outfall structure resulted in the placement of rock/cobble on 0.007 acres of existing creek banks. In addition, there was a temporary impact to 0.028 acres of creek bank and bed for the construction of a coffer dam associated with the outfall structure. As mitigation, 4.3 acres of riparian habitat were to be enhanced along Fisher Creek. According to the mitigation plan for this project, the 100-foot setback from the creek was to be reclaimed and planted with native riparian vegetation. The mitigation plan called for a total of 320 native trees to be planted, as well as fencing to prevent cattle access to Fisher Creek and the tree planting areas. Plantings were to include elderberry, valley oak, sycamore, live oak, and coffee berry.

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Because this is a energy facility, it was only possible to visit the site with an escort from the Calpine Corporation. They provided us with detailed maps of planting areas and showed us the impact and mitigation sites at the Energy Center. The existing riparian habitat was of medium-high quality; however, the newly planted areas were on adjacent banks that were at much higher elevations than the existing riparian vegetation. It appeared highly unlikely that these sites would ever be flooded by Fisher Creek, as they were at the same elevation as the adjacent Energy Center. It was clear that extensive planting had been completed at the site, with all of the target species above being found. The project scored moderately for buffer and landscape context, as one side of the creek was mostly undisturbed while the other was only narrowly separated from the adjacent Energy Center. It scored very poorly for hydrology, given the almost complete separation from the adjacent creek. The site also scored poorly for physical and biotic structure, as it was very uniform and had been planted only recently. The site had not developed much complexity in terms of vegetative structure. However, the vegetation at site appeared to be actively managed, and few non-natives were found at the site. We could not GPS the entire boundary of this site; however,

6256 based on the detailed maps provided, we assumed that the project met the mitigation acreage
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13. Digital Images of Sites