### STATE WATER RESOURCES CONTROL BOARD RESOLUTION NO. 2024-0024

ADOPTING THE 2025 NONPOINT SOURCE GRANT PROGRAM GUIDELINES, AUTHORIZING STAFF TO SOLICIT AND RECOMMEND PROJECTS, AND AUTHORIZING THE EXECUTIVE DIRECTOR, OR DESIGNEE, TO AWARD AND EXECUTE FINANCE AGREEMENTS FOR THE 2025 NONPOINT SOURCE GRANT

#### WHEREAS:

- The 2025 Nonpoint Source Grant Program may consist of funds from the Clean Water Act section 319h (CWA 319h) grant awarded by the U.S. Environmental Protection Agency (USEPA).
- 2. The 2025 CWA 319h grant provides funding to states to implement their nonpoint source (NPS) programs. A portion of these funds may be used for grants to implement total maximum daily loads (TMDLs) and watershed-based plans to restore water bodies impaired by NPS pollution.
- 3. The State Water Resources Control Board (State Water Board) is authorized to administer federal funds pursuant to CWA 319h for local NPS pollution control implementation activities. In recent years this has been approximately \$4,500,000.
- 4. The State Water Board, Regional Water Quality Control Boards, and USEPA staff have developed guidelines for the 2025 Nonpoint Source Grant Program to prioritize funds on NPS targeted pollutants and water bodies as identified in the 2020-2025 Nonpoint Source Program Implementation Plan.
- 5. The Nonpoint Source Grant Program has not received enough proposals in recent years to fully obligate the CWA 319h funding that is required to be spent on NPS pollution control implementation activities.
- 6. The State Water Board currently has approximately \$3 million in unobligated CWA 319h funds from previous years' federal grant awards, including approximately \$2 million from federal fiscal year 2023. Federal requirements mandate that the CWA 319h funds are assigned to a project within one year of receiving the award, creating a need to obligate the \$2 million of 2023 funds to implementation projects by August 2024.

- 7. The State Water Board and Los Angeles Regional Water Quality Control Board staff have been working with the U.S. Forest Service and Watershed Conservation Authority on a proposal to fund a trash reduction project on the East Fork of the San Gabriel River. The proposal would fund up to \$3.5 million of the project aimed at addressing the East Fork San Gabriel Trash TMDL. Providing these funds would help to obligate some of the existing available CWA 319h funds described in paragraph 6 above.
- 8. The Board has previously adopted Guidelines for the Nonpoint Source Grant Program for the years 2020, 2021, 2022, 2023 and 2024. These Guidelines set specific funding limits for different project types including planning, implementation, high quality waters, and post-fire restoration.
- 9. The Nonpoint Source Grant Program has a need to amend sub-grant agreements to add funds in excess of the funding limits set by previous years' Guidelines for their respective funding years. Costs associated with restoration projects have significantly increased in recent years, necessitating increased budgets. Some projects have the capacity to expand their scope to address additional priority sites. Accordingly, there is opportunity to use the State Water Board's unobligated CWA 319h funds described in paragraph 6 above to obligate additional funding to existing sub-grant agreements, up to a maximum of \$1.5 million on a case-by-case basis for good cause.

#### THEREFORE BE IT RESOLVED THAT:

#### The State Water Board:

- 1. Adopts the proposed 2025 Nonpoint Source Grant Program Guidelines (Guidelines) and deems projects that comply with the Guidelines eligible for funding from the 2025 Nonpoint Source Grant Program.
- 2. Authorizes staff to solicit and recommend projects to be funded by the 2025 Nonpoint Source Grant Program.
- 3. Authorizes the Executive Director, or designee, to award and execute financial assistance agreements and amendments to fund projects consistent with the Guidelines, and to perform all acts and to do all things necessary and convenient to implement such agreements.

- 4. Authorizes the Executive Director, or designee, to modify existing 319h grant agreements, on a case-by-case basis for good cause, to provide additional funding in excess of the funding limits of previous years' Guidelines, up to a maximum amount of \$1.5 million.
- 5. Authorizes the Executive Director, or designee, to waive match requirements, on a case-by-case basis for good cause, for existing 319h projects authorized to receive additional funding.
- Authorizes the Executive Director, or designee, to award and execute a finance agreement to the Watershed Conservation Authority for up to \$3.5 million of CWA 319h funds to address the East Fork San Gabriel River Trash TMDL.

#### CERTIFICATION

The undersigned Clerk to the Board does hereby certify that the foregoing is a full, true, and correct copy of a resolution duly and regularly adopted at a meeting of the State Water Resources Control Board held on August 6, 2024.

AYE: Chair E. Joaquin Esquivel

Vice Chair Dorene D'Adamo Board Member Sean Maguire Board Member Laurel Firestone

NAY: None

ABSENT: Board Member Nichole Morgan

ABSTAIN: None

Courtney Tyler Clerk to the Board Protecting and improving water quality by reducing nonpoint source pollution in California waters.

# 2025 Nonpoint Source Grant Program Guidelines

State Water Resources Control Board

#### 2025 Nonpoint Source Grant Program Guidelines

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#### I. Introduction

The 2025 Nonpoint Source (NPS) Grant Program supports projects to reduce and mitigate the effects of nonpoint source pollutants such as sediment, pesticides, and nutrients, to waters of the state within priority watersheds identified by the Regional Water Quality Control Boards (see section VII for Program Preferences). Projects that improve impaired waters, protect high quality waters, and restore fire-damaged landscapes will be considered along with planning and implementation project proposals. More information about eligibility and project types is in Section II.

The funding for this grant program is from United States Environmental Protection Agency (U.S. EPA) under Clean Water Act (CWA) section 319 (CWA 319 grant) as well as passthrough funds from CWA section 604b. Execution of grant agreements is contingent on receipt of the CWA 319 grant from U.S. EPA. In fiscal year 2025-2026, the State Water Board anticipates awarding approximately \$4 million to projects. Unencumbered funds from previous grant years may also be used for eligible projects in accordance with these Grant Guidelines and fund requirements.

The State Water Board considered the Human Right to Water while establishing the criteria in these Guidelines.

#### **2025 Project Selection Process**

For the 2025 CWA 319 grant cycle, the State Water Board does not anticipate holding a request for proposals period for the 2025 grant cycle. Funds from the 2025 CWA 319 grant will be direct funded to projects in the following ways:

- Notwithstanding the individual grant funding cap set forth in Table 1 below, up to \$2.5 million of 2025 funds will be used to support a trash reduction project in the San Gabriel Mountains National Monument. The project will address the East Fork San Gabriel River Trash TMDL through implementation of management practices that prevent trash from accumulating or adversely affecting beneficial uses. This stretch of the San Gabriel River is predominantly used for recreation by the surrounding disadvantaged communities.
- The remaining \$1.5 million of the anticipated \$4 million of fiscal year 2025-2026 CWA 319 funds will be used to expand existing grant agreements to address additional high priority sites or in some cases add funding to address the significant increase in cost to restoration projects in recent years, and for projects identified by State Water Board and the Regional Water Boards staff that meet all the application requirements outlined in this document.

Section II outlines, generally, the project description, timing eligibility and award requirements for any project to receive 2025 CWA 319 funds. Direct-funded projects described above must comply with the requirements described in Section II.A through II.E. Should the Water Board need to solicit projects to obligate available funds, then Sections II.F, III, IV, V, and VI will apply.

#### II. General Application Requirements

The Water Board does not anticipate issuing a request for proposals during the subject funding year. If a solicitation occurs, however, applicants will be required to submit a complete proposal per Section II.F, III, IV, V, or VI depending on project type, through the Financial Assistance Application Submittal Tool located at this link, <a href="https://faast.waterboards.ca.gov/">https://faast.waterboards.ca.gov/</a>. See grant solicitation notice for application submittal dates and deadlines. Proposals may be accepted outside of the application submittal dates and deadlines if grant funds remain after the formal solicitation period.

#### A. Project Types

#### Planning and Implementation

Both planning and implementation proposals are accepted.

Planning project proposals that are selected may be funded with Clean Water Act 604(b) funds. Section 604(b) of the Clean Water Act reserves approximately 1% of Clean Water State Revolving Fund allotments to support state water quality planning activities.

At least 75% of program funding is earmarked for implementation projects. Implementation is the construction or installation of management practices to improve impaired waters or protect high quality waters and includes activities such as finalizing (or limited updating if necessary) design plans (e.g., 60% - 100% design plans) and obtaining project permits as well as the personnel services, indirect costs, operating expenses, monitoring, reporting, and targeted education/outreach events that support the implementation work.

Some funding is available for planning projects, which includes activities such as development of watershed-based plans, site selection, management practice selection, and preparation of design plans (at least 60%), as well as personnel services, indirect costs, and operating expenses necessary to support planning. Planning proposals that may lead to a future on-the-ground implementation project(s) that would qualify for implementation funding will be ranked higher. The cost of planning tasks within an implementation proposal must be tracked separately from the implementation costs.

Proposals that include both planning and implementation elements are accepted, but in these types of proposals, planning activities may not exceed 25% of the total budget. Expenses for planning activities must be tracked separately to ensure the amount of funds earmarked for planning complies with these thresholds.

#### Impaired and High-Quality Waters

Most of program funding will be awarded to proposals that improve impaired waters, but some funding may be awarded to proposals that protect high-quality waters. High-quality waters are those that have been formally assessed as being in Category 1 of the most recent California Integrated Report. For more information, please visit the Water Boards Surface Water Quality Assessment Program and the Integrated Report website located at this link,

https://www.waterboards.ca.gov/water\_issues/programs/water\_quality\_assessment/#impaire d. In addition, proposals addressing post-fire recovery, by protecting high-quality waters or improving impaired waters, are included as eligible work under NPS Grant Program Preference (Section VII).

#### **B. Project Timing**

Proposal start dates should be between February and June 2025, but no later than June 30, 2025. Proposal end dates cannot be later than August 2028, and for planning proposals, the end date cannot be later than February 2027.

#### C. Minimum Eligibility Requirements

Minimum eligibility criteria differ by project type and are shown in Table 1. The Executive Director of the State Water Board or their designee may waive certain minimum eligibility criteria for projects, for good cause and on a case-by-case basis, provided that the project meets the essential eligibility criteria of addressing a NPS Grant Program Preference, and of implementing a watershed-based plan, if applicable, and to the extent that the waiver is not contrary to the requirements of the Federal Grant and other applicable law. Notwithstanding the foregoing, in no case will any entity or project identified as ineligible as described in these Guidelines be eligible for funding under the NPS Program.

Table 1: Proposal Instructions and Minimum Eligibility Criteria for Project Types

Minimum Eligibility Criteria	Implementation proposal - Impaired Waters	Implementation proposal – Assessed Unimpaired/ High Quality Waters	Implementation proposal - Post- Fire Recovery	Planning proposal
For proposal instructions, see section	Section III	Section IV	Section V	Section VI
Implement on-the- ground management practices that reduce nonpoint source pollutant loads	x	х	Х	
2. Demonstrate water quality improvement through estimated pollutant load or concentration reductions	X	X	X	
Reduce nonpoint source pollution to a waterbody	×	X	×	Х

Minimum Eligibility Criteria	Implementation proposal - Impaired Waters	Implementation proposal – Assessed Unimpaired/ High Quality Waters	Implementation proposal - Post- Fire Recovery	Planning proposal
4. Implement a watershed-based plan or combination of plans that fulfills USEPA's nine minimum elements (see Appendix 1)	X	X <sup>1</sup>	<b>X</b> <sup>2</sup>	
5. Address an NPS Grant Program Preference (Section VII)	X	X	X	Х
6. Meet minimum and maximum funding request, respectively <sup>3</sup>	\$250,000 - \$1,000,000	\$250,000 - \$1,000,000	\$250,000 - \$1,000,000	\$50,000 - \$250,000
7. Applicant must be a nonprofit 501(c)(3) organization, Federally Recognized Tribe <sup>4</sup> , or federal, state, local, or other public agency or public college	X	X	X	X

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<sup>&</sup>lt;sup>1</sup> Where proposed projects will protect assessed high quality waters and are located in watersheds where only protection actions are needed, the state and applicant may propose for work to be guided by an Alternative Plan in lieu of a nine-element watershed-based plan; existing applicable planning and/or implementation documents/plans may contribute to alternative plans. Alternative plans must be approved by EPA prior to implementation, in accordance with EPA guidelines.

<sup>&</sup>lt;sup>2</sup> Applicants may propose to submit an alternative watershed-based plan if the post-fire recovery proposal is within two years of a fire. See proposal instructions for more detail about alternative watershed-based plans.

<sup>&</sup>lt;sup>3</sup> On a case-by-case basis, and for good cause, the Executive Director may approve implementation grant funds above the maximum funding request, up to \$1,500,000.

<sup>&</sup>lt;sup>4</sup> Federally Recognized Tribes must provide a limited waiver of sovereign immunity for the purposes of grant enforceability to be eligible for funding.

Minimum Eligibility Criteria	Implementation proposal - Impaired Waters	Implementation proposal – Assessed Unimpaired/ High Quality Waters	Implementation proposal - Post- Fire Recovery	Planning proposal
8. Consult with Regional Water Board Grant coordinator <sup>5</sup>	X	X	Х	Х
9. Secure funding match by time of agreement execution as described in Appendix 4 (or qualify for waiver per Appendix 5)	X	X		X
10. Commitment to complete project in anticipated timeframe shown here	3.5 years or less (March 2025 – August 2028)	3.5 years or less (March 2025 – August 2028)	3.5 years or less (March 2025 – August 2027)	2 year or less (March 2025 – February 2027)
11.Demonstrate resilience to climate change	X	X	X	Х

#### D. Ineligible Entities and Projects

The following types of projects and applicants are ineligible for funding.

- a. Private entities, other than 501(c)(3) organizations.
- b. Projects necessary to satisfy an enforcement or civil settlement or judicial order.
- c. Projects that directly support the production of cannabis.
- d. Projects or activities that are required by or that implement a National Pollutant Discharge Elimination System (NPDES) permit including urban, area-wide stormwater

<sup>5</sup> Consultation with the Regional Water Board Grant Coordinator consists of sharing the proposal, scope of work, and budget with the Regional Water Board grant coordinator and incorporating feedback from the Grant Coordinator into the proposal. This consultation is important because Regional Water Board staff ultimately determine whether proposals meet regional program preferences.

- programs covering discharges from a storm sewer system, and general industrial and construction stormwater permits, or an order applicable to regulated stormwater discharges under CWA section 402(p) are ineligible. Projects may address urban stormwater activities that do not directly implement an NPDES permit or order applicable to regulated stormwater discharges under CWA section 402(p).
- e. Projects that implement the 2015 Trash Provisions in the Inland Surface Water Plan and Ocean Plan located at this link, <a href="https://www.waterboards.ca.gov/water-issues/programs/trash-control/docs/trash-app-endix-e-121615.pdf">https://www.waterboards.ca.gov/water-issues/programs/trash-control/docs/trash-app-endix-e-121615.pdf</a>, such as full capture systems for storm drains, other treatment controls, or institutional controls within the jurisdiction of a Municipal Separate Storm Sewer System (MS4) permittee.
- f. Projects that convert or upgrade individual septic systems. However, large-scale upgrades or conversion of an entire community, or portion of a community, or a group of individual upgrades within proximity of each other that address a common impairment to the same waterbody and are part of one grant project, may be supported, if the project meets all other eligibility requirements.
- g. Projects that are either entirely or primarily education and outreach.
- h. Research studies and pilot projects.

#### E. Award Requirements

If approved for funding, projects must comply with the following requirements.

- <u>Useful Life:</u> Practices implemented with NPS grant funds shall be operated and maintained for the expected lifespan of the specific practice and in accordance with commonly accepted standards such as Natural Resources Conservation Service (NRCS) practices standard life. Applicants are required to describe the expected useful life of proposed management measures and management practices as part of their proposal.
- Grant Agreement Development: Successful applicants will work with their Regional Water Board's NPS Grant Program and Grant Coordinators, as well as State Water Board Division of Financial Assistance and Division of Water Quality staff, to finalize the grant agreements for their projects. Any award of grant funds under the NPS Grant Program is contingent on an applicant accepting the State Water Board's final grant agreement. During grant agreement development, applicant responsiveness and timely submission of any requested information by the State Water Board and Regional Water Boards will support a timely funding process. Lack of responsiveness during the scope of work development may result in withdrawal of the award by the Deputy Director of the Division of Water Quality.
- Reimbursement of Costs: Only work performed according to the terms and scope of work of the grant agreement will be eligible for reimbursement. Eligible costs may include reasonable costs for engineering design, legal fees, preparation of environmental documentation, environmental mitigation, pre- and post-project monitoring, project implementation, and indirect costs. Applicants with projects funded by CWA section 319

funds shall be responsible for complying with federal standards set forth in the Uniform Grant Guidance (2 CFR, §§ 200 et seq. and 2 CFR, §§ 1500 et seq.) including Standards for Financial and Program Management in subpart D and federal cost principles set forth in subpart E. Costs that are not reimbursable with grant funding include, but are not limited to:

- a) Costs incurred outside the terms of the grant agreement with the State Water Board:
- Operation and maintenance costs after project is completed or for prior projects;
- c) Purchase of equipment not integral to the project;
- d) Establishing a reserve fund;
- e) Replacement of existing funding sources for ongoing programs;
- f) Expenses incurred in preparation of the FAAST application and proposal; and
- g) Payment of principal or interest of existing indebtedness or any interest payments unless the debt is specifically authorized under the grant agreement with the State Water Board, the State Water Board agrees in writing to the eligibility of the costs for reimbursement before the debt is incurred, and the purposes for which the debt is incurred are otherwise reimbursable project costs.

Indirect Costs: Federally negotiated indirect cost rates between an applicant and a federal agency will be honored by the State Water Board. The applicant must provide a copy of the negotiated rate agreement to demonstrate how it applies indirect costs and commit to follow it throughout the length of the grant. If an applicant had a federally negotiated indirect cost rate agreement but has let the agreement lapse or expire and has not renewed the agreement or is not in the process of renewing it, the applicant is not eligible for an indirect cost rate and the indirect cost rate will be 0% in their grant agreement with the State Water Board. If the applicant has never had a federally negotiated indirect cost rate agreement, the State Water Board will allow an indirect cost rate of up to 10% of modified total direct costs (MTDC). MTDC equals the sum of personnel services, operating expenses, travel, and up to the first \$25,000 of contracting expenses. MTDC does not include expenses for equipment. See Appendix 8 for further information about indirect costs.

<u>U.S. EPA Conditions:</u> U.S. EPA has final approval authority of all projects funded with CWA 319 funds. CWA 319-funded projects that could result in catastrophic release (liquid or sediments) to surface waters will be required to prepare a contingency plan for approval by U.S. EPA and State Water Board as part of the scope of work (see Appendix 9).

<u>Funding Conditions:</u> Projects and recipients of NPS Grant Program funding are subject to state and federal requirements. The State Water Board may condition a grant agreement as appropriate to ensure projects are completed successfully, expeditiously, and in compliance with all applicable requirements.

<u>Prevailing Wage:</u> Grant recipients will be required to comply with any applicable prevailing wage requirements under the funding agreement.

Competitive Bid Requirements: Grant recipients are required to comply with competitive bidding protocols (2 CFR sections 200.318 to 200.326) when selecting contractors, in part to ensure compliance with Disadvantaged Business Enterprises (DBE) requirements (below). Competitive Bid Requirements apply to contractors included in proposals and those requiring competition, when the recipient acquires goods and services from contractors or consultants, or awards any contracts funded by the grant or as part of match for the proposed project. Grant recipients must have and use documented procurement procedures, consistent with the federal competitive bidding regulations identified above, regardless of the contractor's past work (e.g., assessments, designs) associated with the project. The State Water Board may require documentation of compliance if proposals pre-identify contractors. Grant recipients who procure sole source contracts prior to grant execution, or without State Water Board or U.S. EPA approval, will be required to include the sole source justification in the proposal and do so at the risk that the sole source contract is later determined to have been procured without complying with competitive bid requirements. Grant agreements will include the language in Appendix II to 2 CFR part 200 in all contracts and subcontracts to be awarded for the Project. For more information about federal competitive bid requirements, grant applicants and recipients should review U.S. EPA's Best Practice Guide for Procuring Services, Supplies and Equipment Under EPA Assistance Agreements (November 2022) located at this link:

Best Practice Guide for Procuring Services, Supplies, and Equipment Under EPA Assistance Agreements | US EPA

<u>Disadvantaged Business Enterprises:</u> Grant recipients are required to comply with the Disadvantaged Business Enterprises (DBE) Program to eliminate discrimination, promote diversity, and advance equity across USEPA financial assistance agreements, and create opportunities for the improvement of communities that have been historically underserved, marginalized, and adversely affected by persistent poverty and inequality. This applies to all subagreements for equipment, supplies, construction, and services. For more information, grant applicants and recipients should review the materials located at the following link:

https://www.epa.gov/grants/disadvantaged-business-enterprise-program-under-epa-assistance-agreements-dbe-program.<sup>6</sup>

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<sup>&</sup>lt;sup>6</sup> Though specifically related to the State Water Board's Drinking Water State Revolving Fund program, additional related information about DBE compliance may be found at the following link: https://www.waterboards.ca.gov/drinking\_water/services/funding/documents/srf/dwsrf\_policy/appendix\_j.pdf.

Build America Buy America (BABA): CWA 319 funds awarded by U.S. EPA after March 2, 2023, are subject to the Build America, Buy America (BABA) provisions of Public Law 117058 (the Infrastructure Investment and Jobs Act, also known as the Bipartisan Infrastructure Law (BIL), signed into law on November 15, 2021). Grant recipients will be required to ensure that, as these terms are defined within and made applicable by Public Law 117-58, (a) all iron and steel used in the Project are produced in the United States; (b) the manufactured products used in the Project are produced in the United States; and (c) the construction materials used in the Project are produced in the United States. US EPA has a BABA FAQ located at this link:

https://www.epa.gov/system/files/documents/2023-02/OLEM BABA FAQs Final-Feb 15 2023.pdf.

#### F. Selection Process

The State Water Board does not anticipate holding a request for proposals period for the 2025 grant cycle. Should a solicitation period be required to identify projects for funding, a request for proposals will be released. Upon closing of the solicitation period (generally twelve weeks from the announcement date), State and Regional Water Board staff will conduct a preliminary eligibility check of the proposals. State Water Board staff will contact applicants with questions using contact information provided in FAAST.

After the preliminary eligibility check, a Review Panel including staff from the State and Regional Water Boards (Water Boards) and U.S. EPA will review the proposals. Applicants may be asked to respond to questions and/or comments at this time. During the response to comment period, applicants may contact their Regional Grant Coordinator to help ensure that responses satisfactorily address the comments. After responses to comments are received, the Review Panel will finalize and submit the recommended project list to the State Water Board Executive Director for approval.

After approval by the Executive Director, all applicants will be notified of their funding status via the email addresses provided in their FAAST accounts, and the State Water Board will post the Fundable Project List to the NPS website. The Executive Director may, at their discretion, modify the Fundable Project List.

The Review Panel may also establish a list of eligible potential projects that may be awarded if funding becomes available (Potential Project List). The Potential Project List includes projects that are supported by the Review Panel but are ranked below projects that qualify for the Fundable Project List. Placement of a project on the Potential Project List does not constitute a commitment to provide funding.

#### III. Proposal Instructions for Impaired Waters

 Create an account in Financial Assistance Application Submittal Tool located at this link, <a href="https://faast.waterboards.ca.gov/">https://faast.waterboards.ca.gov/</a> and obtain a login and password. State Water Board staff will use the email address(es) associated with the

- FAAST account for most communication, so please make sure that it is accurate.
- 2. Complete the FAAST application questionnaire for the 2025 Nonpoint Source Clean Water Act section 319.
- 3. Complete Attachments A-J and upload each attachment separately to FAAST. Include the attachment letter (A-J), title of attachment, the FAAST Proposal Identification Number (PIN), title of project, and page number at the top/header of each page. All attachments must be uploaded to FAAST and may not be stored or referenced in a "DropBox" type external location. Attachments must meet page limit requirements. Any information more than the page limits will not be reviewed. Studies or other reference materials supporting the proposal must be summarized within the page limits.
- 4. Submit proposals, including all attachments, using FAAST, by 5:00 PM Pacific Time PST of the application closing date, or the entire application will be disqualified. See grant solicitation notice for application submittal deadline.
- 5. If requested to respond to comments, include the FAAST PIN, title of project, and page number at the top/header of each page. If the comments require an update or change to one of the attachments (e.g., project description, scope of work, budget, etc.), changes must be flagged or marked so it is easy to see what has changed (e.g., using tracked changes).

#### Attachment A: Project Narrative (70 points) - limit 13 pages

#### 1. Project Description (5 points)

Briefly describe the project. Include the purpose and benefits of the project, the proposed work, and whether the project includes monitoring, outreach, and/or education.

#### 2. Watershed Description (2 points)

- 2.1 Describe the watershed where the project will be located at the hydrologic unit code (HUC) 12 scale if possible. If the project will have implementation sites in more than one HUC 12 watershed, a description of the larger HUC 10 watershed is appropriate. Include land use (e.g., how people use the landscape – urban, agriculture, conservation, timber, or mixed uses), and the percentage of each land use in the watershed.
- 2.2 Describe the relative size of the implementation sites of the project in relation to the overall watershed.

**Note:** Information for this section need not be obtained through field studies or surveys. Information may be obtained from online or literature references, or other sources such as California EcoAtlas, located at this link, <a href="http://www.ecoatlas.org/">http://www.ecoatlas.org/</a>, which integrates stream and wetland maps, restoration information, and monitoring results with land use, transportation, and other information important to the state's wetlands in order to create a

complete picture of aquatic resources in the landscape, or USGS National Hydrography Dataset (NHD).

# 3. Watershed-Based Planning (5 points): Describe how the project fits into a holistic watershed approach as follows:

- 3.1 Describe the Watershed-Based Plan, or watershed planning documents that identify activities needed to address watershed concerns and show that the proposed project is a priority. Watershed planning documents could include TMDL implementation plans, Basin Plans, and other watershed plans and watershed assessments. List documents in Attachment C: Watershed-Based Planning Verification Table.
- 3.2 Describe completed or ongoing projects or activities in the watershed that have improved or will improve water quality. Please include projects or activities implementing the watershed-based plan performed by your organization as well as those by others.
- 3.3 Identify interested parties (e.g., environmental interests, commercial interests, homeowners, local government) affected by the project. Describe the mechanisms and processes that will be used to facilitate interested party involvement, coordination, and communication (e.g., quarterly meetings, technical advisory committee) and the timing or schedule for such interaction.
- 3.4 Describe whether the proposed project is part of a larger effort (e.g., part of a phased set of projects, or component of a project that is receiving funding from other sources). If the proposed project is part of a larger effort, describe clearly what work the State Water Board would be funding, and provide an overview of phases of work in the larger project and next steps and timing for completing the larger project.

# 4. Site Selection (10 points for implementation proposals; 2 points for planning proposals)

- 4.1 Identify high priority areas within the watershed where work is necessary, describe the prioritization method and criteria for selecting these areas as well as specific implementation sites, including the technical and scientific basis for selecting and prioritizing sites. Pertinent information should be summarized in the proposal; review of cited literature, studies or research that support site selection criteria is at reviewer's discretion.
- 4.2 Identify the location of specific implementation sites on Attachment I: Project Map.

**Note:** Funds cannot be used for projects that implement conditions of National Pollutant Discharge Elimination System (NPDES) permits. Verify with the Regional Board Grant Coordinator whether the project is addressed by a NPDES permit; and if it is within a NPDES permit area, provide confirmation that the project work does not implement any conditions of an NPDES permit.

#### 5. Project relationship to water quality (10 points)

- 5.1 Identify the waterbody or waterbody segments that the project will affect and identify the water quality impairments and designated beneficial uses for those water segments.
- 5.2 Identify the specific pollutant(s) that the project will address for planning projects or reduce for implementation projects (e.g., sediment, nitrogen, pesticides, temperature).
- 5.3 Describe how the project will achieve goals or milestones identified in the watershed plan described in 3.b, above.
- 5.4 Estimate quantitative water quality benefits in the form of annual pollutant load reductions and describe method for estimating load reductions. All reductions in sediment load must be reported in units of tons/year, and all reductions in phosphorous and/or nitrate must be reported in pounds/year. Other units should match the units in the TMDL as much as possible. For more information on water quality objectives and standards, and/or TMDL targets, contact your Regional Water Board Grant Coordinator (Appendix 7).
- 5.5 Provide an estimate of when projected water quality benefits would be measurable (e.g., within 5 years, after 5 years, after 10 years) following implementation of the proposed project.

**Note:** Water quality monitoring is not required, but if it is included in the proposal, describe what and how monitoring will occur, whether the monitoring is part of a regional monitoring program or data collection effort, and how is the data used for the monitoring, adaptive management, and assessing progress toward water quality improvement. If a project with monitoring components is approved for funding, the applicant will be required to conduct monitoring according to a Monitoring Plan and Quality Assurance Project Plan as described in Appendix 10. In addition, all monitoring must be SWAMP-comparable as described in the Surface Water Ambient Monitoring Program Quality Assurance Program Plan, and data collected from water quality monitoring must be compatible with and submitted to the California Environmental Data Exchange Network (CEDEN).

#### 6. Management Measures and Management Practices (10 points)

- 6.1 Describe the management measures (MM) to be implemented and the technical and scientific basis for selecting them such as the anticipated benefit for water quality. Pertinent information from cited literature, studies or research, or the basis of design that supports selection should be summarized; review of cited literature is at reviewer's discretion.
- 6.2 Describe the process and criteria used to select management practices (MP) and whether the criteria for selection of management practices includes cost and/or landowner participation.
- 6.3 Describe the MP for each implementation site. Note that identification of management practices is a planning activity and subject to limited availability of planning funds in the program.

- 6.4 Provide project design plans and/or engineering designs, if available. Include as one or more of the five (5) pages of additional attachments (Attachment K).
- 6.5 Describe and provide citation for the expected useful life of the proposed management practices. See California Management Measures and Natural Resources Conservation Service (NRCS) Practices Service Life for appropriate useful lives or other appropriate references (e.g., California Fish and Wildlife Salmonid Restoration Manual, Mendocino Roads Manual, U.S. EPA guidance).

#### 7. Project Team (9 points)

- 7.1 Provide names of project team members (including partners, consultants, contractors and subcontractors) and their roles in the project. Identify members' relevant credentials and qualifications (e.g., education, technical and administrative experience, knowledge, and skills) necessary to complete the project. Applicants may provide examples of past successes for the proposed team in completing previous grant-funded projects.
- 7.2 If consultants or contractors have been selected to complete tasks or work in the proposal, describe the competitive bid process used to select the consultant/contractor. If a competitive bid process was not used, explain the rationale for not conducting a competitive bid process. For more information about federal competitive bid requirements, grant applicants and recipients should review U.S. EPA's Best Practice Guide for Procuring Services, Supplies and Equipment Under EPA Assistance Agreements (November 2022) located at this link: <a href="https://www.epa.gov/grants/best-practice-guide-procuring-services-supplies-and-equipment-under-epa-assistance">https://www.epa.gov/grants/best-practice-guide-procuring-services-supplies-and-equipment-under-epa-assistance</a>.
- 7.3 Describe what contractor or consultant qualifications and specific expertise are necessary to implement the proposal. See list of businesses and persons disqualified and/or otherwise ineligible to receive new/future work as prime contractors, subcontractors, consultants, subconsultants, members of a joint venture, vendors or material suppliers located at this link: <a href="https://www.waterboards.ca.gov/water">https://www.waterboards.ca.gov/water</a> issues/programs/enforcement/fwa/dbp.html.
- 7.4 Describe any partnership agreements and institutional structures that will be necessary to support successful completion of the project, such as a memorandum of understanding between entities. Include existing as well as partnership systems still to be established.
- 7.5 Describe how the project team will coordinate and cooperate with relevant local, state, and federal agencies, and the timeframe for coordination. Describe how this coordination and communication will influence decisions made regarding project implementation and/or long-term operation and management of projects.

#### 8. Project Management (3 points)

8.1 Confirm that the project will be completed within the expected grant agreement execution timeframe described in Attachment D, Schedule.

- 8.2 Describe how you will monitor and track the progress of the project to completion (e.g., identify milestones, decision points, project management methods and tools), and track overall project implementation and progress of the project tasks, budget expenditures, and conformance to the agreed upon scope of work and schedule.
- 8.3 Describe how you will adapt to changes, problems, unexpected challenges, etc.

#### 9. Project Budget (10 points)

- 9.1 Discuss the cost-effectiveness of the project.
- 9.2 If the project is an implementation proposal, provide an estimate of the costs for any and all planning activities. Planning includes site selection, management practice selection, and preparation of design plans, and personnel services, indirect costs, and operating expenses necessary to support planning. Note that all planning in a project must be directly related to the proposed scope of implementation work in the proposal.
- 9.3 Describe if the project leverages other resources (e.g., programs, projects and private or local, state and/or federal funding such as the Fisheries Restoration Grant Program at California Department of Fish and Wildlife, Proposition 1-funded projects, Integrated Regional Water Management plans, local tax measures, and Drinking and Clean Water State Revolving Fund projects) to accomplish more extensive implementation activities that will result in greater water quality improvements including those in the watershed- based plan and TMDL.
- 9.4 Complete both the simple and detailed tables of the 2025 NPS budget template (Attachment E, available on the NPS Grant Program webpage located at this link: <a href="https://www.waterboards.ca.gov/water\_issues/programs/nps/319grants.html">https://www.waterboards.ca.gov/water\_issues/programs/nps/319grants.html</a>). Budget should have sufficient detail for reviewers to assess the cost effectiveness of proposed work, and the detailed budget should address all applicable tasks and subtasks in the scope of work. All costs must be directly related to the project. Provide a reasonable estimate of the project costs for all items including planning and design costs, construction, and indirect costs. The tables must be submitted in MS Excel format. Do not change the format in the budget tables.

#### 10. Funding Match (5 pts)

- 10.1 Matching funds in the amount of 25% (or 75%, for eligible septic system upgrades or conversions) of the total project must be secured by the time of grant agreement execution, unless the project qualifies and is approved for a full or partial match waiver. If applying for a full or partial match waiver, follow the instructions in Appendix 5, and submit Exhibit A, Certificate of Understanding, as well as Attachment G, Partial or Full Match Waiver Request. If the required matching funds are not available at the time of grant agreement execution, grant funds will be withdrawn. For proposals that will be providing match (either full or partial match):
- 10.2 Describe the cost share, match, in kind services, etc., and how they will be tracked throughout the project.

10.3 Complete a Match Commitment Form (Attachment F). A downloadable copy is available on the on the NPS Grant Program webpage located at this link: <a href="https://www.waterboards.ca.gov/water\_issues/programs/nps/319grants.html">https://www.waterboards.ca.gov/water\_issues/programs/nps/319grants.html</a>. Applicants who can show that match is secured when submitting their proposal are eligible for the full 5 points; proposals with unsecured match funds are only eligible for a maximum of 3 points.

#### 11. Readiness to proceed (8 points)

- 11.1 Describe any project-specific planning that remains for the project (e.g., site selection and preparing design plans).
- 11.2 Identify and describe any needed assessments or data gaps and how they will be addressed by the project.
- 11.3 Identify any permits/approvals that may be required to implement the project (e.g., local, state, federal), their status, and the anticipated timeframe for their completion.
- 11.4 If applicable, identify any landowner agreements that will be required and how you plan to obtain them.

#### 12. Climate Change Resiliency (3 points)

- 12.1 In response to California State Water Resources Control Board Resolution No. 2017-0012, Comprehensive Response to Climate Change, provide a short description of how this project will be resilient to climate change. Describe the potential vulnerabilities of the proposed project to climate change and the adaptation responses to those vulnerabilities (e.g., how the management practices will be designed to accommodate extended dry periods, lower stream flows during dry months and higher stream flow during wet months, sea level rise and sea water intrusion). All project designs should be prepared to accommodate the 100-year storm event based on the most up-to-date hydrologic estimates for the waterbody. This includes hydrologic changes due to recent fires in the watershed and a review of any Burned Area Environmental Assessment (BAER) and/or a Watershed Emergency Response Teams (WERT) assessment for the impacted watershed(s).
- 12.2 In addition, describe how the proposed project helps with climate change adaptation. Examples include:
  - Improves water quality
  - Increases water supply, groundwater recharge, carbon sequestration
  - Maintains or enhances instream flow levels
  - Decreases streambank erosion, or dust and soil loss.
  - Decreases risk of catastrophic wildfire or water quality impacts following such fires
  - Reduces extreme waterbody temperature fluctuations or conditions that promote toxic algal blooms

#### 13. Adaptability/Transferability (2 points)

If applicable, discuss how the project has been adapted from a past effort and how the project utilizes established techniques as well as the benefits beyond the immediate project by demonstrating the applicability of the proposed activities to other watersheds or regions.

#### 14. Environmental Justice (EJ) and Human Right to Water (10 points)

Describe if and how the project will incorporate environmental justice considerations or help implement the Human Right to Water Law. The Review Panel may use CalEnviroScreen located at this link, <a href="https://oehha.ca.gov/calenviroscreen">https://oehha.ca.gov/calenviroscreen</a>, to confirm responses and evaluate this section. Include the following information:

- EJ needs and issues within the project area and how they were identified;
- How the proposed project will directly address an EJ issue in the community (e.g., improve access to water or water quality);
- Demographics of the community in the project area (race, income, etc.);
- How the community within the project area has been or will be involved in project process;
- Any negative impact the project may have on the community; if applicable; and
- How the project leverages diverse local efforts and community-based collaborative strategies to involve people of all races, cultures and incomes, including minority populations and low-income populations or other disadvantaged populations and ensure that benefits are distributed equitably.

#### Attachment B: Scope of Work (10 points) - limit 5 pages

Provide a concise scope of work, suitable for use in preparing the grant agreement. Examples can be found on the NPS Grant Program webpage. Competitive applicants will work closely with their Grant Coordinator at the applicable Regional Board when developing the scope of work.

- a) Write the Scope of Work as a series of tasks. Describe each task starting with an action verb and include details (as sequential steps or subtasks, etc.) of how, when, who, and/or where the task will be accomplished.
- b) Quantify deliverables where possible, and for management practices, include the minimum number to be accomplished (e.g., miles of road treated, linear feet of cattle fencing installed, acres of revegetation, etc.).
- c) Include all California Environmental Quality Act (CEQA) related tasks and identify all necessary permits.
- d) Include a task for preparing the project's draft and final reports.
- e) Provide a table of deliverables for tasks, with the due date as a calendar date or a date relative to the start date (e.g., 30 days after start date). See

grant agreement execution timeframe described in the instructions for Attachment D, Schedule, to help with developing a schedule.

#### Attachment C: Watershed-Based Plan Verification Table (pass/fail)

Complete the nine-element verification table (located on the NPS Grant Program webpage located at this link:

https://www.waterboards.ca.gov/water\_issues/programs/nps/319grants.html). Include title(s) of and links to applicable existing and adopted Watershed-Based Plans or documents that collectively address the nine elements. EPA requires that projects funded with CWA 319 funds must implement watershed projects guided by nine-element Watershed-Based Plans. More information on U.S. EPA's nine-element watershed-based plans can be found in Appendix 1: Minimum Elements for Watershed-Based Plans per Clean Water Act section 319 of these grant guidelines, and U.S. EPA's Handbook for Developing Watershed Plans to Restore and Protect Our Waters (March 2008) and A QUICK GUIDE to Developing Watershed Plans to Restore and Protect Our Waters (May 2013). Planning proposals should complete a 9-element table but shall not be penalized for gaps in the table due to a lack of scientific data, planning or watershed-based plans in the proposal's area.

#### Attachment D: Schedule (3 points) - limit 3 pages

Provide a Gantt chart or Gantt-like table of the project schedule by month, totaling three pages or less. Show all tasks and subtasks, deliverables and other milestones identified in the scope of work (see Attachment B, above) to demonstrate an understanding of critical path elements for moving forward with this project or phase of project. Do not include tasks that have already occurred, such as early planning activities, or tasks expected to occur outside of the grant timeline. The project tasks proposed for funding must be limited to the grant period. If end date or critical due dates are not yet known, identify at what point in the project they will be available (e.g., monitoring, watershed prioritizing, deliverables).

- a) Show the sequence and timing for implementation of each task and subtask in the proposed project.
- b) Include CEQA (level of analysis needed and expected timeline) and permitting tasks.
- c) Identify project start and end dates. For implementation and planning projects, the start date should be between February and June 2025, but no later than June 30, 2025. For implementation projects, the proposed project end date cannot be later than August 2028, and for planning projects the proposed project end date cannot be later than February 2027.

#### **Expected Grant Agreement Execution Timeframe:**

Grant agreements are not expected to be executed before March 2025. When developing a project schedule, applicants should note the anticipated timeframe described below.

- Step 1. Project selection and Executive Director Approval (April 2025)
- Step 2. Award announced to applicants (May 2025)
- Step 3. State Water Board receives CWA 319 grant from U.S. EPA (target July 2025)
- Step 4. Scope of Work development with Regional Water Board Grant Managers and applicants (July 2025 through December 2025)
- Step 5: Grant agreement development and execution with Division of Financial Assistance (October 2025 June 2026)

Attachment E: Budget (see Attachment A, section 9)

**Attachment F: Match Commitment Form (see Attachment A, section 10)** 

Attachment G: Partial or Full Match Waiver Request (see Attachment A, section 10)

#### Attachment H: Project Performance Table (3 points) – limit 2 pages

Complete a draft Project Performances Measures Table per Appendix 6, not to exceed two pages in length. Applicants are required to complete a final Project Assessment and Evaluation Plan (PAEP) following grant execution.

#### Attachment I: Project Maps and Figures (5 points) – limit 3 pages

Provide up to three pages of maps. Maps must be submitted in .jpg or .pdf format and be readable when printed on 11"x17" paper. Maps should show information most important for conveying the project to reviewers, and must show and identify the following at a minimum:

- a) Watershed location within the state.
- b) Watershed boundary.
- c) Polygon(s) where the project is located and denoting the HUC-12 number(s) on the map.
- d) Waterbodies that are affected by the Project.
- e) Locations of priority implementation sites.
- f) Other relevant information that will help reviewers understand the proposed project (e.g., other key landmarks, major land uses, implementation activities, sampling sites and/or stream gages including a North arrow and readable scale).

#### Attachment J: Environmental Clearance Checklist (pass/fail)

All projects that receive funding as part of this grant program must comply with CEQA and Federal environmental regulations, as applicable. Complete the Environmental Clearance Checklist, located on the NPS Grant Program webpage to show how CEQA will be addressed (e.g., Environmental Impact Report, Mitigated Negative Declaration, or Notice of Exemption), the lead agency, and where in the environmental analysis process the project is. See Appendix 3: Environmental Review Process for more information on CEQA requirements.

#### Attachment K: Additional attachments (optional) - limit 5 pages

Attach up to five pages of additional documents, including letter(s) of support, figures, engineering design plans, or other information. Letter(s) of support from collaborating agencies or community members should be addressed to the Regional Water Board Grant Coordinators shown in Appendix 7.

# IV. Proposal Instructions for Assessed Unimpaired/ High-Quality Waters Proposals

Follow all instructions in Section III except the following:

In the FAAST application questionnaire for the 2025 *Nonpoint Source – Clean Water Act section 319*, complete the following sections as follows.

Question #4: In this question, indicate whether a nine-element watershed plan has been used to inform the need for the proposed project. If a nine-element watershed plan or collection of documents does not address the project, applicant may propose to rely on an alternative watershed plan for protecting assessed unimpaired/high quality waters; details on alternative watershed plans for unimpaired/high quality waters must comply with US EPA Guidelines (2013) and be approved by US EPA prior to implementation.

Question #7: enter "N/A" as no TMDLs would exist for a high-quality waterbody.

In the proposal, complete the following sections as follows:

Attachment C – Watershed-Based Plan Verification Table:

Complete Attachment C, Watershed-Based Plan Verification Table to demonstrate how the proposed project will implement a nine-element watershed plan. See Appendix 1 for more information. If proposing to rely on an alternative plan (see below), complete the modified version of Attachment C. Both versions of the Watershed-Based Plan Verification Table are available on the NPS Grant Program webpage located at this link: <a href="https://www.waterboards.ca.gov/water\_issues/programs/nps/319grants.html">https://www.waterboards.ca.gov/water\_issues/programs/nps/319grants.html</a>. Existing applicable planning documents such as TMDLs and Vision Plans, implementation plans and Basin plans, may contribute to the elements of Watershed-Based Plans or alternative plan.

For projects that address assessed unimpaired/high quality waters for which a nine-element watershed-based plan does not exist, applicants may propose to develop as part of the

project and rely on an alternative watershed-based plan instead of a Watershed-based plan. Alternative plans must be approved by US EPA prior to implementation, and applicants should plan to work with the state to develop and provide US EPA with justification for why a nine-element WBP is not necessary and why an alternative plan will be sufficient to guide watershed project implementation.

Per U.S. EPA Nonpoint Source Program and Grants Guidelines for States and Territories (epa.gov) (2013) located at this link, <a href="https://www.epa.gov/sites/default/files/2015-09/documents/319-guidelines-fy14.pdf">https://www.epa.gov/sites/default/files/2015-09/documents/319-guidelines-fy14.pdf</a>, alternative plans addressing one of the allowed circumstances should be designed to achieve water quality goals by consistently addressing a geographically appropriate scale, and comply with U.S. EPA Guidelines including addressing the five elements below:

- Identification of the causes or sources of nonpoint source pollution impairment, water quality problem, or threat to water quality.
- Watershed project goal(s) and explanation of how the proposed project(s) will achieve or make advancements towards achieving water quality goals.
- Schedule and milestones to guide project implementation.
- Proposed management measures (including a description of operation and maintenance requirements) and explanation of how these measures will effectively address the nonpoint source pollution impairment identified above.
- Water quality results monitoring component, including description of process and measures (e.g., water quality parameters, stream flow metrics, biological indicators) to gauge project success.

#### V. Proposal Instructions for Post-Fire Recovery Proposals

Follow all instructions in Section III except as follows.

In the FAAST application questionnaire for the 2025 Nonpoint Source – Clean Water Act section 319, complete the following sections as follows.

Post-fire recovery proposals are eligible for areas impacted by wildfire that occurred within two years of a fire.

<u>Project Budget Tab:</u> Local cost match not required but may be entered if matching funds are available and will be used toward the proposed project.

Question #4: In this question a nine-element watershed plan is needed to inform the proposed project. If a nine-element watershed plan or collection of documents does not address post-fire recovery projects, applicants may propose to rely on an alternative watershed plan. Details on alternative watershed plans for responding to a NPS pollution emergency or urgent public health risk are described below. Alternative watershed plans must comply with US EPA Guidelines (2013) and be approved by US EPA prior to implementation.

Question #5: Enter "yes"

Question #6: Enter "post-fire recovery"

Question #7: If an adopted or nearly adopted TMDL doesn't exist for the waterbody affected by the project, okay to enter "N/A"

Question #16: Enter "N/A"

In the proposal, complete the following sections as follows:

Attachment C – Watershed-Based Plan Verification Table:

Complete Attachment C, Watershed-Based Plan Verification Table to demonstrate how the proposed project will implement a nine-element watershed plan. See Appendix 1 for more information. If proposing to rely on an alternative plan (see below), complete the modified version of Attachment C. Both versions of the Watershed-Based Plan Verification Table are available on the NPS Grant Program webpage located at this link: <a href="https://www.waterboards.ca.gov/water-issues/programs/nps/319grants.html">https://www.waterboards.ca.gov/water-issues/programs/nps/319grants.html</a>.

Existing applicable planning documents such as TMDLs, implementation plans and Basin plans, may contribute to Watershed-Based Plan elements or alternative plan elements.

For projects in areas for which a watershed-based plan does not exist or does not address the current situation of urgent nonpoint source pollution emergencies or public health risks, applicants may propose to rely on an alternative watershed-based plan instead of a Watershed-based plan. Alternative plans must be approved by US EPA prior to implementation. Applicants should plan to work with the state to develop and provide US EPA with justification for why a complete WBP is not necessary and why an alternative plan is sufficient to guide watershed project implementation.

Per U.S. EPA Nonpoint Source Program and Grants Guidelines for States and Territories (epa.gov) (2013) located at this link, <a href="https://www.epa.gov/sites/default/files/2015-09/documents/319-guidelines-fy14.pdf">https://www.epa.gov/sites/default/files/2015-09/documents/319-guidelines-fy14.pdf</a>, alternative plans should be designed to achieve water quality goals by consistently addressing a geographically appropriate scale, and comply with U.S. EPA Guidelines including addressing the five elements below:

- Identification of the causes or sources of nonpoint source pollution impairment, water quality problem, or threat to water quality.
- Watershed project goal(s) and explanation of how the proposed project(s) will achieve or make advancements towards achieving water quality goals.
- Schedule and milestones to guide project implementation.
- Proposed management measures (including a description of operation and maintenance requirements) and explanation of how these measures will effectively address the nonpoint source pollution impairment identified above.

 Water quality results monitoring component, including description of process and measures (e.g., water quality parameters, stream flow metrics, biological indicators) to gauge project success.

<u>Attachment F – Funding Match</u> - not required; however, if a match is available, follow proposal instructions for impaired waters.

Attachment G – Match Waiver Request – not required

#### VI. Proposal Instructions for Planning Proposals

Follow all instructions in Section III except as follows:

In the FAAST application questionnaire for the 2025 Nonpoint Source – Clean Water Act section 319, complete the following sections as follows.

Question #4: Okay to enter "N/A". Planning applicants should fill out the 9-element watershed-based table but will not be penalized for gaps in the table due to a lack of information.

Question #7: Okay to enter "N/A" if an adopted or nearly adopted TMDL doesn't exist for the waterbody affected by the project

In the proposal, complete the following sections as follows:

Attachment A, #4a and #4b provide information as available

Attachment A, #5d and #5e not required

Attachment A, #6a through #6e not required, but provide information as available

Attachment A, #9b not required

#### VII. Nonpoint Source Grant Program Preferences

#### Post-Fire Recovery (All Regions)

Applicants may submit post-fire recovery proposals to address recovery needs in areas affected by fire where the fire has occurred. Post-fire recovery projects that reduce threats to water quality will be considered for funding. In addition, limited funds are available for the assessment and/or planning for the restoration of fire-impacted areas.

Please indicate "post-fire recovery" in the title of the proposal if submitting a post-fire recovery proposal. The State Water Board has discretion to determine if a proposal qualifies as a post-fire recovery project.

#### Planning (All Regions)

Applicants may submit planning proposals that focus on any of the waterbody-pollutant combinations listed in the following NPS Grant Program Preferences, or for planning for the restoration of and/or assessment of fire-impacted areas.

#### North Coast Regional Water Board (Region 1)

Waterbody: Russian River\*

Pollutant: Pathogens/Indicator Bacteria

<u>Project Type:</u> Implement management measures/management practices, restoration, or conservation actions to reduce pathogen and fecal indicator bacteria waste discharges to surface waters in areas of the Russian River Watershed. Projects should address fecal indicator bacteria inputs from one or more of the following:

- Discharges from humans
  - o onsite wastewater treatment systems
  - water recreation
  - encampments of people experiencing homelessness
- Discharges from domestic and farm animals
  - grazing

#### Waterbody: Eel River\*, Mattole River\*, Gualala River, Navarro River\*

Pollutant: Sediment

<u>Project Type:</u> Implement management measures/management practices, restoration, or conservation actions to reduce sediment discharges to surface waters from unpaved roads, landings, watercourse crossings, and other similar infrastructure, and from areas prone to erosion due to catastrophic wildfire and fire suppression activities. Restore riparian vegetation and reconnect floodplains to restore natural functions of the river for improved water quality. Implement large wood augmentation or enhancement projects and/or projects to address channel incision/aggradation and/or degradation.

#### Pollutant: Temperature

<u>Project Type:</u> Implement management measures/management practices, restoration, or conservation actions to reduce instream water temperatures and/or to increase effective shade through: tailwater reduction, cold-water spring connection, protection of thermal refugia, rainwater capture, off-stream storage, groundwater recharge, flow augmentation, beaver dam analogues, and/or riparian shade restoration projects.

# Waterbody: Albion River\*, Big River\*, Ten Mile River\*, Noyo River\*, Garcia River\*, Trinity River, Van Duzen River\*, Redwood Creek\*, Mad River

Pollutant: Sediment

<u>Project Type:</u> Implement management measures/management practices, restoration, or conservation actions to reduce sediment discharges to surface waters from unpaved roads, landings, watercourse crossings, and other similar infrastructure, and from areas prone to erosion due to catastrophic wildfire and fire suppression activities. Restore riparian

vegetation and reconnect floodplains to restore natural functions of the river for improved water quality. Implement large wood augmentation or enhancement projects and/or projects to address channel incision/aggradation and/or degradation.

Projects should be focused in, along and/or areas of impact to watercourses that provide salmonid habitat.

#### Waterbody: Elk River

Pollutant: Sediment

<u>Project Types:</u> Implement management measures/management practices, restoration, or conservation actions to reduce sediment discharges to surface waters. Projects may include one or more of the following:

- Sediment remediation measures
- High flow channels
- Creation of inset floodplains
- Placement of instream large woody debris
- Off-channel sediment detention basins
- Infrastructure improvements
- Vegetation management
- Levee modification or removal to restore natural watershed function

#### Waterbody: Shasta River

Pollutant: Dissolved Oxygen and Temperature

Project Type: Implement management measures/management practices, restoration, or conservation actions to address low dissolved oxygen, reduce instream water temperatures and increase groundwater recharge through: tailwater reduction, cold-water spring connection, protection of thermal refugia, rainwater capture, off-stream storage, groundwater recharge, flow augmentation, beaver dam analogues, riparian planting, off-stream stock watering systems, riparian fencing, cross fencing to facilitate rotational grazing, large wood augmentation, and/or channel complexity projects.

#### Waterbody: Scott River

Pollutant: Sediment

Project Types: Implement management measures/management practices, restoration, or conservation actions to reduce sediment discharges to surface waters. Projects may include one or more of the following:

Placement of instream large woody debris to increase floodplain connectivity

- Erosion Control BMPs on upland unpaved roads, including culvert crossing repair/upgrades
- Implementation of instream projects that increase channel roughness and floodplain connectivity
- Floodplain improvement projects that increase riparian function and develop depositional areas for fine sediment.

Pollutant: Temperature

Project Types Implement management measures/management practices, restoration, or conservation actions to reduce instream water temperatures and/or to increase effective shade. Projects may include one or more of the following:

- Riparian plantings and instream large woody debris to increase effective shade, especially in areas of identified thermal refugia
- Riparian protection management measures that allow for the establishment of native riparian vegetation, including off-stream stock watering systems, riparian fencing, cross fencing to facilitate rotational grazing, etc.
- Management measures that minimize, control, or prevent the flow of warm tailwater into waterways.

#### Waterbody: Estero San Antonio Hydrologic Area

Pollutant: Sediment and Nutrients

Project Type: Implement management measures/management practices, restoration, or conservation actions to address nutrient loading and to reduce sediment to surface waters from unpaved roads, landings, watercourse crossings, and other similar infrastructure, livestock facilities, and agricultural fields. Implement projects to address channel incision/aggradation and/or degradation. Implement treatment wetlands and/or wetland enhancements, tailwater reduction, riparian planting, off-stream stock watering systems, riparian fencing, cross fencing to facilitate rotational grazing, rainwater capture, and off-stream storage. Projects should be focused in and along watercourses that provide salmonid habitat or drain to salmonids habitat.

#### Waterbody: Laguna de Santa Rosa

Pollutant: Sediment

Project Type: Implement management measures, restoration, or conservation actions to reduce sediment delivery to surface waters from urban infrastructure, roads, watercourse crossings, and other similar infrastructure; dairies, vineyards, and other agricultural lands, and from areas prone to erosion due to catastrophic wildfire and fire suppression activities. Restore riparian vegetation and reconnect floodplains to restore natural functions of the river for improved water quality. Implement large wood augmentation or enhancement projects and/or projects to address channel incision/aggradation and/or degradation. Remove in-

stream invasive aquatic macrophytes that increase sedimentation and stream aggradation. Develop sediment loading models for restoration planning purposes.

Pollutant: Dissolved Oxygen and Temperature

Project Type: Implement management measures, restoration, or conservation actions to address low dissolved oxygen and reduce instream water temperatures through: treatment wetland development and/or wetland enhancement, tailwater reduction, protection of thermal refugia, rainwater capture, off-stream storage, groundwater recharge, flow augmentation, riparian planting, off-stream stock watering systems, riparian fencing, cross fencing to facilitate rotational grazing, large wood augmentation, riffle installation and/or augmentation, biostimulatory substance control, biostimulatory condition mitigation, and/or channel complexity project implementation.

Pollutant: Nutrients (mainstem Laguna de Santa Rosa)

Project Type: Implement management measures, restoration, or conservation actions to reduce nutrient delivery to surface waters through treatment wetland development and/or wetland enhancement, tailwater reduction, riparian planting, riparian fencing, cross fencing to facilitate rotational grazing, biostimulatory substance control, biostimulatory condition mitigation, increased assimilative capacity, and/or dairy waste lagoon repurposing. Remove in-stream invasive aquatic macrophytes that increase internal nutrient cycling. Develop nutrient loading models for restoration planning purposes.

#### Waterbody: Salmon River

Pollutant: Temperature

Project Type: Implement management measures/management practices, restoration, or conservation actions to reduce instream water temperatures and/or to increase effective shade through: tailwater reduction, cold-water spring connection, protection of thermal refugia, rainwater capture, off-stream storage, groundwater recharge, flow augmentation, beaver dam analogues, and/or riparian shade restoration projects.

#### Waterbody: Klamath River\*

Pollutant: Temperature, Nutrient, Dissolved Oxygen, Microcystin, pH

Project Types: Implement management measures/management practices, restoration, or conservation actions to address nutrient loading and associated low dissolved oxygen, and reduce instream water temperatures through: restoration of floodplains and riparian areas impacted by legacy mining, treatment wetlands and/or wetland enhancements, tailwater reduction, cold-water spring connection, protection of thermal refugia, rainwater capture, off-stream storage, groundwater recharge, flow augmentation, beaver dam analogues, riparian planting, off-stream stock watering systems, riparian fencing, cross fencing to facilitate rotational grazing, large wood augmentation, and/or channel complexity projects.

#### Lost River (Upper)

Pollutant: Nutrient and Temperature

Project Types: Implement management measures/management practices, restoration, or conservation actions to address nutrient loading and reduce instream water temperatures through: treatment wetlands and/or wetland enhancements, tailwater reduction, cold-water spring connection, protection of thermal refugia, rainwater capture, off-stream storage, groundwater recharge, flow augmentation, beaver dam analogues, riparian planting, off-stream stock watering systems, riparian fencing, cross fencing to facilitate rotational grazing, large wood augmentation, and/or channel complexity projects.

#### Lost River (Lower)

Pollutant: Nutrient and pH

Project Types: Implement management measures/management practices, restoration, or conservation actions to address nutrient loading and associated low dissolved oxygen, through: treatment wetlands and/or wetland enhancements, tailwater reduction, cold-water spring connection, protection of thermal refugia, rainwater capture, off-stream storage, groundwater recharge, flow augmentation, beaver dam analogues, riparian planting, off-stream stock watering systems, riparian fencing, cross fencing to facilitate rotational grazing, large wood augmentation, and/or channel complexity projects.

#### San Francisco Bay Regional Water Board (Region 2)

Waterbody: Tomales Bay (including tributaries)<sup>7</sup>

Pollutant: Pathogens

Project Types: Design and implement management measures/management practices according to ranch water quality plans, waste management plans, and nutrient management plans developed to comply with grazing waiver, and confined animal facility permit requirements.

Pollutant: Sediment

Project Types: Design and implement sediment reduction management measures/management practices as per Lagunitas Creek sediment TMDL, including but not limited to creation of floodplain and secondary channels, the addition of large woody debris (LWD), and road sediment reduction projects.

<sup>\*</sup> Waterbodies that include Critical Coastal Areas.

<sup>&</sup>lt;sup>7</sup> Waterbody flows into or is a part of a Critical Coastal Area (CCA) as designated by the California Coastal Commission (CCC).

Waterbody: Walker Creek8

Pollutant: Mercury

<u>Project Types:</u> Implement management measures/management practices according to ranch water quality plans (Ranch Plans) developed to comply with the grazing waiver and general confined animal facility permit requirements. Grazing management practices such as streambank stabilization and/or revegetation, fencing, filter strips, management of pasture residual dry matter and road stabilization, should control and reduce the remobilization of mercury-laden sediments along Walker Creek; thereby reducing the potential for methylmercury formation and bioaccumulation within the aquatic food web (helping to meet TMDL targets).

Waterbody: Sonoma Creek

Pollutant: Pathogens

<u>Project Types:</u> Design and implement management measures/management practices according to ranch water quality plans, waste management plans, and nutrient management plans developed to comply with grazing waiver, and confined animal facility permit requirements.

Pollutant: Sediment

<u>Project Types:</u> Develop and implement vineyard management plans per the Sonoma Creek sediment TMDL. Develop and implement road sediment reduction plans and management practices per the Sonoma Creek sediment TMDL. Implement reach-scale projects to restore stream-riparian habitat complexity and connection to floodplains, and to balance fine and coarse sediment budgets per the Sonoma Creek sediment TMDL.

Waterbody: Napa River

Pollutant: Sediment

<u>Project Types:</u> Develop and implement vineyard management plans per the Napa River sediment TMDL. Implement reach-scale projects to restore stream-riparian habitat complexity and connection to floodplains, and to balance fine and coarse sediment budgets per the Napa River sediment TMDL. Develop and implement rural road sediment reduction plans and management practices per the Napa River sediment TMDL.

Waterbody: Pescadero-Butano Watershed9

Pollutant: Sediment

<sup>&</sup>lt;sup>8</sup> Waterbody flows into or is a part of a Critical Coastal Area (CCA) as designated by the California Coastal Commission (CCC).

<sup>&</sup>lt;sup>9</sup> Waterbody flows into or is a part of a Critical Coastal Area (CCA) as designated by the California Coastal Commission (CCC).

<u>Project Types:</u> Develop and implement sediment reduction plans and management practices for unpaved roads per the Pescadero-Butano watershed sediment TMDL. For farmlands and grazing lands, develop and implement erosion control plans and management practices to control surface erosion and to prevent additional gully and landslide erosion per the Pescadero-Butano watershed sediment TMDL.

#### Waterbody: Petaluma River (including tributaries)

Pollutant: Bacteria

<u>Project Types:</u> In support of the Petaluma River Bacteria TMDL, design and implement management measures/management practices according to ranch water quality plans, waste management plans, and nutrient management plans developed to comply with grazing waiver and confined animal facility permit requirements.

#### Waterbody: Pillar Point Harbor and Venice Beach Watersheds<sup>10</sup>

Pollutant: Bacteria

<u>Project Types:</u> In support of the Pillar Point Harbor and Venice Beach Bacteria TMDL, design and implement management measures/management practices according to ranch water quality plans, waste management plans and nutrient management plans developed to comply with confined animal facility permit requirements.

# Waterbody: Drakes Estero, Drakes Bay, Fitzgerald Marine Reserve (including tributaries which drain to these assessed High-Quality Waters)<sup>11</sup>

Pollutant: Any pollutants associated with upstream land-uses

<u>Project Types:</u> Implement management measures or enhance habitat in high-quality waters and tributaries to protect beneficial uses and prevent degradation to aquatic habitats for cold and warm water fish species.

In support of the San Vicente Creek Bacteria Water Quality Improvement Plan (an EPA-approved Advance Restoration Plan), which drains into the Fitzgerald Marine Reserve, design and implement management measures/management practices according to ranch water quality plans and waste management plans to comply with confined animal facility permit requirements.

#### Central Coast Regional Water Board (Region 3)

To the extent possible, the Central Coast Region prioritize planning and/or implementation projects that will benefit disadvantaged communities (DACs), underrepresented communities, and/or activities that foster the Human Right to Water for underrepresented communities.

<sup>&</sup>lt;sup>10</sup> Waterbody flows into or is a part of a Critical Coastal Area (CCA) as designated by the California Coastal Commission (CCC).

<sup>&</sup>lt;sup>11</sup> Waterbody flows into or is a part of a Critical Coastal Area (CCA) as designated by the California Coastal Commission (CCC).

#### Post-Fire Recovery and Planning

Applicants may submit post-fire recovery proposals to address recovery needs in areas affected by fire within the last two years, as stated above.

#### **Planning**

Applicants may submit planning proposals that focus on any of the waterbody-pollutant combinations listed in the following NPS Grant Program Preferences, or for planning for the restoration of and/or assessment of fire-impacted areas, as stated above.

Waterbody: Pajaro River and all tributaries, Lower Salinas River and all tributaries, Tembladero Slough and all tributaries including Gabilan Creek, Santa Maria River and all tributaries. Oso Flaco Lake and all tributaries

Pollutant: Nutrients and pesticides and aquatic and/or sediment toxicity Implementation

Project Types: Implement source control and edge of field management measures to improve pollutant capture, filtration, and/or treatment (e.g., on-farm irrigation and nutrient management, integrated pest management, hedge rows, vegetated grassed ditches, denitrifying biofilters/bioreactors, biochar or carbon filtration, conversion to organic, sprayer calibration, cover crops, etc.) and to eliminate, reduce or treat discharges and pollutant loading.

Establish, re-establish, rehabilitate, and/or enhance riparian, wetland, and estuarine aquatic habitat to improve watershed functions and beneficial uses e.g., cold freshwater habitat, warm freshwater habitat, estuarine habitat, wildlife habitat, rare threatened or endangered species, migration of aquatic organisms, spawning, reproduction and/or early development, commercial and sport fishing, and shellfish harvesting.

Update, as needed, streamlined or county-wide or watershed-wide master permits with established permittable practices for federal Clean Water Act (CWA) section 319(h) funded project sites to incentivize implementation of habitat restoration and water quality improvement projects.

Monitor discharge, surface water and/or groundwater quality at or adjacent to CWA section 319(h) funded project sites to demonstrate project outcomes (e.g., determine the effectiveness of practices in improving surface water and/or groundwater quality, provide regulatory compliance assistance for agricultural operations, document habitat condition improvement, and confirm the attainment of water quality standards).

#### Additional Planning Project Types:

Develop a new or revised Natural Resources Conservation Service (NRCS) project standard for pollutant removal systems.

Waterbody: Pajaro River and all tributaries, San Lorenzo River and all tributaries, Lower Salinas River and all tributaries, Tembladero Slough and all tributaries including Gabilan Creek, Chorro and Los Osos Creeks and all tributaries, and/or other waterbodies draining to sensitive coastal and marine areas, such as Critical Coastal Areas (e.g., Elkhorn Slough and all tributaries)

Pollutant: Sediment, turbidity, and/or sediment-bound pollutants (e.g., pesticides and toxicity)

Implementation Project Types: Implement management measures for erosion control and to minimize active sediment resuspension (e.g., culvert crossing repair or upgrade, off-channel sediment basins, instream flow dissipation structure, update or modernize instream pump lift stations, stabilization and revegetation of roadside ditches, cover crop planting, wetlands, or dry-weather treatment system infrastructure for recycling, re-use, injection or recharge, fish barrier removal, streambank and riparian restoration, placement of instream large woody debris). Establish, re-establish, rehabilitate, and/or enhance riparian, wetland, and estuarine aquatic habitat to improve watershed functions and support beneficial uses e.g., cold freshwater habitat, warm freshwater habitat, estuarine habitat, wildlife habitat, rare threatened or endangered species, migration of aquatic organisms, spawning, reproduction and/or early development, commercial and sport fishing, and shellfish harvesting.

Update, as needed, streamlined or county-wide or watershed-wide master permits with established permittable practices for federal Clean Water Act (CWA) section 319(h) funded project sites to incentivize implementation of habitat restoration and water quality improvement projects. Establish and utilize function-based wetland and riparian assessment protocols (e.g., CRAM, RipRAM, Bioassessment) to prioritize and evaluate effectiveness of project sites in protecting and enhancing water quality and anadromous fish habitat or to provide compliance assistance.

Monitor discharge and/or ambient water quality at or adjacent to CWA section 319(h) funded project sites to demonstrate project outcomes (e.g., determine the effectiveness of practices in improving water quality, document habitat condition improvement, and confirm the attainment of water quality standards).

#### Additional Planning Project Types:

Develop watershed-based plans (e.g., project charters, implementation plans, monitoring plans, hydrologic assessment, and engineering of pump lift station improvements to address pollutant loading to critical coast habitats in the lower Gabilan Creek serving rural disadvantage and underrepresented communities).

Waterbody: Chorro and Los Osos Creeks and all tributaries, Elkhorn Slough and all tributaries, Franklin Creek and all tributaries, Santa Ynez and all tributaries

Pollutant: Nutrients and Dissolved Oxygen

Implementation Project Types: Implement source control and edge of field management measures to improve pollutant capture, filtration, and/or treatment (e.g., on-farm irrigation and nutrient management, vegetated grassed ditches, denitrifying biofilters/bioreactors,

cover crops, etc.) and to eliminate, reduce or treat discharges and pollutant loading. Establish, re-establish, rehabilitate, and/or enhance riparian, wetland, and estuarine aquatic habitat to improve watershed functions and support beneficial uses e.g., cold freshwater habitat, warm freshwater habitat, estuarine habitat, wildlife habitat, rare threatened or endangered species, migration of aquatic organisms, spawning, reproduction and/or early development, commercial and sport fishing, and shellfish harvesting.

Update, as needed, streamlined or county-wide or watershed-wide master permits with established permittable practices for federal Clean Water Act (CWA) section 319(h) funded project sites to incentivize implementation of habitat restoration and water quality improvement projects.

Monitor discharge, surface water and/or groundwater quality at or adjacent to CWA section 319(h) funded project sites to demonstrate project outcomes (e.g., determine the effectiveness of practices in improving surface or groundwater water quality, provide regulatory compliance assistance for agricultural operations, document habitat condition improvement, and confirm the attainment of water quality standards).

# Waterbody: Pinto Lake, including all tributaries

<u>Pollutant</u>: Cyanobacteria toxins (e.g., microcystins), chlorophyll a, dissolved oxygen, nutrients, and sediment-bound pollutants

Implementation Project Types: Implement nutrient and associated sediment control and/or treatment practices (e.g., alum application, erosion control, nutrient and irrigation management, bioreactor treatment, connect leaking or failing onsite wastewater treatment systems (OWTSs) also referred to as septic systems) to the municipal sewer system to reduce nutrient availability and associated algal blooms and foster the Human Right to Water for underrepresented communities.

Monitor discharge, surface water and/or groundwater quality at or adjacent to CWA section 319(h) funded project sites to demonstrate project outcomes (e.g., determine the effectiveness of practices in improving surface or groundwater water quality, provide regulatory compliance assistance for agricultural operations, document habitat condition improvement, and confirm the attainment of water quality standards).

# Waterbody: Elkhorn Slough, including all tributaries

<u>Pollutant</u>: Chlorophyll a, dissolved oxygen, nutrients, and sediment-bound pollutants <u>Implementation Project Types</u>: Implement nutrient and associated sediment control and/or treatment practices (e.g., erosion control, nutrient and irrigation management, bioreactor treatment) to reduce nutrient availability and associated algal blooms and foster the Human Right to Water for underrepresented communities.

Monitor discharge, surface water and/or groundwater quality at or adjacent to CWA section 319(h) funded project sites to demonstrate project outcomes such as: determining the effectiveness of practices to improve surface water and/or groundwater quality, providing regulatory compliance assistance for agricultural operations,

documenting habitat condition improvement, and confirming the attainment of water quality standards).

# Waterbody: Scott Creek including all tributaries (High-Quality Water)

Pollutant: NA

Implementation Project Types: Implement management practices or enhance habitat in high-quality waters to protect beneficial uses such as preventing degradation to aquatic habitat for cold and warm freshwater fish species. Establish, re-establish, rehabilitate, and/or enhance riparian, wetland, and estuarine aquatic habitat to improve watershed functions and support beneficial uses e.g., cold freshwater habitat, warm freshwater habitat, estuarine habitat, wildlife habitat, rare threatened or endangered species, migration of aquatic organisms, spawning, reproduction and/or early development, commercial and sport fishing, and shellfish harvesting.

Monitor discharge and/or ambient water quality at or adjacent to CWA section 319(h) funded project sites to demonstrate project outcomes (e.g., determine the effectiveness of practices in improving water quality, document habitat condition improvement, and confirm the attainment of water quality standards).

Additional Planning Project Types: Develop watershed-based plans (e.g., site selection, management practice selection, and preparation of concept design plans up to final designs, etc.) in the estuary and watershed.

# Los Angeles Regional Water Board (Region 4)

# Waterbody: Calleguas Creek

Pollutant: Nutrients and Pesticides

Implementation Project Types: Implement, at individual farms or regional sites, sediment retention management practices, infiltration/filtration management practices, tailwater recovery systems, tile drain treatment systems, irrigation management practices, and nutrient management practices.

# Waterbody: Revolon Slough and Beardsley Wash

Pollutant: Trash

Implementation Project Types: Implement trash assessment and collection projects consistent with the Los Angeles Board's Conditional Waiver of Waste Discharge Requirements for Discharges of Trash from Nonpoint Sources in Waterbodies Subject to Total Maximum Daily Loads for Trash

Waterbody: Santa Clara River and Lakes

Pollutant: Nutrients and Pesticides

Implementation Project Types: Implement, at individual farms or regional sites, sediment retention management practices, infiltration/filtration management practices, tailwater recovery systems, tile drain treatment systems, irrigation management practices, and nutrient management practices.

<u>Planning Project Types:</u> Develop the *Santa Clara River Lakes Work Plan* to remediate contaminated lake sediments, which may include, but is not limited to, dredging, capping, *insitu* treatment and riparian restoration.

# Waterbody: Malibu Creek

Pollutant: Nutrients and Sediment

Implementation Project Types: Implement sediment retention management practices, nutrient management practices, and irrigation management practices at farms and golf courses. Implement manure management practices and runoff reduction management practices at horse/livestock facilities and ranches. Implement sediment reduction management measures and stream-riparian habitat restoration projects.

# Waterbody: McGrath Lake

Pollutant: Pesticides and Sediment

<u>Project Types</u>: Implement sediment retention management practices, filtration management practices, tailwater recovery systems, tile drain treatment systems, irrigation management practices, and nutrient management practices.

<u>Planning Project Types:</u> Develop the *McGrath Lake Work Plan* to remediate contaminated lake sediments, which may include, but is not limited to, dredging, capping, *in-situ* treatment and riparian restoration.

# Waterbody: Ventura River and tributaries

Pollutants: Nutrients, Pesticides, Indicator Bacteria and Sediment

<u>Project Types</u>: Implement nutrient management practices, irrigation management practices, sediment retention management practices, and filtration management practices. Implement manure management practices and runoff reduction management practices at horse/livestock facilities and ranches. Upgrade or convert septic systems on a large scale to address nutrient discharge from all or a portion of a community.

#### Waterbody: Marina del Rey Harbor

Pollutants: Toxicity

Project Types: Implement management practices to reduce copper loading from boats. Implement the *Contaminated Sediment Management Plan* for the Marina del Rey Harbor to remediate contaminated sediments, which may include, but is not limited to, dredging, capping, *in-situ* treatment and riparian restoration.

# Central Valley Regional Water Board (Region 5)

# Waterbody: Sacramento-San Joaquin Delta

Pollutant: Chlorpyrifos, diazinon and pyrethroids

<u>Project Types:</u> Implement management practices to reduce toxicity and pesticide discharges to impaired waterbodies

Pollutant: Nutrients and Harmful Algal Blooms

<u>Project Types:</u> Implement management practices to reduce nutrient discharges and other constituents that contribute to eutrophication and/or Harmful Algal Blooms.

Pollutant: Indicator Bacteria

<u>Project Types:</u> Implement management practices to reduce bacteria discharges to impaired waterbodies

Pollutant: Salt

<u>Project Types:</u> Implement management practices to reduce salinity discharges to impaired waterbodies.

# Waterbody: San Joaquin River Watershed (SJR)

Pollutant: Chlorpyrifos, diazinon and pyrethroids

<u>Project Types:</u> Implement management practices to reduce toxicity and pesticide discharges to impaired waterbodies.

Pollutant: Nutrients and Harmful Algal Blooms

<u>Project Types:</u> Implement management practices to reduce nutrient discharges and other constituents that contribute to eutrophication and/or Harmful Algal Blooms.

Pollutant: Indicator Bacteria

<u>Project Types:</u> Implement management practices to reduce bacteria discharges to impaired waterbodies.

Pollutant: Salt

<u>Project Types:</u> Implement a real-time water quality management program for the entire SJR basin to export the maximum amount of salt out of the basin while at the same time meeting the EC water quality objectives. Implement management practices to reduce salinity discharges to impaired waterbodies.

Pollutant: Dissolved oxygen

<u>Project Types:</u> Implement management practices in upstream watershed (lower San Joaquin River and its tributaries) to reduce nutrient discharges (aqueous and sediment-bound) upstream of the impaired reach of the Stockton Deep Water Shipping Channel; reduce discharge or transport of material that contributes to excess biological oxygen demand;

implement management practices according to Irrigated Lands Regulatory Program (ILRP) management plans.

Pollutant: Selenium

<u>Project Types:</u> Implement activities that reduce the discharge of subsurface agricultural drainage and stormwater runoff from the Grassland Watershed to the San Joaquin River. Examples of such activities are described in the Westside Regional Drainage Plan, Longterm Stormwater Management Plan, and Grassland Bypass Project - Drainage Management Plan.

# Waterbody: Clear Lake Watershed

Pollutants: Nutrients and Harmful Algal Blooms

<u>Project Types:</u> Implement best management practices to minimize erosion and transport of phosphorous and other constituents that contribute to Harmful Algal Blooms.

# Waterbody: Sacramento River Watershed

Pollutant: Chlorpyrifos, diazinon and pyrethroids

<u>Project Types:</u> Implement management practices to reduce toxicity and pesticide discharges to impaired waterbodies.

Pollutant: Nutrients and Harmful Algal Blooms

<u>Project Types:</u> Implement management practices to reduce nutrient discharges and other constituents that contribute to eutrophication and/or Harmful Algal Blooms.

Pollutant: Indicator Bacteria

<u>Project Types:</u> Implement management practices to reduce bacteria discharges to impaired waterbodies

Pollutant: Salt

<u>Project Types:</u> Implement management practices to reduce salinity discharges to impaired waterbodies.

#### Waterbody: American River Watershed

Pollutant: Nutrients and Harmful Algal Blooms

<u>Project Types:</u> Implement management practices to reduce nutrient discharges and other constituents that contribute to eutrophication and/or Harmful Algal Blooms.

Pollutants: Indicator Bacteria

<u>Project Types:</u> Implement management practices to reduce discharges to surface waters in areas of the American River watershed that result in impairments from bacteria.

Waterbody: Battle Creek Watershed (High-Quality Water)

Pollutant: Sediment

<u>Project Types:</u> Implement best management practices to minimize erosion and transport of sediments in the Battle Creek Watershed.

# **Lahontan Regional Water Board (Region 6)**

# Waterbody: Section 303(d) Listed Waterbodies

<u>Pollutant:</u> Pollutants listed per each respective 303d listed waterbody via the California 2018 Integrated Report

<u>Planning Project Types</u>: development of a 9-element plan or other planning projects associated with reducing listed pollutant(s) in the 303(d) listed impaired waterbody.

<u>Implementation Project Types</u>: Implement management measures associated with reducing listed pollutant(s) in the 303(d) listed impaired waterbody.

# Colorado River Water Board (Region 7)

# Waterbody: Alamo River

Pollutant: Sediment, Organophosphate and Organochlorine Compounds

<u>Project Types</u>: Implement management measures in TMDL-required water quality management plans (Water Management Plans) for agricultural drain discharges to reduce pollutants in impaired water body.

#### Waterbody: New River (International Boundary to Salton Sea)

Pollutant: Sediment, Organophosphate and Organochlorine Compounds

<u>Project Types</u>: Develop and implement TMDL-required Water Management Plans and other management measures for agricultural drain discharges to reduce pollutants in impaired water body.

Pollutant: Bacteria, trash, dissolved oxygen

<u>Project Types</u>: Develop and implement projects contained in the Strategic Plan: New River Improvement Project (December 2011). New River Pathogen and Trash TMDLs cover the whole stretch of river in the U.S. New River dissolved oxygen TMDL covers the segment of the New River from International Boundary to 0.8 miles downstream in U.S.

#### Waterbody: Imperial Valley Drains

<u>Pollutant</u>: Sediment, Organophosphate and Organochlorine Compounds

<u>Project Types</u>: Develop and implement TMDL-required Water Management Plans and other management measures for agricultural drain discharges to reduce pollutants in impaired water bodies.

# Waterbody: Wiest Lake

Pollutant: Organophosphate and Organochlorine Compounds

<u>Project Types</u>: Develop and implement TMDL-required Water Management Plans and other management measures to reduce pollutants in impaired water body.

# Waterbody: Coachella Valley Storm Channel

Pollutant: E. coli, PCBs, and Organochlorine Pesticides

<u>Project Types</u>: Develop and implement TMDL-required Water Management Plans and other management measures to reduce pollutants in impaired water body.

# Waterbody: Palo Verde Outfall Drain and Lagoon

Pollutant: DDT and Toxaphene

<u>Project Types</u>: Develop and implement TMDL-required Water Management Plans and other management measures to reduce pollutants in impaired water body.

# Santa Ana Regional Water Board (Region 8)

# Waterbody: Section 303(d) Listed Waterbodies

<u>Pollutant:</u> Pollutants listed per each respective 303d listed waterbody via the California 2018 Integrated Report

<u>Planning Project Types</u>: development of a 9-element plan or other planning projects associated with reducing listed pollutant(s) in the 303(d) listed impaired waterbody.

<u>Implementation Project Types</u>: Implement management measures associated with reducing listed pollutant(s) in the 303(d) listed impaired waterbody.

#### San Diego Regional Water Board (Region 9)

# Waterbody: San Mateo Creek watershed

Pollutant: Invasive species

<u>Project Types:</u> Develop and implement management measures/management practices to protect and restore the RARE Beneficial Use for federal-endangered Southern California Steelhead from predation and competition of invasive organisms in San Mateo creek as proposed in the Invasive Species Total Maximum Daily Load located at the following link:

https://www.waterboards.ca.gov/sandiego/water\_issues/programs/tmdls/san\_mateo.html.

Waterbody: Shelter Island Yacht Basin - San Diego Bay

Pollutant: Copper

<u>Project Types:</u> Implement management measures/management practices to reduce copper loading from boats as required by Resolution No. R9-2005-0019, Total Maximum Daily Load for Dissolved Copper in Shelter Island Yacht Basin, San Diego Bay located at this link: <u>waterboards.ca.gov/sandiego/water\_issues/programs/watershed/docs/swu/shelter\_island/techpt020905.pdf.</u>

# Waterbody: Rainbow Creek Watershed

Pollutant: Total Nitrogen; Total Phosphorus

<u>Project Types:</u> Implement management measures/management practices, restoration, or conservation actions to reduce total nitrogen and total phosphorus loading as required by Resolution No. R9-2005-0039, Basin Plan Amendment and Final Technical Report for Total Nitrogen and Total Phosphorus Total Maximum Daily Loads for Rainbow Creek located at this link,

https://www.waterboards.ca.gov/sandiego/water\_issues/programs/tmdls/rainbowcreek.html, or the requirements of the San Diego Water Board's General Agricultural Orders, located at this link,

https://www.waterboards.ca.gov/sandiego/water\_issues/programs/commercial\_agriculture/commercial\_ag\_wdr.html.

# Waterbody: Santa Margarita River Watershed

Pollutant: Nutrients

<u>Project Types:</u> Implement management measures/management practices, restoration, or conservation actions to reduce nonpoint sources of nitrogen and phosphorus that lead to eutrophic conditions as required by the Alternative TMDL, Draft Staff Report: Santa Margarita River Estuary, California Nutrients Total Maximum Daily Load Project, with Tentative Investigative Order (documents are draft and tentative until Board approved).

#### Waterbody: Beaches in the San Diego Region

Pollutant: Indicator Bacteria

<u>Project Types:</u> Implement management measures/management practices to reduce nonpoint sources of bacteria as required by Resolution No. R9-2010-0001, Revised Total Maximum Daily Loads for Indicator Bacteria, Project I – Twenty Beaches and Creeks in the San Diego Region (including Tecolote Creek) located at this link,

https://www.waterboards.ca.gov/sandiego/water\_issues/programs/tmdls/docs/bacteria/updates 022610/2010-0210 Final Technical Report.pdf, or the requirements of the San Diego Water Board's General Agricultural Orders located at this link,

https://www.waterboards.ca.gov/sandiego/water\_issues/programs/commercial\_agriculture/commercial\_ag\_wdr.html.

#### Waterbody: Baby Beach in Dana Point Harbor

Pollutant: Indicator Bacteria

<u>Project Types:</u> Implement management measures/management practices to reduce nonpoint sources of bacteria as required by Resolution No. R9-2008-0027, Total Maximum Daily Loads for Indicator Bacteria, Baby Beach in Dana Harbor and Shelter Island Shoreline Park in San Diego Bay located at this link,

https://www.waterboards.ca.gov/rwqcb9/water\_issues/programs/tmdls/docs/bacteria\_p\_roject2/Final\_Technical\_Report\_rev1.pdf.

# Waterbody: Tijuana River Valley

Pollutant: Sediment, Trash, Bacteria

<u>Project Types:</u> Implement management measures/management practices, restoration, or conservation actions to reduce nonpoint sources of bacteria, sediment, and trash as identified in Resolution No. R9-2012-0030, A Resolution Endorsing the Tijuana River Valley Recovery Team's Strategy "Living with the Water" dated January 2012, located at this link,

https://www.waterboards.ca.gov/sandiego/board\_decisions/adopted\_orders/2012/R9-2012-0030.pdf, the Tijuana River Valley Recovery Team Recovery Strategy Living with the Water located at this link

https://www.waterboards.ca.gov/sandiego/water\_issues/programs/tijuana\_river\_valley\_s trategy/docs/Recovery\_Strategy\_Living\_with\_the\_Water.PDF, or Resolution No. R9-2015-0035, A Resolution Endorsing the Tijuana River Valley Recovery Team Five-Year Action Plan, March 2015 located at this link,

https://www.waterboards.ca.gov/sandiego/board\_decisions/adopted\_orders/2015/R9-2015-0035.pdf.

# Waterbody: Loma Alta Slough Watershed

Pollutant: Phosphorous

<u>Project Types:</u> Implement management measures/management practices, restoration, or conservation actions to reduce nonpoint sources of phosphorus as required by Resolution No. R9-2014-0020, Resolution of Commitment to an Alternative Process for Achieving Water Quality Objectives for Biostimulatory Substances in Loma Alta Slough located at this link

https://www.waterboards.ca.gov/sandiego/board\_decisions/adopted\_orders/2014/R9-2014-0020/R9-2014-0020.pdf.

# Waterbody: Section 303(d) Listed Waterbodies

<u>Pollutant:</u> Pollutants listed per each respective 303(d) listed waterbody included in the California 2018 Integrated Report.

<u>Project Type:</u> Implement management measures/management practices, restoration, or conservation actions that protect, restore, and/or reduce pollutants into the 303(d) listed waterbody.

<u>Additional Planning Project Types:</u> Development of a watershed-based plan as described in Appendix 1.

# Waterbody: Critical Coastal Areas (CCA) as designated by the California Coastal Commission (CCC)<sup>12</sup>

- Heisler Park
- Aliso Creek
- Dana Point
- San Juan Creek
- Santa Margarita River Estuary
- San Luis Rey River Estuary

- Agua Hedionda Lagoon
- Batiquitos Lagoon
- San Elijo Lagoon
- San Dieguito Lagoon
- Los Peñasquitos Lagoon

- San Diego –
   Scripps
- La Jolla
- Mission Bay
- Famosa Slough
- San Diego Bay
- Tijuana River Estuary

<u>Pollutant:</u> Any pollutants associated with discharges that may impact beneficial uses in the CCAs.

<u>Project Types:</u> Implement management measures that protect or restore beneficial uses for critical coastal areas that are degraded or threatened by pollution runoff. Establish, reestablish, rehabilitate, and/or enhance coastal wetlands, and estuarine habitat to improve watershed functions and support beneficial uses (e.g., estuarine habitat, wildlife habitat, rare, threatened, or endangered species, migration, spawning, reproduction, and/or early development, commercial and sport fishing, and shellfish harvesting).

Monitor discharge and/or ambient water quality at or adjacent to CWA section 319(h) funded project sites to demonstrate project outcomes (e.g., determine the effectiveness of practices in improving water quality, document habitat condition improvement, and confirm the attainment of water quality objectives).

<u>Additional Planning Project Type:</u> Develop a 9-element watershed-based plan for a CCA as described in Appendix 1.

# VIII. Appendices

Appendix 1: Minimum Elements for Watershed-Based Plans per Clean Water Act section 319

All projects supported with Clean Water Act section 319 funds must implement activities based on sound watershed-based plans (WBPs) as defined by the United States Environmental Protection Agency (U.S. EPA) in its Handbook for Developing Watershed Plans to Restore Our Waters located at this link, <a href="mailto:epa.gov/sites/default/files/2015-">epa.gov/sites/default/files/2015-</a>

<sup>&</sup>lt;sup>12</sup> CCC's website for critical coastal areas program is located at this link <a href="https://www.coastal.ca.gov/water-quality/critical-coastal-areas/">https://www.coastal.ca.gov/water-quality/critical-coastal-areas/</a>.

<u>09/documents/2008 04 18 nps watershed handbook handbook-2.pdf</u>. U.S. EPA's Handbook is based on the idea that significant environmental results are more likely where plans provide detailed information to ensure that priority activities are being undertaken to achieve water quality objectives and beneficial uses within a specific time frame. This is important for a wide range of reasons including the need to (1) ensure that limited resources address significant pollutant sources, (2) accelerate the pace of restoration, (3) provide information to leverage related resources, and (4) establish feedback mechanisms for adjustments to ensure ongoing progress.

WBPs are holistic documents that are designed to protect and restore a watershed. These plans provide a careful analysis of the sources of water quality problems, their relative contributions to the problems, and alternatives to solve those problems. WBPs should also deliver proactive measures to protect waterbodies. In watersheds where a TMDL has been developed and approved or is in process of being developed, WBPs should be designed to achieve the load reductions called for in the TMDL.

U.S. EPA has identified nine elements that are critical for achieving improvements in water quality and strongly recommends that they be included in all WBPs intended to address water quality impairments. U.S. EPA's Handbook identifies the nine elements that WBPs must address. These elements are summarized below. However, they do not necessarily take place sequentially. The level of detail needed to address each of the nine elements of a WBP will vary. The U.S. EPA Handbook addresses the watershed planning process, highlighting these elements in detail to show how to develop and implement watershed plans that will achieve water quality and other environmental goals. See U.S. EPA's Handbook for more information.

#### Element 1: Identification of Causes and Sources

Identification of causes of impairment and pollutant sources or groups of similar sources that need to be controlled to achieve needed load reductions and any other goals identified in the watershed plan.

#### **Element 2: Expected Load Reductions**

An estimate of the load reductions expected from management measures.

#### **Element 3: Management Measures**

A description of the nonpoint source management measures that will need to be implemented to achieve load reductions, and a description of the critical areas in which those measures will be needed to implement this plan.

#### **Element 4: Technical and Financial Assistance**

Estimate of the amounts of technical and financial assistance needed, associated costs, and/or the sources and authorities that will be relied upon to implement the plan.

#### Element 5: Information/Education

An information and education component used to enhance public understanding of the project and encourage their early and continued participation in selecting, designing,

and implementing the nonpoint source management measures that will be implemented.

#### Element 6: Schedule

Schedule that is reasonably expeditious for implementing the nonpoint source management measures identified in the plan.

#### Element 7: Measurable Milestones

A description of interim measurable milestones for determining whether nonpoint source management measures or other control actions are being implemented.

# **Element 8: Evaluation of Progress**

A set of criteria that can be used to determine whether loading reductions are being achieved over time and whether substantial progress is being made toward attaining water quality standards.

# **Element 9: Monitoring**

A monitoring component to evaluate the effectiveness of the implementation efforts over time, measured against the criteria established in Element 8.

U.S. EPA requires that projects funded under CWA section 319 directly implement a WBP addressing the nine elements (except in select cases, such as when there is an EPA-approved Alternative WBPs). U.S. EPA encourages utilization of relevant planning documents that contain some or all the information needed to fulfill the elements of a WBP. Where information already exists, is representative of current conditions, and is of enough quality and detail for planning, the information may be used to fulfill appropriate WBP elements. Examples of such documents include various state and local watershed planning documents, TMDLs and TMDL implementation plans, source water protection plans, National Estuary Program Comprehensive Conservation and Management Plans (CCMPs) or NEP annual project work plans.

Applicants may work with the Regional or State Water Board Grant Coordinators listed in Appendix 7 to verify that the combination of plans address the nine elements, are readily accessible to watershed interested parties, and provide a roadmap that can effectively guide restoration and protection efforts. Elements that are inadequate in existing plans will need to be incorporated into the plans, as appropriate, to be eligible for Clean Water Act 319 funds. As part of their project proposal, applicants will complete a table (see nine-element verification table NPS Grant Program webpage located at this link:

https://www.waterboards.ca.gov/water\_issues/programs/nps/319grants.html to indicate where each watershed plan element is addressed. Grant awards for 319 funds may be denied if all nine elements are not adequately addressed.

# **Appendix 2: Definitions**

**Applicant** - an entity that files an application for funding under the provisions of the NPS Grant Program with the State Water Resources Control Board (State Water Board).

**Application** - the electronic submission to the State Water Board that requests grant funding for the project that the applicant intends to implement. It includes the responses to the questions included in the on-line application system (FAAST) as well as the proposal.

**Assessed Waters –** Water bodies for which the State is able to make use-support decisions based on actual information such as data to determine if water bodies contain pollutants at levels that exceed water quality standards.

Beneficial Uses - the uses that streams, lakes, rivers, and other water bodies have for humans and other life. They are outlined in the Regional Water Board's Water Quality Control Plan (i.e., basin plan). Categories of beneficial uses include water contact recreation, non- water contact recreation, municipal water supply, cold freshwater habitat, and more. Each body of water in the State has a set of beneficial uses it supports that may or may not include all categories of beneficial uses. Different beneficial uses require different water quality objectives. Therefore, each beneficial use has a set of water quality objectives designed to protect that beneficial use.

**Community** – for the purposes of this grant program, a community is a population of persons residing in the same locality under the same local governance.

**Critical Coastal Areas** – California's Critical Coastal Areas program aims to foster collaboration among local interested parties and government agencies, to better coordinate efforts to protect high resource-value coastal waters from polluted runoff. This non-regulatory program, which is part of the state's NPS Program, is coordinated by Coastal Commission staff.

**Disadvantaged Community** – a community with an annual median household income that is less than 80% of the statewide annual median household income (Wat. Code, § 79505.5 (a).).

**Environmental Justice** –defined by California statute as "The fair treatment of people and meaningful involvement of all races, cultures, incomes, and national origins, with respect to the development, adoption, implementation, and enforcement of environmental laws, regulations, and policies." (Gov. Code, § 65040.12.).

**Forest Lands** – per California Public Resources Code section 12220(g), land that can support 10% native tree cover of any species, including hardwoods, under natural conditions, and that allows for management of one or more forest resources, including timber, aesthetics, fish and wildlife, biodiversity, water quality, recreation, and other public benefits.

**Funding Match** – funds made available by the applicant, for work performed according to the grant agreement terms and scope of work, to be applied toward eligible project

costs. Match may include state funds and services, federal funds and services, local funding, or donated and volunteer services from non-state sources. Eligible reimbursable expenses incurred after the applicant is notified of funding approval and prior to the project completion date can be applied to the funding match. Additionally, education and outreach may qualify as a portion of the funding match. Unless the applicant qualifies for a funding match waiver or reduction, the match must be 25% or more of the total project cost, and for septic system upgrades, match must be 75% or more of the total project cost.

**Grantee –** a recipient of grant funding under these Guidelines.

**Granting Agency** – the agency that is funding a proposal and with which an applicant has a grant agreement. The State Water Board is the granting agency for the Nonpoint Source Grant Program.

**High-Quality Water –** waters in Category 1 of the 2018 California Integrated Report as approved by State Water Board and U.S. EPA.

**Human Right to Water –** declaration per Assembly Bill 685 that legislatively recognizes the human right to water. In Water Code section 106.3, the state recognizes that "every human being has the right to safe, clean, affordable, and accessible water adequate for human consumption, cooking, and sanitary purposes." The human right to water extends to all Californians, including disadvantaged individuals and groups and communities in rural and urban areas.

**Hydrologic Unit Code** - a sequence of numbers or letters that identify a hydrological feature like a river, river reach, lake, or area like a drainage basin (also called watershed or catchment). The United States Geological Survey created a hierarchical system of hydrologic units originally called regions, subregions, accounting units, and cataloging units. Each unit was assigned a unique Hydrologic Unit Code. As of 2010, there are six levels in the hierarchy, represented by hydrologic unit codes from 2 to 12 digits long, called regions, subregions, basins, subbasins, watersheds, and subwatersheds.

**Impaired Water Body** – surface waters identified by the Regional Water Boards as impaired because water quality objectives are not being achieved or where the designated beneficial uses are not fully protected after application of technology-based controls. A list of impaired water bodies is compiled by the State Water Board pursuant to Clean Water Act section 303(d).

**Implementation** – on-the-ground TMDL/watershed plan actions targeted toward achieving water quality goals.

**Ineligible Applicant** - an applicant that does not meet the eligibility requirements specified in Project Eligibility Requirements.

**Interested Party –** an individual, group, coalition, agency, or others who are involved in, affected by, or have an interest in the implementation of a specific program or project.

Interested parties for NPS projects include people and organizations invested in the watershed and outcome of the watershed-based plan.

**Local Public Agency** – any city, county, city and county, or district.

**Management Measures** – economically achievable methods for the control of the addition of pollutants from existing and new categories and classes of Nonpoint Source pollution, which reflect the greatest degrees of pollutant reduction achievable through the application of the best available nonpoint source pollution control practices, technologies, processes, siting criteria, operating methods, or alternatives. In January 2000, the State Water Board and California Coastal Commission released California's Management Measures for Polluted Runoff (CAMMPR) located at this link,

https://www.waterboards.ca.gov/water\_issues/programs/nps/docs/plans\_policies/nps\_progplan\_vii.pdf, which describes a total of 61 management measures in each of the major categories of nonpoint source pollutions: (1) agriculture; (2) forestry; (3) urban areas; (4) marinas and recreational boating; (5) hydromodification; and (6) wetlands, riparian areas, and vegetated treatment systems.

**Management Practices** – practices that include, but are not limited to, structural and nonstructural controls. Management Practices can be applied before, during, and after pollution-producing activities to reduce or eliminate the introduction of pollutants into receiving waters.

**Nearly Adopted TMDL** – scheduled to be adopted by the Regional Water Board by June 30, 2025.

**Nonpoint Source Pollution (NPS)** – water pollution that does not originate from a discrete point, such as a sewage treatment plant outlet. Nonpoint source pollution is a by- product of land use practices, such as those associated with farming, timber harvesting, construction management, marina and boating activities, road construction and maintenance, mining, and urbanized areas not regulated under the point source stormwater program. Primary pollutants include sediment, fertilizers, pesticides and other pollutants that are picked up by water traveling over and through the land and are delivered to surface and groundwater via precipitation, runoff, and leaching. From a regulatory perspective, pollutant discharges that are regulated under the National Pollutant Discharge Elimination System Permit are considered to be point sources. By definition, all other discharges are considered NPS pollution.

Nonpoint Source Program Implementation Plan for 2020-2025, California – State Water Board plan developed in collaboration with the Regional Water Boards and the California Coastal Commission. Anticipated approval of the plan is September 2020. The plan addresses California's NPS pollution by assessing the State's NPS pollution problems/causes and implementing management programs.

**Nonpoint Source Program Pollution Control Program -** California's coastal nonpoint pollution control program (coastal nonpoint program), which meets the requirements of section 6217 of the Coastal Zone Act Reauthorization Amendments of 1990. The California coastal nonpoint program was approved by NOAA and EPA in July 2000.

**Nonpoint Source (NPS) Program Preferences -** areas and waterbodies identified by the Water Boards for which funding will be prioritized (see Section VII: NPS Grant Program Preferences).

**Nonprofit Organization –** any organization under sections 501c (3), 501(c)(4), or 501(c)(5) of the Federal Internal Revenue Code.

**Section 501(c)(3)** defines nonprofit organizations as:

"Corporations, and any community chest, fund, or foundation, organized and operated exclusively for religious, charitable, scientific, testing for public safety, literary, or educational purposes, or to foster national or international amateur sports competition (but only if no part of its activities involve the provision of athletic facilities or equipment), or for the prevention of cruelty to children or animals, no part of the net earnings of which incurs to the benefit of any private shareholder or individual, no substantial part of the activities of which is carrying on propaganda, or otherwise attempting, to influence legislation (except as otherwise provided in subsection (h)), and which does not participate in, or intervene in (including the publishing or distributing of statements), any political campaign on behalf of (or in opposition to) any candidate for public office."

Section 501(c)(4) defines nonprofit organizations as:

- A) "Civic leagues or organizations not organized for profit but operated exclusively for the promotion of social welfare, or local associations of employees, the membership of which is limited to the employees of a designated person or persons in a particular municipality, and the net earnings of which are devoted exclusively to charitable, educational, or recreational purposes."
- B) "Subparagraph (A) shall not apply to an entity unless no part of the net earnings of such entity inures to the benefit of any private shareholder or individual."

**Pollutant Load Reduction** – the decrease of a pollutant (in mass or concentration) in the impaired waterbody resulting from the implementation of the project.

**Private Party/Entity** – an entity that is not a unit of government including, but not limited to, a corporation, partnership, company, nonprofit organization or other legal entity or natural person.

**Project –** the entire set of actions, including planning, permitting, constructing, monitoring, and reporting on all the proposed activities, including structural and non-structural implementation of management measures and practices.

**Project Area** - the geographical boundaries, as defined by the applicant, which encompass the area where the project will be implemented/constructed including the area where the benefits and impacts of project implementation or planning activities extend. For projects to develop local watershed management plans, the project area includes the entire area included in the planning activities.

**Proposal** – all the supporting documentation submitted by the applicant that details the project and actions that are proposed for funding pursuant to an application for a grant.

**Public Agency** – any city, county, city and county, district, the State, or any agency or department thereof.

**Public Colleges** – State Universities, University of California, and California community colleges.

**Public Works** – as defined in the California Labor Code, section 1720.

**Regional Agency** – a public agency with statutory authority over land use or water management whose jurisdiction encompasses an area greater than the jurisdictional boundaries of any one local public agency.

**Section 303(d) List** – a list of impaired waters prepared by states per Clean Water Act section 303(d). Once the impaired waters are identified and placed on the list, section 303(d) requires that the State establish TMDLs that will meet water quality standards for each listed water body.

**Technical Review Panel (Review Panel)** – panel of State and Regional Water Board staff, U.S. EPA representative(s), and the Coastal Commission that reviews the eligibility of the applicant and project, in addition to evaluating, scoring, and ranking the proposals for funding.

**Total Maximum Daily Load (TMDL)** – the document presenting the calculation of the maximum amount of a pollutant that can be discharged into a water body so that the waterbody will meet and continue to meet water quality standards for the identified pollutant(s), determination of pollutant reduction targets, and allocation of load reductions necessary to the source of the pollutant. In California, TMDLs include an implementation plan to achieve the pollutant reduction targets.

**Total Maximum Daily Load (TMDL) Alternative** – a locally-controlled pollution control program that is not a TMDL, that is expected to solve pollution problems, that has many of the same elements as a TMDL, and that has some legal or financial guarantee that it will be implemented. To meet the objectives of a TMDL Alternative for purposes of applying for funding, the pollution control program must:

- Be problem-specific and waterbody-specific.
- Have reasonable time limits established for correcting the specific problem, including load reduction or interim targets when appropriate.
- Have a monitoring component to evaluate effectiveness.
- Have adaptive management built into the plan to allow for course corrections if necessary.
- Have enforceable pollution controls or actions stringent enough to attain the water quality standard(s).

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- Be feasible, with enforceable legal or financial guarantees that implementation will occur.
- Be actively and successfully implemented and show progress on water quality improvements in accordance with the plan.
- Describe management measures and actions designed to meet water quality standards.
- Have an implementation schedule and measurable milestones.
- Describe criteria that are used to determine loading reductions achieved over time.
- Contain an information/education component.

TMDL Alternatives include "A Long-Term Vision for Assessment, Restoration, and Protection under the Clean Water Act Section 303(d) Program" or "Vision Plans. For more information on Vision Plans, please see EPA 2013 Vision for Implementing the Clean Water Act Section 303(d) Impaired Waters Program Responsibilities at this link, <a href="https://www.epa.gov/tmdl/2013-vision-implementing-cwa-section-303d-impaired-waters-program-responsibilities#vision">https://www.epa.gov/tmdl/2013-vision-implementing-cwa-section-303d-impaired-waters-program-responsibilities#vision</a>.

#### **Appendix 3: Environmental Review Process**

# **Purpose**

This appendix details steps the applicants must take to comply with environmental review requirements for the Nonpoint Source Grant Program administered by the State Water Resources Control Board (State Water Board). Generally, the process is accomplished through compliance with the California Environmental Quality Act (CEQA). Detailed requirements are given in the CEQA Guidelines (California Code of Regulations, Title 14, Division 6, Chapter 3). For information on how to obtain a copy of CEQA and the CEQA Guidelines, contact the State Clearinghouse at (916) 445-0613.

This appendix is intended to supplement the CEQA Guidelines with specific requirements for environmental documents acceptable to the State Water Board when reviewing applications for funding; they are not intended to supersede or replace the CEQA Guidelines. The Nonpoint Source Grant Program also includes funds from federal sources administered by the U.S. EPA and is therefore subject to some federal environmental regulations. The federal requirements are emphasized in this appendix.

# **CEQA Requirements**

All projects funded under the NPS Grant Program must comply with the CEQA. Grantees are responsible for complying with all applicable laws and regulations for their projects, including CEQA. Grantees are responsible for obtaining all CEQA documentation for all project sites, including project sites included in subcontracts, and submitting it to the State Water Board. The State Water Board selection of a project for a grant does not indicate that the consideration of alternatives or mitigation measures that would reduce or eliminate adverse environmental effects of that project is adequate.

During the CEQA process for the release, consideration, and adoption of a negative declaration (ND), mitigated negative declaration (MND), or environmental impact report (EIR) for a project, the lead agency shall comply with all requirements for notification of and/or consultation with a California Native American tribe, where the project is in geographic area traditionally and culturally associated with the tribe (Pub. Resources Code, §21080.3.1 & 75102.).

Provide the status of all environmental documents required for the project. Attach any draft or final CEQA documents that are available.

As defined under CEQA, the applicant may be the Lead Agency if they are a public agency, and will be responsible for the preparation, circulation, and consideration of the environmental document prior to approving the project. If the grantee is a nonprofit organization, then another state agency subcontracting to the grantee must be the lead agency. If the State Water Board will be the Lead Agency, then the applicant should state this in the proposal. The State Water Board and other agencies having jurisdiction over the proposed project are *Responsible Agencies* and are accountable for reviewing and considering the information in the environmental document prior to approving any portion of the project.

The applicant may use a Negative Declaration (ND), a Mitigated Negative Declaration (MND), or an Environmental Impact Report (EIR) to comply with CEQA requirements. The applicant may use a previously prepared document accompanied by a checklist to determine if the project is adequately covered. If the project is not adequately covered by an existing document, an updated or subsequent document should be prepared. Applicants should contact the Regional Water Board Grant Coordinator before using an existing final document.

<u>Public participation:</u> For all projects, public participation and review are essential to the CEQA process (CEQA Guidelines, section 15087). An earnest public participation program can improve the planning process and reduce the chance of delays due to public controversy. Each public agency, consistent with its existing activities and procedures, should include formal and informal public involvement and receive and evaluate public reactions to environmental issues related to its project. Public comments or controversies not addressed during the planning of a proposed project could result in the need for a subsequent environmental document at a later stage or lead to legal challenges, delaying the project and raising the cost significantly.

# **Exemptions from CEQA**

In many circumstances, the applicant's project may be approved under a statutory or categorical exemption from CEQA. Applicants should submit the exemption findings to the State Water Board for these projects. After the Lead Agency approves the statuary or categorical exemption for the project, the Lead Agency should file a Notice of Exemption with the County Clerk and provide a copy of the Notice to the State Water Board.

A Notice of Exemption should include:

- 1. a brief description of the project;
- 2. a finding that the project is exempt;
- 3. references stating the applicable statutory or categorical exemption in the law or State quidelines; and
- 4. a brief statement supporting the finding of exemption.

Categorical Exemptions cannot be used if the project may have a "significant effect on the environment" as described in CEQA Guidelines, section 15065, or is considered an exception to a class of categorical exemptions as described in CEQA Guidelines, section 15300.2. Compliance with applicable federal environmental regulations including consultation with federal authorities is required for some exempt projects.

#### **DETAILED PROCEDURES**

#### Preparation of an Initial Study (CEQA Guidelines, section 15063)

An Initial Study is a preliminary analysis prepared by the Lead Agency to determine whether an EIR or a ND should be prepared. The Initial Study uses the fair argument standard to determine if a project may have a significant environmental effect that cannot be mitigated before public release of the environmental document. The criteria for "significance" of

impacts (CEQA Guidelines, sections 15064 et seq.) must be based on substantial evidence in the record and includes:

- direct effects;
- · reasonably foreseeable indirect effects;
- expert disagreement;
- considerable contribution to cumulative effects; and
- special thresholds for historical and archaeological resources.

If an applicant can determine that an EIR will clearly be required for the project, an Initial Study is not required but may still be desirable to focus the analysis of impacts.

The Initial Study must include:

- a project description;
- an environmental setting;
- potential environmental impacts;
- mitigation measures for any significant effects;
- consistency with plans and policies; and
- the names of preparers.

If a checklist is used, it must be supplemented with explanations for all applicable items, including the items that are checked "no impact." Checklists should follow the format used in Appendix G of the most recent revision (1999 or later) of the CEQA Guidelines.

If the project has no significant effect on the environment, the applicant should prepare a ND (or MND) and Initial Study (CEQA Guidelines, section 15371).

# **Negative Declaration**

A Negative Declaration (ND) is a written statement briefly explaining why a proposed project will not have a significant environmental effect. It must include:

- A project description;
- The project location;
- The identification of the project proponent;
- A proposed finding of no significant effect; and
- A copy of the Initial Study.

For Mitigated Negative Declarations (MNDs), mitigation measures included in the project to avoid significant effects must be described. The applicant must provide a notice of intent to adopt a ND (CEQA Guidelines, section 15072) specifying:

- the review period;
- the time and location of any public meetings or hearings on the proposed project;
- a brief project description; and
- the location that copies of the proposed ND or MND is available forreview.

A copy of the notice of intent and the proposed ND must be mailed to responsible and trustee agencies, agencies with jurisdiction, and all parties previously requesting notice. The ND/Initial Study also needs to be circulated through the State Clearinghouse (CEQA Guidelines, sections 15072 and 15073). The notice of intent must be posted in the county clerk's office and sent to the State Clearinghouse with fifteen (15) copies of the ND.

After the review period ends, the applicant should review and address comments received. The applicant's decision-making body should make a finding that the project will have no significant effect on the environment based on the commitment to adequately mitigate significant effects disclosed in the Initial Study or the lack of significant effects, and the absence of significant comments received, and adopt the ND.

# **Notice of Completion**

Draft environmental documents must be submitted to the State Clearinghouse for review by state agencies (CEQA Guidelines, section 15205). The applicant must send fifteen (15) copies of the ND to the State Clearinghouse, unless the State Clearinghouse approves a lower number in advance (section 15205(e)).

The applicant may use the standard *Notice of Completion* included in the CEQA Guidelines (see State Clearinghouse Handbook website - Appendix C) or develop a similar form to be used when submitting the documents. The Notice of Completion must include:

- a brief project description;
- the project location;
- the address where the draft environmental document is available; and
- the public review period.

On the back of the form, applicants should select any of the "REVIEWING AGENCIES" that they would like draft documents to be sent to including "State Water Board – Financial Assistance," otherwise the State Clearinghouse will select the appropriate review agencies.

The applicant must also send a formal transmittal letter to the State Clearinghouse giving them the authority to distribute copies of the document. If a consultant is preparing the draft environmental document, the consultant must obtain a formal transmittal letter from the applicant stating that they give permission to the consultant to send the copies of the document to the State Clearinghouse. The letter should include the State Clearinghouse number (SCH#).

If the applicant needs a shorter review period than the 30 or 45-day period required by the CEQA Guidelines, the applicant, not the consultant, must submit a written request. This

formal request can be included in the transmittal letter stating the reasons for a shorter review period. Use the following address to send documents to the State Clearinghouse:

STATE CLEARINGHOUSE OFFICE OF PERMIT ASSISTANCE GOVERNOR'S OFFICE OF PLANNING AND RESEARCH, P.O. Box 3044 SACRAMENTO, CA 95812-3044

The focal point of the CEQA review is the State Clearinghouse. The review starts when the State Clearinghouse receives your ND/Initial Study or MND at which time it will assign a SCH# to the project. If a Notice of Preparation (NOP) was previously filed, the State Clearinghouse will use the SCH# assigned to the NOP. This ten-digit number (e.g. SCH# 2002061506) is very important and should be used on all documents, such as inquiry letters, supplemental drafts, final environmental documents, etc. The State Clearinghouse will send the applicant an *Acknowledgment of Receipt* card when the document is received. If applicants have questions about the State Clearinghouse procedures, they should call the State Clearinghouse at (916) 445-0613.

To ensure that responsible agencies, including the Division, will receive copies of the environmental document for review, the applicant should send them directly to the agencies. This submittal does not replace the requirement to submit environmental documents to the State Clearinghouse for distribution (CEQA Guidelines, section 15205(f)). The applicant is also responsible for sending copies of the environmental documents to any local or federal responsible agency with jurisdiction over any part of the proposed project.

After the review period ends, the State Clearinghouse should send the applicant a letter stating that the review process is closed and that they have complied with the review requirements. Any comments from state agencies will be forwarded with this letter. Lack of response from a state or federal agency does not necessarily imply concurrence.

When the comment period closes, the applicant should review all comments received during the review process, including any oral comments received at formal or informal public meetings. The applicant should then consider whether comments are significant enough to require a complete revision of the environmental document or the proposed project, or whether minor changes in the document or addition of mitigation measures could adequately address the issues raised.

Within five days after the applicant's decision-making body has decided to proceed with the project, the applicant should prepare and file a *Notice of Determination* (NOD) with the Governor's Office of Planning and Research and the local County Clerk (see Appendix D of the CEQA Guidelines).

# **NPS Implementation Program Funding Requirements**

If the applicant applies for Nonpoint Source Grant funding, the State Water Board must ensure that federal agencies are afforded adequate review of environmental documents for projects that will be federally funded. The State Water Board will send copies of the CEQA/National Environmental Policy Act (NEPA) document (draft or final) directly to federally designated agencies as part of the review process. The applicant will need to

submit seven (7) copies of their draft or final environmental document, including any NEPA related documents discussed below, to the State Water Board.

Normally, one (1) copy will be used for the State Water Board's review and the other six (6) copies will be distributed to federally designated agencies. The federally designated agencies must have at least thirty (30) calendar days to review a ND/Initial Study. Six (6) days mailing time is also added to the review period, which would then be thirty-six calendar days from the date the environmental document was mailed to the reviewing agency.

If any of these agencies identify an issue of concern, the State Water Board will consult with the agency to determine the necessary and appropriate actions to resolve the issue. Ideally, the federal consultation review should be done concurrently with the CEQA review to allow all comments to be addressed at one time and prevent the need for supplemental documentation. However, federal consultation may also be initiated before or after CEQA review but must be completed before a funding commitment can be approved by the State Water Board.

# **Mitigation Monitoring & Reporting Program**

In an MND, when a potentially significant impact can be mitigated to avoid or substantially reduce the project's significant environmental effect, a Mitigation Monitoring Plan (MMP) should be adopted (CEQA Guidelines, section 15097). The MMP is implemented to ensure that mitigation measures and project revisions identified in the Final MND are implemented; in some cases, they are made a condition of project approval by a Responsible Agency. The MMP must include all changes in the proposed project that mitigate each significant environmental impact and ensure implementation of each mitigation measure. The MMP should also identify how the mitigation measure is to be monitored to determine if it is meeting the specified performance standard or measure of success. The MMP is often made part of the draft MND so that the Lead Agency can make revisions based on public comment.

#### Effective MMPs:

- State the objective of the mitigation measure and why it is recommended;
- Explain the specifics of the mitigation measure and how it will be implemented;
- Identify measurable performance standards by which the success of the mitigation can be determined;
- Provide for contingent mitigation if monitoring reveals that the success standards are not satisfied;
- Identify who is responsible for implementing the mitigation measure;
- Identify the specific location of the mitigation measure; and
- Develop a schedule for implementation.

# **Appendix 4: Funding Match**

Proposals for the NPS Grant Program must have a funding match of 25% of the total project cost (except eligible septic system upgrades or conversions, which require a minimum match of 75% of the total project cost), unless the applicant qualifies and applies for a full or partial match waiver (see Appendix 5), or the proposal is a post-fire recovery proposal. Match funding may be provided by state, federal, or local organizations, and may include donated funds, other grants, volunteer services, and in-kind services. The State Water Board reserves the discretion to review and approve funding match sources and expenditures. Match funding must be secured (i.e., available for use) prior to execution of subgrant agreements. Proposals that have a secure match at the time of applying for grant funding will be scored higher than proposals without secure match.

Applicants may start using match funds after being formally notified by email from the State Water Board that the applicant's proposal has been approved for funding. However, using the funding match before the grant agreement is executed is at the risk of the applicant. The funding match cannot be used to cover expenses incurred prior to formal notification by email from the State Water Board, or expenses incurred during the development of the FAAST application and proposal. All match funding must be applied to eligible project costs and work performed according to the grant agreement terms and scope of work. All matching funds must conform to the same laws, regulations, reporting requirements, and grant conditions as the federal grant funds.<sup>13</sup>

Match funding is calculated using total eligible project cost, or the requested grant amount plus match, as shown in the examples below.

# Match Requirement Example 1

Applicant A is submitting a proposal with a total project cost of \$350,000 and is required to meet the 25% match for the total cost of the project.

Total Project Cost = \$350,000

Funding Match =  $0.25 \times $350,000 = $87,500$ 

Grant Request = \$350,000 - \$87,500 = \$262,500

# Match Requirement Example 2 (Septic System Upgrade or Conversion)

Applicant B is submitting a proposal with a total project cost of \$1,000,000 and is required to meet the 75% match for the total cost of the project.

Total Project Cost = \$1,000,000

Funding Match =  $0.75 \times 1,000,000 = $750,000$ 

<sup>&</sup>lt;sup>13</sup> U.S. EPA, APPLYING FOR AND ADMINISTERING CWA SECTION 319 GRANTS: A GUIDE FOR STATE NONPOINT SOURCE AGENCIES, 20 (Sept. 2019).

2025 Nonpoint Source Grant Program Guidelines

Grant Request = \$1,000,000 - \$750,000 = \$250,000

# Appendix 5: Request for Reduction or Waiver of Funding Match for Disadvantaged Communities

To qualify for a reduction or waiver of funding match, the project must benefit a disadvantaged community. The mere presence of a project within a disadvantage community is not enough cause to grant a reduction or waiver of the funding match requirement. The disadvantaged community must be involved in the implementation of the project. Supporting information that demonstrates how the disadvantaged community is, or will be, involved in the implementation of the project is required as described below.

Applicants requesting a full or partial reduction in match must provide the following information as Attachment G, as well as a signed certificate of understanding (Exhibit A). The State Water Board will use this supporting information to determine, at its discretion, if an applicant's project proposal is in or benefits a disadvantaged community for the purposes of approving a waiver or reduction of the required funding match.

- Describe the anticipated benefits to the disadvantaged community from the proposed project. The explanation should include the nature of the anticipated benefit, the certainty that benefit will accrue if the project is implemented, and which disadvantaged community in the project area will benefit.
- 2. A map with sufficient geographic detail to define the boundaries of the disadvantaged community.
- 3. Describe the methodology used in determining the total population of the project area and the total population of the disadvantaged community(ies) in the project area. The applicant must include what census geographies (e.g., census designated place, census tract, census block) were used and how they were applied. Also, the applicant must explain how the disadvantaged communities were identified.
- 4. Provide annual median household income data for disadvantaged communities in the project area.
- 5. Provide information on the amount and type of direct benefit(s) the project(s) provides to the disadvantaged community(ies).
- 6. Describe past, current, and/or future efforts to include disadvantaged community representatives in the planning and/or implementation process.
- 7. Letters of support from representatives of disadvantaged communities indicating their support for the project or portion of the proposal designed to provide direct benefits to the disadvantaged communities and acknowledging their inclusion in the planning and/or implementation process.
- 8. The following data requirements must be met:
  - Median household income (MHI) and population data sets must be from the 2020 or later United States Census Bureau data sets, or an income/population survey if no representative census data is available; and

 Median household income data used in analysis must be from the same time period and geography as the population data.

Applicants may estimate total and disadvantaged community population numbers by whatever means that are accessible to them as long as the above data requirements are met.

For assistance with accessing census data see the United States Census Data located at this link, <a href="https://data.census.gov/">https://data.census.gov/</a>. In determining MHI and population for a disadvantaged community(ies) and the project area, applicants may use a single type of census geography or combinations of 2020 Census geographies that best represent the project area. However, the census geography used must be consistent for both MHI and population. Official census geographies, such as census tract, place, and block group, are acceptable. The intent of including this flexibility is to allow applicants a choice so that population and income data in the project area can be accurately represented.

Use of zero values for populations and MHI for disadvantaged communities are not appropriate in data sets. Text, data, and other information that supports selection of areas as a disadvantaged community must be provided. Include the method used for population determination, the population of the project area, population of DACs in the project area, MHI data for DACs, and calculation of the reduced funding match.

Applicants can also use CalEnviroScreen located at this link, <a href="https://oehha.ca.gov/calenviroscreen">https://oehha.ca.gov/calenviroscreen</a>, which is a database created by the Office of Environmental Health Hazard Assessment that helps identify California communities that are most affected by many sources of pollution, and where people are often especially vulnerable to pollution's effects, to determine if they are eligible for a waiver or reduction of funding match.

#### **Definitions**

<u>Block Group</u> – means a census geography used by the Census Bureau that is a subdivision of a census tract. A block group is the smallest geographic unit for which the Census Bureau tabulates sample data. A block group consists of all the blocks within a census tract with the same beginning (block) number.

<u>Census Designated Place</u> – means a census geography used by the Census Bureau that is a statistical entity, defined for each decennial census according to Census Bureau guidelines, comprising a densely settled concentration of population that is not within an incorporated place, but is locally identified by a name.

Census designated places are delineated cooperatively by state and local officials and the Census Bureau, following Census Bureau guidelines.

<u>Census Tract</u> – means a census geography used by the Census Bureau that is a small, relatively permanent statistical subdivision of a county delineated by a local committee of census data users for the purpose of presenting data. Census tract boundaries normally follow visible features but may follow governmental unit boundaries and other non-visible features in some instances; they always nest within counties. Census tracts are designed to

# 2025 Nonpoint Source Grant Program Guidelines

be relatively homogeneous units with respect to population characteristics, economic status, and living conditions at the time of establishment.

Census tracts average about 4,000 inhabitants.

<u>Disadvantaged Community</u> – a community with an annual MHI that is less than 80% of the statewide MHI (Wat. Code, §79505.5 (a).).

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Exhibit A: Certification of Understanding

The undersigned certifies that:

The application submitted by <Insert Name of Applicant> for <Insert Proposal Title> and <FAAST PIN> for a Nonpoint Source Grant contains a request for reduction of funding match based on the presence of a disadvantaged community.

The above-named applicant understands:

- The reduction of the funding match presented in the application is a request that will not be automatically granted.
- The State Water Resources Control Board will, at its discretion, decide to accept, modify, or deny an applicant's requested reduction.
- Should the proposal be chosen for funding, but the requested reduction in funding match be rejected or modified, the applicant is responsible for costs exceeding the grant funding amount to complete the project.
- The granting agency will rescind the grant award if the applicant cannot cover increased costs due to rejection or modification of the request for a reduction of the funding match or adequately restructure the grant proposal so that it can meet the intent of the original proposal.

Authorized Representative's Signature: _	
Printed Name:	
Title:	
Agency:	
Date:	

# **Appendix 6: Project Assessment and Evaluation Plan**

The purpose of this Appendix is to provide background information on Project Assessment and Evaluation Plans (PAEPs) and the Project Performance Measures Tables. A funded grantee will be required to complete a PAEP following grant execution.

# **Background**

Monitoring, assessment, and performance measures must be designed so that the State Water Resources Control Board (State Water Board) can ensure that the projects meet their intended goals, achieve measurable outcomes, and provide value to the state of California. The State Water Board requires that all grant-funded projects monitor and report project performance with respect to the stated benefits or objectives identified in the proposal. Applicants are required to prepare and submit Project Performance Measures Tables, specific to their proposed project, as part of the project proposal. Grantees must prepare a PAEP as part of the grant agreement, which will include the performance measures tables.

The goals of a PAEP are to:

- Provide a framework for assessment and evaluation of project performance;
- Identify measures that can be used to monitor progress towards achieving project goals and desired outcomes;
- Provide a tool for grantees and grant managers to monitor and measure project progress and guide final project performance reporting that will fulfill the grant agreement requirements;
- Provide information to help improve current and future projects; and
- Quantify the value of public expenditures to achieve environmental results.

Many projects include activities that will require measurement of several parameters to evaluate overall project performance. Successful applicants must be prepared to demonstrate the success of the project through the development and measurement of the appropriate metrics. These metrics may include water quality measurements; measurement-based estimates of pollution load reductions; acres of habitat restored; feet of stream channel stabilized; additional water supply; improved water supply reliability and flexibility; groundwater level measurements; stream flow measurements; or other quantitative measures or indicators. These and other measures and/or indicators should be selected to fit the performance evaluation needs of the project.

#### **Project Performance Measures Table**

A Project Performance Measures Table must be submitted as part of the project proposal. Applicants are required to complete multiple Performance Measures Tables depending on what types of activities are proposed. A Project Performance Measures Table should be submitted for each project included in the proposal. Use the following guidance when completing tables for a project:

**Project Goals:** Identify the project goals as they relate to activities or items outlined in the proposal/grant agreement.

**Desired Project Outcomes:** Identify the measurable results that the project expects to achieve by implementing project activities consistent with the specified goals.

**Project Performance Measures:** Appropriate project performance measures that include: (1) Output Indicators representing measures to efficiently track outputs (activities, products, or deliverables); and (2) Outcome Indicators, measures to evaluate change that is a direct result of the work and can be linked through a weight-of-evidence approach to project activities or outputs (e.g. improvements in environmental conditions, awareness, participation, or community, landowner, or local government capacity);

**Measurement Tools and Methods:** Methods of measurement or tools that will be used to document project performance (e.g. the California Rapid Assessment Method, more information located at this link, <a href="https://www.cramwetlands.org/">https://www.cramwetlands.org/</a>), California Department of Fish and Game Monitoring Protocols for fisheries restoration projects); and

**Targets:** Measurable targets that are feasible to meet during the project period, such as a 90% reduction in invasive species acreage, or 50% reduction in pesticide use within the watershed.

# **Appendix 7: Grant Coordinators List**

# **NORTH COAST REGION (1)**

5550 Skylane Boulevard, Suite A Santa Rosa, CA 95403
Carrieann Lopez, (707) 576-6745, <u>Carrieann.Lopez@Waterboards.ca.gov</u>
Michele Fortner, (707) 576-6706, <u>Michele.Fortner@waterboards.ca.gov</u>

Brendan Thompson, (707) 576-6795, <u>Brendan.Thompson@waterboards.ca.gov</u>

# SAN FRANCISCO BAY REGION (2)

1515 Clay Street, Suite 1400, Oakland, CA 94612 Laurie Taul, (510) 622-2508, <a href="mailto:laurie.taul@waterboards.ca.gov">laurie.taul@waterboards.ca.gov</a>

# **CENTRAL COAST REGION (3)**

895 Aerovista Place, Suite 101, San Luis Obispo, California 93401-5427 Katie McNeill, (805) 549-3336, Katie.McNeill@waterboards.ca.gov

# LOS ANGELES REGION (4)

320 West Fourth Street, Suite 200 Los Angeles, CA 90013 Elisha Wakefield, (213) 576-6785, Elisha.Wakefield@waterboards.ca.gov

# **CENTRAL VALLEY REGION (5)**

11020 Sun Center Drive, #200, Rancho Cordova, California 95670-6114 Ryan Brown, (916) 464-4691, Ryan.Brown@waterboards.ca.gov

#### LAHONTAN REGION (6)

2501 South Lake Tahoe Blvd. South Lake Tahoe, CA 96150 Mo Loden, (530) 542-5450, Mo.loden@waterboards.ca.gov

#### **COLORADO RIVER BASIN REGION (7)**

73720 Fred Waring Drive, Suite 100 Palm Desert, CA 92260 Francisco Costa, (760) 776-8937, <a href="mailto:Francisco.Costa@waterboards.ca.gov">Francisco.Costa@waterboards.ca.gov</a>

# SANTA ANA REGION (8)

3737 Main Street, Suite 500, Riverside, California 92501-3339
Brian Covellone, (951) 782 4382, <a href="mailto:brian.covellone@waterboards.ca.gov">brian.covellone@waterboards.ca.gov</a>

# **SAN DIEGO REGION (9)**

2375 Northside Drive, Suite 100 San Diego, California 92108
Abigail Pashina, (619) 521-3379, <a href="mailto:Abigail.Pashina@waterboards.ca.gov">Abigail.Pashina@waterboards.ca.gov</a>

#### STATE WATER BOARD

Division of Water Quality 1001 I Street, 15th Floor Sacramento, CA 94244 Jessica Leonard, (916) 341-5980, jessica.leonard@waterboards.ca.gov

#### **U.S. EPA REGION 9**

Avra Heller, (415) 972-3773, <a href="mailto:heller.avra@epa.gov">heller.avra@epa.gov</a>

# General FAAST Issues with Uploading Documents and Attachments

OFFICE: 1-866-434-1083, FAAST ADMIN@waterboards.ca.gov

# **Appendix 8: Indirect Cost Guidance**

The Office of Management and Budget and federal agencies officially implemented the *Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards* (aka "Uniform Guidance") in December 2013. The Uniform Guidance is a government-wide framework for grants management.

The State Water Board is considered a pass-through entity under the Uniform Guidance. The Uniform Guidance imposes requirements on pass-through entities and their subrecipients (i.e., the grantee) to ensure that the Federal award (i.e., CWA section 319 grant) is used in accordance with Federal statutes, regulations, and the terms and conditions of the Federal award (2 CFR 200.331(a)(1)). One requirement of the Uniform Guidance is to fund indirect costs as follows:

- The pass-through entity is required to honor a federally recognized indirect cost rate negotiated between the subrecipient and the Federal Government (2 CFR 200.331(a)(4)).
- If no such rate exists, then the pass-through entity must either negotiate a rate with the subrecipient (in compliance with part 200 of the Uniform Guidance) or apply a de minimis indirect cost rate as defined in 2 CFR 200.414(f), Indirect (F&A) costs (2 CFR 200.331(a)(4)).

Below is a list of questions and answers about how the State Water Board handles indirect costs for the Nonpoint Source Grant Program.

#### **Questions and Answers about Indirect Costs**

- 1. Will the State Water Board honor federally recognized indirect cost rates between applicants/grantees and a federal agency?
  - The Nonpoint Source Grant Program will honor federally recognized indirect cost rates between applicants and a federal agency. The applicant must provide a copy of the negotiated rate agreement to demonstrate how they apply indirect costs and commit to following it throughout the length of the grant. If an applicant had a federally recognized indirect cost rate agreement, but has let the agreement lapse or expire, the applicant is not eligible for indirect cost rates in their grant from the State Water Board.
- 2. What if the applicant has never had a federally recognized indirect cost rate agreement? If the applicant has never had a federally recognized indirect cost rate agreement, the Nonpoint Source Grant Program will allow an indirect cost rate of 10% of modified total direct costs (MTDC).
- 3. Does the 10% apply to personnel costs or to the entire grant amount?

  The 10% applies to modified total direct costs (MTDC). MTDC equals the sum of personnel services, operating expenses, travel, and up to the first \$25,000 of subcontracting expenses. MTDC does not include expenses for equipment.

4. When grantees use subcontractors as match, does the subcontractor's indirect cost count as match?

Yes. It is unnecessary for grantees at this time to calculate the portion of indirect costs from their subcontractors' billing rates. However, grantees who enter into agreements with subcontractors that use grant funds must follow the Uniform Guidance.

- 5. Can grantees use indirect costs in excess of 10% of the MTDC as matchfunds?

  No, grantees may not use indirect costs in excess of 10% of the MTDC toward match.
- 6. What types of costs qualify as indirect costs?

Note: this answer applies only to applicants who have never had a federally recognized indirect cost rate agreement, and who are therefore eligible for the State Water Board's indirect cost rate.

Indirect costs are those that have been incurred for common or joint objectives and cannot be readily identified with a particular final cost objective. Because of the diverse characteristics and accounting practices of organizations, it is not possible to specify the types of cost which may be classified as indirect cost in all situations. Examples of common indirect costs include administrative/clerical services, rent, utilities, internet and telephone service, maintenance, and general office supplies. **Costs must be consistently charged as either indirect or direct costs but may not be double charged or inconsistently charged as both.** Direct cost of minor amounts may be treated as indirect costs under the conditions described in 2 C.F.R. § 200.413(d). After direct costs have been determined and assigned directly to awards or other work as appropriate, indirect costs are those remaining to be allocated to benefitting cost objectives. A cost may not be allocated as an indirect cost if any other cost incurred for the same purpose, in like circumstances, has been assigned as a direct cost.

7. Do grantees have to submit supporting documentation for their indirect costs with invoices?

No. However, grantees must retain documentation of their indirect costs for audit purposes.

# Appendix 9: Catastrophic Release Contingency Plan Requirement

Contingency Plans must be EPA-approved and in place for CWA 319-Funded Mining Projects that have potential for an unplanned discharge of untreated fluid. Below is a contingency plan template, completed for a fictional project with potential for mine drainage release

# Name, location and description of the site and how to access to the site:

The Little Frying Pan Treatment System is located at latitude/longitude 39.247789° N/- 106.398364° W. The site is located along the Little Frying Pan Gulch, approximately 5 miles west of the town of Leadville, Lake County, CO. Entrance to the site is from County Road 567.

# Actions taken to minimize the risk for an unplanned release:

Any potential for an unplanned discharge from the site would be associated with high intensity precipitation events. Sediment controls will be installed as a precautionary measure during construction and not removed until the site has been stabilized. The treatment system has been designed to treat a specified design flow and flows in the system are limited to those that are directed into the system by a design flow pipe or rock lined channel. When it is not possible to limit the inflow to design capacity, an emergency spillway will be constructed to direct excessive flows out of the treatment system.

# Onsite Control Actions to be taken if an unplanned release occurs:

Where appropriate, emergency repair work will consist of reestablishing and redirecting the flow path of the discharge, repairing the treatment system, and repairing other facilities necessary to restore functionality to the treatment system.

# Who will be notified if an unplanned release occurs:

NOTIFICATIONS TO BE MADE: Prior to any event that may discolor water mine entry

Organization	Contact Name	Contact Number/Info	Notified? When?
City of Leadville Police	Dispatch	(719) 486-1365	DAY OF EVENT
Leadville-Lake County Fire Department	Dispatch	(719) 486-2990	DAY OF EVENT
Lake County Sheriff	Dispatch	(719) 486-1249	DAY OF EVENT
EPA Region 3	On Scene	(215) 814-5000	DAY OF EVENT
Emergency Response Spill Line	Coordinator on duty	(800) 438-2474 (in	
	Region 3 only)		
EPA Nonpoint Source Program Project Officer			DAY OF EVENT

Organization	Contact Name	Contact Number/Info	Notified? When?
CDPHE	Statewide Incidence Hotline	(877) 518-5608	DAY OF EVENT
Lake County Office of Emergency Management	Mike McHargue	(719) 486-1249	
City of Leadville, Administrator	Sarah Dallas	(719) 486-1040	
Leadville Public Works	Brad Palmer	(719) 486-0259	
CWCB Department of Natural Resources State Engineer's Office	Brian Sutton, Water Commissioner, District 11	(719) 221-0367	
Lake County Director of Administration	Guy Patterson	(719) 486-7491	
Lake County Environmental Health	Jackie Littlepage	(719) 486-7481	
Colorado Division of Water Resources, Arkansas River Basin Water Commission Division 2, District 11	Steve Witte, Division 2 Engineer Brian Sutton, Water Commissioner	(719) 542-3368 Ext. 2126 (719) 221-0367	
CDPHE	Mark Rudolph	(303) 916-2179	Ongoing
DRMS	Craig Bissonnette	(970) 445-8635	Ongoing

# Appendix 10: Monitoring Plans and Quality Assurance Project Plans

When conducting water quality monitoring, the Grantee shall develop and maintain a quality assurance project plan (QAPP) containing a detailed monitoring plan (MP) to ensure the project data is of known, consistent, and documented quality. The QAPP/MP shall be developed using the Guidance for Quality Assurance Project Plans, EPA QA/G-5 (EPA/240/R2/009, 2002). The QAPP shall be submitted to and approved by a Regional Water Quality Control Board (Regional Water Board) Project Manager and State Water Board Quality Assurance manager prior to beginning any data collection or use activities. The QAPP shall be updated and re-submitted to the Regional Water Board for approval when significant changes are made that would affect the overall data quality and use (e.g., using a new analytical chemistry laboratory) or at least annually if any changes are made.

For the NPS Grant Program, monitoring plans may be combined with QAPPs. In general, QAPPs describe the activities involved with acquiring environmental data whether it is generated from direct measurements, collected from other sources, or compiled from computerized databases and information systems. The level of detail in a QAPP is dependent on the type of work being proposed, the intended use of the data, and the risk involved in using inadequate data for the project.

In general, a QAPP addresses the following basic elements:

- who will use the data;
- what the project's goals/objectives/questions or issues are;
- what decision(s) will be made from the information obtained;
- how, when, and where project information will be acquired or generated;
  - sampling methods
  - analytical methods
  - o instrument/equipment testing, inspection, and maintenance
  - data management
- what possible problems may arise and what actions can be taken to mitigate their impact on the project;
- what type, quantity, and quality of data are specified;
- how "good" those data must be to support the decision to be made; and how the data will be analyzed, assessed, and reported.