

**RUSSIAN RIVER ESTUARY OUTLET CHANNEL
ADAPTIVE MANAGEMENT PLAN
2014**

Prepared for

Sonoma County Water Agency

Prepared by

ESA PWA

with

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1. INTRODUCTION

Sonoma County Water Agency (the Agency) is required to develop a management plan for the Russian River Estuary mouth in response to a 2008 Biological Opinion (BO) from the National Marine Fisheries Service (NMFS) designed to improve salmonid rearing habitat in the estuary (NMFS, 2008). Prior to the BO, the existing Russian River Estuary management plan focused on artificial breaching to prevent flooding. The Agency retained ESA PWA¹ to assist in developing the revised plan to address the objectives of the BO.

The BO stipulates several phases of outlet channel management over fifteen years with additional management options specified for each phase. The phases are part of an adaptive process for management actions to enhance salmonid habitat. If earlier phases are successful in meeting the performance criteria, subsequent phases will not be needed. The existing plan was first developed in 2009 to address the Phase 1 objectives in the BO and then updated in 2010, 2011, 2012, and 2013. This document, the management plan for 2014, is largely based on the plan drafted in 2013. The changes between the 2013 and 2014 plan include: documented 2013 inlet conditions (Attachment H), and updated permitting requirements (Sections 3.2 and Attachment C).

Because of permitting issues, the outlet channel was not implemented in 2009. In 2010, the outlet channel naturally established itself for about one a week at the end of June, and was then closed by ocean waves. After this closure, the Agency mechanically re-created the outlet channel. However, waves closed the outlet channel less than a day after implementation. Before the outlet channel could be re-established by the Agency, the lagoon breached, returning the estuary to tidal conditions for the remainder of the summer. Additional closures occurred in September and October, but large wave conditions and imminent flooding prevented efforts to create an outlet channel. In 2011, the inlet never closed long enough to warrant management action. Wave events caused a series of closures between the end of September and into November. However, the closures lasted a week or less, ending when rising lagoon water levels overtopped the beach berm and naturally scoured a new tidal channel. 2013 was similar to 2011 and 2012, with early summer and early fall closures ending when overtopping naturally scoured a new channel.

The approach of the 2014 plan is to meet the objective of the Reasonable and Prudent Alternative (RPA), Alterations to Estuary Management, to the greatest extent feasible while staying within the constraints of existing regulatory permits and minimizing the impact to aesthetic, biological, and recreational resources of the site. It is recognized that the measures developed in the 2014 management plan, when implemented, may not fully meet the objective established by the RPA. The concept of this approach was developed in coordination with NMFS, California Department of Fish and Wildlife (CDFW)², and California State Parks (CSP). This draft plan was provided to these agencies and discussed at a meeting on March 11, 2014 that included representatives from NMFS and CDFW, as well as the Sonoma County Water Agency, Bodeg Marine Laboratory, the U.S. Army

¹ Previously Philip Williams & Associates

² CDFW's CESA tracking number is 2080-2009-016-03 and 1600 Notification number is III-1176-96

Corps of Engineers, the Regional Water Quality Control Board, and ESA PWA. Comments on the draft plan from these representatives will inform the revision of the draft plan to create the final plan.

The goal of the management plan is to reduce marine influence on the Russian River Estuary (Figure 1) during the management period, May 15th to October 15th. The management actions are intended to limit tidal exchange between the ocean and the estuary. Instead of the existing tidal estuary, the BO proposes a perched lagoon with water levels above tidal elevations. With tidal inflows limited, river inflow to the lagoon may enhance the extent of freshwater habitat for the benefit of juvenile salmonid rearing. Maintaining the lagoon water levels in a perched state that is also below flood stage requires an outlet channel to convey water from the estuary to the ocean over the beach berm.

The outlet channel adaptive management plan is organized as follows. Conclusions and recommendations of this plan are described in Section 2. Sections 3-6 describe the planning and analysis steps: (1) defining project performance criteria (Section 3), (2) developing a conceptual model of relevant physical processes (Section 4), and (3) conducting technical analysis to quantify target outlet channel conditions (Sections 5 and 6). The resulting operations and management plan derived from these planning steps is also documented in this report (Section 7). The adaptive management strategy will continue by actual implementation of this plan, then monitoring and evaluating the outlet channel response to refine the plan for subsequent years.

2. CONCLUSIONS AND RECOMMENDATIONS

Conclusions about the physical processes affecting outlet channel behavior and recommendations for 2014 management are summarized below.

2.1 CONCLUSIONS: PHYSICAL PROCESSES AFFECTING OUTLET CHANNEL BEHAVIOR

1. The location of the outlet channel, at the interface of the Russian River estuary and the surf zone of the Pacific Ocean, is a dynamic system influenced by river discharge, ocean waves, and sand transport. As such, the outlet channel will be subject to variable forcing at hourly, tidal, and monthly timescales. In order for the outlet channel mouth to preserve its function in this active transport zone, the net sediment transport must be small, even though the gross sediment transport is large. To sustainably meet its performance criteria, the outlet channel must be resilient in the face of this variable forcing. This resiliency is difficult to predict.
2. Under current management of the Russian River watershed and estuary, there has been one documented occurrence of target outlet channel conditions occurring during the proposed management season of May 15 to October 15 for the fifteen year period of record (1999 to 2013). Outlet channel conditions occurred in June 2010 and persisted for about one week before closing. More typically, as a result of natural processes and existing artificial breaching practice, the connection between the estuary and the ocean has been observed in one of two states: bi-directional tidal exchange (88% of the time during the 1999-2008 management periods) or fully closed with no exchange (12% of the time).
3. Conditions similar to target outlet channel performance criteria were observed outside the management period five times between 1999 and 2013. These events appeared to be extended transitions to fully tidal conditions rather than stable conditions. Estuary water levels steadily declined throughout all events and the estuary typically returned to tidal exchange within 48 hours.
4. To meet the performance criteria, the outlet channel geometry must simultaneously meet two key constraints: convey sufficient discharge from the estuary to the ocean to preserve constant water levels in the estuary and preserve channel function by avoiding closure or breaching. These two constraints can be in conflict, since both conveyance capacity to preserve estuary water levels and the potential for breaching increase with flow rates but closure is more likely for lower flow rates.
5. The target outlet channel is subject to two failure modes: (1) closure caused by deposition, leading to estuary water levels to rise and possibly cause flooding, and (2) breaching caused by scour, leading to tidal exchange and marine conditions in the estuary. Of the two failure modes, breaching is more detrimental to NMFS's goal of reducing or eliminating exposure of the estuary to tidal water levels and saline inflow. Once breaching occurs, the estuary may persist in a breached state for weeks or months before the target outlet channel can reform. The immediate impact of closure is only increasing estuary water levels, which allows time for management action to prevent habitat loss.

6. Based on engineering calculations, the channel bed slope must be essentially flat (slope on the order of 0.0001) and water depths less than 2 ft, preferably 0.5 to 1 ft, to reduce the likelihood of channel scour at likely May to October flows.
7. Based on the results of hydrologic modeling, it may be difficult to convey sufficient discharge to maintain estuary water levels while simultaneously keeping the bed shear stress in the outlet channel below the threshold for scour. Even with the anticipated reduced 2014 instream flows, the predicted local bed shear stress during the management period is almost always greater than the critical bed shear stress threshold for erosion.
8. Discharge conditions are a significant source of hydraulic uncertainty for assessing the outlet channel. Discharge measurements are made at the USGS Guerneville gaging station³, 21 miles upstream from the Russian River's mouth, and changes in flow (losses/gains) are known to occur between the Guerneville station and the mouth. A water balance model for the estuary indicates that net losses between the Guerneville gaging station and the mouth vary from 10% to 53% and average 37%. Limited USGS and Agency discharge measurements at other locations suggest that most losses occur in the lower 6 miles of the river; perhaps in large part due to seepage through the beach berm.

2.2 RECOMMENDATIONS: 2014 MANAGEMENT ACTIONS

1. Two channel configurations will be initially considered for implementation.
 - o a wide and short channel that seeks to minimize scour potential; or
 - o a narrow and long channel aligned to the north that seeks minimize closure potential.

The channel selected for implementation will be based on site conditions at the time of closure and discussion with the resource agency management team. Monitoring of the outlet channel and estuary response will be used to inform adaptive management during the management period.

2. Initial management actions may be more frequent, and include maintenance actions that are corrections to the existing channel configuration. Based on experience from these initial efforts, larger and less frequent actions may be undertaken.
3. Once the estuary closes, implement the channel so that when reconnecting the channel, the estuary water levels are no more than 0.5 to 1 ft above the constructed channel bed elevation. This approach reduces the potential for scour.
4. Channel excavation activities should be completed (i.e. the temporary sand barrier removed) coincident with high tides in the ocean. This will reduce the scour potential associated with the initial outflow at the time of breaching.
5. A communication protocol will provide guidance between the Agency and identified points of contact representing key resource management agencies in the estuary.
6. Because of uncertainty about the system and its response to outlet channel management, the adaptive management approach specified in the BO and being pursued by the Agency is

³ Located just downstream of Hacienda Bridge, USGS station ID 11467000.

critical. A year-end evaluation to assess actual channel performance and revised management for subsequent years is also recommended.

3. PERFORMANCE CRITERIA

The principal estuarine habitat goal stipulated in the Reasonable and Prudent Alternative (RPA), Alterations to Estuary Management, in the BO is to reduce marine influence in the estuary from May 15 to October 15. According to the BO, marine influence includes tidal water level oscillations and saline water. NMFS believes that marine conditions diminish habitat quality for salmonid rearing by reducing the habitat extent, elevating salinity above optimal levels for salmonid juveniles and their invertebrate prey, and flushing juveniles into the ocean.

The performance criteria for outlet channel management are intended to assist in meeting the estuarine habitat objective of the RPA specified in the BO. This section presents performance criteria for Phase 1 of outlet channel management, and minor modifications to these criteria for 2014 management.

Performance criteria for water quality and ecological values in the lagoon are addressed separately and are not included in this document. The Water Agency's water quality monitoring plan is described in Sonoma County Water Agency (2013a), with the monitoring results described in Sonoma County Water Agency (2013b).

3.1 PHASE 1

Phase 1 of outlet channel management has the following performance criteria for the May 15 to October 15 management period:

1. **Estuary water levels.** The estuary water level management target is “[a]n average daily water surface elevation of at least 7 feet [NGVD] from May 15 to October 15” (BO, p. 249). Higher estuary water levels, but not exceeding flood stage of 9 ft NGVD, would be preferred by NMFS. However, water levels greater than 4 ft NGVD are expected to accompany reduced marine influence and would be likely to improve habitat.
2. **Sand channel.** The outlet channel will be a temporary feature, created only by excavating and placing beach sand. No new structures or mechanical devices, temporary or permanent, will be a part of the outlet channel implementation.
3. **Minimize artificial breaching.** Though the overall goal is to create a freshwater estuary, and therefore avoid artificial breaching, in light of natural variability of river discharge and nearshore wave conditions, several years of experience managing the estuary may be required to develop operational procedures which minimize the need for artificial breaching. As such, NMFS estimates “that SCWA will need to artificially breach the lagoon using methods that do not create a perched lagoon twice per year between May 15 and October 15 during the first three years covered by this opinion, and once per year between May 15 and October 15 during years 4-15 covered by this opinion” (BO, p. 302).
4. **Economic feasibility.** Operations and maintenance requirements will not place undue burden on the Agency in terms of cost, particularly as it relates to frequency or duration of maintenance activities.

5. **Public Safety.** The outlet channel management plan will not diminish public safety as it pertains to floodplain property owners, visitors and employees of the State Beach, and the Agency maintenance staff.

To meet the criterion for estuary water level (#1 above), the estuary will function as a perched lagoon with “water surface elevation above mean high tide ... where freshwater flows out to the ocean over the sandbar at the lagoon’s mouth” (BO, p. 92). This implies uni-directional flow in the outlet channel, from the estuary to the ocean, to minimize marine influence, and minimal sediment transport within the outlet channel to prevent the channel bed from scouring and transforming into a tidal channel.

NMFS (2008) introduced the terminology ‘natural’ to describe breaches that occur without human intervention and ‘artificial’ to describe breaches that are the result of human sand excavation. This terminology was used in the management plan through 2013. However, inlet and beach observations in 2012 (Attachment G) and 2013 (Attachment H), suggest that the jetty, a human intervention, may indirectly facilitate breaching. The jetty appears to encourage some breaches sooner than natural conditions because the jetty shelters a portion of the beach immediately to its north, limiting sand deposition and resulting in a low point in the beach berm. In 2012 and 2013, this low point was often the location where rising lagoon water levels scoured a new inlet. Therefore, starting with the 2014 plan, the term ‘self-breach’ is used to describe breaches caused by the estuary’s own rising water levels. This term is used to include all breaches of this type, since the extent of the jetty’s influence has not been fully determined. ‘Artificial’ breach continues to refer to instances involving human excavation, covering both authorized Water Agency contractors with mechanical equipment or unauthorized members of the public with hand tools.

Note that each time the lagoon breaches, NMFS believes the lagoon is subject to undesirable water quality conditions not just during the breached period, but also for some period of time following the subsequent closure. “NMFS anticipates 3-4 weeks of adverse water quality conditions after the sandbar closes at the mouth of the estuary” (BO p. 302). Thus the management plan seeks to minimize self, as well as artificial breaching events.

The BO requires the Agency to petition the State Water Resources Control Board (SWRCB) to change minimum instream flow requirements to improve rearing habitat for steelhead. Permanent changes in instream flow requirements will take years to accomplish, therefore, the BO also requires the Agency to petition the SWRCB to change minimum instream flow requirements on an interim (temporary) basis to facilitate management of the Estuary as a summer lagoon. The management plan anticipates an interim reduction in instream minimum flow requirements between the Dry Creek confluence and the mouth starting in 2010. Minimum flows would be reduced from current SWRCB Water Right Decision 1610 levels of 125 ft³/s to 80-85 ft³/s⁴. The expected reduction in

⁴ The proposed instream flow requirement is 70 ft³/s, but “SCWA maintains a 10 to 15 ft³/s buffer to avoid non-compliance of the minimum standard” (BO, p. 245).

minimum instream flow will provide more favorable conditions for outlet channel management by reducing the potential for scour-induced breaching.

For channel location, the BO suggests the use of “a lagoon outlet channel cut diagonally to the northwest. ... Alternative methods may include ... use of a channel cut to the south if prolonged south west swells occur” (BO p. 250).

3.2 2014 MODIFICATIONS

As discussed above (Section 1), the approach of the 2014 plan is to meet the objective of the RPA to the greatest extent feasible while staying within the constraints of existing regulatory permits. It is recognized that the measures developed in the 2014 management plan, when implemented, may not fully meet the objective established by the RPA as summarized in Section 3.1 above. The concept of this approach was developed in coordination with NMFS, CDFG, and CSP.

Because of the estuary’s coastal location and hydrologic significance, the Agency must manage the estuary’s mouth in accordance with multiple land use permits from various state and federal agencies. A table summarizing all these permits is provided in Attachment C. Key aspects of these permits which directly affect 2014 outlet channel management include:

- Excavation is limited to 2,000 cubic yards of sand per event to create a channel 25 to 100 ft wide. The channel width range is consistent with historic widths observed within the management covered by existing permits (Behrens, 2008).
- Management actions are permitted only on Monday-Thursday to minimize interference with public use.
- Management actions cannot be longer than two consecutive days (unless flooding is threatened).
- Access is constrained during marine mammal pupping season (March 15 – June 30) to reduce incidental harassment of harbor seals, sea lions, and elephant seals.

Artificial breaching may be required during 2014. With this management plan, the Agency seeks to minimize or avoid such breaches during the management period, but recognizes that they may be needed to avoid flooding of adjacent properties.

4. CONCEPTUAL MODEL

The conceptual model of the outlet channel articulates the project's working assumptions about process linkages between channel features, external conditions (e.g. river flow and ocean processes), and channel performance. These working assumptions are uncertain, and may not capture all relevant processes. However, by making these assumptions explicit, they can be documented, discussed, and tested, all of which are necessary steps in the adaptive management process. Observations of the actual outlet channel response will then enable refinement of the conceptual model. In addition, because the conceptual model is expressed in a relatively non-technical manner, it provides an avenue for public outreach and education about the outlet channel. The conceptual model is not a hydrodynamic, sediment transport model but rather uses empirical observations and geomorphic interpretations to identify likely responses to key forcing parameters, given antecedent conditions and management actions.

Development of a conceptual model for the outlet channel focuses on the essential physical processes and linkages, as well as the management parameters of the channel. Although this approach leaves out some processes which may slightly alter the channel's performance, it prevents the conceptual model from becoming so complex that it becomes unwieldy. In addition to limiting the conceptual model's scope to only the essential processes, the model also excludes impacts of the outlet channel on water quality and ecological aspects of the estuary. To further enhance model clarity, the conceptual model is presented graphically with a schematic that reflects the layout of the physical system. One caveat to simplification is that the static, schematic diagrams clearly do not encapsulate the full complexity of this dynamic system.

The conceptual model first describes target conditions for the outlet channel, in accordance with the performance criteria in Section 3. Then the model identifies the morphological processes which may lead to the two failure modes for the outlet channel: closure and breaching. Closure refers to sand transport induced by ocean waves that deposits sufficient volume of sand in the outlet channel mouth that it blocks the outlet channel. Closure prevents discharge through the outlet channel, leading to increasing estuary water levels and the threat of flooding. Breaching refers to the flows enlarging the outlet channel to the point that it becomes a tidal inlet subject to bi-directional flow. It is important to note that these "failure modes" are conditions associated with natural tidal inlets and river mouths, but are considered problems at the Russian River Mouth because modified forcing parameters have affected the timing and frequency such that native species may be adversely affected (see the BO), as well as conflicts with other man-made constraints. One of the key questions in this management plan is whether the inherently dynamic system can be "trained" to drain gradually without breaching and then closing repeatedly.

There are additional aspects of the site which may impact the outlet channel, but whose impacts are thought to be secondary or not well defined. Therefore, they are not included in the conceptual model at this time. If implementation of the outlet channel suggests these aspects are important, they will be incorporated into a revised conceptual model. These aspects include large rocks and/or bed rock within the beach berm, jetty impacts on seepage, and decadal changes to beach width.

Specifically, the jetty at the river mouth and the fill across the tombolo to the south of the site may have affected littoral processes and mouth dynamics, but are not addressed in this study.

This conceptual model is based on existing literature, knowledge of similar estuaries, professional judgment, and ongoing discussion with the Agency, NMFS, CDFW, and CSP. New data and experience adaptively managing the outlet channel will be used to revise the conceptual model in subsequent management plans.

4.1 TARGET OUTLET CHANNEL CONDITIONS

The conceptual model for target outlet conditions is shown in Figure 2. Ideally, the outlet channel conveys water from the estuary to the ocean so that estuary can be maintained in a non-tidal state during the management period. A key performance criterion of this non-tidal state is that the water levels in the estuary (h_1) fall within the range of 4 to 9 ft NGVD, with elevations above 7 ft NGVD preferred. The estuary water level will not be managed directly, e.g. by pumping. Instead, it will be managed indirectly by management actions dictated by the BO, the operation and maintenance of the outlet channel and the reduction of instream flow requirement.

The estuary water level is determined by the balance between inflowing river discharge (Q_r) and three outflows: outlet channel discharge (Q_c), evaporation (Q_e), and seepage through beach berm (Q_s). For estuary water levels to remain within the target range, the inflow and outflows must sum to zero when averaged over a period of several days. As indicated by the width of the arrows depicting these flows in Figure 2, the river inflow, seepage and the outlet channel discharge are the three largest flows; evaporation is a minor factor in the water balance. As such, the sum of the seepage and outlet channel discharge capacity needs to nearly match the river discharge. If the combined outflows are too low, the estuary water level will rise to flood stage and artificial breaching will be necessary. If the outlet channel discharge is too high, the channel will scour and deepen, allowing tidal flows to enter through the channel. The outlet channel discharge is determined in part by its width, bed elevation, slope, and planform alignment. These parameters can be managed to a certain degree, but are likely to evolve in response to the natural variability of the discharge and wave forcing, and the effects of tide range. Seepage is determined by the beach berm's permeability, the water level difference between the estuary and the ocean, and the ambient conditions of the regional water table (Largier and Behrens, 2010). Presently, only the water level difference is subject to management influence. In the future, modification of the jetty to increase the beach berm's hydraulic conductivity will be studied (NMFS, 2008). The river inflow is another management parameter, however, since its value is determined as part of a separate water supply determination and permitting process, its manipulation is not considered here.

Although sediment transport will be minimal within the outlet channel under target conditions, the channel's mouth will perpetually be an active transport zone. This portion of the channel, at its interface with the ocean, will be an active transport zone for two reasons. First, it lies within the surf zone and breaking waves move up and down its face in response to the tides and variations in wave

direction, magnitude, and period. Second, this wave action creates a slope on the order of 10:1, which is sufficiently steep that flows of nearly any magnitude from the outlet channel will accelerate to above the scour velocity threshold. In order for the outlet channel to persist with this active transport zone at its mouth, this zone will have to experience minimal net sediment transport. In other words, tidal fluctuations in water level and variability in wave intensity will cause the locations of scour and deposition to shift at hourly timescales, but averaging across several tidal cycles, any sand lost by scour will be balanced by an equivalent amount of deposition. This active transport zone also plays a significant role in lateral migration of the existing channel mouth. This process is discussed in Section 4.4 on planform alignment.

Preserving these target conditions, particularly the discharge conveyance capacity, requires that the outlet channel maintain its cross-sectional flow area. This flow area can decrease or increase, leading to the two failure modes of the outlet channel: closure and breaching. These two failure modes are discussed in the sections below.

4.2 CHANNEL FAILURE: CLOSURE

The processes which lead to outlet channel closure are likely to originate from elevated total water levels in the ocean (z_{wave}), as shown on the right side of Figure 3. Elevated ocean water levels will move the active transport zone into the outlet channel, increasing deposition at elevations above that of the outlet channel's bed, z_{out} . Once deposition rates exceed any capacity of the outlet channel discharge to scour sediment, a berm will build at the mouth of the outlet channel, causing it to close. This process is thought to occur over one to several high tides, corresponding to one to several days. During the management season, total ocean water level is the combination of two ocean processes, the tides and ocean waves. As offshore waves interact with the coastline and nearshore, they are transformed such that the significant elevation on the beach is a function of the wave direction, magnitude, period and runup. While the tides fluctuate with a predictable schedule, ocean waves vary according to the unpredictable weather and wind patterns over the ocean. Therefore, the total water level can be best characterized as frequency distribution that is based on observed tide and wave data.

If the outlet channel closes and flow through the channel stops, the estuary water level will increase since the continuing river inflow cannot be exported through evaporation and seepage alone. Although seepage rates are likely to increase as a result of increasing water levels, it is assumed that seepage rates will remain below river inflow. As the water level rises, it will again overflow the beach berm when it reaches the minimum elevation of the berm crest. Early in the management season, the flow may overtop the berm below flood stage of 9 ft NGVD. However, as the berm crest elevation rises over the course of the management period, the water levels can rise above flood stage. If more moderate management actions do not stop this rising water level, a full artificial breach, as is currently practiced, will be necessary to prevent flooding.

4.3 CHANNEL FAILURE: BREACHING

The breach failure considered as part of the conceptual model and shown in Figure 4 is breaching that occurs when the outlet channel is operating according to the target conditions described above. Breaching is likely to result from two processes, high discharge which scours the channel bed or seepage-induced bed mobilization. Self or artificial breaching after a closure event are not discussed in this section because it is assumed that management actions would be enacted to return the outlet channel to target conditions prior to either of these breach mechanisms occurring. Additionally, breaching by wave overtopping or strong river discharge are not considered because these processes are associated with winter storm events, which are rare during the management period.

Because the outlet channel is an unconsolidated bed composed of relatively small particles, it is susceptible to scour by the discharge flowing through the outlet channel. Sand scoured from the channel will be lost to the ocean and there is not a significant upstream source to replace scoured sand. Extensive scour will enlarge the channel to the point of breaching and tidal inflows. To prevent scour, flow conditions within the outlet channel (u_c) must be below the threshold for scouring sand (u_{crit}). This threshold is a function of the sand grain size, which has been observed to be coarse sand, narrowly distributed around 1 mm at the Russian River mouth (EDS, 2009a). Further north on the beach, large rocks imbedded in the beach berm may provide grade control and limit scour. Whether the flow velocity is below the threshold depends on the type of bed material and hydraulic conveyance through the management parameters of the outlet channel's width, length, and bed slope.

As noted in the description of target channel conditions, the beach face slope is set by wave action in the surf zone and is sufficiently steep that flow velocity exceeds threshold for sand movement for all expected discharge rates. Under target conditions, the sand scoured by this process will be replaced by wave action on high tides, yielding no net change in the channel mouth morphology. However, if the scour is larger than deposition on the beach face, the active scour zone may move landward, into the outlet channel. This upstream movement is similar to nick point migration or head-cutting observed in streams and rivers. It is also the process observed by the Agency's maintenance staff when the beach berm is artificially breached under current practice. The breaching typically happens very quickly, before wave-induced sand transport can close off the breach in subsequent higher tides.

A second possible mechanism of breaching is seepage-induced sand mobilization, represented in Figure 4 as an arrow associated with Q_s . If seepage rates are sufficiently large, the movement of water through the sand can mobilize sand particles where the seepage flow daylight at the ground surface. Piping of groundwater along preferred pathways, which may exist within or adjacent to the jetty, might encourage this process by increasing flow rates through portions of the beach. Although seepage failure has not been observed at the Russian River estuary, it has been observed at other estuaries including Crissy Field (Battalio et al 2006) and others (Kraus et al 2002). Seepage failure may simultaneously accompany other breach mechanisms and hence be difficult to identify on its

own. Or, seepage failure may require a larger head difference between the estuary and the ocean than what occurs at the Russian River mouth because of artificial breaching to prevent flooding.

In contrast to closure which can be managed with further intervention, breaching can immediately and negatively impact NMFS's habitat objectives by allowing the marine influences of tidal water levels and saline water to enter the estuary. For this reason, breaching is more detrimental to NMFS's habitat goals than closure.

4.4 PLANFORM ALIGNMENT

Because of the presence of hard barriers in the form of the southern jetty and the northern cliffs, the outlet channel is expected to occupy an alignment within the same region that the current tidal inlet occupies, as show in Figure 1. At this initial stage in the adaptive management process, the conceptual model for the outlet channel's planform alignment is indeterminate as to a target alignment most likely to facilitate outlet channel sustainability. Therefore, observations and interpretations of the existing channel are presented in this section to provide an indication of factors acting on the proposed outlet channel. Once the outlet channel is implemented and monitored, a more definitive conceptual model for target alignment will be developed.

The exiting channel's initial alignment after a closure is typically straight and set by one of three factors, depending on the breaching mechanisms. When breached by high river discharge, the channel aligns itself to the northwest, primarily in response to the direction of the river flow during these events. When the channel self breaches at water levels below flood stage, it will overflow the berm at the minimum elevation in the berm crest. For example, in April 2009, this low point was toward the north since this was where the antecedent inlet had lowered the berm crest elevation. The Agency has attempted artificial breaching in several locations; under current practice, the initial alignment is perpendicular to the beach and just to the north of the large rock ("Haystack Rock") at the northwest corner of the estuary (Agency staff, personal communication).

Once breached, the existing channel typically changes alignment because the mouth migrates laterally in response to wave and littoral transport processes (Behrens et al., 2009). Lateral migration by the mouth while the upstream channel lags behind creates a sinuous channel. The direction and magnitude of wave energy and the resultant littoral sand transport are thought to determine the migration direction and extent. For the case of a tidal inlet, the mouth typically moves in the direction of the littoral transport (Dean and Dalrymple, 2002). However, several mechanisms have been identified that enable an inlet to move updrift, opposite to the direction of the littoral transport. Aubrey and Speer (1984) demonstrate that sand bars associated with the inlet's ebb tide delta can attach to the downdrift beach, displacing the inlet in the updrift direction. Pranzini (2001) documents a mechanism whereby riverine sediments discharged to a prograding delta preferentially deposit on the downdrift side side, which translate and rotate the inlet mouth towards incoming wave energy. Aubrey and Speer (1984) also propose that flow patterns created by inlet channel bends can create erosion on the outside of the bend and deposition on the inside, much like the development of

river meanders, with a net result of the inlet migrating updrift. Mechanisms similar to these may explain observations by NMFS that suggest that the direction of migration of the outlet channel may be against the direction of littoral transport (J. McKeon, personal communication).

Observations by Behrens et al. (2009) show that the existing tidal mouth typically moves both northward and southward during the management period. Their analysis correlates large changes in mouth location with rapid changes in significant wave height, indicating that the wave processes control the migration process. The bi-directional migration of the mouth suggests that wave energy also changes directions. This is further supported by the resulting shape of the channel, which can develop multiple channel bends in response to the mouth reversing directions. The temporal and spatial distribution of wave energy along the mouth is not well documented since wave observations have only been made offshore and estimates of how the offshore waves are transformed by local bathymetry have not been verified. Studies using trace elements and sand budgets along this stretch of coast indicate reversing directions of littoral transport because of varying periods of convergence and divergence of wave energy (DeGraca, 1976). The predominant direction may be sensitive to the relative contributions of northwest wind waves versus southerly swell. For instance, Behrens et al. (2009) show that mouth migration patterns are significantly different during El Niño years with the channel remaining in at the northern end of its range for the entire summer. They speculate that the decrease in northerly wind waves during El Niño events may explain this phenomenon. Another potential cause for this pattern is the more southerly approach angle of incident swell waves during El Nino years, as suggested by Allen and Komar (2006).

An additional factor which may affect the mouth location is the landward migration of the offshore bar. This bar, which is created by sand eroded off the beach during winter storms, moves landward with the low steepness summer waves. If this bar, which runs parallel to the shore, moves sufficiently close to the channel mouth, it may force the mouth to either side.

5. EMPIRICAL ASSESSMENT OF HISTORIC INLET CONDITIONS

The Russian River inlet is highly variable in form, position, and capacity for tidal conveyance. Analyses of field data and an extensive photographic record of daily conditions show that this variability is largely influenced by tides as well as seasonal changes in wave and river conditions (Rice, 1974; Behrens, 2008). Management actions also influence the timing and duration of closure events (Goodwin and Cuffe, 1994).

When the estuary is open to the ocean, the inlet can take one of the following forms:

- A river-dominated channel with minimal influence from tides and waves. This occurs during short-lived river flood events between December and April.
- A channel controlled by a mix of river flow, tides, and wave action. This is the most common inlet state, with waves tending to deposit sand in the inlet and estuary-to-ocean flows due to tide and river being active in removing sand from the inlet. Estuary tidal range is a fraction of the ocean tidal range, ranging from zero to over 70%, varying in response to sediment infilling and scouring of the inlet channel. Here we give special attention to “marginally tidal inlets”, where tidal conveyance is less than 10%.
- A one-way overflow channel with water draining from a perched estuary, i.e., the sand barrier is built across the mouth of the estuary, but the estuary water level is high enough to overflow. Waves have limited control over such an “overflow inlet”, and tidal influence is nonexistent. River flow rate controls estuary water level and overflow volume, which determines the susceptibility to breaching.

This section provides an overview of inlet states observed during the years 1999 to 2008, the time period for which the photographic record has been analyzed in detail. The analysis emphasizes the dates corresponding to the proposed management period of May 15 to October 15. The purpose of this assessment is to use existing data to identify relationships between forcing due to river, tides and waves and the response of the estuary mouth (“inlet”) – and to explore the frequency of the latter two conditions described above.

5.1 FREQUENCY AND FATE OF RUSSIAN RIVER INLET STATES

The possible occurrence of an “overflow” channel at the mouth of the Russian River estuary was investigated by comparing water level records from the Jenner gage with tidal data from the NOAA Point Reyes station. The focus was to analyze events when the inlet was open for at least 24 hours with water levels remaining above tidal influence and slowly varying. Attention was also given to events when the inlet allowed minimal amounts of tidal interaction. Dates for which the inlet was at least partially open were disaggregated into a series of categories based on the ratio of the estuary tide range observed at the Jenner gage to ocean tide range (defined here as “tidal conveyance”) – see Table 1. Estuary tide is driven by ocean tide, but estuary tide range is reduced either due to the elevation of the channel base that precludes complete draining of the estuary to low tide levels or due to the channel size being too small for enough water to be transported between estuary and

ocean. The estuary-ocean tidal ratio is thus an indicator of mouth state, with smaller values representing an increasingly choked mouth (near to closure or overflow state).

Table 1 Frequency of observed inlet states from May 15 to October 15 for years 1999-2008.

	Inlet state	Number of days observed	Proportion of period
Tidal conveyance¹	0-5%	10	0.8%
	6-10%	4	0.3%
	10-29%	82	5.4%
	30-49%	315	20.9%
	50-69%	590	39.2%
	≥ 70%	142	9.4%
Full inlet closure		161	10.7%
Overflow channel, stable or decreasing water level(≥ 24 hours)		0	0.0%
Device error		199	13.2%

¹Defined as the ratio of estuary tide range to ocean tide range.

The 161 days when the estuary was closed consisted of 26 separate closure events. Of these, 19 were artificially breached and the remaining 7 were self breaches. Although the low number of self breach events prevents any statistically significant comparisons with river or wave data, it is worth noting that flows over 400 ft³/s resulted in self breaches within 1-2 days of closure. Including all closures, there was a correlation between Guerneville flow and closure duration, with lower flows leading to longer closure periods.

During the years 1999-2008, there were no instances of overflow conditions during the proposed management period, but there were five relevant events that occurred just outside of the management period. All events had decreasing water levels, reflecting down-cutting of the barrier, although the rate of down-cutting was slow enough to prevent tidal interaction for at least 24 hours. Two of these events occurred during October, one in November, and two in May. Three of the events were associated with closure events and most lasted for less than 48 hours. An exception was a five-day event that occurred 6-11 May 2008. In this case, the inlet was breached artificially, and the Agency immediately noted that the channel had become elongated, beginning near "Haystack Rock", nearly 450 feet north of the jetty, and terminating at the jetty. This is uncommon, as post-breach channels are almost always short and wide (Behrens, 2008). The sudden elongation of the channel is likely associated with onshore bar migration.

During tidal periods, tidal conveyance was less than 10% on only 14 days during the management period from 1999-2008. These states were generally a precursor to closure events – all dates for which tidal conveyance was below 10% resulted in closure and the muted tidal state typically lasted for only one or two days. They were most commonly observed during short periods when an artificial breach failed to keep the inlet open for more than 1 or 2 days, or during periods of low flow

when the inlet was narrow and elongated. Note that there is a diminishing propensity for the inlet to be in a muted tidal state when it is close less than 30% of the full tide range. This indicates that being in between fully open or fully closed is not a condition supported by natural processes at this site.

5.2 WAVE AND RIVER CHARACTERISTICS

Wind waves and river outflow characteristics strongly influence the behavior of the inlet. These forcings exhibit seasonal patterns and other trends that correlate with different inlet states. Details of these relationships are presented below.

5.2.1 Seasonal patterns

Wave data were obtained from the CDIP Point Reyes buoy and a transformation matrix accounting for shoaling and refraction (e.g. <http://cdip.ucsd.edu/>) was used to transfer deepwater conditions to conditions at a location at 10-meter depth near the inlet. This method provides a first-order estimate of nearshore wave conditions that is necessary as there is a significant difference between deepwater/offshore waves and those nearshore. Wave energy is greatest in winter, declining through spring, to a minimum in July-August. However, late spring storms and/or early fall storms can occasionally produce waves exceeding 10 feet in the vicinity of the inlet during the management period. As discussed in Rice (1974) and Behrens et al. (2009), predominant swell waves from the northwest are often the cause of prolonged inlet migration or closure during late spring.

Data on river flow at Guerneville⁵ show a rapid decline from a maximum at the beginning of the management period (mid-May) to a minimum in August (Table 2). Flows in July through September are low, between 80 and 225 ft³/s for the years 1999 to 2008.

5.2.2 Conditions during different inlet states

Wave and flow conditions were compared with specific inlet states, as shown in Table 2.

Marginally tidal inlet: There is a relation between tidal conveyance and nearshore waves (H_s is significant wave height). Marginal tidal conveyance (< 10%) occurs during larger waves (H_s of 2.5 to 3.25 feet), consistent with the idea that these are transitory states associated with inlet closure and one needs waves big enough to overcome tidal (plus river) flows. These wave conditions may be lower during periods of weaker river flow. Further, if this marginally tidal mouth condition persisted, it could do so for any weaker wave conditions (which would not close the mouth).

Closed inlet: Estuary water level increase during closure events was analyzed to understand how close these conditions were to a steady-state overflow scenario. In all cases, water levels rose at rates of 0.1 ft/day or faster (Table 2). However, accounting for estuary area, the slower water level rise suggests that it may be possible to achieve a steady state with limited flow over the berm if river

⁵ USGS gaging station located just downstream of Hacienda Bridge, station ID 11467000.

flows are of order 100 ft³/s or weaker. Flows marginally over 100 ft³/s may be possible, depending on the limit on overflow rate without eroding the sand barrier.

Overflow inlet: All of the five observed overflow events had flows higher than 100 ft³/s, but only one persisted for more than a couple of days. Further, all of these events exhibited unusual conditions. The October 1999, November 1999 and first May 2008 event occurred during a sequence in which high waves began to induce closure, but a sudden increase in river flow prevented full closure and eroded the channel down to its original state. It appears that overflow conditions only occurred because the initial transition towards closure allowed estuary water levels to temporarily exceed high tide levels. The event in October 2006 occurred after a self breach of a four-day closure, so the lower flows observed in this case are expected. Finally, the most persistent event in May 2008 was associated with an unusually long channel, which is important in that frictional losses may have encouraged the prolonged high water elevation in the estuary. As noted above, this event was likely due to seasonal onshore bar migration.

Table 2 Comparison of average wave and average river conditions for various ranges of tidal conveyance and water level increase in the estuary. Overflow conditions are analyzed for five events observed outside of the proposed management period.

Inlet state	Guerneville flow, ft ³ /s	Nearshore H _s , ft
Open inlet with given tidal conveyance:	<10%	323
	10-29%	261
	30-49%	219
	50-69%	276
	≥70%	328
Closed inlet; estuary stage rising at given rates:	0.1-0.29 ft/day	146
	0.3-0.49 ft/day	175
	0.5-0.7 ft/day	185
	≥0.7 ft/day	211
Overflow channel (outside management period)	Oct 28, 1999	291
	Nov 4-5, 1999	247
	Oct 26, 2006	155
	May 1-2, 2008	323
	May 6-11, 2008	283

5.2.3 Analysis of wave runup

The mouth of the estuary is typically closed by waves depositing sediment in the inlet channel during slack high tides, but waves can only do so if wave runup can reach the height of the inlet channel base. Thus, wave runup exceedance curves were generated for each of the management months to assess the likelihood of the (overflow) channel being closed by wave action. De-shoaled deepwater equivalent wave heights were combined with daily higher-high tide water levels to estimate runup height following Stockdon et al. (2006), and assuming a constant beach-face slope.

The height exceeded by 2% of the waves under given monthly wave conditions is shown in Figure 5. Runup is highest in October, with heights of 11ft being exceeded on 1 in 10 days. For May, June and September, runup exceeds 10ft on 1 in 10 days, and this drops to 9ft for July and August. This is consistent with the seasonal cycle of large swell events, due to winter storms in the north Pacific, which may occur in October, and occasional swell events due to storms in the tropical or south Pacific during summer. The locally generated waves due to northerly winds in summer are of shorter period and lower height. These data suggest that wave-induced closure of an overflow channel will be a greater concern at the beginning and end of the May-October management period.

5.3 CHANNEL PLANFORM GEOMETRY

Inlet morphological behavior has been studied by Behrens (2008) for the years 1999-2008 through an analysis of inlet width, length and position estimates derived from photographic records. Data collection methods and error estimates are described in Behrens et al (2009). Inlet planform geometry and closure risk are summarized for different mouth states (Table 3).

Table 3 Inlet planform geometry for overflow conditions and various ranges of tidal muting (May 15 to October 15, 1999-2006). Overflow conditions are analyzed despite the fact that they occurred outside of this timeframe.

Inlet state		Inlet width ¹ , ft	Inlet length ¹ , ft	Most common configuration	Closure risk ²
Open inlet with given tidal conveyance:	<10%	25 ± 1.8	530 ± 37.1	≥2 channel bends	81.3%
	10-29%	51 ± 3.6	358 ± 25.1	1-2 channel bends	35.3%
	30-49%	71 ± 5.0	282 ± 19.7	1 channel bend	28.6%
	50-69%	86 ± 6.0	236 ± 16.5	1 channel bend	13.7%
	≥ 70%	92 ± 6.4	221 ± 15.5	Straight	3.5%
Overflow channel (outside management period)	Oct 28, 1999	60 ± 4.2	140 ± 9.8	Straight	--
	Nov 4-5, 1999	20 ± 1.4	360 ± 25.2	Deflected by jetty	--
	Oct 26, 2006	25 ± 1.8	110 ± 7.7	Straight	--
	May 1-2, 2008	65 ± 4.6	100 ± 7.0	Straight	--
	May 6-11, 2008	20 ± 1.4	480 ± 33.6	Deflected by jetty	--

¹ Ranges are based on error estimates from Behrens *et al* (2009).

² Defined as the number of observations that were followed by closure within two weeks, divided by the total number of observations.

The data for overflow channel geometry indicate that the limited number of overflow events exhibited a range of shapes. The geometry of the only persistent case (6-11 May 2008) suggests that frictional loss plays an important role in attenuating channel velocity and the resulting downcutting.

However, there is a tradeoff for the frictional losses associated with sinuous channels. For a marginally tidal inlet the channel is long and narrow, with a couple of bends – and there is a very high risk of closure. There is no apparent relation between inlet position (not shown in this table) and tidal conveyance. However, marginally tidal inlets and overflow inlets were observed only at

the northern or southern extreme of the inlet's migration range. Inlet width and length are known to vary in concert with river flow during the wetter months of the year and with tidal range during the drier months (Behrens et al., 2009). In general, low-flow conditions (low tides or river flow) appear to encourage inlet elongation and narrowing. Inlet width, length, and the number of channel bends all influence the tidal signal by determining frictional losses in the channel.

5.4 NOTES ON OTHER ESTUARIES

Overflow inlets have been observed in numerous estuaries along the coasts of California, Oregon, Chile and South Africa (and probably other areas with comparable climate and topography) (personal communication, John Largier). These are unpublished observations. Specifically, an overflow inlet is typically observed to persist for 1 to 3 months each year at the mouth of Salmon Creek (10 miles south of the Russian River) and at the mouth of the Gualala River, discussed below. Further, small central coast estuaries exhibit overflow states during spring and summer, e.g., Scott Creek and Waddell Creek. Systems photographed along the Chilean, South African and Oregon coasts are of similar size in terms of river flow and lagoon area. The absence of observations of overflow conditions in larger estuaries, similar to the size of the Russian River, suggests that there is a limit to the flow energy that can be accommodated by flow over a sand barrier of finite width (and thus high slope).

5.4.1 Gualala River

The mouth of the Gualala River is located 31 miles northwest of Jenner. Both its tidal prism and annual river flow are significantly lower than those of the Russian River. Despite this, the sites have several similarities, most notably their similarly sized beaches bordered by headlands. During a typical year, the inlet is closed for the entire summer and is opened by the first major storm of the winter (ECORP, 2005). The inlet requires consistent rainfall to remain open, and it is common for closures to occur within several weeks after each major storm event. As rainfall decreases during the spring, the inlet undergoes repeated cycles involving a closure event, a period of gradual estuary stage increase leading to a natural breach, and finally, several days to several weeks of minimal tidal conveyance and/or overflow conditions culminating in a new closure event. These cycles appear to continue until evaporative and seepage losses counterbalance inflows into the estuary, preventing the stage increase required to cause a natural breach event.

5.4.2 Carmel River

California State Parks adaptively manages the beach berm which creates a lagoon at the mouth of the Carmel River (CA Dept. of Parks and Recreation, 2008). The goal of this management is similar to the goal stated in the Russian River BO (NMFS, 2008): to enhance the freshwater salmonid rearing habitat during summer months. Sometime in April, May, or June, once the Carmel River discharge into the estuary drops below 20-25 ft³/s, bulldozers are used to increase the height of the beach berm. This elevated berm blocks ocean tides and saline water from entering the estuary, thereby creating a perched lagoon. When forming the elevated beach berm, an outlet channel is also created so that if lagoon water levels exceed 10 feet NGVD, the outlet channel will drain water from the lagoon into the ocean. The outlet channel only conveys water if the discharge to the lagoon does not taper off

from 25-20 ft³/s to 10 ft³/s as rapidly as expected. Once river discharge falls below approximately 10 ft³/s, evaporation and seepage export enough water from the lagoon that lagoon water levels no longer increase.

The Carmel Lagoon outlet channel differs from the proposed Russian River outlet channel with respect to several key features, as summarized in Table 4. Overall, the Russian River outlet channel is likely to be more difficult to manage than the Carmel River outlet channel because of its higher required conveyance, longer operational period, and lack of natural grade control.

Table 4 Comparison between Russian River and Carmel River outlet channel features

Outlet channel feature	Russian River	Carmel River
Conveyance capacity	50 ft ³ /s	10 ft ³ /s
Operational period	5 months (May-Oct)	1 month
Grade control	none	natural rock outcrops

6. CHANNEL CONFIGURATION ANALYSIS

As discussed in the conceptual model for target conditions, the outlet channel geometry must simultaneously meet two key constraints: convey sufficient discharge from the estuary to the ocean to preserve constant water levels in the estuary and preserve channel function by avoiding closure or breaching. Note that these two constraints can be in conflict since both conveyance capacity and the potential for breaching increase with flow rates but closure is more likely for lower flow rates. The technical analyses described in this section inform the range of target channel conditions by quantifying the relationship between outlet channel dimensions, bed scour potential, and hydraulic conditions. The ocean-driven processes associated with closure, the wave runup elevation and planform alignment, are discussed above in Section 5. Preventing breaching, a necessary condition for reducing marine influence on the estuary is the focus of this section.

Since the outlet channel will be located within a bed of unconsolidated beach sand, a key management objective is creating a channel which can sustain its cross section geometry instead of scouring. Breaching can occur if the discharge through the outlet channel is sufficiently forceful to scour the channel bed. To reduce the possibility of scour, threshold design principles (NRCS, 2007) are used to examine channel configurations most likely to avoid scour while meeting the other constraints of the system.

Channel design using a threshold methodology consists of the following steps:

- *Estimate the critical shear stress threshold.* This is a function of the site's bed particle composition, which can be characterized by grain size.
- *Predict hydraulic conditions for the proposed channel.* Use engineering calculations of steady flow and a one-dimensional hydraulic model of time-varying flow to estimate the velocity and shear stress for a proposed set of channel geometry, flow, and bed roughness.
- *Compare threshold and predicted bed shear stress.* The estimates from the two previous steps are compared with a factor of safety to account for variations in hydraulic conditions about the mean and uncertainty in parameter estimation.
- *Sensitivity analysis and uncertainty.* Evaluate the sensitivity of threshold and predicted bed shear stress to input parameters as well as the factors contributing to overall uncertainty.

6.1 CRITICAL SHEAR STRESS

The critical shear stress is defined as the applied bed shear stress at which sediment motion occurs. The critical threshold represents a balance between the force exerted by the flow on the bed and the resisting gravitational force of individual sediment particles. Flows above the critical shear stress will transport sediment while flows below the critical shear stress will result in no motion. The critical shear stress is dependent on characteristics of the sediment such as sediment density and particle size.

Sediment samples at the Russian River mouth were collected in March 2009 to inform the assessment of critical shear stress within the outlet channel. Ten sediment samples taken along the proposed outlet channel alignment were analyzed to determine the characteristic grain size distribution. On average, 78% of the sediment had a grain diameter between 0.6-2.0 mm (coarse sand), 18% was greater than 2.0 mm (granular), and 4% was between 0.2-0.6 mm (medium sand) (EDS, 2009a). Visual observations of grain size by ESA PWA near the mouth indicated a typical diameter between 0.8-1.25 mm (coarse sand).

Based on this assessment of typical beach grain size, ESA PWA estimated the critical shear stress using methods outlined in Soulsby (1997) and Fischenich (2001). For the typical range of observed grain size from 0.8-1.25 mm, a critical shear stress of 0.4-0.7 Pa (0.008-0.015 lb/ft²) was determined for sand particles in the vicinity of the proposed outlet channel (Attachment A-1).

6.2 PREDICTED HYDRAULIC CONDITIONS

6.2.1 Steady mean flow conditions

ESA PWA conducted a preliminary assessment of outlet channel hydraulics under steady typical summer flow conditions as a screening tool to characterize the range of possible channel geometry parameters (bed elevation, channel slope, width, and length). Simple hydraulic equations for open channel flow were used to estimate the in-channel velocity and bed shear stress.

ESA PWA evaluated different combinations of river discharge, bed roughness, channel slope, and flow depth to evaluate channel performance. For a given discharge the hydraulic equations can be solved to determine the values of slope, width, and depth that satisfy the critical shear stress threshold for sediment motion. Once one of these three parameters is selected, the other two are fixed to meet a given shear stress threshold (NRCS, 2007). Multiple combinations of channel slope and width are capable of conveying the design flow at or below the critical shear stress threshold.

Figure 6 shows an example slope-versus-width stability curve for the outlet channel design. A stability curve is a tool used by designers to evaluate channel stability under a range of feasible slope-width combinations. Any combination of slope and width that falls on the stability curve will be stable for the prescribed discharge. Combinations of width and slope that plot above the stability curve will result in erosion and scour of the channel. Combinations of width and slope that plot on or below the stability curve will be stable (or depositional). For a given width, the depth of flow can be determined from the corresponding depth-width curve (Figure 6). For example, a 100-ft wide channel discharging 70 ft³/s will be stable for channel slopes less than approximately 0.000125 and will flow at a depth of approximately 11 inches. The stability curve shows that as slope increases, channel width must also increase to keep channel velocities below the critical threshold for transport. Channel width and depth are inversely related for points on the stability curve, resulting in either a narrow channel with relatively deep flow or a wide channel with relatively shallow flow.

6.2.2 Calculation of estuary inflows

ESA PWA developed and calibrated a water balance model based on observed lagoon water levels at Jenner, CA. The purpose of the water balance model is to estimate the reduction in river discharge that occurs over the 21 river miles between Guerneville, a USGS continuous discharge gaging station, and the mouth of the estuary. The losses in discharge are attributed primarily to seepage through the beach berm (Largier and Behrens, 2010), with diversions, interaction with the adjacent aquifer, and groundwater pumping as possible contributing factors. No direct observations of these loss terms is available. The reduction factor serves as the calibration variable for the water balance model. For all cases, predicted estuary water levels during closure periods do not match observations unless lagoon inflows are reduced relative to the Guerneville discharge.

Model Setup

During a closure event, the rate of water level increase is a direct function of the net flows into and out of the lagoon (Goodwin and Cuffe 1993):

$$\frac{\Delta V}{\Delta t} = A \frac{\Delta h}{\Delta t} = \alpha Q_R - A i_{evap} - Q_S$$

where:

ΔV	=	lagoon inflow during closure (ft ³)
Δt	=	duration of closure (days)
A	=	surface area of the lagoon (ft ²)
Δh	=	change in water level in the lagoon (ft)
Q_R	=	river discharge at Guerneville (ft ³ /day)
α	=	discharge reduction factor for groundwater losses
i_{evap}	=	rate of evaporation from the lagoon (ft/day)
Q_S	=	rate of seepage loss through the barrier beach (ft ³ /day)

All terms in the water balance equation can be measured or approximated to allow calculation of α , the discharge reduction factor, for each closure event. The components and data sources of the water balance model are described below:

- Estuary water level and inlet state (Δh) – Jenner water level time series, (SCWA, 2000-2007). The inlet was assumed to be closed (no flow) during the calibration, based on periods when the estuary water levels were non-tidal and increasing estuary water levels.
- Guerneville discharge (Q_R) – USGS gaging station 11467000 (Russian River near Guerneville, CA at Hacienda Bridge) (<http://waterdata.usgs.gov>).
- Evaporation (i_{evap}) – estimated based on climatological evaporation rates for CIMIS evapotranspiration reference Zone 1 (California coast) (www.cimis.water.ca.gov, Attachment A-3).
- Berm seepage (Q_S) – estimated using Darcy’s Law based on water level difference between lagoon and ocean (Attachment A-4).
- Lagoon stage-storage curve (A) – determined from 2009 sidescan survey and LiDAR digital elevation model (EDS 2009b).

The volume of water entering the closed lagoon as a result of waves overtopping the beach berm is not included in the water balance model. Two lines of reasoning provide the basis for this exclusion. First, wave conditions during the May through October management period are generally associated with beach berm building, not with extensive overtopping and berm erosion more prevalent during winter storm events. The wave runup analysis in Section 5.2.3 confirms that runup elevations sufficient to overtop the berm are infrequent. Second, the observed water levels used in the water balance model exhibited nearly constant rates of increase, typically over two days or more. Short periods of rapidly changing water levels indicative of overtopping were not used in the water balance analysis.

Model Calibration

The observed rate of water level increase ($\Delta h/\Delta t$) in the lagoon during 18 closure events was calculated from the Jenner gage data. Rates of water level increase ranged from 0.4 ft/day to 3 ft/day and averaged 1 ft/day. The required inflow ($\Delta V/\Delta t$) to yield the observed rates was calculated based on an assumed lagoon surface area (A) at closure of approximately 400 acres. From the observed average discharge at Guerneville (Q_R) over each closure period, a discharge reduction factor, α , was calculated for estuary inflow during each of the closure events. The percent reduction ranged from 10% to 53% and averaged 37% (Attachment A-5). The largest reductions in discharge typically occurred in summer and were less in the spring and fall.

The reduction factors were averaged over each month from May-October to approximate a seasonal trend. The resulting calibration curve (Attachment A-5) was used to reduce the anticipated Guerneville discharge in the unsteady hydraulic modeling discussed in Section 6.2.3 to predict downstream flow rates into the lagoon based on upstream discharge measurements.

Comparison with Discharge Measurements

A limited set of USGS and Agency discharge measurements provides estimates of river flow at other locations besides the continuous discharge measurements at Guerneville. These discharge measurements, collected at four stations⁶ in the 14 miles below Guerneville, typically fall within 10% of the Guerneville average daily discharge. For example, Behrens and Largier (2010) found that the longest record, collected by the Agency in 2009 at Vacation Beach, agreed to within 10 ft³/s of the discharge measurements made at the permanent USGS Guerneville gage. These relatively low losses suggest that the losses calculated to complete the estuary water balance occur downstream of these discharge measurements, in the lower 6 miles of the river. Since the results of the water balance are used to estimate estuary inflow in the unsteady hydraulic model (see Section 6.2.3 below) and have a significant level of uncertainty, the estuary inflow values in the unsteady hydraulic model may not represent actual estuary inflow. Presently, the existing data are insufficient to fully characterize the losses between the discharge measurements and lagoon water levels. Higher

⁶ Data available from USGS National Water Information System (<http://waterdata.usgs.gov/nwis>), Russian River station names (site number): Duncan Mills (11467210), Monte Rio (382757123003801), Vacation Beach (11467006), and Rio Nido (383012122574501).

rates of seepage through the beach berm are one possible explanation. Largier and Behrens (2010) estimate seepage rates to average 60 ft³/s for all closure data. Their seepage estimates vary from approximately 30 ft³/s when the estuary is closed and its water level exceeds the ocean water level by 2-3 ft to more than 70 ft³/s when the water level difference exceeds 5 ft. Substantial uncertainty about the seepage rate, on the order of ±20 ft³/s, remains; therefore monitoring to resolve this discrepancy is recommended in Section 7.7. The implications of alternative lagoon inflows are discussed in the model sensitivity analysis and outlet channel management sections of this report.

6.2.3 Hydraulic modeling of unsteady mean flow conditions

Using the calibrated water balance model results described in Section 6.2.2, ESA PWA developed a hydraulic model to evaluate the performance of the outlet channel for various hydrologic scenarios. This modeling is a refinement of the steady mean flow calculations described in Section 6.2.1 because it quantifies estuary discharge, explicit channel geometry, and temporal changes in hydraulic parameters. Sources and sinks accounted for in the model include river discharge, groundwater losses, berm seepage, evaporation, and outlet channel discharge (described in more detail in Section 6.2.2 and Figure 7). Flow in the outlet channel is represented by one-dimensional channel hydraulics as a function of estuarine water levels, channel dimensions, channel slope, and bed roughness. Tidally-varying ocean water levels are included in the model, but since these water levels stay below the channel's bed elevation, they do not influence flow in the channel. Initial channel dimensions were based on the results of the preliminary analysis described in Section 6.2.1. Model channel geometry was revised iteratively based on subsequent hydraulic analyses and discussions with the Agency and NMFS. Channel geometry is fixed throughout the simulation, even though the channel may be subject to scour and its mouth lies in the active transport zone created by ocean waves (Section 4). This assumption has been made because currently available data and models cannot adequately characterize the active transport zone. The management implications of this assumption are discussed in Section 7. The model simulates estuary water levels and outlet channel flow for the period spanning proposed outlet channel operations, from May 15 to October 15.

Discharge Boundary Condition

ESA PWA analyzed historic discharge data at Guerneville to select a "typical" water year for the hydraulic model boundary condition. A time series of monthly discharge was obtained from USGS for the time period from 1970 to 2008 and compared to the median monthly discharge for the duration of record to select a typical water year. For each month, the difference between the month's discharge and the median monthly discharge was computed. The sum of the differences (for May-Oct only) was used to rank each year relative to median conditions. Based on this ranking, the 2000 water year was selected as the most typical year (Attachment A-6).

The year 2000 discharge time series was used to generate a synthetic discharge time series to approximate anticipated reduced instream flow conditions. A measured time series is preferable to using the median daily discharge because it retains some of the short-term variability in the observed flow rates. A synthetic discharge time series for anticipated flow conditions was derived from the typical discharge time series by scaling the Guerneville discharge to an average summertime flow of

120 ft³/s. This reduction to 67% of observed 2000 discharge is based on the anticipated reduced instream flow requirements (Section 3.1) versus historic instream flows. When flows are adjusted to average 120 ft³/s from July to October, short-term variability ranges from about 85-150 ft³/s. The resulting discharge time series at Guerneville is shown in Figure 7a for the simulation period.

The anticipated discharge time series at Guerneville was further reduced using the calibration curve developed in Section 6.2.2 to account for downstream losses between the gaging station and the lagoon. The resulting estuary inflow time series is shown in Figure 7a. Anticipated inflows to the lagoon vary from approximately 45-90 ft³/s and average approximately 55 ft³/s during the summer months. Once seepage and evaporation losses are subtracted from the lagoon inflow, modeled baseline flows in the outlet channel are 45-85 ft³/s and average 50 ft³/s.

Model Setup

The configuration for the unsteady HEC-RAS hydraulic model is very similar to the water balance model described in Section 6.2.2. The unsteady model includes the lagoon, outlet channel, and beach face, and simulations span the duration of the operational period, from May 15-October 15. The outlet channel was parameterized as a prismatic rectangular channel with a width of 100 ft and length of 300 ft. Bed roughness (Manning's n) was set to 0.02. The channel bed was set at 5 ft NGVD and transitions to a 1V:70H slope on the beach face. The actual beach face slope is believed to be closer to 1V:10H; however, a milder slope was required for model stability. Sensitivity runs with a steeper beach face slope indicated negligible influence on velocities in the upstream portion of the outlet channel. Time-varying seepage and evaporation losses from the lagoon were estimated from Darcy's Law and CIMIS climate statistics for coastal areas, as described in Section 6.2.2. The time series of these losses used as model input are shown in Figure 7b. Because these combined losses are less than 10% of the lagoon inflow, the modeled lagoon outflow through the outlet channel is similar to the lagoon inflow (Figure 7a). A downstream water level boundary condition was prescribed for the ocean; however, since the outlet channel bed elevation is above the limit of tidal influence (approximately 4.5 ft NGVD), there was no impact on outlet channel hydraulics.

Results

Model runs were conducted for the operational period from May 15-October 15 for the proposed outlet channel geometry described above. Time series of lagoon water level, channel velocity, and bed shear stress were extracted to evaluate channel performance. Bed shear stress and lagoon water level results for the hydraulic modeling are shown in Figure 8a and Figure 8b, respectively. The bed shear stress values shown in Figure 8a are mean model predictions times 1.5 to account for transverse variations in bed shear stress not captured by the one-dimensional model (Fischenich, 2001).

The results for the proposed channel geometry and the anticipated reduced instream hydrology are shown as the "Baseline" curve. The expected range of critical shear stress (0.4-0.7 Pa) is shown in Figure 8a for reference. After the initial higher flow period during the spring and early summer, both shear stress and lagoon water level are relatively constant throughout the summer and fall (July-October). Bed shear stresses fluctuate during this period, but are always above the critical shear

stress, indicating likely sediment motion and scouring of the channel. Lagoon water levels (Figure 8b) are relatively constant around 5.6 ft NGVD, resulting in a typical flow depth of approximately 0.6 ft in the channel. Channel velocities average 1.1 ft/s and range between 1.0-1.3 ft/s.

6.3 SENSITIVITY ANALYSIS AND UNCERTAINTY

ESA PWA conducted sensitivity and uncertainty model runs for important variables and parameters to assess their impact on channel performance. The testing focused on conditions that may encourage a stable channel by reducing predicted bed shear stress below the critical shear stress. Parameters tested were reduced outlet channel flow and critical shear stress.

Reduced Outlet Channel Flow

Anticipated flows in the outlet channel are somewhat uncertain because the losses between upstream observed discharges and the outlet channel are not well characterized, as described in Section 6.2.2. The baseline simulation presented in Section 6.2.3 used a calibrated seasonally-varying coefficient to reduce flow rates into the lagoon. Once seepage and evaporation losses are subtracted from the lagoon inflow, modeled baseline flows in the outlet channel are 45-85 ft³/s. To test channel performance under conditions with further flow reductions (due to higher losses, groundwater recharge, diversions, or berm seepage), a sensitivity run was conducted with outlet channel flows reduced to 25-45 ft³/s, approximately 45% less than baseline conditions.

Critical Shear Stress

Uncertainty in the critical shear stress for beach sand at the Russian River mouth is primarily due to the fact that the beach is comprised of a distribution of particles of varying diameter (see Section 6.1), as opposed to a uniform grain size. Grain size analyses indicate a narrow distribution of approximately 0.8-1.25 mm diameter sand, for which the critical shear stress ranges from 0.4-0.7 Pa. The critical shear stress for the typical grain size of 1 mm is 0.5 Pa.

Results

The results of the reduced outlet channel flow sensitivity model run are shown in Figure 8a for bed shear stress and Figure 8b for lagoon water level. The 45% reduction in outlet channel flow resulted in reduced bed shear stress and water level. Average water levels and channel depth decreased by approximately 0.1 ft relative to the baseline simulation. Average bed shear stress decreased by approximately 30% to an average value of 0.58 Pa for the summer months. The range of critical shear stress, 0.4-0.7 Pa, is shown in Figure 8a as a blue band. While the predicted bed shear stress for baseline conditions almost always exceeds this range, the predicted bed shear stress for reduced outlet channel flow falls within the range of critical shear stress.

The results of the sensitivity simulations suggest that while the baseline conditions are likely to cause scour, variability in outlet channel flow and critical shear stress could result in a marginally stable channel. If necessary, a wider channel could be excavated (or could develop naturally) to reduce bed shear stress below the critical threshold. This model was not used to predict sediment transport and therefore the modeled channel geometry was held fixed. Under target conditions,

active transport is expected at the channel mouth (Figure 2). In order for the outlet channel to persist, scour caused by the outlet channel flow accelerating down the beach face at low tides needs to be balanced by sediment deposition generated by wave action at high tides. However, if the active transport zone moves upstream into the outlet channel, the channel is likely to breach and return to tidal conditions, as shown in Figure 4.

7. PROPOSED OUTLET CHANNEL ADAPTIVE MANAGEMENT FOR 2014

This section describes the 2014 recommended channel management practices related to the BO requirements. Existing management practices for public safety, operator safety, operational responsibility, and other practices not related to meeting the BO objectives are not discussed here. These existing practices are documented in the Standard Operational Procedures: Russian River Mouth Opening (SCWA, 2002).

The outlet channel management described in this section is based on the performance criteria, conceptual model and technical analysis described in the preceding sections, as well as extensive discussion between the Agency, the resource management agencies, and ESA PWA. In addition, implementation efforts provided practical experience for adapting the plan. An account of the 2010 implementation is provided in Attachment E and an account of physical conditions is provided for 2011 (Attachment F), 2012 (Attachment G), and 2013 (Attachment H). Some uncertainty remains about the exact outlet channel configuration that may best achieve the target performance criteria. This uncertainty arises from the dynamic natural setting for the outlet channel and from the unquantified tradeoffs between channel specifications which may benefit one performance criterion while impairing another criterion. For example, to reduce the likelihood of closure, it may be beneficial to locate the mouth of the channel further north where the coastline's aspect is more sheltered from waves from the north. However, extending the channel's length to the northern location may necessitate narrowing its width to keep excavation within currently-permitted volumes. A narrower channel increases the likelihood of scour-induced breaching. The relative importance of these factors is not known, precluding an exact determination of optimal channel configuration. In addition to these uncertainties, actual conditions at the time of closure, such as beach berm topography, may inform the selected configuration.

The assessment of the outlet channel conducted to date suggests two possible configuration options:

- a wide and short channel that seeks to minimize scour potential; or
- a narrow and long channel aligned to the north that seeks minimize closure potential.

The rationale supporting each of these configurations is described in more detail in Section 7.3 and Attachment D below. The configuration that is selected at the time of closure will be documented to the resource management team in accordance with the communication protocol described in Section 9. Performance of implemented configurations will be monitored and documented to test the conceptual model which guides management and to suggest adaptive changes to future management actions, including some combination of these two configurations.

The strategy for outlet channel management is an adaptive and incremental approach. This strategy favors smaller, more frequent modifications over larger, less frequent, modification with less certain outcome. Once experience is gained from implementing the channel and observing its response, it may be possible to make larger changes during each incremental modification. These larger changes will decrease the duration and frequency of management activity, thereby reducing the disturbance impact over time. Management practices will be incrementally modified over the course of the

management period (May 15th to October 15th) in effort to improve performance in meeting the goals of the BO.

The approach may be constrained by an excavation volume limit of 2,000 yd³ and antecedent beach berm topography prior to implementation. This approach will be implemented to the extent feasible while still staying within the constraints of existing land use permits.

To provide context for the proposed management plan, the first section below describes previous breaching practices for the inlet. Subsequent sections describe the target channel initiation, location, dimensions and supporting operations details. A hypothetical implementation scenario for the outlet channel, based on actual beach berm and ocean conditions observed at the estuary from June 30 to July 6, 2009, is provided in Attachment B.

7.1 PREVIOUS BREACHING PRACTICES

Breaching has historically been performed in accordance with the *Russian River Estuary Study 1992-1993* (PWA, 1993) in effort to minimize flooding of low lying shoreline properties in the Estuary. The beach berm was artificially breached by the Agency when the water surface elevation in the estuary is between 4.5 and 7.0 feet as read at the Jenner gage. Breaching was performed by creating a deep cut in the closed beach berm approximately 100 feet long by 25 feet wide and 6 feet deep by moving up to 1,000 yd³ of sand. Based on experience and beach topography at the time of the breach, the planform alignment of the breach was selected to maximize the success of the breaches. Breaching activities were typically conducted on outgoing tides to maximize the elevation head difference between the estuary water surface and the ocean. After the last portion of the beach berm was removed, water would begin flowing out the channel at high velocities, scouring and enlarging the channel to widths of 50 to 100 feet. As the channel evolved and meandered, it reached lengths in excess of 400 ft. After breaching, the estuary would be subject to saline water inflow throughout incoming tides.

7.2 INITIATION OF EXCAVATION

Initial channel excavation will be performed when the outlet channel first closes following May 15th, the beginning of the management period. Closure is often preceded by a lengthening and narrowing of the outlet channel, muting of the estuary tide range, and/or an increase in mean tide level within the estuary. The Agency will monitor the estuary for these conditions and initiate planning for a management action when they are observed.

Throughout the management period, the Agency's permits with CSP and the California Coastal Commission dictate that management operations cannot occur on Friday, Saturday, Sunday or a holiday because these days coincide with high public use⁷. The incidental harassment authorization stipulates that management actions cannot occur for more than two consecutive days unless flooding

⁷ Exceptions can be made in the event of emergency conditions. See Attachment C for more details.

is threatening. During the marine mammal pupping season (March 15th to June 30th), the initiation of Agency operations is further constrained. Outlet channel management activity must be delayed if a pup less than one week old is on the beach along site access pathways and there must be a week-long break between management actions. More details on timing restrictions are provided in Attachment C.

Should the outlet channel close in the weeks immediately preceding the management period, the Agency, in consultation with NMFS, CDFW, and CSP, may initiate excavation to increase the likelihood of entering the management period with the target channel configuration in place.

The constructed outlet channel may also close during the management season, such as following a large wave event. In such circumstances, it will be necessary to perform maintenance on the outlet channel, to re-connect the channel to the ocean before the lagoon water level rises too high above the new (higher) beach berm elevation.

7.3 CHANNEL LOCATION/PLANFORM ALIGNMENT

Two possible channel configurations within the extent of the existing alignment (Figure 1) may be pursued in 2014 since the location that may best achieve the performance criteria is not certain. Alternative channel alignments may be implemented to test the relationship of mouth location on channel stability.

7.3.1 Wide and short channel alignment

Preference for a wide and short outlet channel assumes that channel failure by scour-induced breaching (Section 4.3) is the controlling failure mode to avoid in selecting the channel's configuration. This assumption is based on the consequences of breaching, which returns the estuary to tidal habitat conditions that will persist until a large wave event occurs to renew the closure. Since these closure events are relatively infrequent during the management period (between 1999 and 2008, there were an average of 2.6 closures per management period), the next opportunity for creating freshwater habitat may be months away. In comparison, if the channel fails by closing, which may be more likely for the wide/short channel because of its mouth's location, another management action can be taken to re-open the outlet channel while preserving the freshwater condition of the lagoon. To reduce the possibility of scour-induced breaching, the hydraulic calculations and modeling in the channel configuration analysis indicates that the excavated channel should be as wide as possible. Under existing permits, the maximum width is 100 ft. The hydraulic modeling indicates that even a width of 100 ft is likely to scour; a narrower channel will further increase bed shear stress and the potential for scour. Once this width is selected, the channel length may need to be constrained to stay within the 2,000 yd³ limit on excavation volume. The actual dimensions of the wide/short configuration will depend on the beach berm topography at the time of management action.

For a given lagoon water surface elevation, the wide/short configuration will have a higher average bed slope than the longer channel because of the channel's shorter length. The wide/short approach

attempts to mitigate this by splitting the outlet channel into two reaches with varying steepness, as shown in Figure 2. Across the beach berm, a flat slope is recommended to reduce the contribution of bed slope to flow velocity, thereby minimizing the potential for scour. The entire drop in elevation between the lagoon water level and ocean water level is initially located at the end of the outlet channel, in the active transport zone. In the active transport zone, scour caused by the outlet channel flow accelerating down the beach face at low tides may be balanced by sediment deposition generated by wave action at high tide. As indicated by modeling (Section 6.2.3), it is likely to be difficult to avoid scour even in the portion of the channel with a flat bed because the lagoon water level will set up to create the water surface slope necessary to convey the discharge that maintains constant lagoon water levels. So even if the bed slope is zero, the total energy slope (the combination of bed slope and water surface slope) is likely to generate scouring flow.

Failure by breaching may not be the controlling mechanism if the actual flows conveyed in the outlet channel are less than anticipated or if the channel develops an armored layer of larger particles. As discussed in Section 6.2.2, direct observations of the flow that the outlet channel must convey are not available and have been inferred from upstream discharge observations and lagoon water levels during closure events. The anticipated outlet channel conveyance rates average 50 ft³/s and range between 45-85 ft³/s. If actual flow rates are less due to losses elsewhere (e.g. berm seepage), the outlet channel will be less likely to scour. For example, the sensitivity analysis scenario with reduced flow rates between 25-45 ft³/s exhibited conditions less likely to scour (Section 6.3). Channel armoring is the process by which the smaller sand particles are eroded, leaving behind larger particles that have a higher critical shear stress for erosion. Because of the uniformity of particle sizes observed on the beach berm (EDS, 2009a), armoring is thought to be unlikely within the range of target elevations for the outlet channel. Larger particles have been observed in the channel, but only when its elevation is lower and within the tidal regime.

The wide/short approach will be to construct the channel in the same general location and alignment as the preexisting channel (i.e., the location just prior to closure). When pursuing this approach, excavation will simply widen and connect the channel in place. As the channel migrates during the management season, the location of new excavation may follow this migration.

7.3.2 Narrow and long channel alignment

The narrow/long approach to channel design assumes that wave-induced closure (Section 4.2) is the controlling failure mode to avoid in selecting the channel's configuration. By excavating a longer channel that stretches to the northwest, the channel's mouth can be situated in an area that may be exposed to less wave energy. Because of its aspect, the area to the north is more sheltered from waves originating from the north. When large waves originate from the south, the channel will be oriented perpendicular to the incident wave direction, which may enhance the channel's capacity to transport sand that is washed into the channel's mouth by waves (Attachment D). Observations of lateral mouth migration in both directions (Behrens et al. 2009) suggest that waves from both north and south directions play a role in mouth dynamics. Additionally, the narrow/long alignment provides flexibility to locate the channel mouth at a location with a flatter beach face slope, which may reduce net scour (Attachment D). The narrow/long approach is supported by observations of

outlet channels that form at some other California river mouths (Attachment D). However, many of these other river mouths drain smaller watersheds that have lower flow rates into the lagoon, and therefore are less likely to breach. Also, these lagoons may not be constrained by the risk of flooding to adjacent property. Without a flood risk, lagoon water levels can rise higher and possibly drive more seepage through the beach berm rather than through the outlet channel. Finally, a longer channel will reduce the average bed slope, which is hypothesized to reduce scour. However, as discussed for the wide/short channel, it is the total energy slope (the combination of bed slope and water surface slope), which drives flow through the channel. Hydraulic analysis indicates that even if there is no slope to the outlet channel (i.e. it is flat), the water level in the lagoon will increase to create the water surface slope required to maintain the outlet channel's discharge. For the anticipated discharge, the corresponding bed shear stress is predicted to cause scour (Section 6.2.3).

The narrow/long approach will angle the channel to the northwest with an approximate aspect of 30-40 degrees with respect to the beach. This angled alignment tests possible advantages of site features such as areas of reduced wave energy and rocks imbedded in the beach.

7.4 TARGET CHANNEL DIMENSIONS

Prior to excavation the proposed outlet channel will be designed by Agency survey staff using computer-aided design (CAD) software. This design will then be used either to manually stake target channel dimensions or to automatically guide the excavation equipment via a GPS-based equipment controls. This operation protocol will ensure that the channel is excavated to the intended design.

7.4.1 Excavation Volume

The quantity of sand moved will depend on antecedent beach topography. To stay consistent with current permits, the excavated volume will not exceed 2,000 yd³. Once either the wide/short or narrow/long planform alignment is selected, the limit on excavation volume will largely set channel dimensions. If a wide channel alignment is selected, the channel length will be limited so the total excavated volume remains below the limit. Similarly, if a long channel alignment is selected, the channel width will be limited so the total excavated volume remains below the limit. The actual dimensions at the time of implementation will depend on the beach berm topography at the time of implementation. Monthly surveys of the outlet channel, supplemented by spot checks at the time of management actions, will provide necessary information about beach berm topography.

Any sand excavated from the channel will be placed on the adjacent beach and graded to depths of approximately 1-2 ft higher than the existing grade. The placed sand will be distributed in such a way as to minimize changes to beach topography. If the time available for excavation is limited by uncontrollable factors such as tides, waves, seal use, or days when operations are forbidden, sand placed on the north side of the channel may be left in piles up to 3 ft high and not blended into the existing beach topography. The piles may need to remain un-graded on the north side because equipment access to this side is more difficult and may slow down operations. Once the outlet

channel is in place, the north side is also less accessible, reducing the impact of any remaining sand piles on public use.

7.4.2 Bed Elevation

The bed will be excavated 0.5 to 1 foot below the lagoon water level along its entire length, to achieve target channel depths (discussed below) upon initiation of flow. Channel bed elevations are expected to be in the range of 3 to 7 ft NGVD, with corresponding lagoon water levels of 4 to 8 ft, using a typical flow depth of one foot. At the start of the management season, lagoon water levels and the channel bed may be on the lower of this elevation range, since the system will have recently transitioned from intertidal to closed and the beach berm may not yet have built up. As the management season progresses, sand is expected to move onto the beach berm, raising the viable bed elevation for the outlet channel. As the beach berm builds higher, it will support higher lagoon water levels while maintaining channel depth within the target range. The upper end of the bed elevation is governed by the flood stage elevation (9 ft NGVD) minus the anticipated water depth and a factor of safety to buffer against flooding. Frequent maintenance will likely be required early in the management season to maintain an open outlet channel as the beach berm elevation builds. Eventually, the outlet channel may be above the typical wave runoff elevation, the elevation at which waves may induce channel closure, and close less frequently.

The bed elevation is a key determinant of lagoon water levels and influences the stability of the outlet channel. Higher bed elevations have the advantage of better meeting the BO's performance criteria of higher lagoon water levels. Higher lagoon water levels would increase seepage through the beach berm, potentially reducing conveyance requirements and the possibility of scour in the outlet channel. A higher outlet channel is also less likely to be closed by waves. On the other hand, lower bed elevations reduce the potential energy which may cause outlet channel scour, provide a greater buffer before flood stage, and may reduce the release of oxygen-depleting organic matter from inundated upstream marshes. Developing a better feel the optimal bed elevation is one objective of the adaptive management plan.

The Phase 1 performance criteria are to develop an outlet channel that supports a stable, perched lagoon with water surface elevations at approximately 7 ft NGVD for several months (Section 3.1). Stable conditions imply that river inflow into the lagoon would be approximately the same as the sum of outflow through the outlet channel and seepage through the beach berm. Stable conditions also imply that net sand deposition or erosion does not impair the outlet channel's function. However, this goal may not be achievable in 2014 because additional constraints in place during this year call for modified performance criteria.

The bed slope should be nearly flat within the outlet channel to minimize the likelihood of scouring the bed. This may be difficult to maintain. In particular, incision within the "flat" channel bottom may occur.

7.4.3 Depth

The target range of water depths, 0.5-2 ft, is constrained on the upper end by the maximum depth at which the channel is likely to be stable (not scour). Larger depths would be associated with a narrower channel. The lower end of the range is constrained by the width; shallower depths would require impractically large channel widths to provide sufficient cross-sectional area to convey flow. Shallower water depths represent a greater factor of safety with regard to preventing bed scour since bed friction retards flow speed more strongly for shallower depths. Prior to implementation the predicted rate of water elevation rise within the estuary will need to be considered to determine the bed elevation to achieve the flow depths desired at the completion of the channel excavation.

7.4.4 Width

The width of the channel is estimated to vary within 25-100 ft for consistency with the existing management permits. For the wide/short configuration, the channel bottom would be excavated to a width of 100 ft, the permitted maximum, to reduce the potential for scour. For the narrow/long configuration, the channel bottom width will be approximately 30 ft to achieve the desired channel length and slope while still staying within the 2,000 yd³ excavation volume limit.

7.4.5 Length

The channel length is estimated to vary within 100-800 ft, consistent with historic channel lengths observed within the management period (Behrens, 2008). Length will be a function of the channel's planform alignment while also balancing with other channel dimensions in order to keep excavation volumes less than 2,000 yd³. The wide/short configuration would result in channel lengths between 100-400 ft while the narrow/long configuration would result in channel lengths approaching the maximum of 800 ft.

7.5 EXCAVATION TIMING RELATIVE TO THE TIDAL CYCLE

Under the proposed management plan, channel modifications will be initiated during low tide so that after several hours of work, the channel will be completed near high tide. As per existing practices, a temporary barrier will be left between the ocean and lagoon during excavation. When the last material is excavated, then the temporary barrier will be removed at or near high tide. This will minimize the difference in water levels between the estuary and ocean, reducing the potential for the re-connected channel to scour into a fully tidal inlet.

7.6 EXCAVATION FREQUENCY

Creating and maintaining the outlet channel will probably employ one or two pieces of heavy machinery (e.g. excavator or bulldozer) to move sand on the beach. At the start of the management period (late spring or early summer), when configuring the outlet channel for the first time that year, conditions may require operating machinery for up to two consecutive days (as allowed under the marine mammal incidental harassment permit). The precise number of excavations would depend on uncontrollable variables such as seasonal ocean wave conditions (e.g. wave heights and lengths), river inflows, and the success of previous excavations (e.g. the success of selected channel widths

and meander patterns) in forming an outlet channel that effectively maintains lagoon water surface elevations. As technical staff and maintenance crews gain more experience with implementing the outlet channel and observing its response, maintenance during the remainder of the management season is anticipated to be less frequent.

In consideration of the natural beach environment and public access, effort will be made to minimize the amount and frequency of mechanical intervention. Outlet channel management activities cannot last for more than two consecutive days. During the marine mammal pupping season (March 15th to June 30th), the duration and frequency of Agency operations is constrained by restrictions on incidental harassment. Seven days must pass between management events. More details on duration and frequency restrictions are provided in Attachment C.

7.7 UNCERTAINTY AND LIMITATIONS

The proposed operations are based on the analyses documented in this report, input from resource agency staff, and on our professional judgment. Uncertainties about the actual estuary inflow, berm seepage, and outlet channel performance remain. As described in Section 6.2.2, the two methods for estimating estuary inflow, the water balance model and limited discharge measurements, predict disparate estuary inflows. Estuary inflow will fluctuate over the management period and may be greater than the modeled inflow. The seepage through the beach berm is based only on inferred, not observed, estimates of hydraulic conductivity. The outlet channel, particularly its downstream end, will be located in a highly dynamic environment that is influenced by changing river flow, tidal water levels and waves. Since the outlet channel will not include any hard structures, all of these sources of hydrologic forces can readily alter the channel's configuration, which may make it difficult to achieve and maintain the channel's successful function. Modifications of the proposed plan in response to actual conditions will be discussed with the resource agency management team and documented according to the communication protocol described in Section 9. Any modifications will be consistent with existing permit requirements.

Adaptive management once the channel is implemented will further enhance management practice. Actual feasibility with regards to the full range of dynamic conditions has not been determined. Risks associated with outlet channel failure have not been quantified. In addition to the channel's performance criteria, there are also water quality and ecological performance criteria for the perched lagoon. These additional criteria have not been evaluated as part of the outlet channel management plan.

8. MONITORING AND ADAPTIVE MANAGEMENT

Monitoring of the outlet channel should be implemented to facilitate an understanding of the channel's behavior and guide adaptive changes to this initial management plan. Adaptive management changes may be made over the course of the management season, in response to natural processes, outlet channel conditions, and/or outlet channel response. In addition, a more comprehensive review at the end of the management season will employ the monitoring data to recommend management revisions for the following year.

Because relatively few closure events occur per year and each one experiences different river and ocean conditions, a comprehensive monitoring plan is recommended to support adaptive management. The monitoring would quantify changes in the beach and channel elevation, lengths, and widths, as well as flow velocities and observations of the bed structure (to identify bed forms and depth-dependent grain size distribution indicative of armoring) in the channel. If feasible, the required monthly beach topography surveys should be scheduled just in advance of potential closure situations (neap tides, low discharge, and/or large wave events). Staff safety, staff availability, pinniped constraints, and/or rapidly changing physical conditions may preclude optimal scheduling of beach topographic surveys. Because monitoring requires human presence on beach, potentially disturbing the seal population, the monitoring frequency represents a balance between management of the outlet channel and minimizing disruption of wildlife.

A list of recommended monitoring tasks for 2014 is provided below in Table 5.

Table 5 Monitoring tasks associated with outlet channel management

Task	Description	Field Activities	Frequency
Recommended			
Operations log	Record of outlet channel management actions and ambient conditions.	Operations staff to generate written record of operations (excavation method, extent, and location) and ambient conditions (weather, ocean state, estuary water level)	Daily to monthly (Depends on operational activity)
Outlet channel location and state	An automated video or still camera station to capture the outlet channel's location and state.	Field staff to install and service a camera, power supply, and possibly communication system on hillside adjacent to estuary.	Hourly imaging (automated); Weekly servicing
Outlet channel discharge measurements	Collected within the outlet channel to verify the channel's conveyance.	Field staff to complete cross sectional flow velocity surveys using flow meter attached to a wading rod with electronic data logger.	Monthly
Outlet channel bed structure	Observe the bed for bed forms and depth-dependent grain size distribution indicative of armoring. Sediment sampler used.	Field staff to collect sediment sample from the surface of the channel bed.	Monthly
Outlet channel topography	Collect outlet channel elevation and width	Field staff to survey outlet channel features using a total station and prism mounted on a survey rod.	Monthly
Beach topography	Collect beach elevation	Field staff operating rod and staff on beach.	Monthly
Estuary flow dynamics	Integrate cross sectional velocity data in estuary at various locations from mouth to Duncans Mills.	A boat with field staff, collecting cross sectional data from mouth to Duncans Mills.	Weekly

9. COMMUNICATION PROTOCOL

A communication protocol will provide guidance between the Agency and identified points of contact representing key resource management groups in the estuary for the implementation of the Outlet Channel Management Plan during the management period (May 15 – October 15). Primary and alternative points of contact have been identified for each of the key resource management groups. These parties, which together are hereafter referred to as the “Team”, include: Sonoma County Water Agency, NOAA National Marine Fisheries Service, California Department of Fish and Wildlife, and California State Parks. A list of contacts for these groups is shown in Table 6.

Table 6 Russian River Estuary Management Team

Contact	Level	Organization	Phone Number	E-mail
Jessica Martini Lamb	Primary	Sonoma County Water Agency	707-547-1903 (w) 707-322-8177 (m)	jessica.martini.lamb@scwa.ca.gov
Chris Delaney	Secondary	Sonoma County Water Agency	707-547-1946 (w) 707-975-5606 (m)	cdelaney@scwa.ca.gov
Gary Tourady	Primary	Agency Operator Sonoma County Water Agency	707-547-1065 (w) 707-975-6285 (m)	garywt@scwa.ca.gov
Jon Niehaus	Secondary	Agency Operator Sonoma County Water Agency	707-521-1845 (w) 707-975-3999 (m)	jon@scwa.ca.gov
Robert Coey	Primary	National Marine Fisheries Service	707-575-6090 (w)	Bob.Coey@noaa.gov
John McKeon	Secondary	National Marine Fisheries Service	707-575-6069 (w)	john.mckeon@noaa.gov
Rick Rogers	Secondary	National Marine Fisheries Service	707-578-8552 (w)	rick.rogers@noaa.gov
Adam McKannay	Primary	CA Dept. of Fish and Wildlife	707-944-5534 (w)	amckannay@dfg.ca.gov
Eric Larson	Secondary	CA Dept. of Fish and Wildlife	707-944-5528 (w)	el Larson@dfg.ca.gov
Brendan O'Neil	Primary	California State Parks	707-865-3129 (w)	BONEIL@parks.ca.gov
Damien Jones	Secondary	California State Parks	707-875-3907 (w)	dajone@parks.ca.gov

9.1 IMPLEMENTATION OF OUTLET CHANNEL MANAGEMENT ACTIVITIES

A minimum of 24 hours of notice shall be provided to the Team by the Agency in advance of the excavation and maintenance of the outlet channel. Notice shall be submitted by e-mail (see Attachment B.1 for sample) with a general description of the proposed action to be pursued and will typically include:

- Proposed date and time of implementation;
- Design schematic of proposed channel which shall include:
 - Approximate antecedent beach berm height and width;
 - Proposed location and alignment of outlet channel;
 - Approximate outlet channel dimensions including bed elevation, channel depth, width, length, slope and aspect with respect to beach face
 - Predicted estuary water surface elevation at the time of implementation;
- Current river discharge at USGS Guerneville gage (website: http://waterdata.usgs.gov/nwis/uv?cb_00060=on&cb_00065=on&format=gif_stats&period=21&site_no=11467000)
- Predicted 24 hour precipitation as estimated by the NOAA National Weather Service for Bodega Bay (website: <http://forecast.weather.gov/MapClick.php?CityName=Bodega+Bay&state=CA&site=MTR&textField1=38.3333&textField2=-123.047&e=0&FcstType=graphical>);
- Predicted deep water swell height, period, and direction at San Francisco as estimated by CDIP (website: <http://cdip.ucsd.edu/?nav=recent&sub=forecast&units=metric&tz=UTC&pub=public>)
- For maintenance actions a general description of maintenance to be performed;
- Presence of seal pups; and
- Equipment to be used for implementation.

Team members shall provide any comments or suggestions to the approach in writing within 12 hours of the proposed implementation time. If Agency does not receive any comments before this time it is assumed that there are no comments to the proposed action. Comments and recommendations will be recorded for consideration on that management action or future management actions, and the Agency will do its best to respond to comments prior to implementation.

9.2 COMPLETION OF OUTLET CHANNEL MANAGEMENT ACTIVITIES

Within 36 hours of completion of outlet channel excavation or maintenance activities the Agency shall provide the Team a summary of work performed. This summary will be submitted by e-mail and will typically include:

- Date, time and period of implementation;
- Estuary water surface elevation at the time of completion;
- River discharge at USGS Guerneville gage at time of completion
- Deep water swell at CDIP Pt. Reyes buoy at time of completion
- Approximate location of the centerline of the channel mouth in distance along beach berm north of the jetty;

- Approximate orientation of channel along the beach berm;
- Approximate dimensions and orientation of the excavated channel;
- Approximate water depth in the excavated channel;
- For maintenance actions, a general description of maintenance performed;
- Equipment used during implementation;
- Presence of seal pups; and
- Photos documenting work completed.

9.3 OVERRIDING CONDITIONS

Certain conditions such as declines in water quality or imminent flooding to properties and structures in the estuary could drastically change the course of management outlined in this plan and may force the Agency to breach the estuary. The Agency shall stay in close contact with the Team on the development of any conditions which could affect the overall course of management. However, rapidly changing conditions may limit the notification lead time given to the Team in advance of management actions to alleviate flooding or water quality concerns.

9.3.1 Flooding

Based on past management experience in the estuary, the Agency has found that if the estuary is in a closed condition, medium to large storm events can produce very rapid rises in estuary water levels. These storm events are frequently accompanied by large ocean swells which can close the estuary if outflows through the channel are not high enough to counteract the wave forces produced from the large swells. Management to avoid flooding is complicated by safety concerns; the Agency is unable to operate equipment required for channel management activities if ocean swells are too large. In the past the Agency has typically breached the estuary in anticipation of a large storm in order to prevent flooding.

The high water surface elevations pursued under this plan will diminish the storage capacity of the estuary to handle high inflows. Also, based on past management experience, the Agency believes that the outlet channel as described in this plan will be especially susceptible to closure from large swell events. In an effort to avoid flooding of properties in the estuary during the outlet channel management period, the Agency will consult with the Team regarding the possibility of breaching the estuary in anticipation of a large storm event.

9.3.2 Decline in Water Quality

Declines in water quality could have impacts to salmonids rearing in the estuary, other species which reside in the estuary and the public. Potential water quality concerns include, but are not limited to:

- Dissolved oxygen conditions becoming dangerously low to fish and other species;
- Elevated salinity levels in domestic water wells; and
- Elevated bacterial levels.

The Agency will stay in contact with the Team regarding water quality conditions during the management period. Should conditions get to the point that they are potentially dangerous to salmonids, other species, or the public, the Agency shall consult with the Team on potentially changing the course of management. In cases of high bacterial levels, the Agency will additionally consult with North Coast Regional Water Quality Control Board and the Sonoma County Department of Public Health on potential management actions.

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11. LIST OF PREPARERS

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12. FIGURES



Legend

 Extent of existing alignment

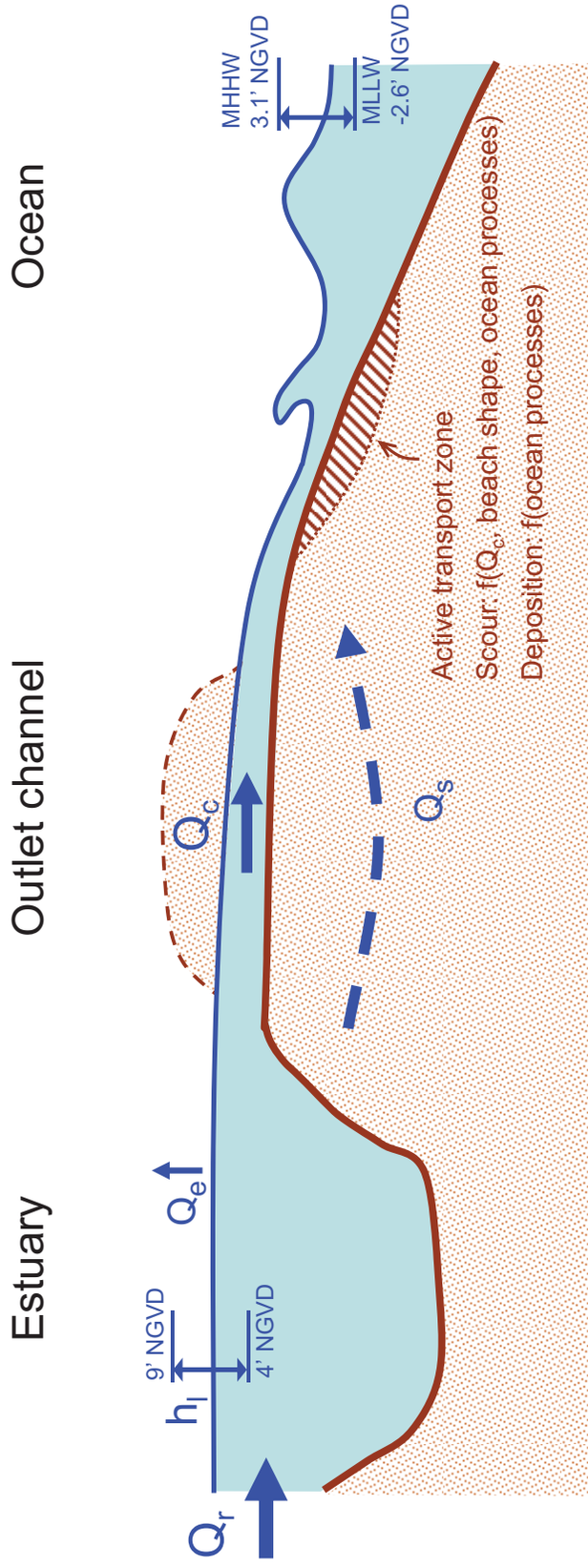
Source: Sonoma County Orthophotography (April-May, 2000)

figure 1
Russian River Estuary Outlet Channel Management Plan

Russian River Estuary Site Location

PWA Ref# - 1958.02





Parameters

h_l = lagoon water level

Q_r = river discharge

Q_c = outlet channel discharge

Q_s = seepage discharge

Q_e = evaporation from lagoon

Processes

• $Q_r = Q_c + Q_e + Q_s$ (averaged over days)

• No sediment transport within outlet channel

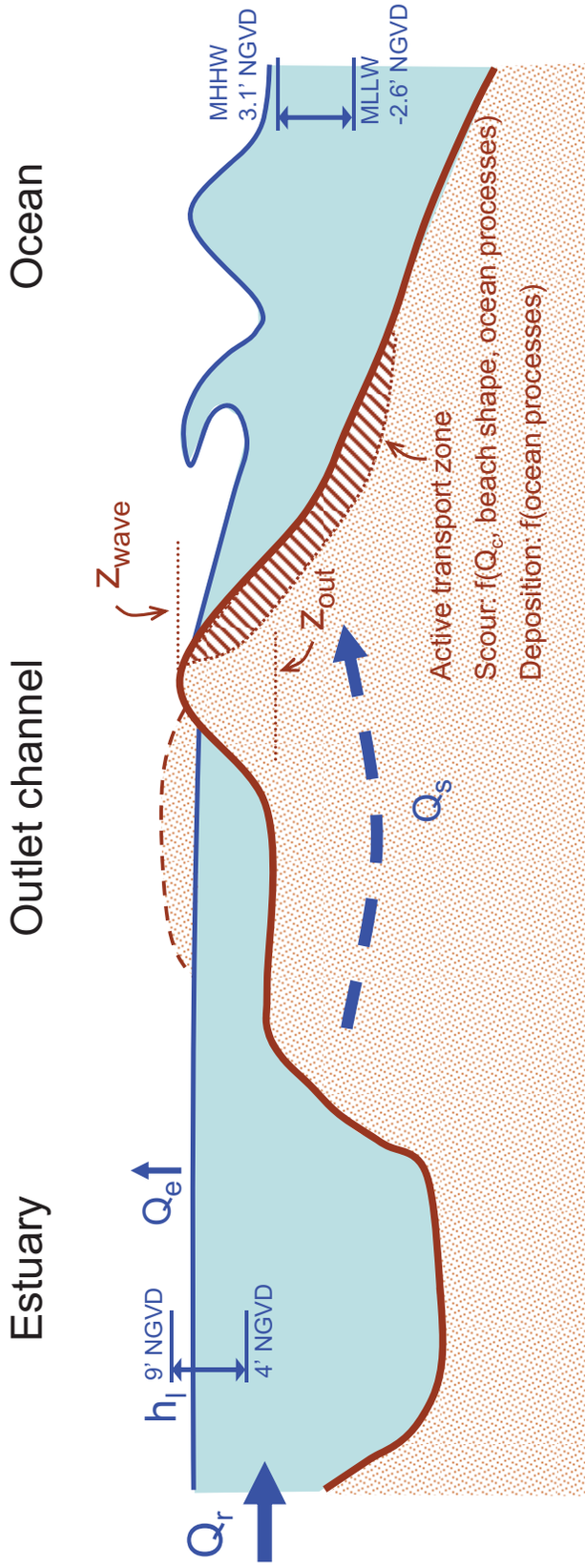
• Active sediment transport outside outlet channel

Figure 2
Russian River Estuary Outlet Channel Management Plan

Conceptual model – Target conditions

PWA Ref# 1958.01





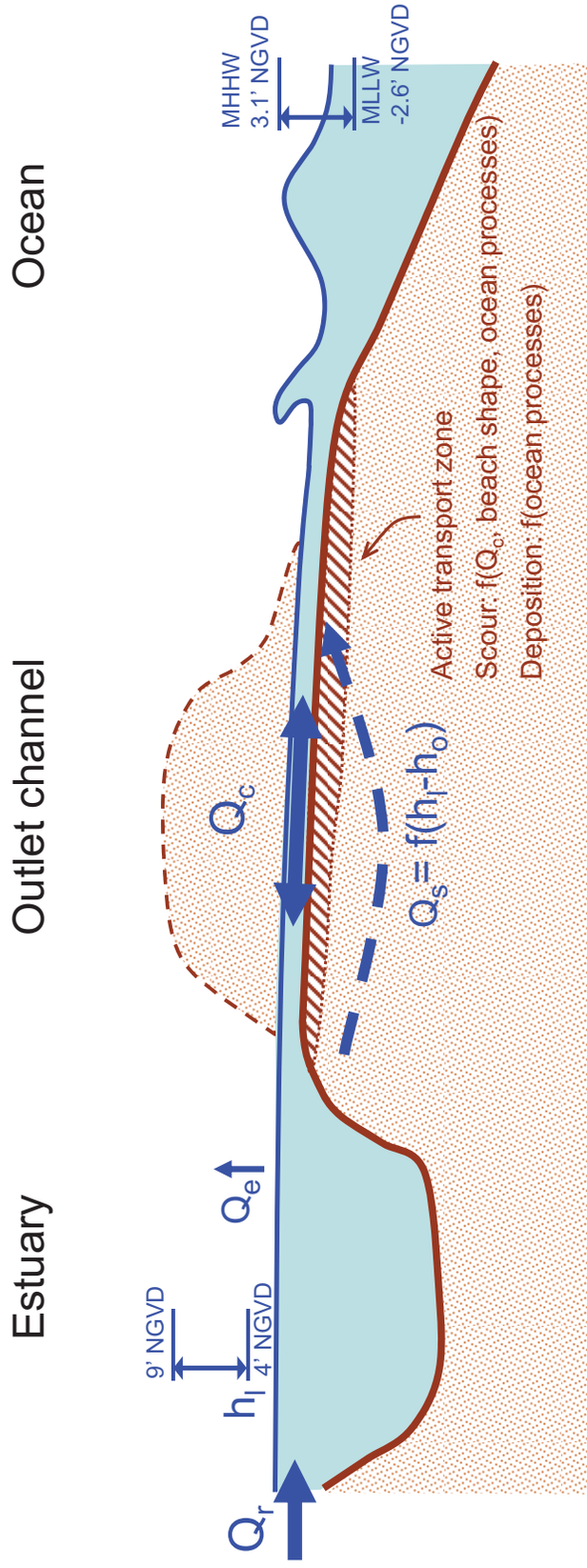
Parameters

- Z_{out} = target channel bed elevation
- Z_{wave} = wave runup elevation; $f(\text{wave conditions, ocean water level, channel location})$

Processes

- $Z_{wave} \geq Z_{out}$
- wave-induced sediment transport closes outlet channel
- $Q_c \rightarrow 0$
- h_l increasing

<i>Figure 3</i>	
<i>Russian River Estuary Outlet Channel Management Plan</i>	
Conceptual model – Closure	
PWA Ref# 1958.01	



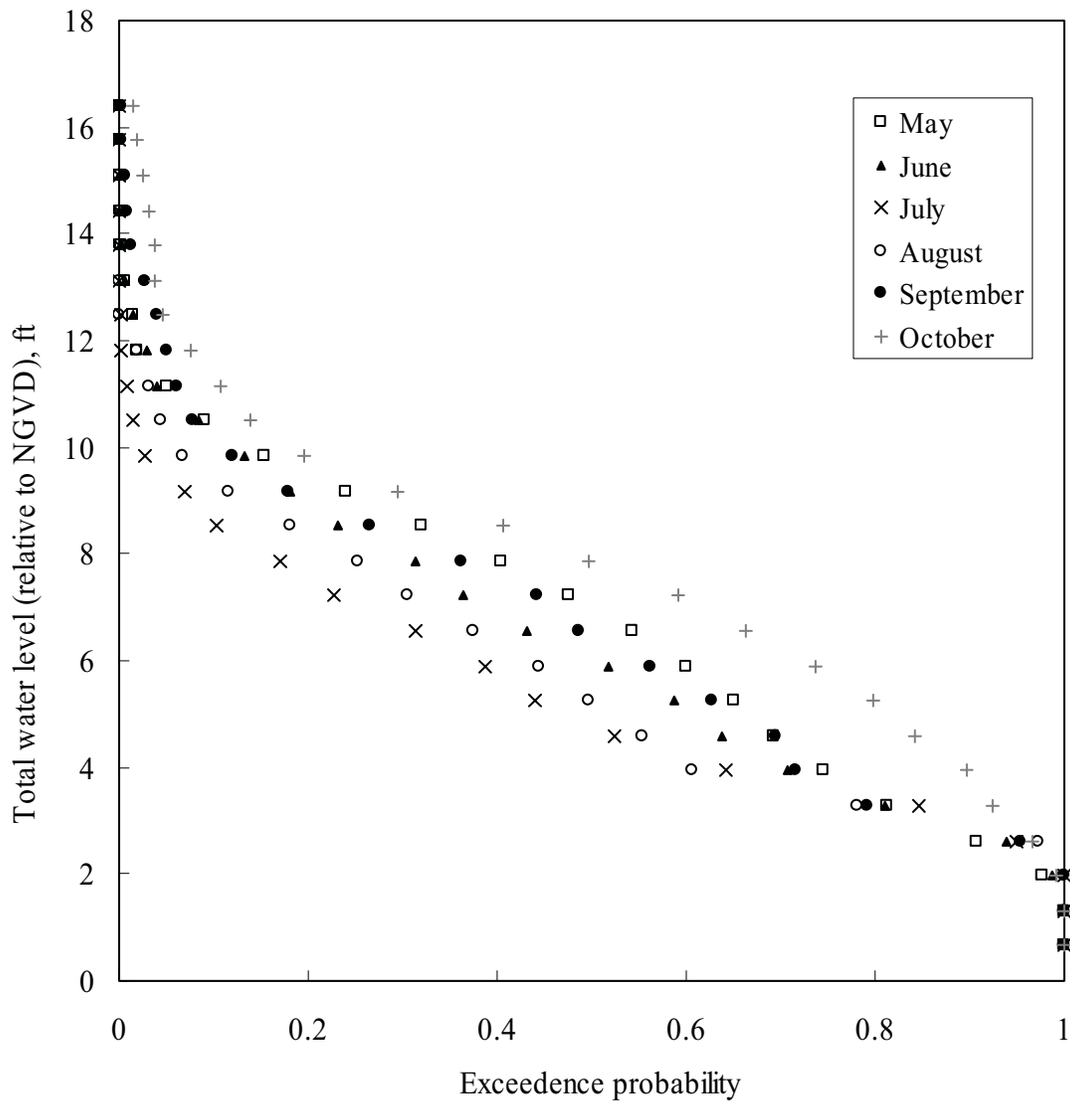
Parameters

- $u_c = f(\text{channel slope, length, and width}; Q_r; \text{ocean water level})$
(can be managed to greater or lesser degree)
- u_{crit} is $f(\text{grain size})$

Processes

- $u_c > u_{crit}$: high velocities scour channel
- Q_s increases; high seepage creates groundwater piping and erosion
- sediment transport within outlet channel

<p>Figure 4 Russian River Estuary Outlet Channel Management Plan</p>	
<p>Conceptual model – Breaching</p>	
	<p>PWA Ref# 1958.01</p>



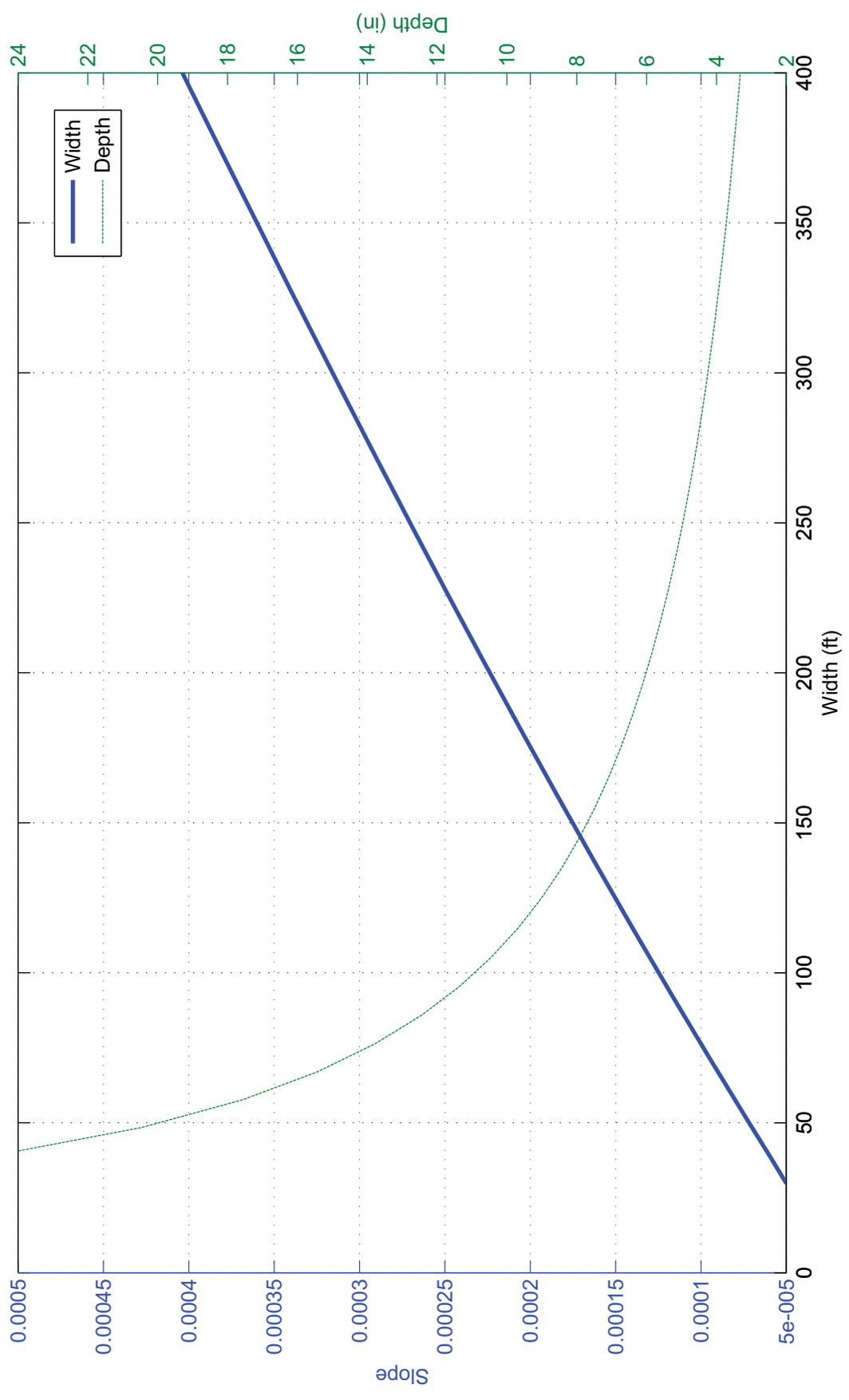
Source: D. Behrens (unpublished). Wave data from CDIP Point Reyes buoy.
 Note: Total water level calculated as sum of daily higher high tide and wave runup elevation. Wave runup calculated from Stockdon et al (2006) using estimated de-shoaled deepwater equivalent wave heights.

figure 5
 Russian River Outlet Channel Management Plan

Total Water Level Exceedance, May-Oct

PWA Ref# 1958.01





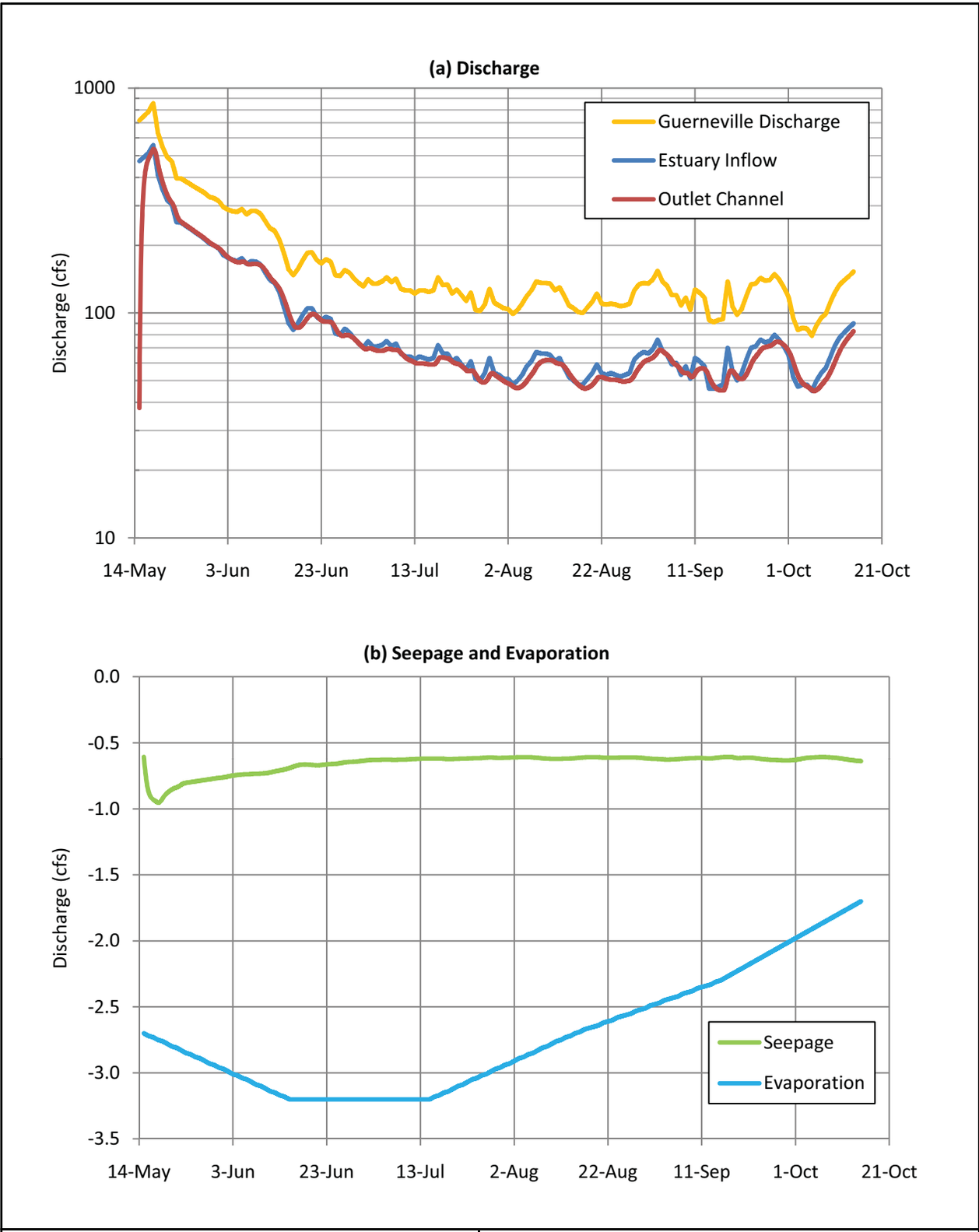
Source: Stability curve for local bed shear stress of 0.5 Pa, flowrate of 70 cfs, and Manning's roughness of 0.02.

Figure 6
Russian River Estuary Outlet Channel Management Plan

Slope vs. Width Stability Plot

PWA Ref# 1958.01





Source: 2010 anticipated discharge at Guerneville and into lagoon calculated by scaling observed 2000 discharge at USGS gage #11467000 (Russian River near Guerneville, CA). Evaporation rates calculated from monthly climatological rates for CIMIS evapotranspiration zone 1 (California coast).

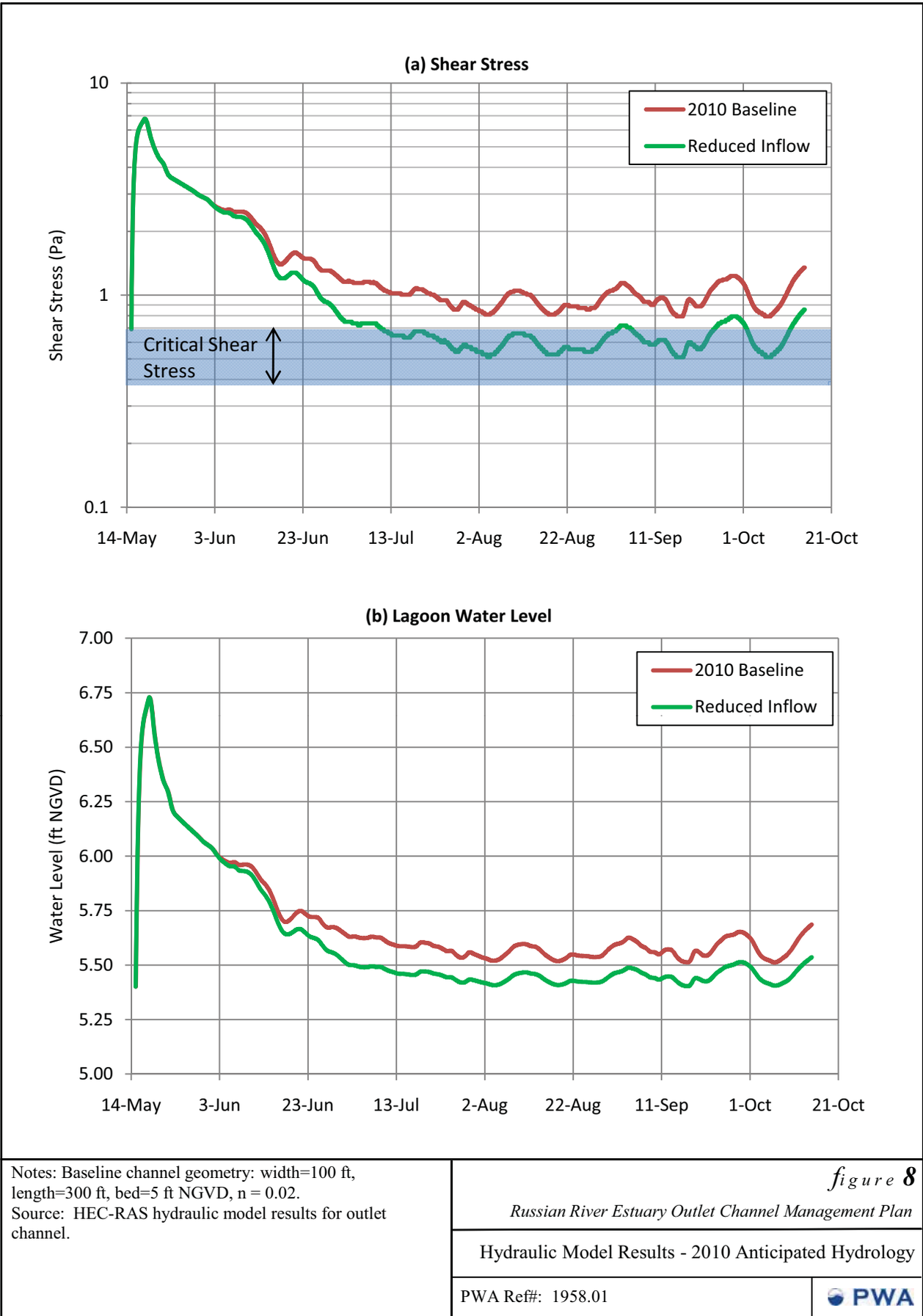
figure 7

Russian River Estuary Outlet Channel Management Plan

Hydraulic Model Discharge - 2010 Anticipated Hydrology

PWA Ref#: 1958.01





ATTACHMENT A: SUPPORTING WORKSHEETS FOR CHANNEL CONFIGURATION ANALYSIS

Worksheets

- A-1. Critical shear stress for incipient motion of sane particles
- A-2. Manning's n
- A-3. Evaporation
- A-4. Berm seepage
- A-5. Mouth closure
- A-6. Russian River discharge

A-1. Critical shear stress for incipient motion of sand particles

1958.01 Russian River Estuary Outlet Channel

J. Vandever (PWA)

4/1/2009

Variables	
p	1000 kg/m ³
g	9.81 m/s ²
s	2.65 (quartz)
v	1.0E-06 m ² /s

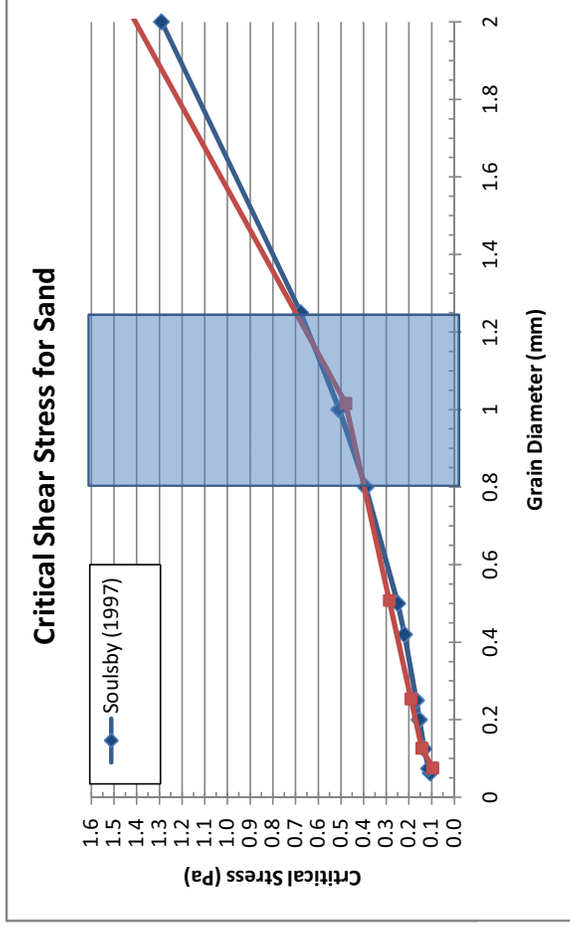
D (mm)	D*	Theta_crit	tau_crit (Pa)	Grain Size
0.0625	1.58	0.105	0.11	Very Fine Sand
0.074	1.87	0.094	0.11	
0.125	3.16	0.066	0.13	Fine Sand
0.20	5.06	0.048	0.15	
0.25	6.32	0.041	0.17	Medium Sand
0.42	10.62	0.032	0.22	
0.5	12.65	0.031	0.25	Coarse Sand
0.8	20.24	0.030	0.39	
1.0	25.30	0.031	0.51	Very Coarse Sand
1.25	31.62	0.033	0.68	
2.0	50.59	0.040	1.29	Granular

Notes: units Pa = N/m², assumes density of freshwater, quartz grained sand
Method based on Soulsby (1997) Dynamics of Marine Sand:

$$D_* = \left[\frac{g(s-1)}{v^2} \right]^{1/3} D$$

$$\theta_c = \frac{0.3}{1 + 1.2D_*} + 0.055[1 - \exp(-0.020D_*)]$$

$$\tau_c = \rho(s-1)gd\theta_c$$



Note: does not account for gravitational effects on sloping bed

A-2. Manning's n worksheet

1958.01 Russian River Estuary Outlet Channel

J. Vandever (PWA)

4/1/2009

d_{50}	1 mm	0.003281 ft
D	0.84 ft	
Rh	0.83 ft	
S	0.00008 ft/ft	

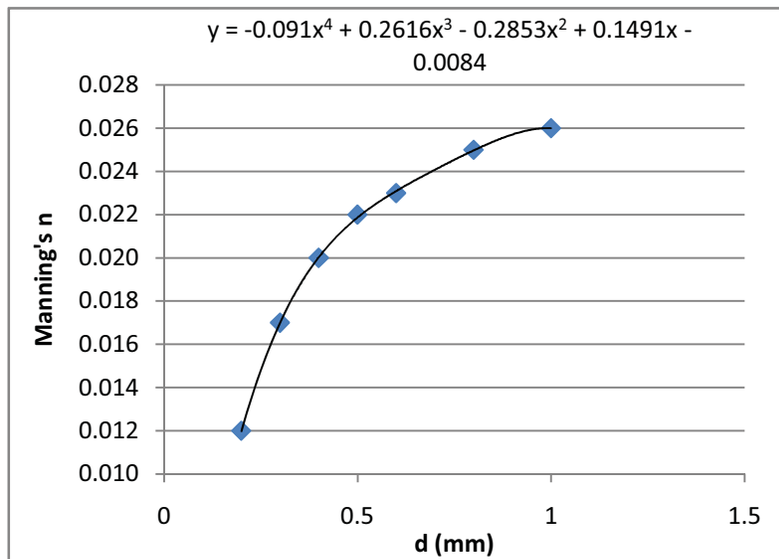
Equation	n	Notes
Strickler (1923)*	0.018	*valid d range unknown
Limerinos (1970)*	0.021	
Bray (1979)*	0.017	
Bruschin (1985)*	0.018	
Julien (2002)*	0.024	
USGS (WSP2339)	0.026	for $0.2 < d < 1.0$ mm

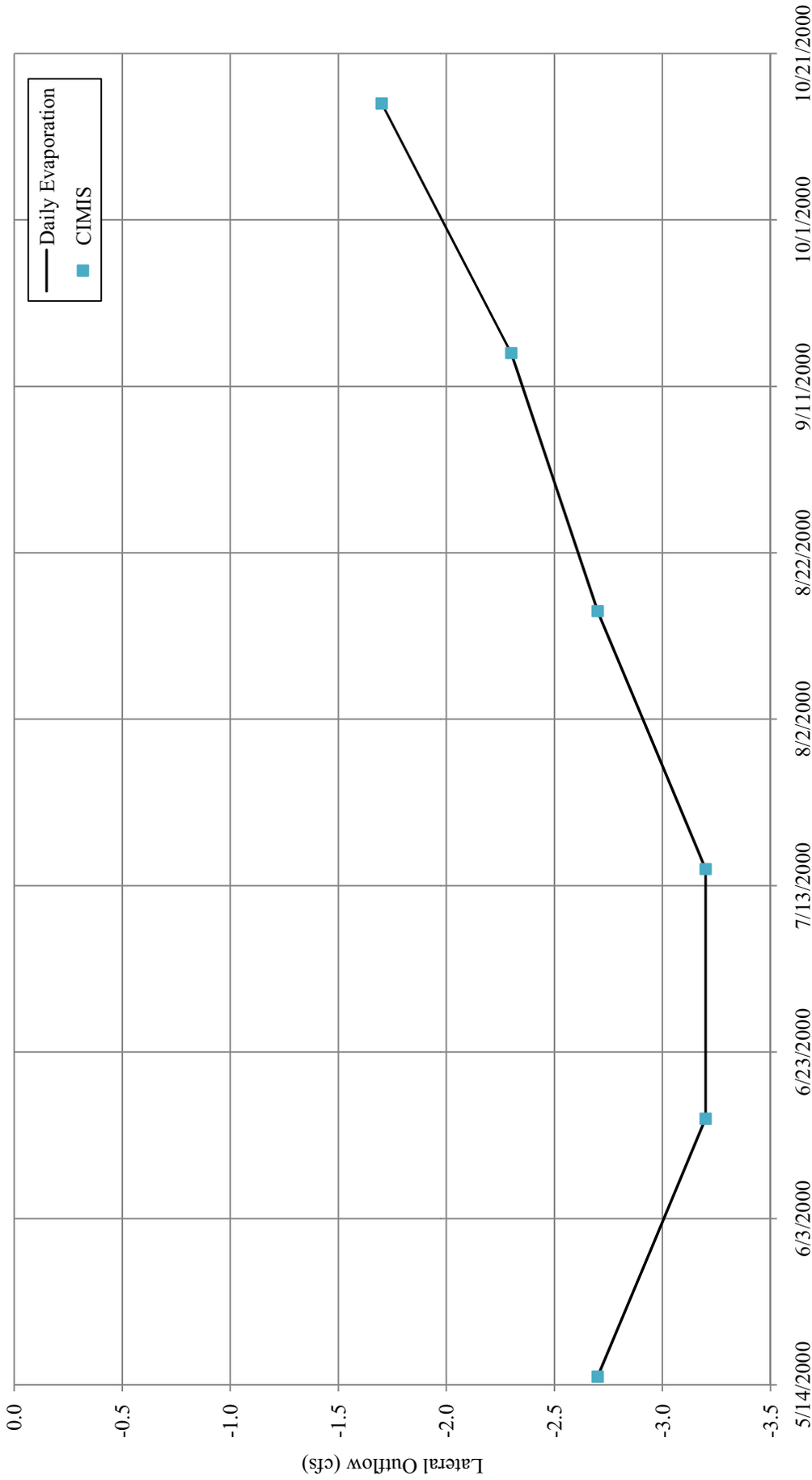
Average	0.021
Average w/o USGS	0.020

USGS

d (mm)	n
0.2	0.012
0.3	0.017
0.4	0.020
0.5	0.022
0.6	0.023
0.8	0.025
1.0	0.026
2.0	0.035

Polynomial fit to USGS data (d=2.0 mm not included):





Notes: Daily evaporation rates for Russian River lagoon interpolated from CIMIS average monthly evapotranspiration statistics for Zone 1 (Coastal plains and heavy fog). Calculations assume lagoon surface area of 500 acres.

Appendix A-3
Russian River Estuary Outlet Channel Management Plan

HEC-RAS model evaporation boundary condition

PWA Ref #: 1958.01



A-4. Berm Seepage and Hydraulic Conductivity

1958.01 Russian River Estuary Outlet Canal

J. Vandever (PWA)

16-Apr-09

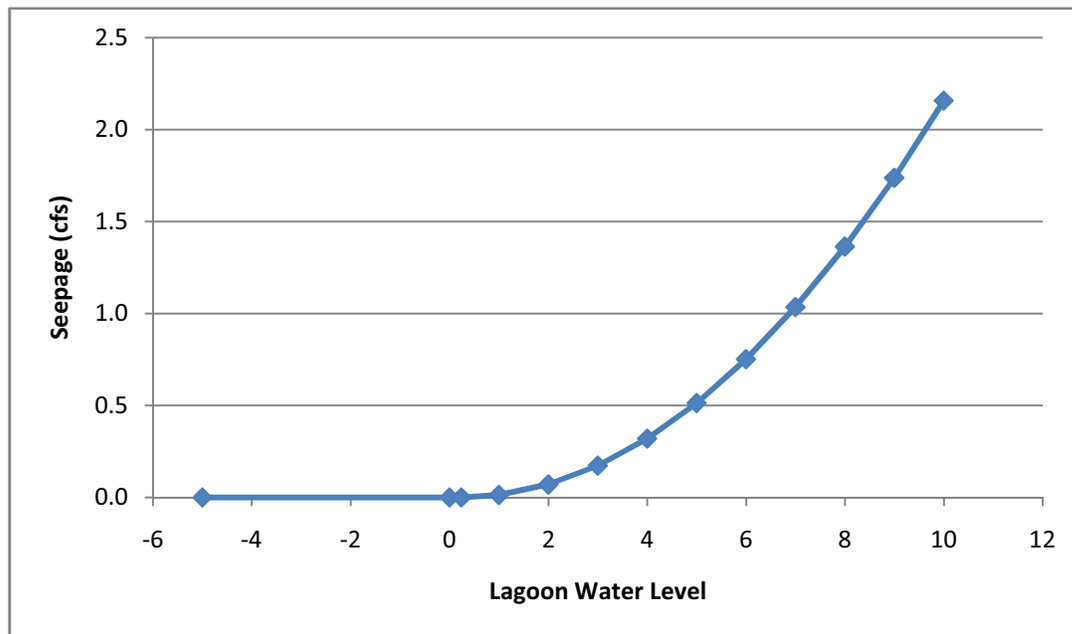
HEC-RAS Diversion Rating Curve

Lagoon WL (ft)	dh (ft)	q (cfs)	
-5	0	0.00	
0	0	0.00	
0.24	0	0.00	(MTL)
1	0.76	0.01	
2	1.76	0.07	
3	2.76	0.17	
4	3.76	0.32	
5	4.76	0.51	
6	5.76	0.75	
7	6.76	1.03	
8	7.76	1.36	
9	8.76	1.74	
10	9.76	2.16	(Flood Stage)
11	10.76	2.62	
12	11.76	3.13	

Darcy's Law

$$q = k \frac{\Delta h}{W} A = k \frac{\Delta h}{W} (\Delta h \cdot L)$$

W	250	ft
L	2500	ft
z_ocean	0.24	ft NGVD (MTL)
k	0.0023	ft/s



A-4. Berm Seepage and Hydraulic Conductivity

1958.01 Russian River Estuary Outlet Canal

J. Vandever (PWA)

7-Apr-09

Bouwer, H. 1978. Groundwater Hydrology. McGraw-Hill, Inc. 480 p.

	Hydraulic Conductivity (m/day)		Hydraulic Conductivity (cm/s)		
	Low	High	Low	High	Mid
Fine Sand	1	5	0.001	0.006	0.003
Medium Sand	5	20	0.006	0.023	0.014
Coarse Sand	20	100	0.023	0.116	0.069
Gravel	100	1000	0.116	1.157	0.637
Sand and Gravel	5	100	0.006	0.116	0.061

A-5. Mouth Closure Calibration Worksheet

1958.01 Russian River Estuary Outlet Canal
J. Vandever (PWA)
17-Apr-09

Russian River mouth closure calibrations - HEC-RAS model

Years Examined: 2000, 2001, 2003, 2004, 2005, 2007

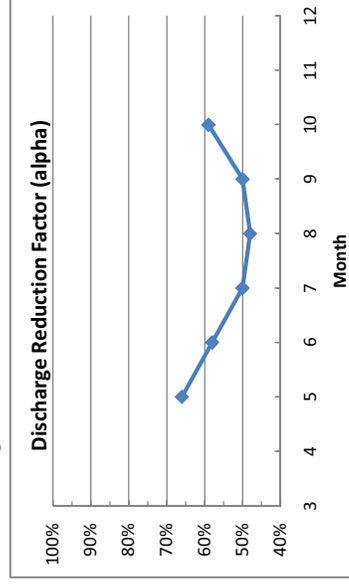
Accounts for losses between Hacienda Bridge (Guerneville, CA) and the lagoon and the interaction with the aquifer adjacent to the estuary.

No detailed information available for the aquifer groundwater elevations or extraction rates by wells. The loss term is a calibrated variable in the model.

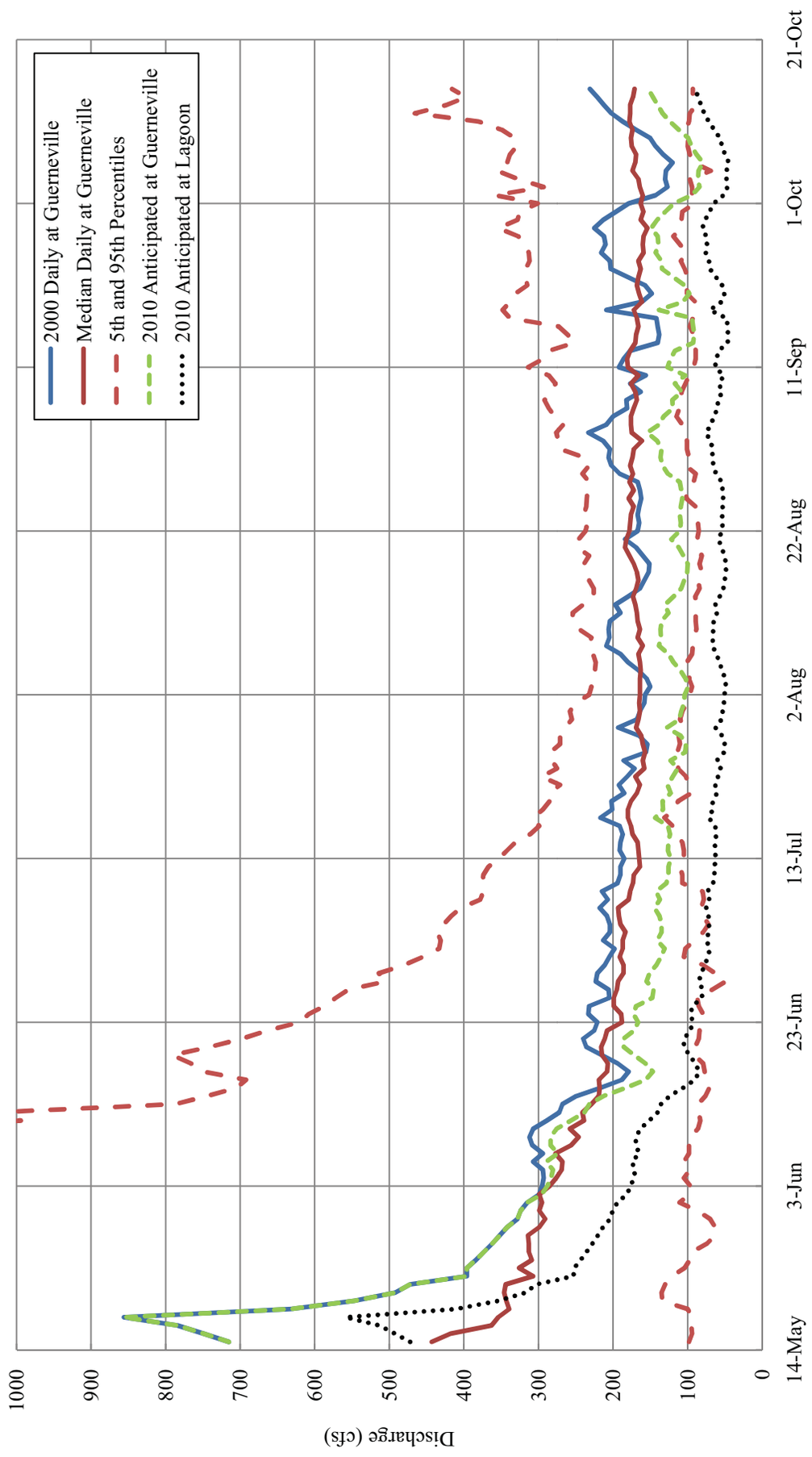
Lagoon Surface Area 400 ac
 17,424,000 sq ft
 Evaporation and Seepage Losses 4 cfs

Calibration	Date		Water Level (ft NGVD)	dh	dt	dh/dt (ft/day)	dV/dt (cfs)	USGS Discharge (cfs)	% Reduction	alpha
	Start	End								
06May2000	5/6/2000 18:00	5/9/2000 6:00	3.10	5.30	2.50	2.12	432	580	26%	74%
24May2000	5/24/2000 8:00	5/25/2000 18:00	3.84	1.92	1.42	1.36	278	385	28%	72%
16June2000	6/16/2000 13:00	6/21/2000 6:00	4.79	2.11	4.71	0.45	94	200	53%	47%
25Aug2000	8/25/2000 0:00	9/5/2000 8:00	2.56	5.06	11.33	0.45	94	195	52%	48%
03Oct2000	10/3/2000 0:00	10/11/2000 12:00	2.85	3.68	8.50	0.43	91	140	35%	65%
15May2001	5/15/2001 23:00	5/21/2001 21:00	2.14	3.37	5.92	0.57	119	200	41%	59%
07Apr2007	4/7/2007 13:00	4/11/2007 0:00	1.17	7.68	3.46	1.88	384	480	20%	80%
13Apr2007	4/13/2007 21:30	4/17/2007 14:30	1.97	5.71	3.71	1.54	315	465	32%	68%
24Apr2007	4/24/2007 17:00	4/26/2007 14:00	1.51	7.57	1.88	3.23	656	725	10%	90%
13Oct2007	10/13/2007 2:30	10/22/2007 11:30	2.51	9.15	9.38	0.71	147	255	42%	58%
9June2003	6/9/2003 17:30	6/12/2003 1:00	2.77	6.47	2.31	1.60	322	475	32%	68%
9Oct2003	10/9/2003 23:11	10/14/2003 20:40	4.00	6.21	4.90	0.45	91	170	46%	54%
05Nov2004	11/5/2004 11:00	11/12/2004 4:00	2.40	8.93	6.71	0.97	196	300	35%	65%
26July2004	7/26/2004 15:41	8/5/2004 0:00	2.27	5.90	9.35	0.39	78	140	44%	56%
2May2004	5/2/2004 15:40	5/6/2004 19:35	3.44	8.39	4.16	1.19	240	420	43%	57%
16Apr2004	4/16/2004 9:09	4/18/2004 7:40	4.78	7.98	1.94	1.65	333	570	42%	58%
30Oct2005	10/3/2005 23:00	10/17/2005 6:30	2.40	8.30	13.31	0.44	89	170	47%	53%
17Sep2005	9/17/2005 2:00	9/21/2005 13:30	3.37	5.69	4.48	0.52	104	175	40%	60%

Note: Start and end times represent times used for water level calibration and do not correspond to exact timing of closures and breaches.



Month	Month	% Loss	N	HEC-RAS Multiplier
April	4	26%	4	4
May	5	34%	4	4
June	6	42%	2	2
July	7	44%	1	1
Aug	8	52%	1	1
Sep	9	40%	1	1
Oct	10	43%	4	4
Nov	11	35%	1	1
			18	18



Notes: Median daily discharge calculated from 1970-2008.
 Source: USGS gage 11467000 (Russian River near Guerneville, CA). 2010 anticipated discharge at Guerneville calculated from 2000 discharge by scaling factor to obtain typical summertime flowrates of 120 cfs. 2010 anticipated lagoon inflow calculated based on calibrated seasonal losses from Guerneville to lagoon.

Appendix A-6
 Russian River Estuary Outlet Channel Management Plan

Daily Russian River Discharge

PWA Ref #: 1958.01



Attachment B. Hypothetical Implementation Scenario

The following hypothetical implementation scenario is presented to demonstrate how the outlet channel management plan may be implemented. The scenario is based on actual beach berm and ocean conditions observed at the estuary from June 30 to July 6, 2009.

This scenario is purely hypothetical and demonstrates how the adaptive management plan may be implemented based on historical conditions observed in 2009. Actual implementation of the plan may vary in terms of channel geometry, channel location and time required for implementation. The beach environment at the project site is highly dynamic so actual implementation of the plan will be evaluated on a case-by-case basis.

Wednesday, June 30th

Agency personnel have been tracking riverine and ocean conditions on a daily basis during the outlet channel management period. Several days ago, they identified a forecasted ocean swell event with the potential to close the estuary. When it arrives, this medium-sized (2-4 ft.) ocean swell, angled from the southwest, pushes sand into the tidal inlet cutting flow from the estuary to the ocean. Stage in the estuary at the time of closure is approximately 3.5 ft NGVD. Based on river discharge and the time of year, Agency personnel estimate that the estuary water level's rate of rise will be 0.5 ft/day.

Thursday, July 1st

Agency personnel visit the site to assess sandbar conditions. The outlet at the time of closure is just south of Haystack Rock, approximately 550 ft northwest of the jetty, with an alignment roughly perpendicular to the beach face. The preexisting channel slope is steep and would, therefore, be susceptible to scour and wave run-up. Agency decides that this is not the preferable alignment for the outlet channel. In effort to create a channel which has shallower gradient and less susceptible to ocean conditions, it is decided that the channel will be more ideally located to the north of Haystack Rock angled to the northwest. Agency staff collects measurements and limited survey data (e.g. elevation at low point of the berm) in the area to develop a design for the outlet channel.

[Note: If closure had occurred during the pupping season (March 15 – June 30), the site assessment would have included a survey for the presence of seal pups.]

Agency staff returns to their offices to develop a plan and design for the implementation of the outlet channel. Changes between the most recent monthly topographic data and current conditions are assessed using the time-lapse photography and today's survey data. If indicated, today's survey data and judgment may be used to revise the topographic data.

Stage in the estuary is now approximately 4.0 ft. NGVD. Observations from the Jenner gage are used to confirm the previously estimated rate of water surface rise of 0.5 ft/day. Based on current stage and this rate of water surface rise, implementation of the outlet channel is scheduled for Monday and Tuesday, July 5th and 6th so that stage in the estuary will be approximately 6.5 ft. NGVD after the outlet channel is completed.

A design is prepared using the best available topographic data. The outlet channel will be approximately 30 ft wide with 4:1 side slopes, 350 ft long to the mean high tide line, a channel bottom elevation at the inlet of approximately 6 ft NGVD, and a channel design flow depth at time implementation of approximately 0.5 ft. Channel will be aligned to the northwest with an approximate aspect of 35° with respect to the beach face. Estimated material to be excavated is approximated and confirmed to be less than 1,000 yd³.

Agency staff prepares e-mail to management team to notify them of intention and schedule to construct the outlet channel, provide information regarding current conditions, and provide team with a design schematic according to the Communication Protocol procedure documented in Section 7.8.1 of the management plan. Please see Attachments B.1 and B.2 for an example of e-mail transmittal with attached design schematic. Agency biologists coordinate with Stewards of the Coast and Redwoods to schedule volunteers to assist with pre-, day of, and day after outlet channel creation pinniped monitoring.

Friday, July 2nd

Agency staff receives comments from management team on proposed approach. Time allowing, Agency responds, modifies the proposed approach as needed, and decides on the final approach.

Agency staff reviews rate of water surface rise in the lagoon to confirm that flooding is not expected before proposed management action.

Monday and Tuesday, July 5th and 6th

Agency maintenance crews arrive at the Goat Rock State Beach parking lot early in the morning to prepare for implementation. Agency biologist arrives to begin pinniped monitoring at least one hour prior to crews and coordinates with maintenance crew leader. Agency surveyors stake out designed channel and make corrections to alignment and channel geometry to account for potential changes in beach berm topography since last topographic survey. Outlet channel excavation is carried out according to Section 7.5 of the management plan and according to the plan submitted to the management team. Implementation is also conducted in accordance with the Agency's IHA for harbor seals, northern elephant seals and California sea lions which may be present at the site during excavation activities. Photos are taken to document all implementation activities, and following completion of the outlet channel Agency staff collects measurements of completed channel geometry, flow depth and location.

Wednesday, July 7th

Agency staff sends e-mail to management team to provide documentation of the completion of the outlet channel according to the Communication Protocol procedure documented in Section 7.8.2 of the management plan. Please see Attachment B.3 for an example of e-mail transmittal.

After implementation of the channel, the Agency will monitor performance of the outlet channel according to the monitoring program described in Section 7.7 of the management plan.

Attachment B.1: Sample Proposed Outlet Channel Implementation Email

Date: 7/1/10

Hello Outlet Channel Management Team -

The Russian River Estuary closed on 6/30/10. The Sonoma County Water Agency plans to implement an outlet channel beginning at 7 am on July 5th and potentially extending to the afternoon of July 6th. Details of the proposed outlet channel are the following:

- Channel Width: 30 ft.
- Channel Length: 350 ft.
- Channel Bottom Elevation: 6 ft NGVD
- Design Flow Depth: 0.5 ft
- Location of Channel Inlet Centerline: 970 ft northwest of jetty
- Channel Alignment Aspect: 35 deg. with respect to beach face
- Estimated Estuary WSEL at Time of Completion: 6.5 ft
- Existing Beach Berm Crest Elevation: 10 ft NGVD
- Existing Beach Berm Width: 300 ft
- Excavation Equipment: 1 Excavator, 1 Bulldozer

Attached is a design drawing developed using the most recent topographical survey (6/30/10). Due to the highly dynamic nature of conditions at the site, actual topography at the time of implementation may vary. Implementation of the channel may differ from design in order to account for changed topography.

Current and predicted conditions at the site are the following:

- **River and Estuary:**
 - Russian River near Guerneville Flow (USGS 11467000): 120 cfs
 - Predicted 72 hour precipitation: 0 in.
- **Ocean:**
 - Approximate rate of estuary water surface rise: 0.5 ft/day
 - Current Swell Height and Direction: 5.8 ft @ 10 sec. @ 320 deg.
 - 7/5/10 Predicted Mean Swell Height and Direction: 2.5 ft @ 15 sec. @ 200 deg.

No seal pups were observed on the beach.

For updates on conditions please visit the following URL:

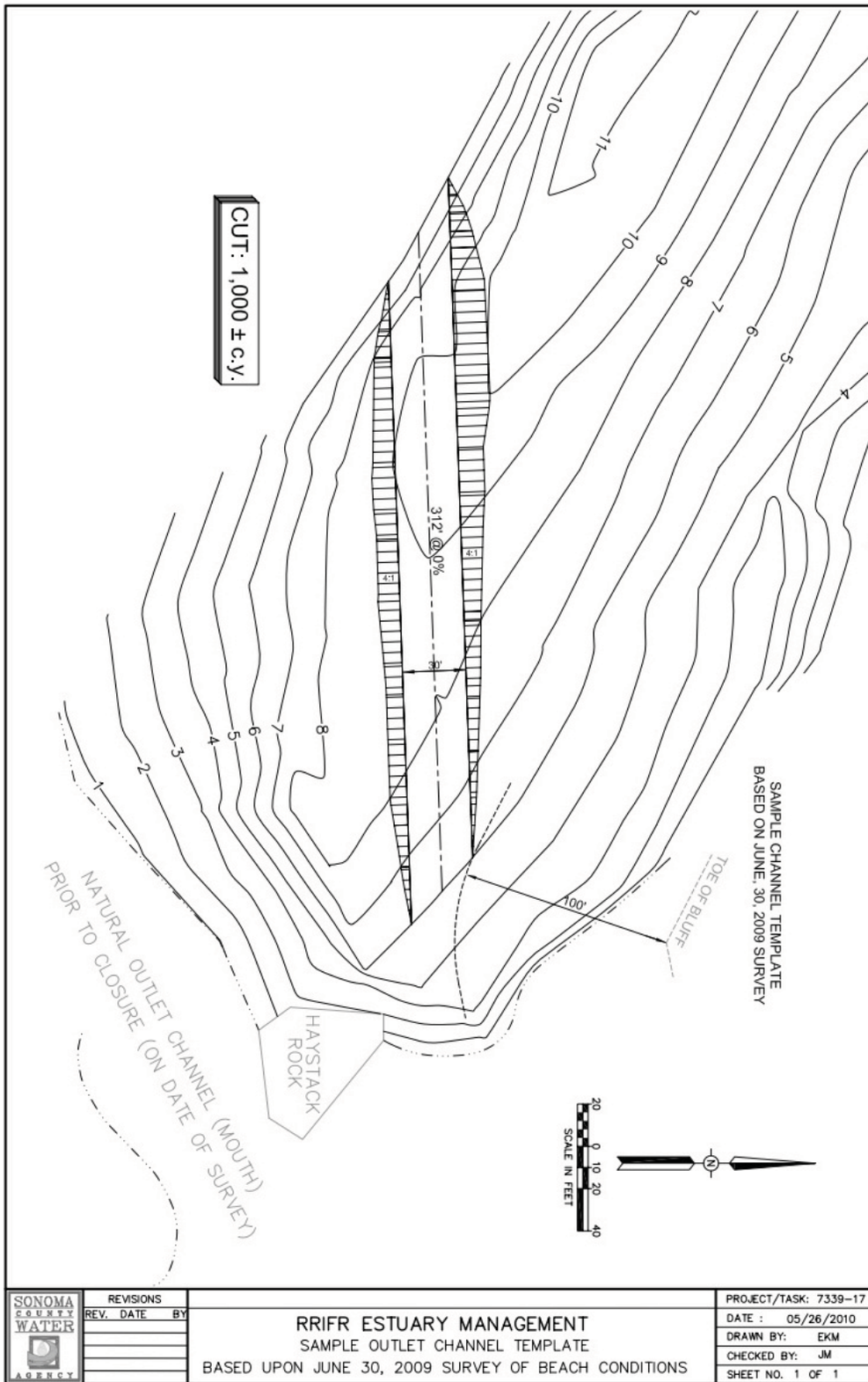
<http://www.bml.ucdavis.edu/boon/russianriver>

If you have any comments to the proposed implementation plan please provide comments no later than 7/2/10, 5 pm. Should you have any questions or concerns please contact me or Jessica Martini-Lamb at jessicam@scwa.ca.gov, 707-547-1903 (office), 707-322-8177 (mobile).

Sincerely,

Chris Delaney, P.E.
Agency Engineer
Sonoma County Water Agency
707-547-1946 (office)
707-975-5606 (mobile)

Attachment B.2: Sample Proposed Outlet Channel Design Schematic



Attachment B.3: Sample Proposed Outlet Channel Implementation Email

Date: 7/8/10

Hello Outlet Channel Management Team -

The Russian River Estuary closed on 6/30/10. The Sonoma County Water Agency implemented an outlet channel beginning at 7 am on July 5th and extending to the afternoon of July 6th. Details of the implemented outlet channel are the following:

- Channel Width: 30 ft.
- Channel Length: 350 ft.
- Channel Bottom Elevation: 6 ft NGVD
- Flow Depth: 0.7 ft
- Location of Channel Inlet Centerline: 970 ft northwest of jetty
- Channel Alignment Aspect: 35 deg. with respect to beach face
- Estuary WSEL at Time of Completion: 6.7 ft
- Existing Beach Berm Crest Elevation: 10.2 ft NGVD
- Existing Beach Berm Width: 300 ft
- Excavation Equipment: 1 Excavator, 1 Bulldozer

Attached are photographs of the beach before, during, and after the outlet channel implementation.

Current and predicted conditions at the site are the following:

- **River and Estuary:**
 - Russian River near Guerneville Flow (USGS 11467000): 115 cfs
 - Predicted 72 hour precipitation: 0 in.
- **Ocean:**
 - Current Swell Height and Direction: 2.7 ft @ 14 sec. @ 200 deg.
 - 7/10/10 Predicted Mean Swell Height and Direction: 2.4 ft @ 12 sec. @ 200 deg.

No seal pups were observed on the beach.

For updates on conditions please visit the following URL:

<http://www.bml.ucdavis.edu/boon/russianriver>

If you have any comments on the implemented channel, please provide comments no later than 7/12/10, 5 pm. Should you have any questions or concerns please contact me or Jessica Martini-Lamb at jessicam@scwa.ca.gov, 707-547-1903 (office), 707-322-8177 (mobile).

Sincerely,

Chris Delaney, P.E.
Agency Engineer
Sonoma County Water Agency
707-547-1946 (office)
707-975-5606 (mobile)

Attachment C. Summary of Land Use Permits (Revised May 15, 2014)

List of Valid Permits and Agreements for the Russian River Estuary Management Project

Agency	Permit No.	Expiration
California Department of Fish and Wildlife	Lake and Streambed Alteration Agreement (1600-2010-0380-R3)	December 31, 2015
California Regional Water Quality Control Board, North Coast Region	Section 401 Water Certification (1B10122WNSO)	May 14, 2019
California Coastal Commission	Coastal Development Permit 2-12-004	August 15, 2016
California State Lands Commission	General Lease, Public Agency Use (PRC 7918.9)	May 15, 2015
California Department of Parks and Recreation	Temporary Use Permit	December 31, 2014
California Department of Parks and Recreation	Collections Permit	February 26, 2015
US Army Corps of Engineers, San Francisco District	Section 404 & Section 10, Individual Permit (2004-285610N)	December 31, 2023
US Department of Commerce, National Oceanic and Atmospheric Administration, National Marine Fisheries Service	Incidental Harassment Authorization	April 20, 2015

**Sonoma County Water Agency
Summary of Special Conditions of Permits for Russian River Estuary Management Activities**

Agency / Permit / Expiration	Special Conditions	Report Due Date
<p>California Department of Fish and Wildlife</p> <p>Lake and Streambed Alteration Agreement (III-11176-96) - November 6, 1996</p> <p>Agreement Renewal – November 14, 2001</p> <p>Agreement Extension – October 17, 2002</p> <p>Agreement Renewal – November 13, 2003</p> <p>Agreement Renewal – September 30, 2005</p> <p>Agreement Extension – December 7, 2009</p> <p>Agreement Amendment – December 13, 2009</p> <p>Lake and Streambed Alteration Agreement (1600-2010-0380-R3) - September 8, 2011</p> <p>Expiration - December 31, 2015</p>	<p>1. Administrative Measures</p> <p>Permittee shall meet each administrative requirement described below.</p> <p>1.1 <u>Documentation at Project Site.</u> Permittee shall make the Agreement, any extensions and amendments to the Agreement, and all related notification materials and California Environmental Quality Act (CEQA) documents, readily available at the project site at all times and shall be presented to DFG personnel, or personnel from another state, federal, or local agency upon request.</p> <p>1.2 <u>Providing Agreement to Persons at Project Site.</u> Permittee shall provide copies of the Agreement and any extensions and amendments to the Agreement to all persons who will be working on the project at the project site on behalf of Permittee, including but not limited to contractors, subcontractors, inspectors, and monitors.</p> <p>1.3 <u>Notification of Conflicting Provisions.</u> Permittee shall notify DFG if Permittee determines or learns that a provision in the Agreement might conflict with a provision imposed on the project by another local, state, or federal agency. In that event, DFG shall contact Permittee to resolve any conflict.</p> <p>1.4 <u>Project Site Entry.</u> Permittee agrees that DFG personnel may enter the project site at any time to verify compliance with the Agreement.</p> <p>1.5 <u>Work Period Extension.</u> If the Permittee needs more time to complete the authorized activity, the work period may be extended on a day-to-day basis by contacting the DFG representative found within the Contact Information section of this Agreement.</p>	<p>May 1: Adaptive Management Annual Report</p>

**Sonoma County Water Agency
 Summary of Special Conditions of Permits for Russian River Estuary Management Activities**

Agency / Permit / Expiration	Special Conditions	Report Due Date
<p>California Department of Fish and Wildlife (continued)</p>	<p>1.6 To the extent that any provisions of this Agreement provide for activities that require the Permittee to traverse another owner's property, such provisions are agreed to with the understanding that the Permittee possesses the legal right to so traverse. In the absence of such right, any such provision is void.</p> <p>1.7 If, in the opinion of the DFG, conditions arise, or change, in such a manner as to be considered deleterious to the stream or wildlife, operations shall cease until corrective measures approved by the DFG are taken.</p> <p>2. Avoidance and Minimization Measures</p> <p>To avoid or minimize adverse impacts to fish and wildlife resources identified above, Permittee shall implement each measure listed below.</p> <p>2.1 In each year that this Agreement is in effect, the Permittee shall provide DFG with an annual lagoon outlet channel adaptive management plan by April 15.</p> <p>2.2 No excavation of the lagoon outlet channel may occur until DFG has reviewed and approved the annual lagoon outlet channel adaptive management plan. DFG shall provide written comments or approval by May 15 of each year this agreement is in effect.</p> <p>2.3 The project site has been identified as an area that is potentially inhabited by steelhead trout (Federal Threatened), chinook salmon (Federal Threatened), coho salmon (Federal and State Endangered) and green sturgeon (Federal Threatened). This agreement does not authorize the take, or incidental take of any State or Federal listed threatened or endangered listed species. The Permittee is required, as prescribed in the state or federal endangered species acts, to consult with the appropriate agency prior to commencement of the project. Any unauthorized take of such listed species may result in prosecution.</p> <p>2.4 To avoid impacts on aquatic and terrestrial species within the immediate work area, prior to implementation of an outlet channel, a qualified biologist will conduct a preconstruction survey to ensure no special-status species are occupying the site. If special-status species are observed within the project site or immediate surroundings, these areas will be avoided until the animal(s) has (have) vacated the area, and/or the animal(s) have been relocated out of the project area by a qualified biologist, upon approval by the regulatory agencies. In addition, the site will be surveyed</p>	

**Sonoma County Water Agency
 Summary of Special Conditions of Permits for Russian River Estuary Management Activities**

Agency / Permit / Expiration	Special Conditions	Report Due Date
California Department of Fish and Wildlife (continued)	<p>periodically during construction to ensure that no special-status species are being impacted by construction activities.</p> <p>2.5 The project biologist will conduct a preconstruction training session for construction crew members. The training will include a discussion of sensitive biological resources within the project area and the potential presence of special-status species, special-status species' habitats, protection measures to ensure species are not impacted by project activities and project boundaries.</p> <p>2.6 Any material, which could be hazardous to aquatic life and enters a stream or lake (i.e., a piece of equipment tipping-over in a stream and dumping oil, fuel or hydraulic fluid), shall be removed immediately and the DFG shall be notified within 24 hours.</p> <p>2.7 Any hazardous or toxic materials that could be deleterious to aquatic life that could be washed into State waters or its tributaries shall be contained in water tight container or removed from the project site.</p> <p>2.8 The Permittee/contractor shall not dump any litter or construction debris within the riparian/stream zone. All such debris and waste shall be picked up daily and disposed of at an appropriate site.</p> <p>2.9 Refueling of construction equipment and vehicles may not occur within 300 feet of any water body, or anywhere that spilled fuel could drain to a water body. Tarps or a similar material shall be placed underneath the construction equipment and vehicles, when refueling, to capture incidental spillage of fuels.</p> <p>2.10 Any equipment or vehicles driven and/or operated within or adjacent to the stream/lake shall be checked and maintained daily to prevent leaks of materials that if introduced to water could be deleterious to aquatic life, wildlife, or riparian habitat.</p> <p>2.11 Any equipment or vehicles driven and/or operated within or adjacent to the stream/lake shall be cleaned of all external oil, grease, and materials that, if introduced to water, could be deleterious to aquatic life, wildlife or riparian habitat.</p>	

**Sonoma County Water Agency
 Summary of Special Conditions of Permits for Russian River Estuary Management Activities**

Agency / Permit / Expiration	Special Conditions	Report Due Date
California Department of Fish and Wildlife (continued)	<p align="center">3. Reporting Measures</p> <p>Permittee shall meet each reporting requirement described below.</p> <hr/> <p>3.1 The Permittee shall notify DFG a minimum of 24 hours in advance of implementing the outlet channel management plan during the lagoon management period (May 15 to October 15). All communications shall be made in the method prescribed within the communication protocol section of the DFG approved annual lagoon outlet channel adaptive management plan.</p> <p>3.2 The Permittee shall submit an annual report detailing that year's outlet channel management activities. This report may be submitted as a section of the annual lagoon outlet channel adaptive management plan required by May 1 of each year this agreement is in effect.</p> <hr/>	

**Sonoma County Water Agency
Summary of Special Conditions of Permits for Russian River Estuary Management Activities**

Agency / Permit / Expiration	Special Conditions	Report Due Date
<p>California Regional Water Quality Control Board, North Coast Region</p> <p>Section 401 Water Certification (1B04001 WNSO) - May 6, 2004</p> <p>Amendment Extension – October 14, 2009</p> <p>Amendment Extension – January 20, 2011</p> <p>Amendment Extension – January 5, 2012</p> <p>Amendment Extension – December 11, 2012</p> <p>Amendment Extension – December 16, 2013</p> <p>Expiration - December 31, 2014</p> <p>Section 401 Water Certification (WDID 1B10122WNSO) - May 14, 2014</p> <p>Expiration – May 14, 2019</p>	<p>All conditions of this order apply to the applicant (and all their employees) and all contractors (and their employees), sub-contractors (and their employees), and any other entity or agency that performs activities or work on the project as related to this water quality certification.</p> <ol style="list-style-type: none"> If monitoring results identify potentially dangerous water quality conditions, the applicant will promptly consult with Regional Water Board staff in addition to staff from other agencies identified in the application, including the National Marine Fisheries Service, the California Department of Fish and Wildlife, and California State Parks, with the intent of examining possible resolution through management action. Potentially dangerous conditions may include, but are not limited to, high bacterial levels, the presence of cyanobacteria, or other conditions that could affect human health. The mitigation measures detailed in the Environmental Impact Report (SCH 2010052024) are hereby incorporated by reference and are conditions of approval of this certification. Notwithstanding any more specific conditions in this certification, the applicant shall comply with all mitigation measures identified in the Environmental Impact Report that are within the Regional Water Board's jurisdiction. <p>The annual fee amount for this Clean Water Act Section 401 Water Quality Certification shall be in accordance with the current dredge and fill fee schedule, per Division 3, Chapter 9, Article 1, section 2200(a)(3) of title 23 of the California Code of Regulations, based on the maximum dredge amount of 49,000 cubic yards proposed for the first year, and each year following. This fee shall be submitted prior to authorization of that year's management period and shall be approved by amendment to this Order by signature of the Executive Officer. The fee payment shall indicate the WDID number, and which season it is for. If the entire proposed beach dredging work for that year is not completed during that management season, the fee for the remaining amount of beach dredging for that year shall be applicable to the remaining management season(s), until the remaining amount of the fee is exhausted. In the case the remaining amount of the fee is exhausted within the five year term of this Order, the appropriate fee amount shall be paid at that point to be based on the actual volume of beach dredging performed, and/or proposed to be performed. There shall be no fee refunded to the Applicant if at the expiration of this Order there is any unapplied fee.</p> <p>A draft water quality monitoring plan was submitted on December 23, 2013, which includes datasonde deployment, nutrient/bacterial/algal sampling, and sediment chemistry and benthic community indices. Regional Water Board staff issued a letter to SCWA on April 1, 2014, detailing the Regional Water Board's requirements for a water quality monitoring plan. A final water quality monitoring and reporting plan (WQMRP) must be submitted to the Regional Water Board by July 15, 2014, for approval by the Executive Officer. The WQMRP must include the following:</p> <ol style="list-style-type: none"> Datasonde deployment – Since the size of estuary pool will increase at times under the new estuary management, it is expected that there will be an increase in shallow over-bank habitat along the new shoreline. Diel water temperature, dissolved oxygen, and pH levels in these expanded littoral regions should be evaluated for impacts to the COLD beneficial use during target water surface elevations. Sampling will <p>The mitigation measures detailed in the Environmental Impact Report (SCH 2010052024) are hereby incorporated by reference and are conditions of approval of this certification. Notwithstanding any more specific conditions in this certification, the applicant shall comply with all mitigation measures identified in the Environmental Impact Report that are within the Regional Water Board's jurisdiction.</p> <p>The annual fee amount for this Clean Water Act Section 401 Water Quality Certification shall be in accordance with the current dredge and fill fee schedule, per Division 3, Chapter 9, Article 1, section 2200(a)(3) of title 23 of the California Code of Regulations, based on the maximum dredge amount of 49,000 cubic yards proposed for the first year, and each year following. 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There shall be no fee refunded to the Applicant if at the expiration of this Order there is any unapplied fee.</p> <p>A draft water quality monitoring plan was submitted on December 23, 2013, which includes datasonde deployment, nutrient/bacterial/algal sampling, and sediment chemistry and benthic community indices. Regional Water Board staff issued a letter to SCWA on April 1, 2014, detailing the Regional Water Board's requirements for a water quality monitoring plan. A final water quality monitoring and reporting plan (WQMRP) must be submitted to the Regional Water Board by July 15, 2014, for approval by the Executive Officer. The WQMRP must include the following:</p> <ol style="list-style-type: none"> Datasonde deployment – Since the size of estuary pool will increase at times under the new estuary management, it is expected that there will be an increase in shallow over-bank habitat along the new shoreline. Diel water temperature, dissolved oxygen, and pH levels in these expanded littoral regions should be evaluated for impacts to the COLD beneficial use during target water surface elevations. Sampling will 	<p>March 31: Draft Annual Adaptive Management Plan</p>

**Sonoma County Water Agency
Summary of Special Conditions of Permits for Russian River Estuary Management Activities**

Agency / Permit / Expiration	Special Conditions	Report Due Date
<p>California Regional Water Quality Control Board, North Coast Region (continued)</p>	<p>consist of vertical profiles in shallow water areas to characterize lagoon backwater areas.</p> <ol style="list-style-type: none"> b. Stage measurements – The river reach near Monte Rio is expected to be affected by the backwater effects under the new estuary management. An additional water level measurement station should be placed in this river reach to evaluate when backwater effect on water quality conditions at stations sampled in the reach. c. Bacteria Sampling <ol style="list-style-type: none"> i. Duncans Mills and Bridgehaven stations should be replaced with public beach access locations at Patterson Point Preserve and Vacation Beach. ii. The monitoring plan should specify that the USEPA (2012) Beach Action Value for <i>E. coli</i> bacteria concentration (i.e., 235 MPN/100mL) will be used to determine if sampling should proceed the next day. iii. Water samples should be diluted when higher concentrations of bacteria are expected so that the results are not censored. iv. Assessment of the human-host <i>Bacteroides</i> bacteria levels should also be conducted to determine if the new estuary management increases a threat to public health from human sources. Quantifiable levels of human-host <i>Bacteroides</i> bacteria indicate recently deposited human waste. The assessment should be conducted at the public recreation beaches (i.e., Monte Rio, Patterson Point Preserve, and Vacation Beach) during the lagoon management period when the estuary is closed and the beaches are inundated. The Sonoma County Public Health Laboratory (as well as other labs) has the capability to quantify human-host <i>Bacteroides</i> bacteria that indicate recently deposited human waste. d. Algal sampling – Since the size of estuary pool will increase at times under the new estuary management, it is expected that there will be an increase in shallow over-bank habitat along the new shoreline. The larger areas of shallow habitat will provide additional habitat substrate for periphytic algal mats. The spatial extent of these algal mats and the resulting impact under the new estuary management should be evaluated. In addition, an evaluation of possible cyanobacteria within the periphytic algal mats should be conducted, and if found, the possibility of cyanotoxins should be evaluated. e. A Quality Assurance Project Plan (QAPP) needs to be submitted with the final WQMRP (i.e., EPA/240/B-01/003). <p>5. This certification action is subject to modification or revocation upon administrative or judicial review, including review and amendment pursuant to Water Code section 13330 and title 23, California Code of Regulations, section 3867.</p> <p>6. This certification action is not intended and shall not be construed to apply to any discharge from any activity involving a hydroelectric facility requiring a Federal Energy Regulatory Commission (FERC) license or an amendment to a FERC license unless the pertinent certification application was filed pursuant to title 23, California Code of Regulations, section 3855, subdivision (b) and the application specifically identified that a FERC license or amendment to a FERC license for a hydroelectric facility was being sought.</p>	

**Sonoma County Water Agency
Summary of Special Conditions of Permits for Russian River Estuary Management Activities**

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<p>California Regional Water Quality Control Board, North Coast Region (continued)</p>	<p>7. The validity of this certification is conditioned upon total payment of any fee required under title 23, California Code of Regulations, section 3833, and owed by the applicant.</p> <p>8. Regional Water Board staff shall be notified in writing at least five working days, when conditions allow, prior to the commencement of ground disturbing activities, or as soon as possible prior to or upon initiating ground disturbing activities, with details regarding the construction schedule, in order to allow staff to be present onsite during construction, and to answer any public inquiries that may arise regarding the project.</p> <p>9. No debris, soil, silt, sand, bar, slash, sawdust, cement or concrete washings, oil or petroleum products, or other organic or earthen material from any construction or associated activity of whatever nature, other than that authorized by this Order, shall be allowed to enter into or be placed where it may be washed by rainfall into waters of the state. When operations are completed, any excess material or debris shall be removed from the work area.</p> <p>10. All activities and best management practices (BMPs) shall be implemented according to the submitted application and the conditions in this certification. BMPs for erosion, sediment, and turbidity control shall be implemented and in place at commencement of, during, and after any ground clearing activities or any other project activities that could result in erosion or sediment discharges to surface water.</p> <p>11. In accordance with state and federal laws and regulations, the applicant is liable and responsible for the proper disposal for project-generated waste. When handling, transporting, and disposing of project-generated waste, the applicant and their contractors shall comply with all applicable state and federal laws and regulations. When disposing of project-generated waste offsite, the applicant and its contractors shall:</p> <ul style="list-style-type: none"> a. Make appropriate arrangements to dispose of the material, including, but not limited to, property owner agreements, permits, licenses, and environmental clearances; b. Obtain satisfactory evidence that the work in 11.a has been completed; and c. Obtain a dated, signed manifest from the disposal site owner, or authorized representative, that identifies the type and quantity of disposed waste. <p>12. The applicant shall prioritize the use of wildlife-friendly, biodegradable (not photo-degradable) erosion control products wherever feasible. The applicant shall not use or allow the use of erosion control products that contain synthetic materials within waters of the United States or waters of the state at any time. The applicant shall not use or allow the use of erosion control products that contain synthetic netting for permanent erosion control (i.e. erosion control materials to be left in place for two years or more after the completion date of the project). If the applicant finds that erosion control netting or products</p>	

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<p>California Regional Water Quality Control Board, North Coast Region (continued)</p>	<p>have entrapped or harmed wildlife, personnel shall remove the netting or product and replace it with wildlife-friendly biodegradable products. The applicant shall request approval from the Regional Water Board if an exception from this requirement is needed for a specific location.</p> <p>13. Disturbance or removal of existing vegetation shall not exceed the minimum necessary to complete the project.</p> <p>14. If, at any time, an unauthorized discharge to surface water (including wetlands, lakes, rivers, or streams) occurs, or any water quality problem arises, the associated project activities shall cease immediately until adequate BMPs are implemented including stopping work. The Regional Water Board shall be notified promptly and in no case more than 24 hours after the unauthorized discharge or water quality problem arises.</p> <p>15. Fueling, lubrication, maintenance, storage, and staging of vehicles and equipment shall not result in a discharge or threatened discharge to any waters of the state including dry portions of the shoreline. At no time shall the applicant or its contractors allow use of any vehicle or equipment that leaks any substance that may impact water quality.</p> <p>16. Prior to implementing any change to the project that may have a significant or material effect on the findings, conclusions, or conditions of this Order, the applicant shall obtain the written approval of the Regional Water Board executive officer. If the Regional Water Board is not notified of a significant alteration to the project, it will be considered a violation of this Order, and the applicant may be subject to Regional Water Board enforcement actions.</p> <p>17. The Regional Water Board may add to or modify the conditions of this Order, as appropriate, to implement any new or revised water quality standards and implementation plans adopted and approved pursuant to the Porter-Cologne Water Quality Control Act or section 303 of the Clean Water Act.</p> <p>18. The applicant shall provide Regional Water Board staff access to the project site to document compliance with this certification.</p> <p>19. In the event of any violation or threatened violation of the conditions of this Order, the violation or threatened violation shall be subject to any remedies, penalties, process or sanctions as provided for under applicable state or federal law. For the purposes of section 401 (d) of the Clean Water Act, the applicability of any state law authorizing remedies, penalties, process or sanctions for the violation or threatened violation constitutes a limitation necessary to assure compliance with the water quality standards and other pertinent requirements incorporated into this Order. In response to a suspected violation of any condition of this certification, the State Water Board may require the holder of any federal permit or license subject to this Order to furnish, under penalty of perjury, any technical or monitoring reports the State Water Board deems appropriate, provided that the burden, including costs, of the reports shall bear a reasonable relationship to the need for the reports and the benefits to be obtained from the reports. In response to any violation of the conditions of this Order, the Regional Water</p>	

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<p>California Regional Water Quality Control Board, North Coast Region (continued)</p>	<p>Board may add to or modify the conditions of this Order as appropriate to ensure compliance.</p> <p>20. The applicant shall provide a copy of this Order and State Water Board Order 2003- 0017-DWQ to any contractor(s), subcontractor(s), and utility company(ies) conducting work on the project, and shall require that copies remain in their possession at the work site. The applicant shall be responsible for ensuring that all work conducted by its contractor(s), subcontractor(s), and utility companies is performed in accordance with the information provided by the applicant to the Regional Water Board.</p> <p>21. In the event of any change in control of ownership of land presently owned or controlled by the Applicant, the Applicant shall notify the successor-in-interest of the existence of this Order by letter and shall forward a copy of the letter to the Regional Water Board at the above address.</p> <p>To discharge dredged or fill material under this Order, the successor-in-interest must send to the Regional Water Board Executive Officer a written request for transfer of the Order. The request must contain the requesting entity's full legal name, the state of incorporation if a corporation, and the address and telephone number of the person(s) responsible for contact with the Regional Water Board.</p> <p>The request must also describe any changes to the Project proposed by the successor- in-interest or confirm that the successor-in-interest intends to implement the Project as described in this Order. Except as may be modified by any preceding conditions, all certification actions are contingent on: a) the discharge being limited to and all proposed mitigation being completed in strict compliance with the Applicant's Project description, and b) compliance with all applicable requirements of the Water Quality Control Plan for the North Coast Region (Basin Plan).</p> <p>22. Except as may be modified by any preceding conditions, all certification actions are contingent on a) the discharge being limited to and all proposed mitigation being completed in strict compliance with the applicant's project description, and b) compliance with all applicable requirements of the Water Quality Control Plan for the North Coast Region (Basin Plan).</p> <p>23. The authorization of this certification for any dredge and fill activities expires on May 14, 2019. Conditions and monitoring requirements outlined in this Order are not subject to the expiration date outlined above, and remain in full effect and are enforceable.</p>	

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<p>California Coastal Commission</p> <p>Coastal Development Permit (CDP 2-01-033) – May 15, 2002</p> <p>Amend. Extension (2-01-033-1A) – June 14, 2010</p> <p>Monthly Extensions (January - June 2011)</p> <p>Emergency CDP (2-12-002-G) –January 9, 2012</p> <p>New CDP Application Submitted – January 23, 2012</p> <p>Application deemed complete – July 9, 2012</p> <p>Emergency CDP (2-13-005-G) –February 21, 2013</p> <p>Emergency CDP (2-13-005-G) –February 21, 2013</p> <p>Emergency CDP (G-2-13-0221) –October 15, 2013</p> <p>CDP (2-12-004) February 26, 2014</p> <p>Expiration-August 15, 2016</p>	<p align="center"><u>SPECIAL CONDITIONS:</u></p> <p>This permit is granted subject to the following special conditions:</p> <p>1. Approved Project. Subject to these standard and special conditions (including modifications to the project, mitigation measures, and/or the project plans required by them), this CDP authorizes implementation of the Russian River Estuary Management Project and related jetty study, including 1) a new program that would implement a lagoon outlet channel during the lagoon management season, from May 15th to October 15th, 2) sand bar breaching from October 16th to May 14th and necessary from May 15th to October 15th to minimize flooding, and 3) a geotechnical evaluation of a relic jetty at the river mouth, all as more specifically described in the proposed project materials (see Appendices A and B and Exhibits 2, 3, and 7).</p> <p>2. Construction Plan. PRIOR TO ISSUANCE OF THE COASTAL DEVELOPMENT PERMIT, the Permittee shall submit two copies of a Construction Plan (the Plan) to the Executive Director for review and written approval. The Plan shall, at a minimum, include the following:</p> <p>a. Construction Areas. The Construction Plan shall identify the specific location of all construction areas, all staging areas, and all construction access corridors in site plan view. All such areas within which construction activities and/or staging are to take place shall be</p>	<p>August 15: Annual Report for CDP (2-12-004)</p>

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California Coastal Commission (continued)	<p>minimized to the maximum extent feasible in order to have the least impact on public access and adjacent biological resources as well as to maintain best management practices (BMPs) to protect coastal dune and marine resources on-site and in the surrounding area, including by using offsite areas for staging and storing construction equipment and materials, as feasible. In addition, all construction areas shall avoid sensitive dune plant species, including Tidestrom's lupine, as required in subsection (c), below. The placement of the piezometers shall occur no closer than fifty feet from the sensitive dune plant habitat (as outlined in Exhibit 3 – Jetty Study Location, Detail, and Photos). Construction (including but not limited to construction activities, and materials and/or equipment storage) is prohibited outside of the defined construction, staging, and storage areas.</p> <p>b. Construction Methods and Timing. The plan shall specify the construction methods to be used, including all methods to be used to keep the construction areas separated from sensitive coastal dune and marine resources and public recreational use areas (including using unobtrusive fencing (or equivalent measures) to delineate construction areas). All work shall take place during daylight hours and all lighting of the beach, river, and dune habitat is prohibited.</p> <p>c. Dune Plants Avoidance. The plan shall include methods to avoid impacts to sensitive dune plant species, including Tidestrom's lupine. All sensitive species shall be avoided during construction, including through locating the defined construction areas required in subsection (a) away from such species (as generally depicted on Exhibit 3 – Jetty Study Location, Detail, and Photos). Furthermore, the sensitive dune plant habitat shall be fenced off during the two weeks wherein the instruments are being placed and the seismic work is occurring. For the duration of the project, markers identifying the boundaries of the sensitive dune plant habitat shall remain in place. A monitor shall be on site during instrument placement, testing, and removal to ensure that project activities occur within the defined construction, staging, and storage areas and outside of the sensitive dune plant habitat.</p> <p>d. Best Management Practices. The plan shall clearly identify all BMPs to be implemented during construction and their location. Contractors shall ensure that work crews are carefully briefed on the importance of observing the appropriate precautions and reporting and cleanup of accidental spills. Construction contracts shall contain appropriate penalty provisions, sufficient to offset the cost of retrieving or cleaning up improperly contained foreign materials.</p> <p>e. Construction and Instrument Noise Level Restrictions. Noise generated by any instrument driving or hammer strike activities shall be minimized to the maximum extent practicable. Underwater noise shall not exceed an accumulated 187 dB SEL, as measured 10 meters from the source. At no time shall peak dB SEL rise above 206 at 10 meters from the source. Furthermore, the Applicants shall limit activities at the site that involve the use of heavy equipment to between local sunrise to local sunset.</p> <p>f. Construction Site Documents. The plan shall provide that copies of the signed CDP and the approved Construction Plan be maintained in a conspicuous location at the construction job site</p>	

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<p>California Coastal Commission (continued)</p>	<p>at all times, and that such copies are available for public review on request. All persons involved with the construction shall be briefed on the content and meaning of the coastal development permit and the approved Construction Plan, and the public review requirements applicable to them, prior to commencement of construction.</p> <p>g. Construction Coordinator. The plan shall provide that a construction coordinator be designated to be contacted during construction should questions arise regarding the construction (in case of both regular inquiries and emergencies), and that their contact information (i.e., address, phone numbers, etc.) including, at a minimum, a telephone number that will be made available 24 hours a day for the duration of construction, is conspicuously posted at the job site where such contact information is readily visible from public viewing areas, along with indication that the construction coordinator should be contacted in the case of questions regarding the construction (in case of both regular inquiries and emergencies). The construction coordinator shall record the name, phone number, and nature of all complaints received regarding the construction, and shall investigate complaints and take remedial action, if necessary, within 24 hours of receipt of the complaint or inquiry. In addition, all construction personnel shall be trained in proper material handling, cleanup, and disposal procedures.</p> <p>h. Notification. The Permittee shall notify planning staff of the Coastal Commission's North Central Coast District Office at least three working days in advance of commencement of construction, and immediately upon completion of construction.</p> <p>i. Property Owner Consent. The plan shall be submitted with evidence indicating that the owners of any properties on which construction activities are to take place, including properties to be crossed in accessing the site, consent to such use of their properties.</p> <p>Minor adjustments to the above construction requirements may be allowed by the Executive Director in the approved Construction Plan if such adjustments: (1) are deemed reasonable and necessary; and (2) do not adversely impact coastal resources. All requirements above and all requirements of the approved Construction Plan shall be enforceable components of this CDP. The Permittee shall undertake construction in accordance with the approved Construction Plan.</p> <p>3. Mitigation Monitoring Plan. The project shall be conducted in compliance with the requirements of the Mitigation Monitoring Plan, dated August 17, 2011 (see Appendix B), except where the terms and conditions of this CDP require actions more protective of coastal resources.</p> <p>4. Marine Mammal Avoidance and Monitoring. To the maximum extent feasible, all work shall avoid the river mouth area where seal haul out is typically located (see Exhibit 4 – Pinniped Haul Outs). In addition, all work shall be conducted consistent with the NMFS and NOAA-approved seal haul out plan described in the Incidental Harassment Authorization (April 2013) (IHA) and any updates to this IHA. Project activities shall comply with all mitigation, monitoring and reporting requirements contained in the IHA, including the following requirements as outlined in the IHA:</p>	

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<p>California Coastal Commission (continued)</p>	<p>a. Avoid Sudden Flushes. Permittee crews shall cautiously approach the haul-out ahead of heavy equipment to minimize the potential for sudden flushes, which may result in a stampede. Crews on foot shall make an effort to be seen by seals from a distance, if possible, rather than appearing suddenly at the top of the sand bar, again preventing sudden flushes. Boats operating near river haul-outs during monitoring shall be kept within posted speed limits and driven as far from the haul-outs as safely possible to minimize flushing seals.</p> <p>b. Avoid Haul-Out. Permittee crews shall avoid walking or driving equipment through the seal haul-out. Physical and biological monitoring at the haul-out location shall not be occur if a pup less than one-week old is present at the monitoring site or on a path to the site.</p> <p>c. Monitoring From Bluff. During breaching events, all monitoring shall be conducted from the overlook on the bluff along Highway 1 adjacent to the haul-out in order to minimize potential for harassment.</p> <p>d. Disturbance Recovery. The Permittee shall maintain a one-week no-work period between water level management events (unless flooding is an immediate threat) to allow for an adequate disturbance recovery period. During the no-work period, equipment must be removed from the beach.</p> <p>e. Equipment BMPs. All equipment shall be driven slowly on the beach and care shall be taken to minimize the number of shutdowns and start-ups when equipment is on the beach. All work shall be completed as efficiently as possible, with the smallest amount of heavy equipment possible, to minimize disturbance of seals at the haul-out.</p> <p>f. Haul-out Maintained. The Permittee shall conduct seal counts at the Jenner seal haul-out and at nearby coastal and river haul-outs in accordance with methods described in the Russian River Management Activities Pinniped Monitoring Plan (Pinniped Monitoring Plan), dated September 9, 2009, or as updated by requirements of NMFS under the Marine Mammal Protection Act (MMPA). If monitoring during the lagoon management period indicates decreases in overall use at the Jenner haul-out are correlated with increases in use at the three closest haul-outs, then the Permittee shall consult with the Executive Director, NMFS and CDFW to modify the Estuary Management Plan activities such that the haul-out site is maintained. Proposed alterations to the approved Estuary Management Plan shall be reported to the Executive Director. No alterations to the approved Estuary Management Plan shall occur without an approved amendment to this CDP, unless the Executive Director determines that no amendment is legally required.</p> <p>5. Public Access Management Plan. PRIOR TO ISSUANCE OF THE COASTAL DEVELOPMENT PERMIT, the Permittee shall submit two copies of a public access management plan (Public Access Plan) to the Executive Director for review and approval. The Public Access Plan shall clearly describe the manner in which public access at the project site is to be protected, with the objective of avoiding any adverse impacts to public access at Goat Rock, Sonoma Coast State Beach. The Public Access Plan shall be consistent with all other terms and conditions of this CDP, and shall at a minimum include the following:</p>	

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California Coastal Commission (continued)	<p>a. No Disruption of Public Access. Development under this CDP that blocks access to the beach at the project site shall be prohibited. Temporary signs shall warn the public of construction while construction activities are underway. Signs shall direct the public to safe access routes during construction activities. Signs shall not discourage public access. Signs shall notify beach users of channel conditions, potential for safety hazards from beach erosion or hydrologic action, and emergency contact information. Signs shall be posted and maintained at key locations, such as the parking lot at Goat Rock State Beach Parking lot, the unofficial beach access trail located on the north side of the beach off Highway 1, and 100 feet on either side of the outlet channel.</p> <p>b. Peak Public Access Times Avoided. Project activities shall occur Monday through Thursday only, to avoid impacts to park visitors during peak visitation times (Friday through Sunday).</p> <p>All requirements above and all requirements of the approved Public Access Plan shall be enforceable components of this CDP. The Permittee shall undertake development in accordance with the approved Public Access Plan, which shall govern all general public access to the site pursuant to this CDP.</p> <p>6. Monitoring Plan. PRIOR TO ISSUANCE OF THE COASTAL DEVELOPMENT PERMIT, the Permittee shall submit two copies of a Flood Analysis, Habitat and Water Quality Monitoring Plan (Monitoring Plan) to the Executive Director for review and approval. The Flood Analysis portion of the Monitoring Plan shall identify avoidance and mitigation measures as detailed in Special Condition 6(a). The Habitat Monitoring portion of the Monitoring Plan shall cover all approved project activities, and shall evaluate project effectiveness and alternatives as detailed in Special Condition 6(b). The Water Quality Monitoring portion of the Monitoring Plan shall direct management actions in response to water quality conditions and as detailed in Special Condition 6(c). The primary objective of the Monitoring Plan shall be to ensure that approved project activities protect and enhance project area habitats while also protecting development from flooding and enhancing water quality, and shall be measured against a clearly defined project baseline, which shall be provided in the Monitoring Plan. The Monitoring Plan shall be based upon an adaptation framework where lessons learned from approved project activities and monitoring are applied through adaptive changes designed to better achieve the primary objective over the course of this authorization. The Monitoring Plan shall include all monitoring components of the BO and the FEIR for the project, and shall include, at minimum, the following:</p> <p>a. Flood Analysis. The Permittee shall continue to coordinate with NMFS and work with property owners affected by flooding to identify measures that would, if necessary, substantially minimize or avoid any damages to existing structures that would occur as a result of increasing water elevations in the lagoon pursuant to the approved project. As appropriate and indicated in the BO, the Permittee shall continue to survey properties within the estuary's maximum water elevation in greater detail to more accurately and precisely determine the elevation of the structures potentially at risk; this information shall be kept on record by the Permittee and a copy shall be provided to each of the property owners. A detailed account of individual properties and development of these properties for each foot of estuary water surface elevations shall be</p>	

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California Coastal Commission (continued)	<p>provided. The range of options available to protect affected developments, other than breaching or controlling water levels in the estuary, including relocating, elevating, or reinforcing structures, shall be provided. At a minimum, and evaluation of the effects of flood levels at 4.5, 7, and 9 feet shall be so evaluated.</p> <p>b. Habitat Monitoring. Monitoring shall be conducted consistent with the BO to provide information on (1) the ways in which the project results in benefits to juvenile steelhead and/or adverse impacts to other salmonids, (2) whether a controlled outlet program can achieve optimal lagoon elevations, and (3) whether habitat improvements would result if no breaching occurred, and low-lying development within the historic estuary footprint were flooded. A geotechnical study shall be conducted prior to December 31, 2014 to contribute to a determination as to what modifications to/removal of the jetty infrastructure would optimize seepage through the sand barrier and allow estuary levels to rise to a maximum elevation without the sand bar manipulation. An evaluation of the need for additional monitoring wells and frequency of water level data needed to adequately characterize seepage through the sand bar and jetty shall be conducted at the commencement of the geotechnical work so that reliable information is assured to be included in the study.</p> <p>c. Water Quality Monitoring. The water quality monitoring data collected for the 2008 BO, the Temporary Urgency Change Petition's surface water sampling program, and the Stipulated Judgment's sediment sampling requirement shall be integrated under the direction of an independent water quality professional. These data collection programs shall be linked and coordinated so that they provide a cohesive and useful data set that can be used to evaluate the low velocity lagoon outlet channel and whether or not it is successful in sustaining raised water elevations and improved water quality conditions in the estuary. At a minimum, the Plan shall specify the water quality analyses, sampling locations, sampling frequency, quality control and data reporting that will be used to assess water quality impacts of implementing the Russian River Estuary Management Program Adaptive Management Plan. In addition, the Water Quality Monitoring Plan shall include sampling for the following constituents, at a minimum, temperature, salinity, pH, nutrients, chlorophyll, and bacteria indicators used to assess human health impacts consistent with the most up-to date methods and standards required by the North Coast Regional Water Quality Control Board (NCRWQCB). Monitoring shall occur weekly during the Lagoon Management Period at the locations that are currently included in the Russian River Water Quality Summary for the Sonoma County Water Agency 2012 Temporary Urgency Change. Finally, the Plan shall include a contingency to increase sampling frequency to daily if the bacteria indicators exceed the operative standards required by the NCRWQCB and monitoring shall continue daily until measurements are below the operative standards. If the operative standards are exceeded, the Permittee will immediately inform the NCRWQCB and Sonoma County Public Health and seek direction on whether warning signs should be posted at the affected beaches regarding a potential health threat and consult with NCRWQCB and Sonoma County Public Health to determine if mechanical breaching is a recommended action to reduce the threat to public health.</p>	

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California Coastal Commission (continued)	<p>d. Monitoring Reports. The Monitoring Plan shall provide for submission of annual reports of monitoring results to the Executive Director for review and approval for as long as activities are authorized by this CDP, with the first annual monitoring report due on August 15, 2014, and subsequent reports due on August 15th of each year thereafter. Each monitoring report shall be cumulative and shall summarize all previous results. Each report shall clearly document conditions in the project area related to project implementation, including in narrative (with supporting monitoring data) and through photographs taken from the same fixed points in the same directions each year, all commencing from the project baseline. Each report shall include a performance evaluation section where information and results from the monitoring program are used to evaluate the effect of project implementation with respect to flooding, habitat, and water quality impacts, both beneficial and detrimental. To allow for an adaptive approach, each report shall also include a recommendations section to address changes that may be necessary in light of monitoring results and/or other information, including with respect to more current data and/or species information related to the habitat areas in question, if any. Actions necessary to implement the recommendations shall be implemented within 30 days of Executive Director approval of each Monitoring Report, unless the Executive Director identifies a different time frame for implementation.</p> <p>Minor adjustments to the above monitoring requirements may be allowed by the Executive Director in the approved Monitoring Plan if such adjustments: (1) are deemed reasonable and necessary; and (2) do not adversely impact coastal resources. All requirements above and all requirements of the approved Monitoring Plan shall be enforceable components of this CDP. The Permittee shall undertake development in accordance with the approved Monitoring Plan.</p> <p>7. Assumption of Risk. By acceptance of this CDP, the Permittee acknowledges and agrees, on behalf of itself and all successors and assigns:</p> <ol style="list-style-type: none"> Coastal Hazards. That the site is subject to coastal hazards including but not limited to episodic and long-term shoreline retreat and coastal erosion, high seas, ocean waves, storms, tsunami, tidal scour, coastal flooding, and the interaction of same; Assume Risks. To assume the risks to the Permittee and the property that is the subject of this permit of injury and damage from the above-identified coastal hazards in connection with this permitted development; Waive Liability. To unconditionally waive any claim of damage or liability against the Commission, its officers, agents, and employees for injury or damage from the above-identified hazards; Indemnification. To indemnify and hold harmless the Coastal Commission, its officers, agents, and employees with respect to the Commission's approval of the project against any and all liability, claims, demands, damages, costs (including costs and fees incurred in defense of such 	

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California Coastal Commission (continued)	<p>claims), expenses, and amounts paid in settlement arising from any injury or damage due to the above-identified coastal hazards.</p> <p>8. Sand Bar Breaching Limitation. Except under conditions requiring immediate action to prevent or mitigate loss or damage to life, health, property, or essential public services, the sand bar breaching activities authorized by the CDP shall not be initiated on or within 36 hours prior to any weekend or State holiday.</p> <p>9. CDP Term. Development authorized by this CDP is valid for three (3) years from the date of Commission approval (until August 15, 2016). One request for an additional three-year period of development authorization may be accepted, reviewed and approved by the Executive Director for a maximum total of six (6) years of development authorization, provided the request would not alter the project description and/or require modifications of conditions due to new information or other changed circumstances. The request for an additional three-year period of development authorization shall be made at least 120 days prior to August 15, 2016. If the request for an additional three-year authorization period would alter the project description and/or require modifications of conditions due to new information or other changed circumstances, an amendment to this CDP shall be necessary to authorize development beyond August 15, 2016.</p> <p>If the Permittee submits a request/application to continue estuary management (including breaching and other activities intended to control water elevations) beyond August 15, 2016, such request/application shall be accompanied by a project alternatives analysis that, at minimum, provides a survey of potential flooding risks to properties within the estuary up to a water elevation of 14 feet, or the maximum water elevation known to occur, whichever is higher, to precisely determine the elevation of the structures potentially at risk. In addition, the analysis shall include an evaluation of the range of options available to protect against identified flooding risks, other than breaching or controlling water levels in the estuary, including relocating, elevating, or reinforcing structures. Such analysis shall also include an evaluation of the range of options available to modify or remove the jetty to reduce or eliminate the need for breaching.</p> <p>10. Other Agency Approval. PRIOR TO ISSUANCE OF THE COASTAL DEVELOPMENT PERMIT, the Permittee shall submit to the Executive Director written evidence that all necessary permits, permissions, approvals, and/or authorizations for the approved project have been granted by Sonoma County, the North Coast Regional Water Quality Control Board, California State Lands Commission, California Department of Parks and Recreation, California Department of Fish and Wildlife, National Marine Fisheries Service, U.S. Army Corps of Engineers, and the U.S. Fish and Wildlife Service or that no such permits or approvals are necessary. Any changes to the approved project required by these agencies shall be reported to the Executive Director. No changes to the approved project shall occur without a Commission amendment to this CDP unless the Executive Director determines that no amendment is necessary.</p> <p>11. Liability for Costs and Attorneys' Fees. By acceptance of this CDP, the Applicant/Permittee agrees to reimburse the Coastal Commission in full for all Coastal Commission costs and attorneys'</p>	

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California Coastal Commission (continued)	<p>fees (including (1) those charged by the Office of the Attorney General, and (2) any court costs and attorneys' fees that the Coastal Commission may be required by a court to pay) that the Coastal Commission incurs in connection with the defense of any action brought by a party other than the Applicant/Permittee against the Coastal Commission, its officers, employees, agents, successors and assigns challenging the approval or issuance of this CDP. The Coastal Commission retains complete authority to conduct and direct the defense of any such action against the Coastal Commission.</p>	

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<p>US Army Corps of Engineers, San Francisco District</p> <p>Section 404 & Section 10, Individual Permit (285610N) - July 22, 2005</p> <p>Permit Modification - October 5, 2009</p> <p>Time Extension January 5, 2011</p> <p>Time Extension December 8, 2011</p> <p>Time Extension December 10, 2012</p> <p>Time Extension December 10, 2013</p> <p>Section 404 & Section 10, Individual Permit (2004- 285610N) – April 1, 2014</p> <p>Expiration - December 31, 2023</p>	<p>SPECIAL CONDITIONS:</p> <p>12. To remain exempt from the prohibitions of Section 9 of the Endangered Species Act, the non-discretionary Terms and Conditions for incidental take of federally-listed Species shall be fully implemented as stipulated in the Biological Opinion entitled, <i>"Water Supply, Flood Control Operations, and Channel Maintenance conducted by the U.S. Army Corps of Engineers, the Sonoma County Water Agency, and the Mendocino County Russian River Flood Control and Water Conservation Improvement District in the Russian River Watershed,"</i> also known as the Russian River Biological Opinion, (NMFS File No. 151422SWR2000SR150) dated September 24, 2008. Project authorization under this permit is conditional upon compliance with the mandatory terms and conditions associated with incidental take. Failure to comply with the terms and conditions for incidental take, where a take of a federally-listed species occurs, would constitute an unauthorized take and non-compliance with the authorization for your project. The NMFS is, however, the authoritative federal agency for determining compliance with the incidental take statement and for initiating appropriate enforcement actions or penalties under the Endangered Species Act.</p> <p>13. SCWA shall provide USACE a copy of the approved Estuary Monitoring Plan and all subsequent Annual Monitoring Reports required by the Biological Opinion.</p> <p>14. Unless otherwise approved, authorized discharges of dredged material on the sandbar below the high tide line shall consist only of the native sand excavated from the pilot channel.</p> <p>15. SCWA shall provide USACE a Breaching Activities Report by 31 March for each year of the ten-year permit authorization period. Each Breaching Activities Report shall present a tabulation of the breaching events that occurred during the preceding year, including the approximate estuary closure date, the approximate number of estuary closure days occurring before the breach event, the breaching event date, and the recorded estuary water level of the breaching event date.</p> <p>5. The current Coastal Development Permit (CDP 2-12-004) issued by the California Coastal Commission expires on 15 August 2016. The current Section 401 water quality certification (WDID No. IB04001WNSO) issued by the Regional Water Quality Control Board expires on 31 December 2015. SCWA shall obtain requisite time extensions for the Coastal Development Permit and water quality certification prior to the commencement of any work to be performed during the remainder of the ten-year Department of the Army permit authorization period. SCWA shall provide USACE a copy of all requisite time extensions to ensure continuing project conformance with State coastal zone and water quality standards.</p>	<p>March 31: Annual Breaching Report</p>

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California Environmental Quality Act Environmental Impact Report (EIR) Notice of Preparation – May 10, 2010 Notice of Completion – December 15, 2010 Notice of Determination – August 16, 2011	See EIR for Mitigation Measures.	None

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<p>California State Lands Commission General Lease, Public Agency Use (PRC 7918.1 R 08103) – June 29, 2004</p> <p>Lagoon Outlet Channel Authorization – October 13, 2009 (Expiration - December 31, 2010)</p> <p>Monthly Extensions - January 1 to December 31, 2011</p> <p>General Lease, Public Agency Use (PRC 7918.9) – January 1, 2012</p> <p>Expiration – May 15, 2015</p>	<ol style="list-style-type: none"> 1. Lessee certified an Environmental Impact Report on August 16, 2011 for the proposed activities authorized in this Lease. Lessee acknowledges that, on September 14, 2011, a lawsuit was filed by the Russian River Watershed Protection Committee against Lessee in the Superior Court of the County of Sonoma alleging that the EIR is inadequate under the California Environmental Quality Act and certification of the EIR be vacated (Case SCV-250347). Notwithstanding any other provisions of this Lease, Lessee further acknowledges that, if certification of the EIR is vacated, the lease shall terminate within 30 days after the EIR is ruled in invalid. 2. Lessee shall comply with all mitigation measures contained in the Mitigation Monitoring Program prepared and adopted by the Sonoma County Water Agency on August 16, 2011. 3. Lessee acknowledges that the land described in Exhibit A of this Lease is subject to the Public Trust and is presently available to members of the public for recreation, waterborne commerce, navigation, fisheries, open space, or other recognized Public Trust uses and that Lessee's proposed construction activities and use of the Lease Premises shall not interfere or limit the Public Trust rights of the public. At least 24 hours prior to and during the breaching activities, Lessee will contact the California Department of Parks and Recreation lifeguards and post signs and barriers to minimize potential hazards to the public. 4. Prior to the start of the initial freshwater lagoon construction on the Lease Premises, Lessee shall submit to Lessor copies of all permits and authorizations from agencies having jurisdiction over the construction of the authorized activities on the Lease Premises. Lessee shall maintain all regulatory permits and authorization required during the term of the lease. 5. All breaching activities shall be carried out in accordance with all applicable safety regulations, permits, and conditions of all other agencies. 6. During the term of the lease, Lessee shall provide Lessor with an annual report on frequency and timing of outlet channel construction and maintenance and breaching occurrences completed each calendar year, including number of days of closure of Goat Rock State Beach. The report should include narrative descriptions and evaluations of outlet channel and breaching events, including any adaptive management changes implemented. 7. Lessee shall submit to Lessor copies of the following: <ol style="list-style-type: none"> a. Adaptive estuarine water level and barrier beach management plans (as described in 2.1.1 of the Russian River Biological Opinion) after approval by the National Marine Fisheries (NMFS), the California Department of Fish and Game, and the U.S. Army Corps of Engineers. 	<p>No Date: Annual Water Quality Data Summary Reports; Annual Report for Russian River Estuary Management Activities Monitoring Plan</p>

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Agency / Permit / Expiration	Special Conditions	Report Due Date
California State Lands Commission (continued)	<p>b. Annual water quality data summary reports (as described in 2.2, Monitoring Estuarine Water Quality: Reporting and Review, of the Biological Opinion).</p> <p>c. Annual report, as specified in the “Russian River Estuary Management Activities Pinniped Monitoring Plan” and distributed to NMFS, the California Department of Parks and Recreation, and the Stewards of the Coasts and Redwoods, on pinnipeds’ reaction to the proposed activities authorized in this Lease.</p> <p>8. All personal property, tools, or equipment taken onto or placed upon the Lease Premises shall remain the property of the Lessee or its contractors. Such personal property shall be promptly removed by the Lessee, at its sole risk and expense upon the completion of the project. Lessor does not accept any responsibility for any damage, including damages to any personal property, including any equipment, tools, or machinery on the Lease Premises</p> <p>9. No refueling, repairs, or maintenance of vehicles or equipment will take place on the Lease Premises.</p> <p>10. Lessee shall maintain a logbook on all work vessels during work within the Lease Premises utilized in operations conducted under this Lease to keep track of all debris created by objects of any kind that may fall into the water. The logbook should include the type of debris, date, time and location to facilitate identification and location of debris for recovery and site clearance verification. All debris shall be promptly removed from the Lease Premises.</p> <p>11. Any equipment to be used on the Lease Premises is limited to that which is directly required to perform the authorized use and does not include any equipment that may cause damage to the Lease Premises.</p>	

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California State Lands Commission (continued)	<p>12. Lessee acknowledges and agrees:</p> <ul style="list-style-type: none"> a. The site may be subject to hazards from natural geophysical phenomena including, but not limited to waves, storm waves, tsunamis, earthquakes, flooding and erosion. b. To assume the risks to the Lessee and to the property that is the subject of any Coastal Development Permit (CDP) that is issued to Lessee for development on the leased property, of injury and damage from such hazards in connection with the permitted development and use. c. To unconditionally waive any claim or damage or liability against the State of California, its agencies, officers, agents, and employees for injury or damage from such hazards. d. To indemnify, hold harmless and, at the option of Lessor, defend the State of California, its agencies, officers, agents, and employees, against and for any and all liability, claims, demands, damages, injuries, or costs of any kind and from any cause (including costs and fees incurred in defense of such claims), expenses, and amounts paid in settlement arising from any alleged or actual injury, damage or claim due to site hazards or connected in any way with respect to the approval of any CDP that is issued to Lessee involving this property or issuance of this Lease, any new lease, renewal, amendment, or assignment by Lessor. 	

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Summary of Special Conditions of Permits for Russian River Estuary Management Activities**

Agency / Permit / Expiration	Special Conditions	Report Due Date
California State Lands Commission (continued)	<p>13. Lessor shall have the right to enter upon the property at reasonable times in order to monitor Lessee's compliance with and otherwise enforce the terms of the Lease.</p> <p>14. Paragraph 9 contained within Section 3 is hereby deleted from this Lease.</p> <p>In the event of any conflict between the provisions of Section 2 and Section 3 of this Lease, the provisions of Section 2 shall prevail.</p>	
<p>California Department of Parks and Recreation</p> <p>Temporary Use Permit – December 30, 2003</p> <p>Permit Extension – September 14, 2009</p> <p>Permit Extension – December 28, 2009</p> <p>Expiration – June 30, 2010</p> <p>Temporary Use Permit – May 15, 2011</p> <p>Time Extension – February 20, 2013</p> <p>Time Extension – December 18, 2013</p> <p>Expiration – December 31, 2014</p>	<p>Now therefore, the State by this Permit hereby grants to the Permittee permission to enter upon State's property, conditioned upon the agreement of the Parties that this Permit does not create or vest in Permittee any interest in the real property herein described or depicted, that the Permit is revocable and non-transferable, and that the Permit is further subject to the following terms and conditions:</p> <ol style="list-style-type: none"> 1. Project Description: By this Permit, the State hereby grants to the Permittee permission to enter onto those lands depicted and described on Exhibit "A", Russian River Estuary Management Activities, and Exhibit "B", Russian River Estuary Outlet Channel: Excavation Cut and Fill Locations, attached hereto and herein incorporated by this reference, solely for the purpose of flood control and environmental monitoring. 2. Permit Subject to Laws and Regulatory Agency Permits: This Permit is expressly conditioned upon Permittee's obtaining any and all regulatory permits or approvals required by the relevant regulatory agencies for the Project and Permittee's use of the Property, and upon Permittee's compliance with all applicable municipal, state and federal laws, rules and regulations, including all State Park regulations. Prior to commencement of any work, Permittee shall obtain all such legally required permits or approvals and submit to the State full and complete copies of all permits and approvals, including documentation related to or referenced in such permits and approvals, along with the corresponding agency contact and telephone numbers, and related California Environmental Quality Act (CEQA) and/or National Environmental Policy Act (NEPA) documentation as applicable. 3. Term of Permit: This Permit shall only be for the period beginning on 11/15/2011, and ending on 12/31/2012, or as may be reasonably extended by written mutual agreement of the Parties. 4. Consideration: Permittee agrees to pay State the sum of One thousand five hundred and No/100 Dollars (\$1,500.00) as consideration for the rights granted by this Permit. Payment is due upon execution of this Permit. 5. Permit Subject to Existing Claims: This Permit is subject to existing contracts, permits, licenses, encumbrances and claims which may affect the Property. 	No Reporting Required for TUP

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 Summary of Special Conditions of Permits for Russian River Estuary Management Activities**

Agency / Permit / Expiration	Special Conditions	Report Due Date
California Department of Parks and Recreation (continued)	<p>6. Waiver of Claims and Indemnity: Permittee waives all claims against State, its officers, agents and/or employees, for loss, injury, death or damage caused by, arising out of, or in any way connected with the condition or use of the Property, the issuance, exercise, use or implementation of this Permit, and/or the rights herein granted. Permittee further agrees to protect, save, hold harmless, indemnify and defend State, its officers, agents and/or employees from any and all damage, claims, demands, costs and liability which may be suffered or incurred by State, its agents and/or employees from any cause whatsoever, arising out of, or in any way connected with this Permit, exercise by Permittee of the rights herein granted, Permittee's use of the Property and/or the Project for which this Permit is granted, except those arising out of the sole active negligence or willful misconduct of State. Permittee will further cause such indemnification and waiver of claims in favor of State to be inserted in each contract that Permittee executes for the provision of services in connection with the Project for which this Permit is granted.</p> <p>7. Contractors: Permittee shall incorporate the terms, conditions and requirements contained when contracting out all or any portion of the work permitted hereunder. Permittee shall be responsible for ensuring contractor/subcontractor compliance with the terms and conditions contained herein. Failure of Permittee's contractors to abide by State's terms and conditions constitute default by Permittee (see Paragraph 20) allowing State to terminate this Permit and all legal remedies.</p> <p>8. Insurance Requirements: As a condition of this Permit and in connection with Permittee's indemnification and waiver of claims contained herein, Permittee shall maintain, and cause its contractors to maintain, a policy or policies of insurance as follows:</p> <p>Permittee shall maintain motor vehicle liability with limits of not less than \$1,000,000 per a Such insurance shall cover liability arising out of a motor vehicle, including all owned, hire or non-owned motor vehicles.</p> <p>Permittee shall maintain statutory Workers' Compensation and employer's liability insurance coverage in the amount of \$1,000,000/employee/disease/each accident, for all its employees who will be engaged in the performance of work on the Property, including special extensions not applicable. Said policy shall include a waiver of subrogation in favor of State. If the Permittee is an individual or sole proprietor who is not required by law to have Workers' Compensation insurance, Permittee shall provide State with a written confirmation that Permittee is not required to be, and has elected not to be, covered by Workers' Compensation.</p> <p>Permittee shall procure commercial general liability insurance at least as broad as the most commonly available ISO policy form CG 0001 premises operations, products/completed operations, personal/advertising injury and contractual liability with limits not less than \$1,000,000 per occurrence and \$2,000,000 general aggregate. Said policy shall apply separately to each insured against whom any claim is made or suit is brought subject to the Permittee limits of liability.</p>	

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California Department of Parks and Recreation (continued)	<p>Each policy of insurance required by this provision shall: (a) be in a form, and written by an insurer, reasonably acceptable to State; (b) be maintained at Permittee's sole expense; and (c) require at least thirty (30) days written notice to State prior to any cancellation, non-renewal or material modification of insurance coverage.</p> <p>Insurance companies issuing such policies shall have a rating classification of "A-" or better and financial size category ratings of "VI" or better according to the latest edition of the A.M. Best Key Rating Guide. All insurance companies issuing such policies shall be licensed to do business in the State of California.</p> <p>Such policies shall contain an endorsement naming the CALIFORNIA DEPARTMENT OF PARKS AND RECREATION as an additional insured at no cost to State.</p> <p>Permittee shall provide to State evidence that the insurance required to be carried by this Permit, including any endorsement affecting the additional insured status, is in full force and effect and that premiums therefore have been paid. Such evidence shall, at State's discretion, be in either the form of an ACORD Form (Certificate of Insurance) or DPR Form 169A (Certificate of Insurance for Concession Contracts/Special Events), or a certified copy of the original policy, including all endorsements.</p> <p>Permittee is responsible for any deductible or self-insured retention contained within the insurance program.</p> <p>Should Permittee fail to keep the specified insurance in effect at all times, Permittee shall be considered to be in default of this Permit, and State may, in addition to any other remedies it has, terminate this Permit.</p>	

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<p>California Department of Parks and Recreation (continued)</p>	<p>Permittee shall require and ensure that all contractors and subcontractors have adequate insurance meeting the coverage requirements in this provision.</p> <p>Any insurance required to be carried shall be primary and not excess to any other insurance carried by State.</p> <p>Coverage shall be in force for the complete term of this Permit, including any extension thereof, and for all work being done for which this Permit is required.</p> <p>9. Reservation of Rights: State reserves the right to use the Property in any manner, provided such use does not unreasonably interfere with Permittee's rights herein.</p> <p>10. Access Limits and Conditions: Access to the Property shall be limited to the access designated by State and is illustrated in Figure 2 of Exhibit "A" and as described below.</p> <p>The barrier beach would be accessed from the paved parking lot at Goat Rock State Beach, located at the end of Goat Rock Road off of Highway 1. Equipment would be off-loaded in the parking lot and driven north onto the beach via an existing access point within the parking lot. Additional detail is provided in the attached Russian River Estuary Management Activities.</p> <p>11. Notice of Work: Any required notices to State shall be sent to the State authorities in charge of Sonoma Coast State Park named below. At least 24 hours prior to any entry upon the Property for any of the purposes hereinabove set forth, Permittee shall provide the State contact(s) named below with written notice of Permittee's intent to enter the Property.</p> <p>STATE: Contact: Brendan O'Neill Address: 25381 Steathhead Blvd Tompkins Mills, CA 95430 Tel: 707/865-2391 Fax: 707/865-2046</p> <p>PERMITTEE: Contact: Jessica Martini-Lamb Address: 404 Aviation Blvd. Santa Rosa, CA 95403 Tel: 707/547-1905 Fax: 707/524-3782</p> <p>12. Limits of Work: In no event shall this Permit authorize work in excess or contrary to the terms and conditions of any regulatory agency permit or approval. Under no circumstances, whether or not authorized by any regulatory agency other permit or any person or entity other than State, shall work exceed that which is authorized by this Permit as described in the Exhibit B, Russian River Estuary Management Activities.</p> <p>13. Public Safety: Permittee is responsible for public safety during and after the breaching operation until such time that water velocities and standing waves recede, the sandbar banks stabilize and cease to erode, cave and wash away and heavy equipment has been removed from State Park property. In the interest of public and Park visitor safety STATE reserves the right to require PERMITTEE to provide Peace Officers and/or Lifeguards, at no cost to STATE, to monitor and close the beach to the public for a distance of 750' on each side of the breach as recommended in the Russian River Estuary Study.</p> <p>In the interest of public safety, the preferred days for sandbar breaching are from Monday to Thursday (excluding holidays) when Park visitation is usually at a minimum. In the event of emergency situations, breaching may proceed immediately after notifying the State Park District Superintendent or their designee.</p> <p>14. Compliance with Monitoring and Mitigation Measures: Resource monitoring and mitigation measures identified within the Russian River Estuary Management Project Final Environmental Impact Report, NMFS Biological Opinion, DFG Lake and Streambed Alteration Agreement, Regional Water Quality Control Board Section 401 Water Certification, California Coastal Commission Coastal Development Permit, US Army Corps of Engineers Section 404 and Section 10 Permit, and State Lands Commission General Lease shall be completed in accordance with and to the satisfaction of the District Superintendent or designee.</p> <p>Permittee's activities conducted under this Permit shall comply with all State and Federal environmental laws, including, but not limited to, the Endangered Species Act, CEQA, and Section 5024 of the Public Resources Code.</p> <p>Any of Permittee's archaeological consultants working within the boundaries of the Property shall obtain a permit from the California State Parks Archaeology, History & Museums Division prior to commencing any archaeological or cultural investigations of the Property.</p>	

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<p>California Department of Parks and Recreation (continued)</p>	<p>Permittee shall immediately advise State's contact person if any new site conditions are found during the course of permitted work. State will advise Permittee if any new historical resources (including archaeological sites), special status species, threatened/endangered species protocols, or other resource issues are identified within the Project site. Permittee shall abide by District Superintendent or designee's instructions to protect the resource(s) during the permitted work or risk revocation of the Permit.</p> <p>Permittee shall make all excavation activities on the Property available to the State Archaeologist for observation and monitoring. During excavation, the State archaeological monitor may observe and report to the State on all excavation activities. State archaeological monitor shall be empowered to stop any construction activities as necessary to protect significant cultural resources from being disturbed.</p> <p>In the event that previously unknown cultural resources, including, but not limited to, dark soil containing shell, bone, flaked stone, groundstone, or deposits of historic trash are encountered during Project construction by anyone, work will be suspended at that specific location, and the Permittee's work will be redirected to other tasks, until after a State-qualified archaeologist has evaluated the find and implemented appropriate treatment measures and disposition of artifacts, as appropriate, in compliance with all applicable laws and department resource directives.</p> <p>If human remains are discovered during the Project, work will be immediately suspended at that specific location and the District Superintendent or designee shall be notified by Permittee. The specific protocol, guidelines and channels of communication outlined by the California Native American Heritage Commission (NAHC), and/or contained in Health and Safety Code Section 7050.5 and Public Resources Code Sections 5097.9 et seq., will be followed. Those statutes will guide the potential Native American involvement in the event of discovery of human remains.</p> <p>Permittee shall provide a written work schedule to State so that the State archaeological monitor can arrange to be on site on the necessary days. Permittee shall provide reasonable advance notice of and invite the District Superintendent or designee to any preconstruction meetings with the prime contractor or subcontractors.</p> <p>15. Restoration of Property: Permittee shall complete the restoration, repair, and revegetation of the Property in consultation with, and to the satisfaction of the State Environmental Scientist should any damage result from permitted activities. Restoration, repair and/or revegetation is required within 30 days after damage or as determined by the State Environmental Scientist. This obligation shall survive the expiration or termination of this Permit.</p> <p>16. Right to Halt Work: The State reserves the right to halt work and demand mitigation measures at any time, with or without prior notice to Permittee, in the event the State determines that any provision contained herein has been violated, or in the event that cessation of work is necessary to prevent, avoid, mitigate or remediate any threat to the health and safety of the public or state park personnel, or to the natural or cultural resources of the state park.</p> <p>17. Use Restrictions: The use of the Property by Permittee, including its guests, invitees, employees, contractors and agents, shall be restricted to the daytime hours between sunrise and sunset on a day-by-day basis, unless otherwise approved in advance in writing by State. No person shall use or occupy the Property overnight.</p> <p>Activities on the Property shall be conducted only in a manner which will not interfere with the orderly operation of the state park. Permittee shall not engage in any disorderly conduct and shall not maintain, possess, store or allow any contraband on the Property; Contraband includes, but is not limited to: any illegal alcoholic beverages, drugs, firearms, explosives and weapons.</p> <p>Permittee shall not use or allow the Property to be used, either in whole or in part, for any purpose other than as set forth in this Permit, without the prior written consent of the State.</p> <p>18. State's Right to Enter: At all times during the term of this Permit and any extension thereof, there shall be and is hereby expressly reserved to State and to any of its agencies, contractors, agents, employees, representatives, invitees or licensees the right at any and all times, and any and all places, to temporarily enter upon said Property to survey, inspect, or perform any other lawful State purposes.</p> <p>Permittee shall not interfere with State's right to enter.</p> <p>19. Protection of Property: Permittee shall protect the Property, including all improvements and all natural and cultural features thereon, including cultural and natural resources, at all times at Permittee's sole cost and expense, and Permittee shall strictly adhere to the following restrictions:</p>	

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<p>California Department of Parks and Recreation (continued)</p>	<p>(a) Permittee shall not place or dump garbage, trash or refuse anywhere upon or within the Property, except in self-contained trash receptacles that are maintained to State's satisfaction by Permittee.</p> <p>(b) Permittee shall not commit or create, or suffer to be committed or created, any waste, hazardous condition or nuisance in, on, under, above or adjacent to the Property.</p> <p>(c) Permittee shall not cut, prune or remove any vegetation upon the Property, except as identified in the Project description and herein permitted or subsequently approved in writing by the District Superintendent.</p> <p>(d) Permittee shall not disturb, move or remove any rocks or boulders upon the Property, except as identified in the Project description and herein permitted or subsequently approved in writing by the District Superintendent.</p> <p>(e) Permittee shall not grade or regrade, or alter in any way, the ground surface of the Property, except as herein permitted, or subsequently approved in writing by the District Superintendent.</p> <p>(f) Permittee shall not bait, poison, trap, hunt, pursue, catch, kill or engage in any other activity which results in the taking, maiming or injury of wildlife upon the Property, except as identified in the Project description and herein permitted or subsequently approved in writing by the District Superintendent.</p> <p>(g) Permittee shall not use, create, store, possess or dispose of hazardous substances (as defined in the California Hazardous Substances Act) on the Property except as herein permitted, or subsequently approved in writing by the District Superintendent.</p> <p>(h) Permittee shall exercise due diligence to protect the Property against damage or destruction by fire, vandalism and any other causes.</p> <p>20. Default: In the event of a default or breach by Permittee of any of the terms or conditions set forth in this Permit, State may at any time thereafter, without limiting State in the exercise of any right of remedy at law or in equity which State may have by reason of such default or breach:</p> <p>(a) Maintain this Permit in full force and effect and recover the consideration, if any, and other monetary charges as they become due, without terminating Permittee's right to use of the Property, regardless of whether Permittee has abandoned the Property, or</p> <p>(b) Immediately terminate this Permit upon giving written notice to Permittee, whereupon Permittee shall immediately surrender possession of the Property to State and remove all of Permittee's equipment and other personal property from the Property. In such event, State shall be entitled to recover from Permittee all damages incurred or suffered by State by reason of Permittee's default, including, but not limited to, the following:</p> <p>(i) any amount necessary to compensate State for all the detriment proximately caused by Permittee's failure to perform its obligations under this Permit, including, but not limited to, compensation for the cost of restoration, repair and revegetation of the Property, which shall be done at State's sole discretion and compensation for the detriment which in the ordinary course of events would be likely to result from the default; plus</p> <p>(ii) at State's election, such other amounts in addition to or in lieu of the foregoing as may be permitted from time to time by applicable law.</p> <p>21. State's Right to Cure Permittee's Default: At any time after Permittee is in default or in material breach of this Permit, State may, but shall not be required to, cure such default or breach at Permittee's cost. If State at any time, by reason of such default or breach, pays any sum or does any act that requires the payment of any sum, the sum paid by State shall be due immediately from Permittee to State at the time the sum is paid. The sum due from Permittee to State shall bear the maximum interest allowed by California law from the date the sum was paid by State until the date on which Permittee reimburses State.</p> <p>22. Revocation of Permit: The State shall have the absolute right to revoke this Permit for any reason upon ten (10) days written notice to Permittee. Written notice to Permittee may be accomplished by electronic or facsimile transmission and the notice period set forth in this paragraph shall begin on the date of the electronic or facsimile transmission, if sent by mail, the date of the delivery. If Permittee is in breach of the Permit or owes money to the State pursuant to this Permit, any prepaid monies paid by Permittee to State shall be held and applied by the State as an offset toward</p>	

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<p>California Department of Parks and Recreation (continued)</p>	<p>damages and/or amounts owed. Nothing stated herein shall limit the State's exercise of its legal and equitable remedies.</p> <p>23. Recovery of Legal Fees: In any action brought to enforce or interpret any provisions of this Permit or to restrain the breach of any agreement contained herein, or for the recovery of possession of the Property, or to protect any rights given to the State against Permittee, and in any actions or proceedings under Title 11 of the United States Code, if the State shall prevail in such action on trial or appeal, the Permittee shall pay to the State such amount in attorney's fees in said action as the court shall determine to be reasonable, which shall be fixed by the court as part of the costs of said action.</p> <p>24. Voluntary Execution and Independence of Counsel: By their respective signatures below, each Party hereto affirms that they have read and understood this Permit and have received independent counsel and advice from their attorneys with respect to the advisability of executing this Permit.</p> <p>25. Reliance on Investigations: Permittee declares that it has made such investigation of the facts pertaining to this Permit, the Property and all the matters pertaining thereto as it deems necessary, and on that basis accepts the terms and conditions contained in this Permit. Permittee acknowledges that State has made, and makes, no representations or warranties as to the condition of the Property, and Permittee expressly agrees to accept the Property in its as-is condition for use as herein permitted.</p> <p>26. Entire Agreement: The Parties further declare and represent that no inducement, promise or agreement not herein expressed has been made to them and this Permit contains the entire agreement of the Parties, and that the terms of this agreement are contractual and not a mere recital.</p> <p>27. Warranty of Authority: The undersigned represents that they have the authority to, and do, bind the person or entity on whose behalf and for whom they are signing this Permit and the attendant documents provided for herein, and this Permit and said additional documents are, accordingly, binding on said person or entity.</p> <p>28. Assignment: This Permit shall not be assigned, mortgaged, hypothecated, or transferred by Permittee, whether voluntarily or involuntarily or by operation of law, nor shall Permittee let, sublet or grant any license or permit with respect to the use and occupancy of the Property or any portion thereof, without the prior written consent of State.</p> <p>29. Choice of Law: This Permit will be governed and construed by the laws of the State of California.</p>	

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 Summary of Special Conditions of Permits for Russian River Estuary Management Activities**

Agency / Permit / Expiration	Special Conditions	Report Due Date
California Department of Parks and Recreation (continued) Collections Permit – September 1, 2012 Collections Permit renewal – February 26, 2014 Expiration – February 26, 2015	<p align="center">7 copies 7 copies</p> <p>PERMIT CONDITIONS: COORDINATE STUDY WITH STATE PARK STAFF. CONTACT ON PRIOR TO IMPLEMENTATION.</p> <p>SONOMA COAST LIFEGUARD SUPERVISOR; TIM MURPHY (TIM.MURPHY@PARKS.SONOMA.CA.GOV)</p> <p>SONOMA COAST RANGER SUPERVISOR; DAMIEN JONES (DAMIEN.JONES@PARKS.SONOMA.CA.GOV)</p> <p>RUSSIAN RIVER SR. ENV. SCIENTIST; BRENDAN O'NEIL (BRENDAN.O'NEIL@PARKS.SONOMA.CA.GOV)</p>	No Reporting Required for Collectors Permit

**Sonoma County Water Agency
Summary of Special Conditions of Permits for Russian River Estuary Management Activities**

Agency / Permit / Expiration	Special Conditions	Report Due Date
<p>US Department of Commerce, National Oceanic and Atmospheric Administration, National Marine Fisheries Service</p> <p>Incidental Harassment Authorization (IHA) - April 21, 2011</p> <p>IHA (renewal) - April 21, 2012</p> <p>IHA (renewal) - April 21, 2013</p> <p>IHA (renewal) - April 21, 2014</p> <p>Expiration – April 20, 2015</p>	<p>1. This Incidental Harassment Authorization (IHA) is valid from April 21, 2014 through April 20, 2015.</p> <p>2. This IHA is valid only for activities associated with estuary management activities in the Russian River, Sonoma County, California, including:</p> <ul style="list-style-type: none"> (a) Lagoon outlet channel management; (b) Artificial breaching of barrier beach; (c) Geophysical surveys and other work associated with a jetty study; and (d) Physical and biological monitoring of the beach and estuary as required. <p>3. General Conditions</p> <ul style="list-style-type: none"> (a) A copy of this IHA must be in the possession of SCW A, its designees, and work crew personnel operating under the authority of this IHA. (b) SCWA is hereby authorized to incidentally take, by Level B harassment only, 3,880 harbor seals (<i>Phoca vitulina richardii</i>), 42 California sea lions (<i>Zalophus californianus californianus</i>), and 42 northern elephant seals (<i>Mirounga angustirostris</i>). (c) The taking by injury (Level A harassment), serious injury, or death of any of the species listed in condition 3(b) of the IHA or any taking of any other species of marine mammal is prohibited and may result in the modification, suspension, or revocation of this IHA. (d) If SCWA observes a pup that may be abandoned, it shall contact the National Marine Fisheries Service (NMFS) West Coast Regional Stranding Coordinator immediately (562-980-3230; Justin.Viezicke@noaa.gov) and also report the incident to NMFS Office of Protected Resources (301-427-8425; Benjamin.Laws@noaa.gov) within 48 hours. Observers shall not approach or move the pup. <p>4. Mitigation Measures</p> <p>In order to ensure the least practicable impact on the species listed in condition 3(b), the holder of this IHA is required to implement the following mitigation measures:</p>	<p>January 20, 2015:</p> <p>Marine Mammal Monitoring Results Report</p>

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Agency / Permit / Expiration	Special Conditions	Report Due Date
<p>US Department of Commerce, National Oceanic and Atmospheric Administration, National Marine Fisheries Service (continued)</p>	<p>(a) SCWA crews shall cautiously approach the haul-out ahead of heavy equipment to minimize the potential for sudden flushes, which may result in a stampede – a particular concern during pupping season.</p> <p>(b) SCWA staff shall avoid walking or driving equipment through the seal haul-out.</p> <p>(c) Crews on foot shall make an effort to be seen by seals from a distance, if possible, rather than appearing suddenly at the top of the sandbar, again preventing sudden flushes.</p> <p>(d) During breaching events, all monitoring shall be conducted from the overlook on the bluff along Highway 1 adjacent to the haul-out in order to minimize potential for harassment.</p> <p>(e) A water level management event may not occur for more than two consecutive days unless flooding threats cannot be controlled.</p> <p>(f) Equipment shall be driven slowly on the beach and care will be taken to minimize the number of shut-downs and start-ups when the equipment is on the beach.</p> <p>(g) All work shall be completed as efficiently as possible, with the smallest amount of heavy equipment possible, to minimize disturbance of seals at the haul-out.</p> <p>(h) Boats operating near river haul-outs during monitoring shall be kept within posted speed limits and driven as far from the haul-outs as safely possible to minimize flushing seals. In addition, SCWA shall implement the following mitigation measures during pupping season (March 15-June 30):</p> <p>(i) SCWA shall maintain a one week no-work period between water level management events (unless flooding is an immediate threat) to allow for an adequate disturbance recovery period. During the no-work period, equipment must be removed from the beach.</p> <p>G) If a pup less than one week old is on the beach where heavy machinery will be used or on the path used to access the work location, the management action shall be delayed until the pup has left the site or the latest day possible to prevent flooding while still maintaining suitable fish rearing habitat. In the event that a pup remains present on the beach in the presence of flood risk, SCWA shall consult with NMFS and CDFG to determine the appropriate course of action. SCWA shall coordinate with the locally established seal monitoring program (Stewards of the Coast and Redwoods) to determine if pups less than one week old are on the beach prior to a breaching event.</p> <p>(k) Physical and biological monitoring shall not be conducted if a pup less than one week old is present at the monitoring site or on a path to the site.</p> <p>(1) No jetty study activities shall occur in the vicinity of the harbor seal haul-out during the pupping season.</p>	

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	<p>5. Monitoring The holder of this IHA is required to conduct baseline monitoring and shall conduct additional monitoring as required during estuary management activities. Monitoring and reporting shall be conducted in accordance with the approved Pinniped Monitoring Plan.</p> <p>(a) Baseline monitoring shall be conducted twice-monthly for the term of the IHA. These censuses shall begin at dawn and continue for eight hours, weather permitting; the census days shall be chosen to ensure that monitoring encompasses a low and high tide each in the morning and afternoon. All seals hauled out on the beach shall be counted every 30 minutes from the overlook on the bluff along Highway 1 adjacent to the haul-out using high-powered spotting scopes. Observers shall indicate where groups of seals are hauled out on the sandbar and provide a total count for each group. If possible, adults and pups shall be counted separately.</p> <p>(b) In addition, peripheral haul-outs shall be visited for 1 0-minute counts twice during each baseline monitoring day.</p> <p>(c) During estuary management events, monitoring shall occur on all days that activity is occurring using the same protocols as described for baseline monitoring, with the difference that monitoring shall begin at least one hour prior to the crew and equipment accessing the beach work area and continue through the duration of the event, until at least one hour after the crew and equipment leave the beach. In addition, a one-day pre-event survey of the area shall be made within one to three days of the event and a one-day post-event survey shall be made after the event, weather permitting.</p> <p>(d) Monitoring of peripheral haul-outs shall occur concurrently with event monitoring, when possible.</p> <p>(e) For all monitoring, the following information shall be recorded in 30-minute intervals:</p> <ul style="list-style-type: none"> i. Pinniped counts by species; ii. Behavior; iii. Time, source and duration of any disturbance, with takes incidental to SCWA actions recorded only for responses involving movement away from the disturbance or responses of greater intensity (e.g., not for alerts); iv. Estimated distances between source of disturbance and pinnipeds; v. Weather conditions (e.g., temperature, percent cloud cover, and wind speed); and vi. Tide levels and estuary water surface elevation. <p>(f) All monitoring during pupping season shall include records of any neonate pup observations. SCWA shall coordinate with the Stewards' monitoring program to determine if pups less than one week old are on the beach prior to a water level management event.</p>	

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	<p>6. Reporting The holder of this IHA is required to:</p> <p>(a) Submit a report on all activities and marine mammal monitoring results to the Office of Protected Resources, NMFS, and the West Coast Regional Administrator, NMFS, 90 days prior to the expiration of the IHA if a renewal is sought, or within 90 days of the expiration of the permit otherwise. This report must contain the following information:</p> <ul style="list-style-type: none"> i. The number of seals taken, by species and age class (if possible); ii. Behavior prior to and during water level management events; iii. Start and end time of activity; iv. Estimated distances between source and seals when disturbance occurs; v. Weather conditions (e.g., temperature, wind, etc.); vi. Haul-out reoccupation time of any seals based on post-activity monitoring; vii. Tide levels and estuary water surface elevation; viii. Seal census from bi-monthly and nearby haul-out monitoring; and ix. Specific conclusions that may be drawn from the data in relation to the four questions of interest in SCWA's Pinniped Monitoring Plan, if possible. <p>(b) Reporting injured or dead marine mammals:</p> <ul style="list-style-type: none"> i. In the unanticipated event that the specified activity clearly causes the take of a marine mammal in a manner prohibited by this IHA, such as an injury (Level A harassment), serious injury, or mortality, SCWA shall immediately cease the specified activities and report the incident to the Office of Protected Resources, NMFS, and the West Coast Regional Stranding Coordinator, NMFS. The report must include the following information: <ul style="list-style-type: none"> A. Time and date of the incident; B. Description of the incident; C. Environmental conditions (e.g., wind speed and direction, Beaufort sea state, cloud cover, and visibility); D. Description of all marine mammal observations in the 24 hours preceding the incident; E. Species identification or description of the animal(s) involved; F. Fate of the animal(s); and G. Photographs or video footage of the animal(s). 	

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	<p>Activities shall not resume until NMFS is able to review the circumstances of the prohibited take. NMFS will work with SCW A to determine what measures are necessary to minimize the likelihood of further prohibited take and ensure MMP A compliance. SCWA may not resume their activities until notified by NMFS.</p> <p>ii. In the event that SCWA discovers an injured or dead marine mammal, and the lead observer determines that the cause of the injury or death is unknown and the death is relatively recent (e.g., in less than a moderate state of decomposition), SCWA shall immediately report the incident to the Office of Protected Resources, NMFS, and the West Coast Regional Stranding Coordinator, NMFS. The report must include the same information identified in 6(b)(i) of this IHA. Activities may continue while NMFS reviews the circumstances of the incident. NMFS will work with SCWA to determine whether additional mitigation measures or modifications to the activities are appropriate.</p> <p>iii. In the event that SCWA discovers an injured or dead marine mammal, and the lead observer determines that the injury or death is not associated with or related to the activities authorized in the IHA (e.g., previously wounded animal, carcass with moderate to advanced decomposition, or scavenger damage), SCW A shall report the incident to the Office of Protected Resources, NMFS, and the West Coast Regional Stranding Coordinator, NMFS, within 24 hours of the discovery. SCWA shall provide photographs or video footage or other documentation of the stranded animal sighting to NMFS.</p> <p>iv. Pursuant to sections 6(b)(ii-iii), SCWA may use discretion in determining what injuries (i.e., nature and severity) are appropriate for reporting. At minimum, SCWA must report those injuries considered to be serious (i.e., will likely result in death) or that are likely caused by human interaction (e.g., entanglement, gunshot). Also pursuant to sections 6(b)(ii-iii), SCWA may use discretion in determining the appropriate vantage point for obtaining photographs of injured/dead marine mammals.</p> <p>7. Validity of this IHA is contingent upon compliance with all applicable statutes and permits, including NMFS' 2008 Biological Opinion for water management in the Russian River watershed. This IHA may be modified, suspended or withdrawn if the holder fails to abide by the conditions prescribed herein, or if the authorized taking is having a more than a negligible impact on the species or stock of affected marine mammals.</p>	

**Attachment D. Russian River Barrier Beach and Estuary Water Surface Level Adaptive
Management in Concert with Physical Processes
(from National Marine Fisheries Service)**

Russian River Barrier Beach and Estuary Water Surface Level Adaptive Management in Concert with Physical Processes

John McKeon, National Marine Fisheries Service

To comply with NMFS' BO for adaptive management of the RR estuary, i.e., to manage the beach with the goal of conserving beach sand to allow formation of a stable low-flow season elevated outlet-channel and creating a brackish /freshwater lagoon with marine influence minimized, the Sonoma County Water Agency (SCWA) will need to balance multiple natural physical processes when carrying out flood control activities. The two primary processes to balance are: wave and longshore transport of sand into the channel, dependent on wave direction, height and steepness; and outlet channel river-flow scour determined by slope, depth and roughness. The amount of sand transported by either force is dependent on sand supply. As the channel is likely to be of sand only, the vertical elevation-controls of the outlet channel will be the sum of sand transport out of the channel at low tide by the river outflow, versus transport of sand into the channel on the incoming high tide by wave action and longshore current. As the tide lowers and rises, one of these two physical forces will predominate. Balancing the two transport mechanism rates over a 24 hr tidal cycle will be key to maintaining an over-all stable vertical outlet channel elevation and stable estuary water levels minimally influenced by tidal fluctuation. The wave-face between the low tide line and the top of the wave-face crest (height determined by wave height at high tide) will be the key area of scour and accretion during the cycle.

Calculation of scour in open flume channels is a well studied subject, with critical shear stress of when sediments are mobilized on the channel bottom a function of grain size, water velocity and depth. Velocity is determined by roughness and slope. Channel dimension, slope and roughness can be calculated for predicted flow ranges to minimize sheer stress, bed mobilization, scour, and incision of the channel. However, slope across the wave face will be determined by the beach profile where the river outflow meets the ocean. This is the likely point at which channel headcutting would begin, resulting in significant lowering of the outlet channel elevation and estuary water surface elevation (WSE). Because SCWA cannot influence the slope of the wave face beach profile, strategies to minimize scour potential are limited to: 1) choose a river channel outlet location across the wave face where the beach profile has the least slope between the low tide line and wave-face crest height, and 2) minimize depth with increased channel width across the crest of the wave face. This will both limit scour on the outgoing tide, and increase wave transport of sand into the mouth with a greater length of wave break pushing sand into the channel on high tides. Also, to limit propagation of any headcutting precipitated at low tide, the velocity in the channel above the wave face can be decreased with increased roughness and length, or the depth (and scour potential) decreased by increasing the outlet channel width. The beach size and configuration at the time of closure, and the jetty, will constrain, and in part determine, these three channel characteristics.

However, if flood threats and subsequent breaching actions are to be avoided, minimization of scour in the channel and across the wave face needs to be balanced against the ability of channel outflow to remove the predictable transport of sand into the channel by wave and longshore transport, both of which significantly increase during a beach building event and result in a channel closure event.

Transport of sand by waves on to a beach (and into the outlet channel) occurs when wave height compared to wave length reaches a critical point, which is called critical steepness, expressed as Critical H/L. JW Johnson determined critical steepness in the laboratory as = 0.03; waves with a lower H/L value moved sand offshore, those with a higher value moved sand onshore². Wave length is directly proportional to wave period. Using the acceleration rate of gravity, 32/ft/sec/sec= g; and pi for rough approximation of wave form as sinusoidal, $L = g/2\pi * T^2$ or $5.12T^2$ (e.g., 13 ft waves, 9 second period; $9^2 * 5.12 = 414.72$; $13/414.72 = 0.0314$, steep enough to accrete, or 9 ft waves, 7 second period; $7^2 * 5.12 = 250.88$; $9/250.88 = 0.0359$).

Because of the coastal aspect of the RR beach and the presence of headlands to the north and south, wave direction is important in determining the height of waves which reach the beach. Wave direction and size also determine the strength of the longshore current, and thus the rate of channel infilling on an incoming tide. The larger the waves, and greater the angle of wave incidence away from perpendicular to the beach, the stronger the longshore current and amount of sand transport.

The incidence of the outlet channel to the wave-face crest will be critical in limiting channel infilling by wave action during a beach building event. When a beach building/closure event is occurring, at high tide waves will be delivering and depositing sand up and over the wave face crest into the mouth of the channel at a rate much greater than the ability of the relatively low flow of the channel to transport sand in opposition to the direction of wave transport. However, a channel behind the wave-face crest and close to perpendicular to the wave direction will be more capable of transporting the sand washed into it by wave action, as flow from the wave will be entrained in the flow of the outlet channel, with the added flow increasing the transport power of the outlet channel. Thus, by orienting the outlet channel near to perpendicular to wave run-up direction, the out-flow channel will be better at limiting or preventing accretion of sand in the channel mouth by successive waves than if the channel is parallel to the wave run-up direction. Strategies for minimizing accretion of sand in the lagoon outlet channel mouth during a beach building event, and limiting likelihood of outlet channel closure events will be: 1) choose a river channel outlet location where the beach profile has the least slope between the low tide line and wave-face crest height, as less slope will mean a greater distance for waves to expend their energy before topping the wave crest, and/or the lower wave-face crest would signify an area of reduced wave size and transport capacity; 2) align the channel from the lagoon outlet, and behind the wave-face crest, to be as near to perpendicular as possible to wave run-up direction in order to minimize sand accretion at the channel mouth during high tide.; 3) insure there is sufficient slope from the lagoon WSE to the point the channel crosses the wave-face crest sufficient to maintain flow across the wave-face crest when waves push the crest above the high tide line (~ 3.3 ft NGVD with a 6 foot high tide). This means planning for the outlet channel invert to be above the lowest point of the wave-face crest height.

² Willard Bascom. 1980. *Waves and Beaches*. Anchor Books Edition. ISBN: 0-385-14844-5

Channel Planform and Slope

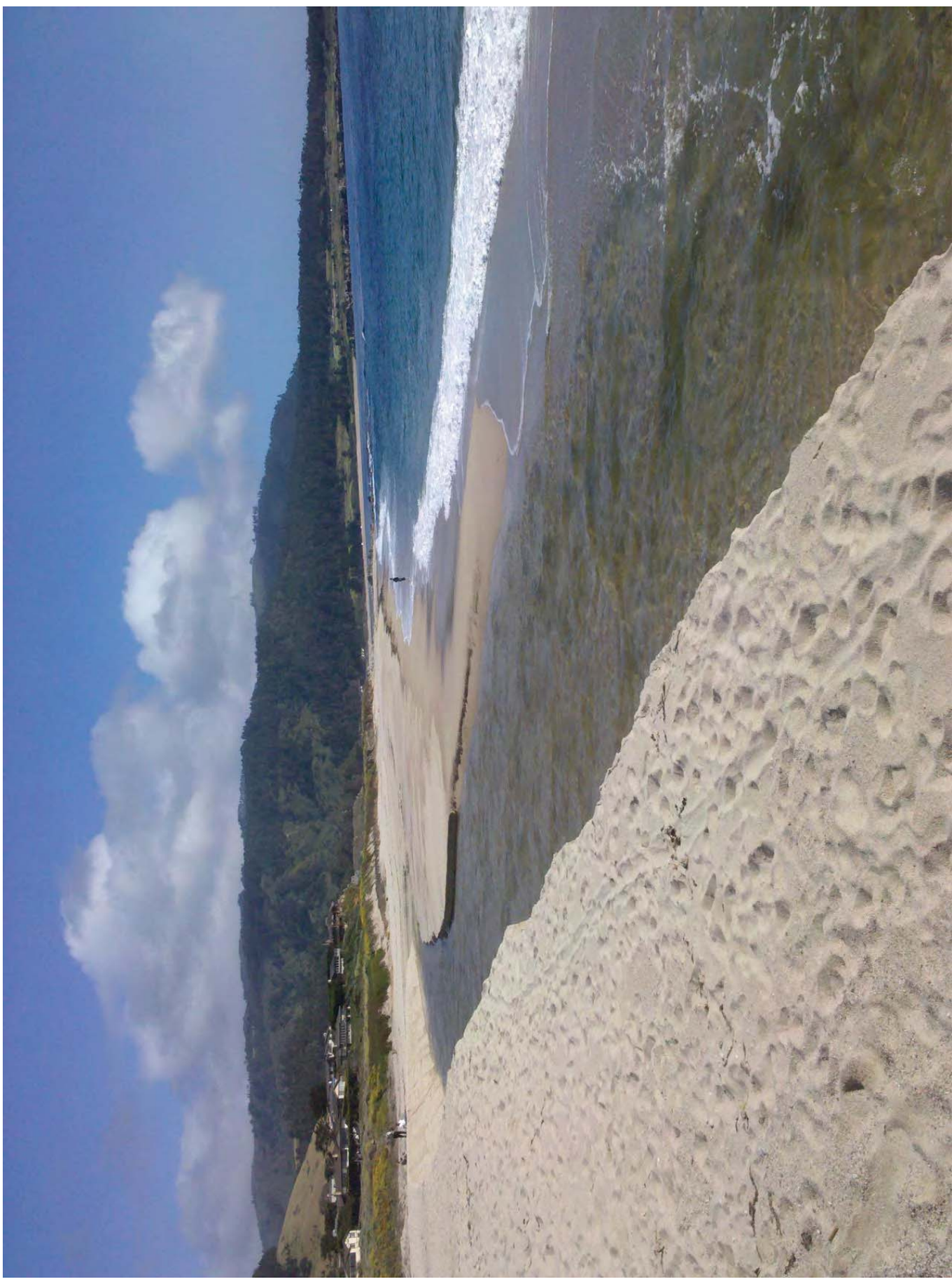
In addition to the above described means to balance scour and accretion in the channel mouth and across the wave face, the channel planform will be dictated by beach topography. The entire beach topography above the tide lines is determined by waves and longshore current that will continue to sculpt the beach once the outlet channel has been established. To avoid repetitive heavy equipment excursions on to the beach to reform the outlet channel, the beach topography should dictate both the channel planform and slope of the outlet channel. To determine the most natural channel planform and slope, *i.e.*, the planform location and slope that will most likely be maintained by wave and tidal action subsequent to formation of an outlet channel by SCWA, a detailed topographic survey of the beach will need to be prepared post lagoon-closure, and prior to beach and estuary WSE management actions.

Natural Analogues

When waves reach critical steepness and sand accretion occurs on the beach, the underwater sand bar just outside the wave break is moved onshore with the incoming tide. The beach increases in both width and height, which results in a lengthening of the outlet channel as it has a greater width of beach to cross, and behind the wave-face crest, flows longitudinally along the beach to the lowest point of the crest. The increased length of the channel results in more resiliency to scour and incision during low tide and allows for stabilized lagoon WSE, with tidal influence becoming muted. Lacking subsequent beach building events, the channels may scour back down below the high tide level within weeks, reintroducing tidal influence to the lagoon WSE. However, with continued or subsequent beach building events, the channel continues to elevate and lengthen, and with river inflows declining in spring/summer, the channel loses its ability to incise, and a closed of perched lagoon WSE eventually results.

A short duration event of critically steep waves and beach building occurred along the California Coast the week of May 27th to June 3, 2010. Attached are photos of these river mouth beaches and the channels that resulted from that short duration beach building event. A WSE stage monitor in the Carmel lagoon recorded the effect on lagoon WSE, in which subsequent to the event and the lengthening of the channel, the WSE of the lagoon was maintained above the high tide level and tidal influence became muted. Photos included are of Carmel, San Lorenzo, Scott, Waddell, Pamponio and Navarro river beaches. A plot of the Carmel lagoon WSE for June 2010 can be viewed at <http://www.mpwmd.dst.ca.us/wrd/lagoon/webplots/2010/2010webplots.htm>

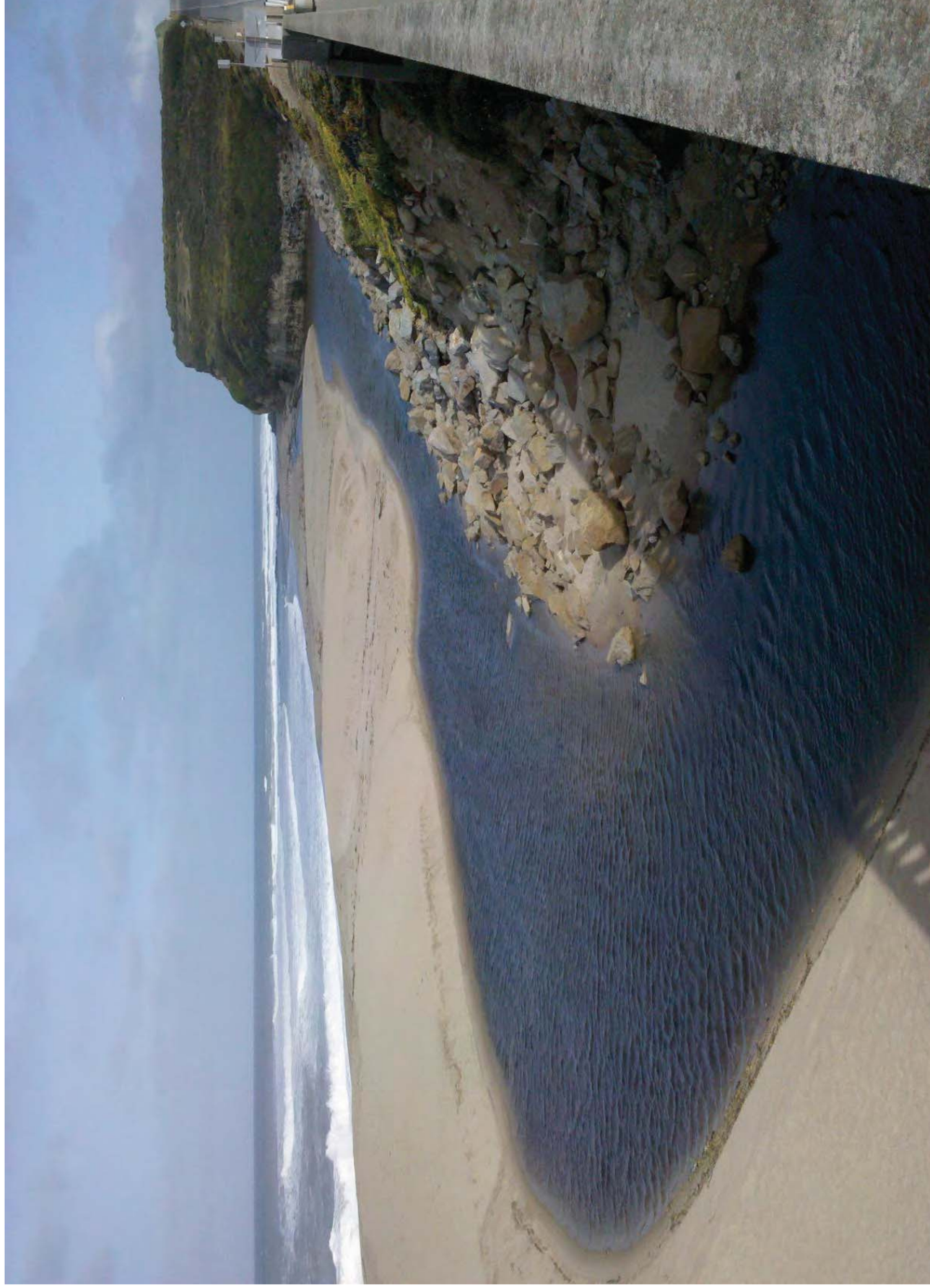
CARMEL, 6/9/2010



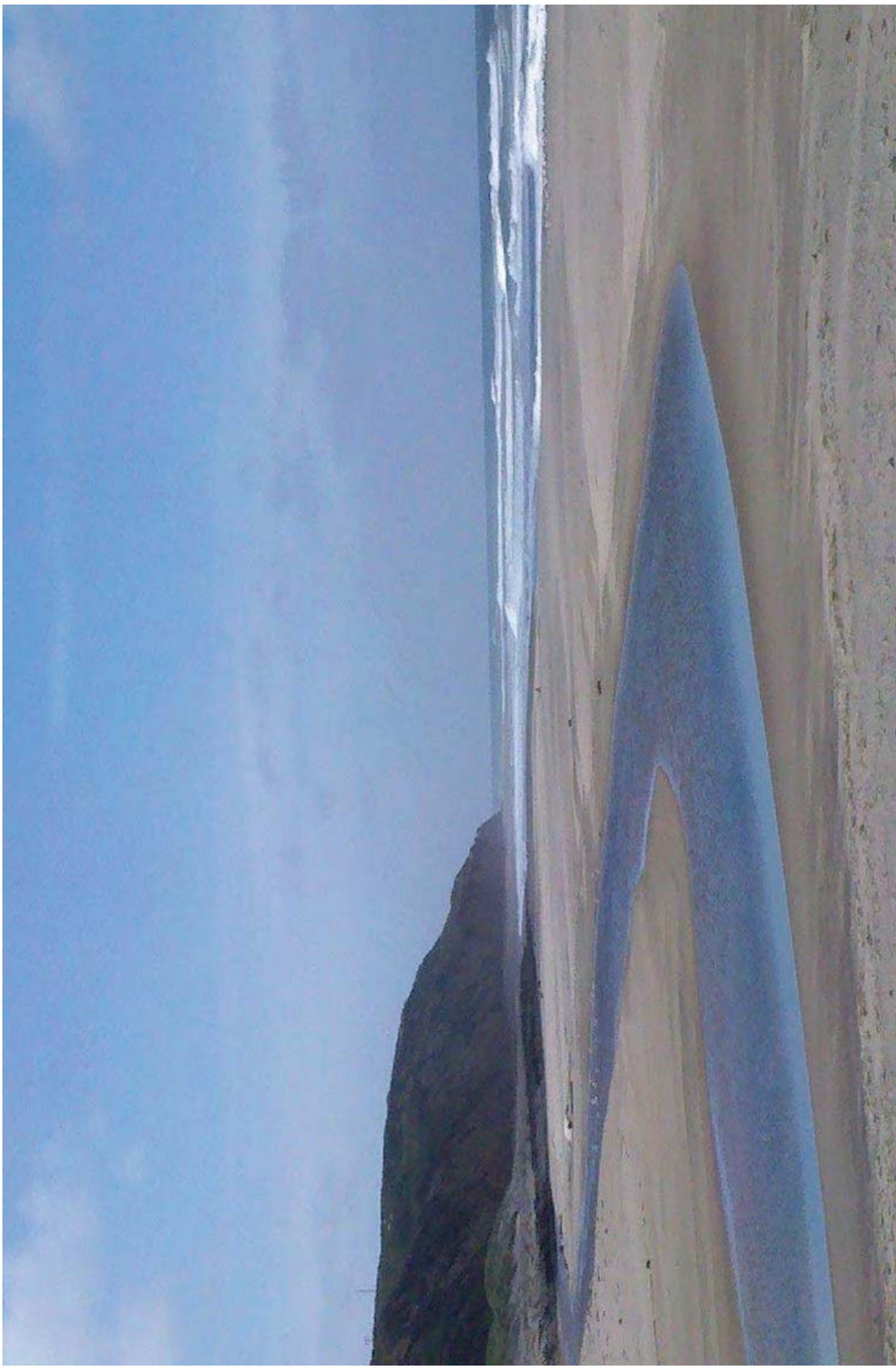
San Lorenzo, 6/10/2010



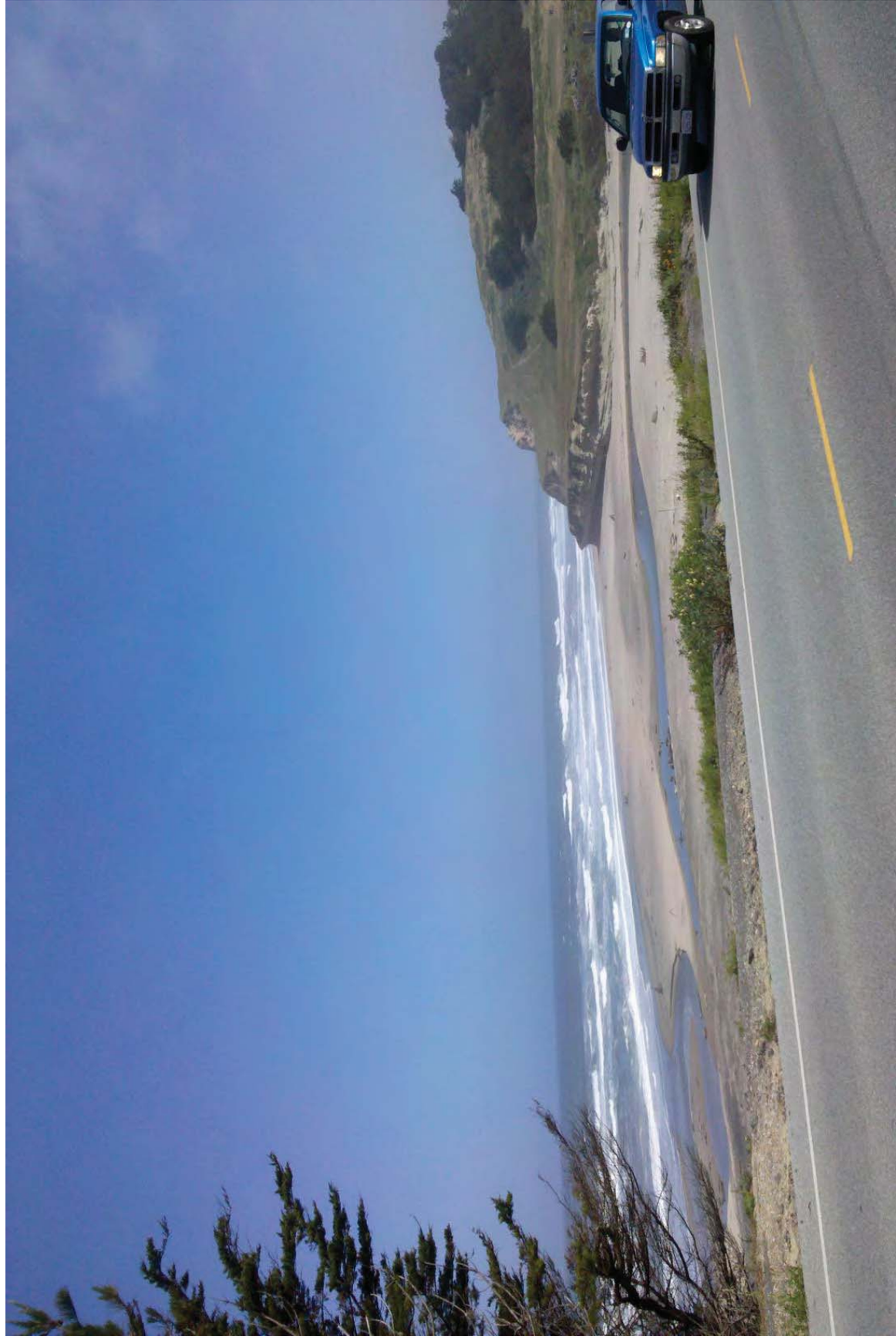
Scott Creek, 6/10/2010



Waddell, 6/10/2010



Pamponio, 6/10/2010



Navarro, 6/6/2010



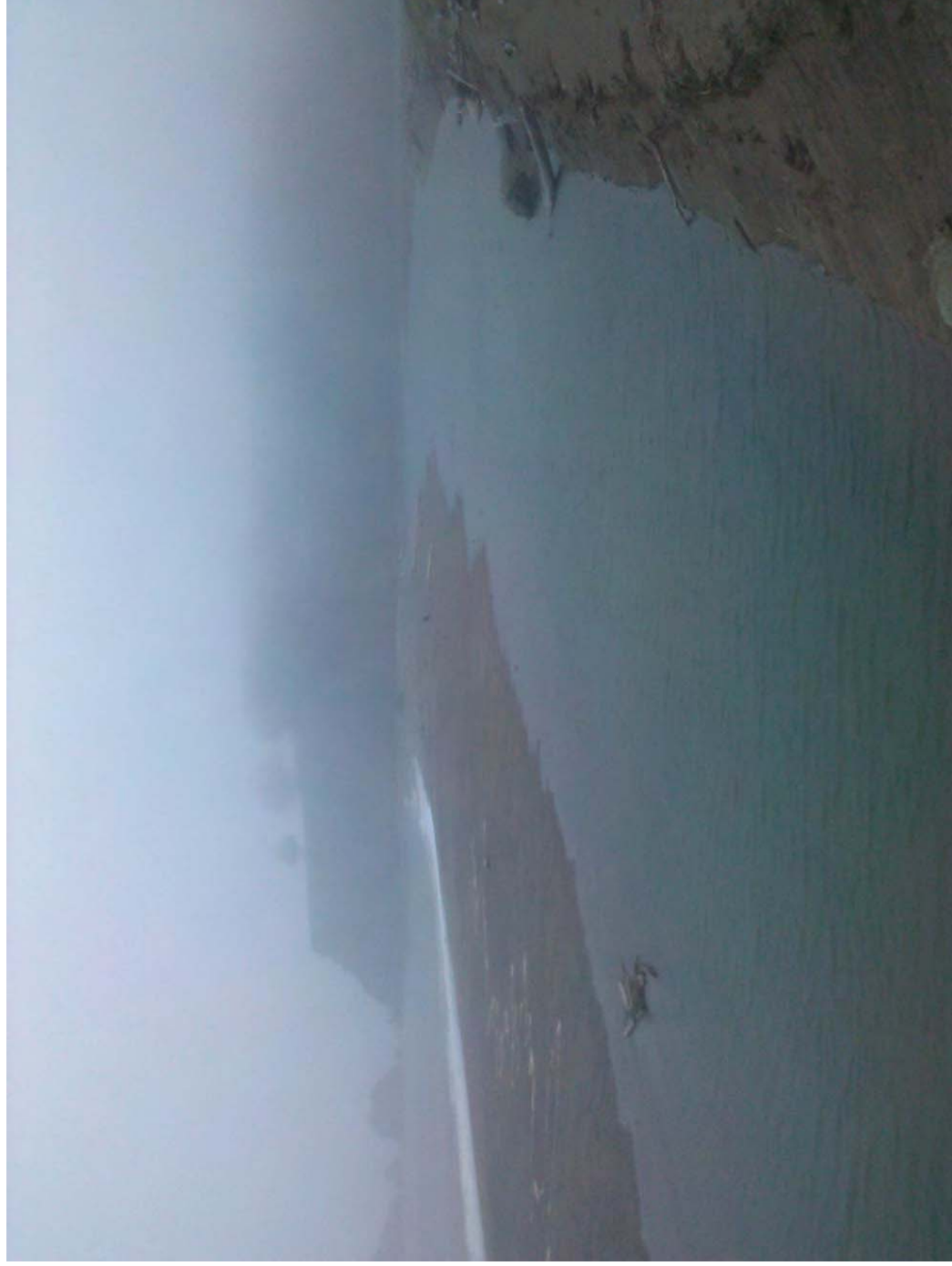
Navarro, 6/6/2010



Navarro, 6/6/2010 (high tide-/Lagoon
WSE ~ 6-7 feet NGVD estimated)



Navarro, 6/6/2010



Attachment E. Implementation of the 2010 Outlet Channel Adaptive Management Plan

At the direction of NMFS, Sonoma County Water Agency (the Agency) has been tasked with creating an outlet channel intended to improve salmonid habitat in the Russian River Estuary while maintaining the current level of flood protection for properties adjacent to the estuary (NMFS, 2008). The adaptive management plan, described in the main body of this report, was developed by the Agency with assistance from ESA PWA and the resource agency management team in 2009 and revised in 2010. Because of permit constraints, the Agency was only able to implement the plan beginning in 2010. This attachment documents the management actions in response to inlet closures that occurred during the 2010 lagoon management period.

During the management period, May 15th to October 15th, Agency staff regularly monitored current and forecast estuary water levels, inlet state, river discharge, tides, and wave conditions to anticipate inlet closure. For the first month and a half, river discharge was somewhat larger than historic daily median conditions due to a wetter-than-average spring, but then receded to nearly replicate historic median flow rates. Average monthly wave energy in 2010 was similar to historic averages for most of the management period and higher for June and October. Two periods of inlet closure occurred (Figure 1), leading the Agency to begin planning for management action to create an outlet channel, in accordance with the plan's communication protocol:

- Starting in late June 2010, physical conditions at the mouth of the Russian River Estuary naturally established an outlet channel that persisted for a week before wave action completely closed the lagoon. In response to this closure, the Agency attempted to create an outlet channel for the first time. This management action briefly re-established outlet channel conditions, but within a half day, wave action re-closed the outlet channel. Before the next scheduled management action could take place, the lagoon breached, returning the estuary to tidal conditions.
- The estuary closed twice more in the management period, during the third week of September and again at the start of October. Although action to create an outlet channel was initially considered after the September closure, an extended period of large waves limited beach access due to safety concerns. As a result, water levels continued to rise, heightening flood risk. Therefore, in consultation with the resource agency management team, the Agency decided to implement full breaching. Two attempts were required for each closure before the lagoon was successfully breached.

The next section of this attachment reviews the process for leading up to and during the July outlet channel implementation. In the following section, the September and October closures are assessed. Although the September and October closures did not result in creation of an outlet channel, the planning process and physical processes are relevant to adaptive management. The last section summarizes lessons learned from the 2010 management period to consider in subsequent years.

JUNE-JULY 2010 OUTLET CHANNEL EVOLUTION

In the second half of June, an outlet channel and perched lagoon were naturally established at the mouth of the Russian River. For about one week, this channel conveyed enough water to the ocean to sustain 4.5 to 5 ft NGVD water levels in the lagoon. Once waves closed the outlet channel and lagoon water levels began to rise, the Agency implemented a management action to create an outlet channel. In the face of strong waves, this outlet quickly closed. Several days later, the lagoon was breached and tidal conditions returned until September. Details of this channel evolution are provided below.

NATURALLY ESTABLISHED OUTLET CHANNEL

Outlet channel conditions (defined as a nearly steady lagoon water levels above ocean water levels and maintained by uni-directional outflow in a channel passing through the beach berm) naturally established over a week-long period in late June. The physical conditions associated with this evolution are described below.

Water level

Water levels in the lagoon, as observed at the Jenner gage, exhibited a muted tide range, indicative of partial closure, starting on June 20th as shown in Figure 2a. The tide range gradually decreased from about 1.5 ft until tidal variations ceased early on the morning of June 27th. Lagoon water levels then increased over the next day to just over 4 ft NGVD. Water levels were then fairly constant at about 4 ft NGVD for three days. On June 30th, the water levels started to decline, probably due to the drop in upstream riverine discharge as compared to higher outlet channel discharge. Water levels declined to a minimum of 3 ft NGVD before the channel closed on July 4th.

Ocean waves and tides

Significant wave height at CDIP's Point Reyes buoy increased above 2 m starting on June 24th as shown in Figure 2b. About the time that tidal influence disappeared from lagoon water levels on June 27th, the significant wave height exceeded 3 m and stayed above 3 m until July 1st. Peak wave period during this time period was approximately 8 seconds and the peak direction was from the northwest. Figure 3 illustrates the wave direction, period, and magnitude from June 16th through July 14th. Astronomic tides were declining from peak spring levels, with the higher high water on June 27th of just over 3 ft NGVD as shown in Figure 2c.

Riverine discharge

Riverine discharge in late June was higher than to median conditions because of late season precipitation and full reservoirs. Figure 2d illustrates how flow dropped rapidly from 325 ft³/s on June 27th to 225 ft³/s on June 30th. Flow then continued to drop more slowly at a rate of less than 5 ft³/s per day for the next two weeks.

Planform alignment

At the time of closure, the channel exited the northwest corner of the lagoon and ran along the foot of the bluff, landward of the berm crest, for approximately 550 ft. The channel then crossed the berm and exiting to the ocean. This alignment was similar to the alignment observed during 1998, an El Nino year (personal communication, C. Delaney). Several days before the closure, the channel was observed further south than its alignment along the bluff once the outlet channel established. Unfortunately, the Agency's automated camera did not collect pictures between June 23-29 due to a power failure, precluding a more detailed analysis of the channel's planform evolution in the days preceding the establishment of the outlet channel.

Beach and channel topography

The beach berm north of the outlet channel and the downstream end of the channel was surveyed by Agency staff on July 1st (Figure 4). The presence of seals on the beach to the south of the channel prevented additional survey data from being collected. On both sides of the channel's mouth, sand had deposited such the intertidal beach protruded approximately 50 feet into the ocean as compared to the beach alignment further south (Figure 4 and Figure 5a). Just north of the outlet channel, the beach face that had been covered by wave runup during the previous high tide extended up to 8 ft NGVD. Then the beach profile stepped up to a bench with elevations above 10 ft NGVD. South of the channel, the berm crest elevation was estimated to approximately 7 ft NGVD, but was not measured directly. The outlet channel was approximately 60 ft wide, with its bed elevation at 0-1 ft NGVD for last one hundred feet before it entered the ocean. The channel flowed around numerous large boulders along much of its length. These boulders may have served as natural grade control inhibiting erosion.

Channel discharge

On June 30th, the Agency collected water depths and point velocities in the outlet channel, which was approximately 60 ft wide. Water in the outlet channel flowed at depths up to 2.7 ft and velocities of at least 5.4 ft²/s. These velocities are in excess of permissible scour criteria for beach sands, but not sufficient to scour the larger boulders found in the outlet channel (Fischenich, 2001). Integrated water depth and point velocity measurements yielded an estimate the channel's discharge of 297 ft³/s (SCWA unpublished observations). As shown in Figure 2d, this discharge magnitude was observed upstream at Guerneville approximately two days earlier and was larger than the concurrent Guerneville discharge. This is consistent with the dropping water levels in the lagoon (Figure 2a) and tributary inflows downstream of Guerneville.

WAVE-INDUCED OUTLET CHANNEL CLOSURE

After the week of sustained outlet channel conditions, the wave energy briefly relaxed on July 2nd, and then returned to significant wave heights from the northwest exceeding 3.5 m starting on July 3rd (Figure 2b). This increase in wave height was accompanied by an increase in northwest swell wave period to approximately 10 seconds. This increase in wave energy provided enough landward sand transport to close the outlet channel. Riverine discharge had recently declined,

reducing the channel's ability to clear sand and remain open. This closure occurred during a neap tide, when higher high water levels just barely exceeded 2 ft NGVD.

Changes to the wave climate continued for the next several days, with the peak direction shifting to the south and the wave period lengthening to nearly 14 seconds (Figure 3). Significant wave height dropped to less than 1.5 m. This long-period, low-steepness swell is likely to have built the beach berm with onshore sand transport. This likely onshore transport changed the beach topography in two ways. The protruding sand deposits at the channel's mouth noticeably diminished in size between July 4th and July 5th, and were essentially gone by July 6th. In addition, the onshore transport probably built the berm crest elevation from the estimated berm crest elevation of 7 ft NGVD on July 1st (C. Delaney) and July 4th (J. Largier) to an elevation of 8.5 ft NGVD as surveyed on July 8th.

Once the outlet channel closed, lagoon water levels began to rise at a rate of approximately 0.5 ft/day. The channel closure and rising water levels initiated the Agency's outlet channel management plan.

MANAGEMENT ACTION

Management action to create an outlet channel was scheduled for July 8th in consultation with the resource management team. The action was scheduled for July 8th because it was a Thursday, the last day that action could be taken before the State Parks permit restrictions on Friday-Sunday operations went into effect. Given the observed rate of lagoon water level rise of 0.5 ft/day, waiting until the following Monday was deemed to be too risky in terms of flood hazard and channel scour. To provide operational flexibility in response to site conditions, two different management options were proposed during planning. Figure 4 shows the alignment of these options, both 30 ft wide, as laid on the topographic surface collected on July 1st. This schematic design was used to discuss management plans with the resource agencies, to estimate volumes of excavated material, and to guide operations staff. Option A, the preferred option, followed the northwest alignment of the natural outlet channel prior closure. In the event that beach surveys indicated a low point in the berm further south or if access to the Option A location was restricted by waves, Option B was proposed just north of Haystack Rock.

Based on an assessment of site conditions early on the morning of July 8th, Option A was selected for implementation. Excavation began at approximately 7am on July 8th with a bulldozer and backhoe excavator. The lagoon water level at the time work began was 5.9 ft NGVD.

The excavated portion of the managed channel followed the alignment of the southern half of the naturally established outlet channel, as shown in Figure 5b. This alignment allowed the excavation equipment to avoid rocks embedded in the berm. The backhoe removed sand from the landward portion of the berm, adjacent to a large rock. The bulldozer pushed sand towards the ocean to form the lower portion of the channel. A small berm was preserved between the two pieces of equipment to prevent lagoon outflow before the channel was complete. After

approximately two hours of work, wave runup associated with the rising tide started to enter the channel's mouth. Therefore, the middle berm was removed with the excavator at approximately 9:30am, completing the channel.

At the time of completion, the outlet channel was approximately 30 ft wide and had an invert of approximately 4.5 ft NGVD. Water flowed in the channel at a depth of approximately 0.5 ft. Flow was typically uniformly seaward in the upstream portion of the newly excavated channel. However, in the downstream portion, wave runup periodically overwhelmed the outflow, causing the flow to switch direction to landward. The transition between the existing channel and the newly excavated portion created a hydraulic control across which water transitioned from subcritical to supercritical, thereby explaining the channel's lower water level as compared to the lagoon. Bed erosion was observed starting from this transition region and into the new portion.

During the period when the outlet channel was open, water levels in the lagoon continued to increase at a similar rate to the rate before the management action. This constant rate of water level increase indicates that flow in the outlet channel was relatively small compared to riverine inflow to the lagoon.

OUTLET CHANNEL CLOSURE

As ocean tides increased water levels throughout July 8th, the wave runup from the south swell advanced up and over the beach face, as evidenced by the absence of equipment tracks on the beach in July 9th photographs. By the evening of July 8th, this advancing wave runup transported enough sand into the outlet channel that the channel once again closed. Higher high water on the evening of July 8th was above 3 ft NGVD, as tidal conditions were building towards large spring tides.

After reviewing lagoon and beach conditions on July 9th, the Agency scheduled follow-up management for Monday, July 12th, the first day which they were allowed to operate on the beach under their State Parks permit.

BREACHING TO TIDAL CONDITIONS

Lagoon water levels continued to rise at a rate of approximately 0.5 ft/day in the days following closure. On the evening of July 11th, the lagoon breached in the vicinity of Haystack Rock. The lagoon water level at the time of the breach was 7 ft NGVD, which is approximately 1.5 ft below the berm crest elevation surveyed on July 8th. This difference suggests that the breach may have been caused by seepage through the berm. Just before the breach, the water's edge extending towards the breach site, indicating that breach occurred at the low point in the beach berm's crest elevation.

Because the estuary returned to tidal conditions on July 11th, the management action planned for July 12th was cancelled. Tidal conditions persisted in the estuary until September.

SEPTEMBER-OCTOBER 2010 CLOSURES AND MANAGEMENT

In the end of August, coincident with neap tides and increased wave heights, the estuary water levels became muted, diminishing to a tide range of less than one foot (Figure 6a). Shortly afterwards, starting on September 4th, wave energy increased considerably from the northwest (Figure 7b) to sustained wave heights exceeding 3 m and peaking above 4 m (Figure 6b). This combination of muted tides followed by large waves, would seem to have been ideal conditions to prompt closure. However, the inlet stayed open throughout this high wave period. Several factors probably contributed to the inlet's persistent opening. Although large in height, the waves' period was relatively short (below 12 seconds) and from the northwest. Because of the beach faces the southwest, it may be partially sheltered from waves out of the northwest. The tides were transitioning from neap to spring, so the increasing tidal prism would have contributed to scouring the inlet's channel. Wave overtopping also may have contributed to maintaining inlet by adding water to the estuary that then flowed out the inlet, scouring the channel.

After the muted tides in early September, full tide range returned to the lagoon, probably assisted by the arrival of larger spring tides. Around September 18th, during the month's second neap tide, another wave event was observed with significant wave height less than 2 m, nearly half the magnitude of the early September event (Figure 6b). However, the wave period was longer, 16-18 seconds instead of 8-10 seconds, and waves were from the south instead of the northwest. These conditions closed the estuary on September 21st.

After the inlet closed on September 21st, planning to establish an outlet channel began. Based on the most recent beach topography, the projected rate of lagoon water level increase, tides, and wave forecasts, September 28th, was selected for an attempt at creating an outlet channel. Two options for the channel were proposed, one extending to the northwest from the edge of the lagoon, and one just south of Haystack Rock where the inlet had been just before closure. Lagoon water levels were above 6 ft NGVD by the 28th, as anticipated, in part due to wave overwash. Although water levels were rising, runup from large waves made beach access unsafe and operations were postponed to September 29th. Unsafe wave conditions persisted on the 29th, again preventing beach access. Since wave forecasts predicted only a brief lull on the next day before large waves returned and weekend access restrictions loomed, the Agency, in consultation with the resource agency management team, decided on the evening of Wednesday, September 29th, to switch from attempting to create an outlet channel to attempting a full breach.

Wave and tide conditions on the morning of September 30th allowed for beach access and a full breach was implemented. However, waves carried on the rising tide re-closed the inlet that afternoon and lagoon water levels continued to rise. A second attempt at breaching the afternoon of the 30th was cancelled because of unsafe wave conditions on the beach. Because of the impending flood risk (9 ft water levels were projected by Sunday, October 3rd), the Agency sought and received permission from State Parks to access the beach Friday, October 1st. The

breach on October 1st was successful, helped by extensive scour coinciding with tides dropping to lower low water during the night. Estuary water levels dropped to 1 ft NGVD on October 2nd.

After a brief lull, wave conditions once again intensified and the inlet closed again on October 4th. Although still within the management period, the proximity to the end of the management season, as well as continuing forecasts for high waves, led the Agency to propose and receive permission from the resource agency management team for a full breach. Breaching was attempted on October 11th, when lagoon water levels had exceeded 7 ft NGVD. This attempt failed as waves pushed sand into the breach before it could enlarge and lower lagoon water levels. A second breach attempt was made on the afternoon of October 12th, successfully creating a sustained breach that lowered estuary water levels to tidal conditions. A third closure occurred on October 21st and self breached on October 24th, partly in response to high river discharge. Although this third event was outside the outlet channel management period, it was indicative of the extended period of large waves during September and October 2010.

LESSONS LEARNED AND RECOMMENDATIONS

Based on observations of the estuary, associated physical processes, and the July 8th outlet channel management action, we note the following lessons about implementing the outlet channel management plan.

CONCEPTUAL MODEL

- All four closures discussed above occurred coincident with noticeable wave energy associated with periods greater than 12 seconds. In fact, a long period, but relatively low wave height (less than 2m) event closed the inlet in the third week of September even though a larger wave height, but shorter period wave event two weeks earlier did not close the inlet. In all but one case, the long period waves which caused closure originated from the south or west.
- When wave runup started to progress into the outlet channel and force operations to end, it was decided to favor a deeper outlet channel over a wider outlet channel. Channel depth was sought to facilitate more discharge from the lagoon to counter incoming waves. We recommend continuing to observe channel/ocean dynamics in subsequent outlet channels to inform tradeoff decisions of this nature.

FEASIBILITY

- In hindsight, a better opportunity for establishing an outlet channel in July may have been July 10th or the morning of July 11th, when the long-period south swell had subsided but before the breach occurred. However, based on available information (wave forecasts and no knowledge of the breach) the management action was enacted earlier, on July 8th, because the following days were Friday through Sunday when State Parks restricts beach access. Future outlet channel management opportunities are likely to face similarly constrained time windows: too soon after closure, the wave conditions which caused closure may prevent safe beach access and lagoon water levels will be less than the BO

- targets; too late after closure and water levels may cause flooding or overtopping the beach berm. In addition to the State Parks weekend access constraints, operations are constrained by IHA rules, particularly before June 15th when pupping season ends.
- If the rocks embedded in the beach are essential for stabilizing against failure by scour, then the elevation of the rocks will largely determine the outlet channel bed elevation and lagoon water level. During the naturally established outlet channel which occurred from June 27th through July 3rd, the channel's bed elevation just before the beach face was 0-1 ft NGVD (July 1st Agency survey) and the lagoon water level was between 4.5 and 5 ft NGVD. Under these conditions, the outlet channel was able to convey approximately 300 ft³/s.
 - If an outlet channel had been in place at the start of the September-October large wave period, it quite likely would have closed since waves frequently overtopped the beach berm and even some full breaches were quickly closed. If the lagoon water level was close to or at the BO target 7 ft NGVD when the closure occurred and beach access was limited by wave conditions for multiple days, e.g. the five day period from September 26th to September 30th, the lagoon would likely have reached flood stage.
 - Management actions attempting full breaching, which aim to convert the inlet between two of its stable modes (breached and closed) and which are informed by decades of management experience, still fail quite regularly. For example, in 2010, two of four breach attempts were unsuccessful and historically, one out of every three attempts have been unsuccessful (Behrens et al., in prep). We anticipate that the failure rate of efforts to create an outlet channel, a less common and less stable transitional state, to be at least as frequent, if not more frequent, than the failure rate for full breaches.

COMMUNICATION

- Continue the practice of developing and communicating a backup plan for the outlet channel management action in the event that surf conditions were unsafe at the preferred channel location. Communicating this backup plan ahead of time allowed time for discussion among the resource management team, reducing the potential for last minute disagreement if this option had to be enacted.
- Agency, NMFS, and ESA PWA staff consulted as to the specifics of the outlet channel implementation immediately before and during the excavation. This discussion was necessary because of uncertainty about the actual beach topography, the excavation progress relative to the tides, and the overall development of outlet channel strategy for this initial implementation. It enabled real-time adaptation to on-site constraints. For instance, the excavation's location was shifted slightly south of the prior channel's location to avoid large rocks known to be hidden within the berm. After following this alignment beyond the rocks, the excavation was guided northward so that the mouth of the outlet channel would be as close as possible to the prior location.
- After each management action, we suggest asking State Parks staff if operations had gone in accordance with their expectations with regard to parking lot use, public safety, sand placement, etc.

STAFFING

- The Agency's engineer on site had broad knowledge of the project objectives and operational constraints, enabling him to engage in discussion with the other on-site personnel (particularly the NMFS representative), observe physical conditions, and make real-time decisions about the outlet channel configuration. This presence and decision-making authority was essential since the management action was only defined ahead of time as a strategy, not construction-grade drawings.
- Develop capacity of other Agency staff to manage outlet channel operation so availability of informed decision-makers does not hinder management operations.
- Although equipment operators were new to the site, they adeptly executed outlet channel design as directed by Agency staff. Encourage the contractor to provide staff familiar with the project whenever possible.

EQUIPMENT AND OPERATIONS

- The backhoe excavator was more adept at operations adjacent to rock, the bulldozer was faster for areas with open sand. Particularly if operations occur over two days, consider choice of equipment. For example, on the first day, choose two bulldozers for speed in excavating a larger channel and replace one bulldozer with an excavator on the second day for more precise operations.
- Tides, daylight, and permits all restrict the time available for operations. To maximize time available for implementing management actions, consider the following procedures:
 - When possible, have key resource management team members discuss the operations plan ahead of time, ideally on-site the day before, or by phone if on-site is not practical.
 - Clarify staging procedure between equipment operators and engineering staff to reduce waiting
 - Consider the use of lights to enable equipment to operate under low-light conditions.
- Because rocks limit the outlet channel's alignment; having survey staff on-hand to stake locations of rocks covered by the sand was useful. Agency surveys should continue to monitor rock locations during monthly surveys.
- Equipment operators demonstrated good coordination between the pieces of equipment, with neither piece idle for an extended period. The two pieces smoothly switched the two primary tasks of channel excavation and feathering excavated material onto the beach face.
- Sand cleared from the outlet channel was left as a temporary berm at the mouth of the outlet channel to impede wave runup into the outlet channel. This berm was re-shaped just before finishing to open the outlet channel while still providing some protection from south swell.

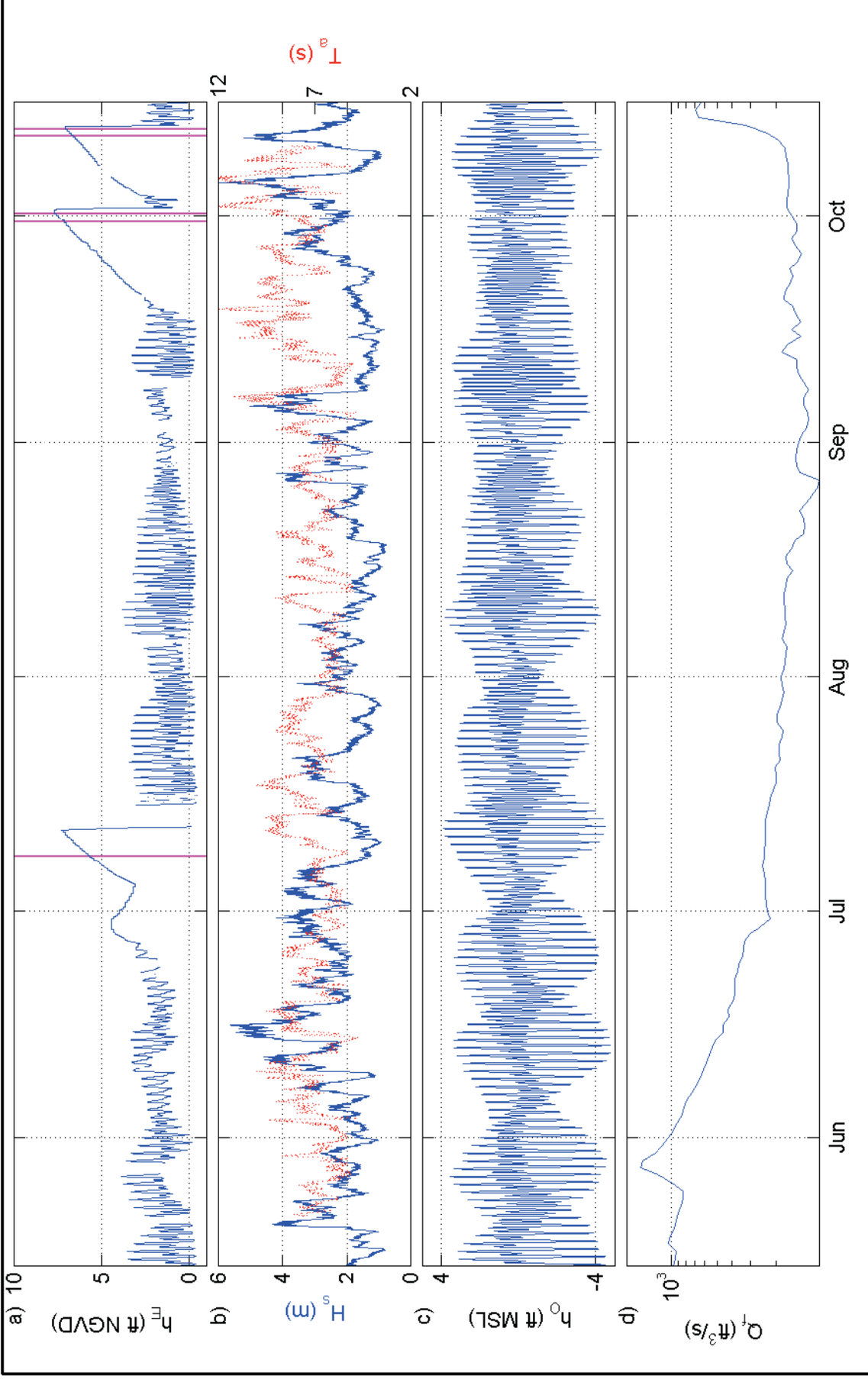
MONITORING

- Because the IHA limits the days available to place people on the beach to collect data, use the full two days allotted for outlet channel creation to collect additional data. For instance, consider having the survey team return at 12-hr intervals to take photographs and survey channel bathymetry and discharge.
- Consider an alternate automated camera placement to capture the northern portion of the beach.

REFERENCES

Behrens, D.K., F. A. Bombardelli, J. L. Largier, and E. Twohy. in preparation. Natural and human influences on tidal inlet closure in small bar-built estuaries

Fischenich, C. 2001. Stability thresholds for stream restoration materials. EMRRP Technical Notes Collection (ERDC TN-EMRRP-SR-29). U.S. Army Engineer Research and Development Center, Vicksburg, MS.



Sources:
 a) h_e = estuary water level (SCWA); pink bar = mmgt action
 b) H_s = sig. wave height; T_s = avg. wave period (CDIP, Pt. Reyes, #029)
 c) h_o = ocean water level (NOAA, Pt. Reyes #9415020)
 d) Q_r = river discharge (USGS, Guerneville #11467000)

Figure 1
 Russian River Estuary Outlet Channel Management Plan
 Estuary and Ocean Conditions, May 15 - October 15 2010

PWA Ref# 1958.01

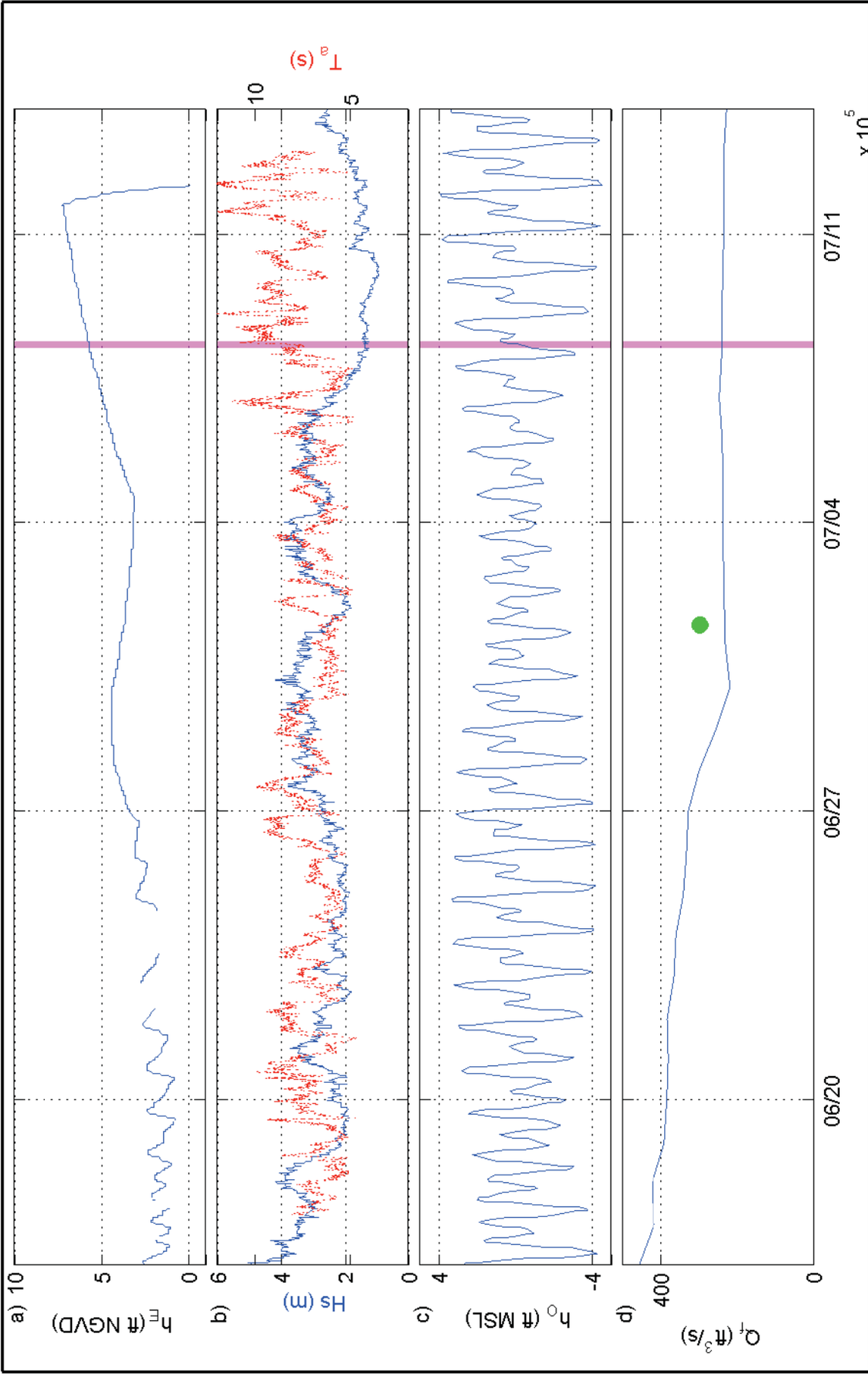


Figure 2
Russian River Estuary Outlet Channel Management Plan

Estuary and Ocean Conditions, June - July 2010

PWA Ref# 1958.01



- Sources:
- a) h^E = estuary water level (SCWA); pink bar = mnngt action
 - b) H_s = sig. wave height; T_s = avg. wave period (CDIP, Pt. Reyes, #029)
 - c) h^o = ocean water level (NOAA, Pt. Reyes #9415020)
 - d) Q_r = river discharge (USGS, Guerneville #11467000)

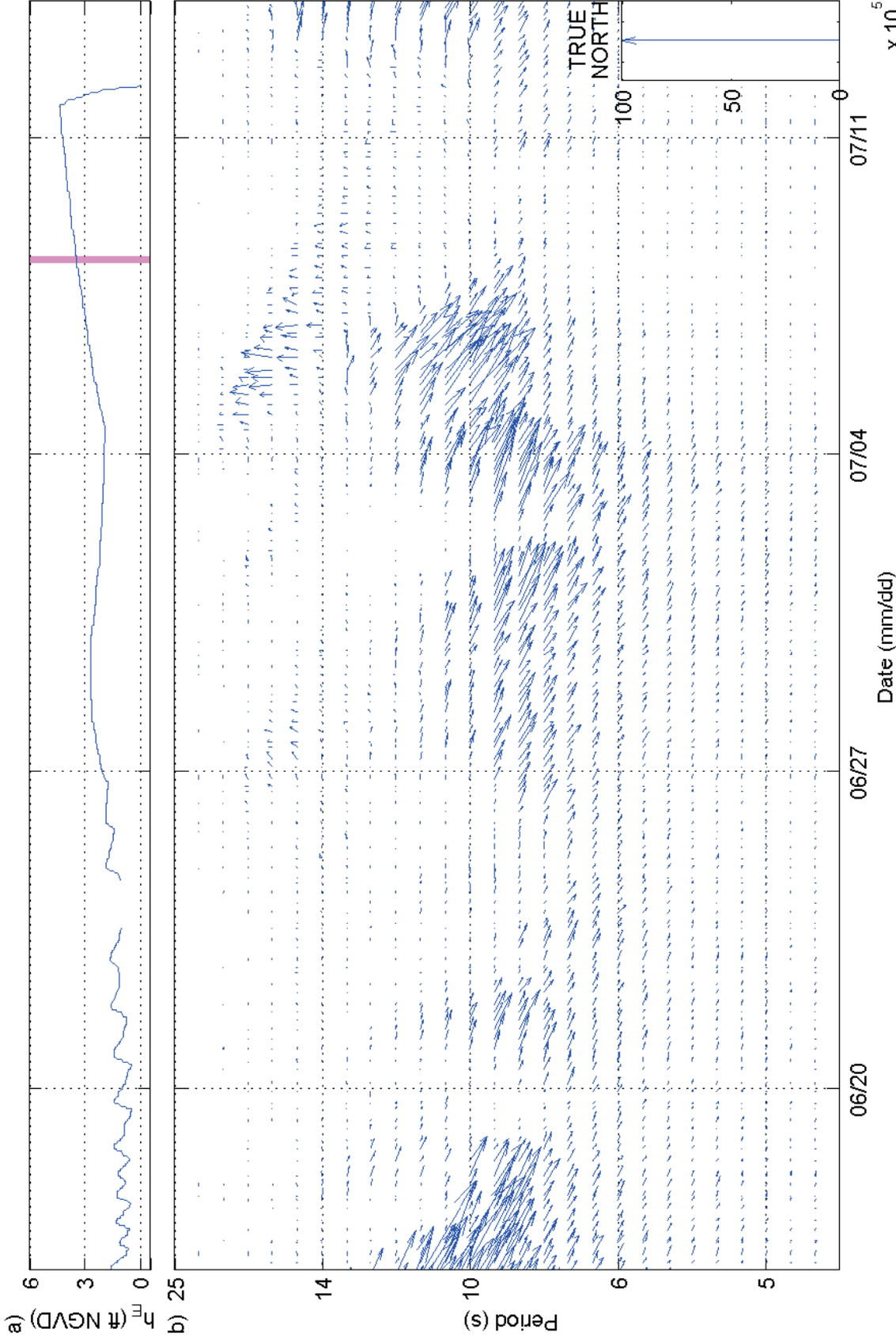


Figure 3
 Russian River Estuary Outlet Channel Management Plan
 Estuary Water Level and Wave Energy/Direction Spectrum
 JUNE-JULY 2010

PWA Ref# 1958.01



Sources:
 a) h_E = estuary water level (SCWA); pink bar = mnngt action
 b) Wave magnitude and direction (CDIP, Pt. Reyes, #029)



Source: SCWA

figure 4
Russian River Outlet Channel Adaptive Management Plan
 Beach Topography and Management Options, June 2010

PWA Ref# 1958.01



a)



b)



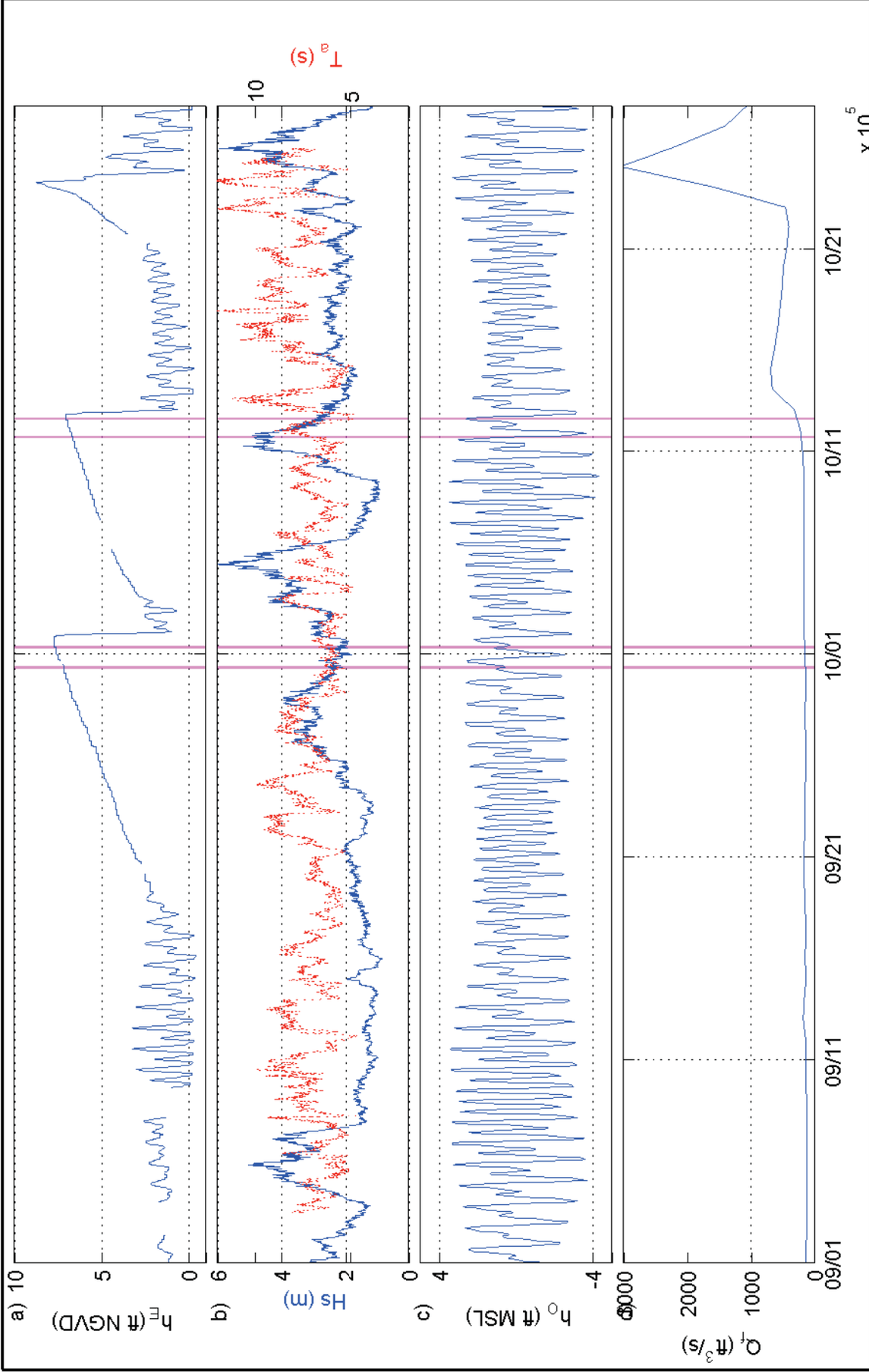
Source: C. Delaney, SCWA

figure 5
Russian River Outlet Channel Adaptive Management Plan

Natural and Managed Outlet Channels

PWA Ref# 1958.01





Sources:

- a) h^E = estuary water level (SCWA); pink bar = mnngt action
- b) H_s = sig. wave height; T_s = avg. wave period (CDIP, Pt. Reyes, #029)
- c) h^O = ocean water level (NOAA, Pt. Reyes #9415020)
- d) Q_r = river discharge (USGS, Guerneville #11467000)

Figure 6
Russian River Estuary Outlet Channel Management Plan

Estuary and Ocean Conditions, September - October 2010

PWA Ref# 1958.01



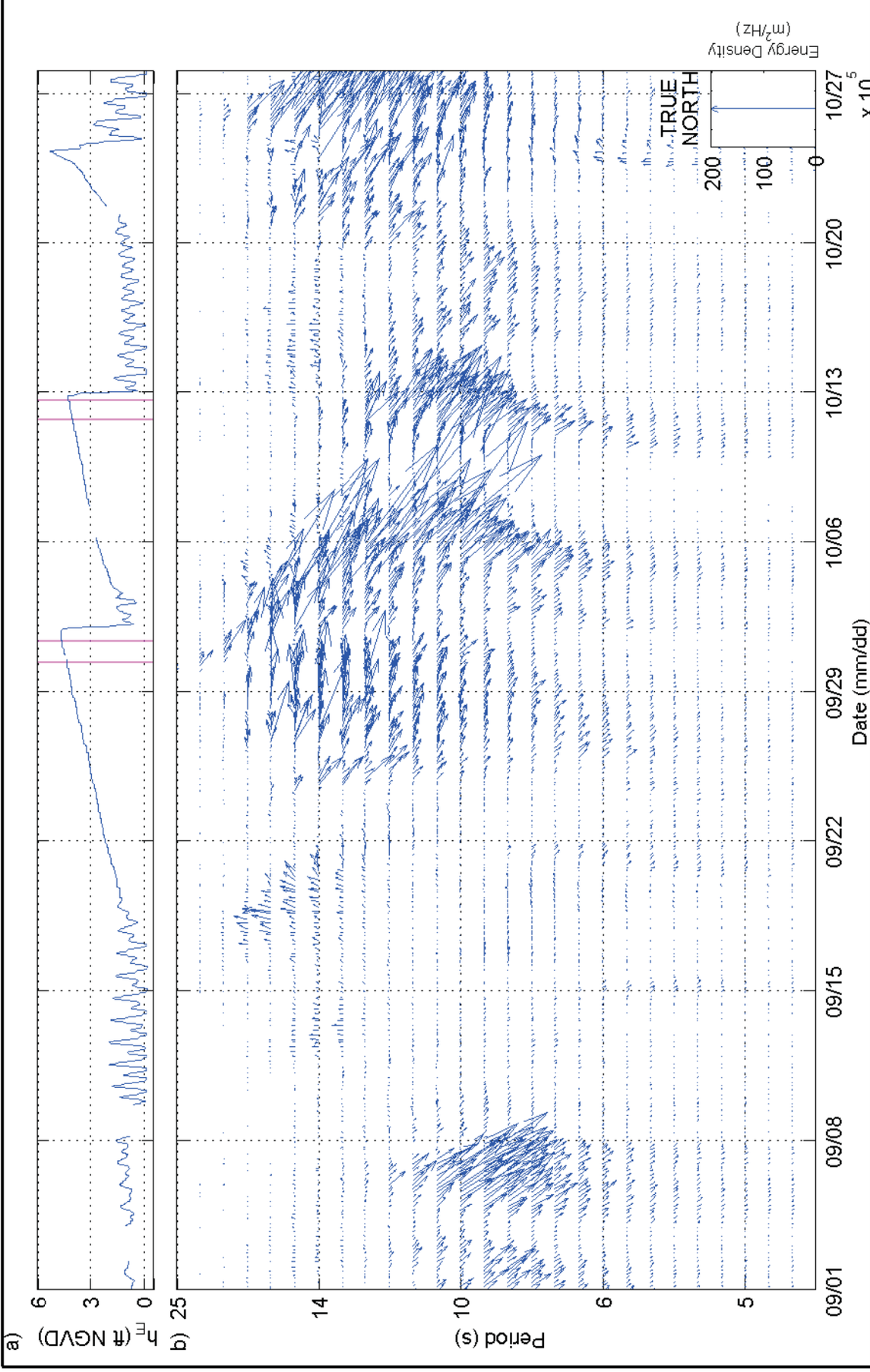
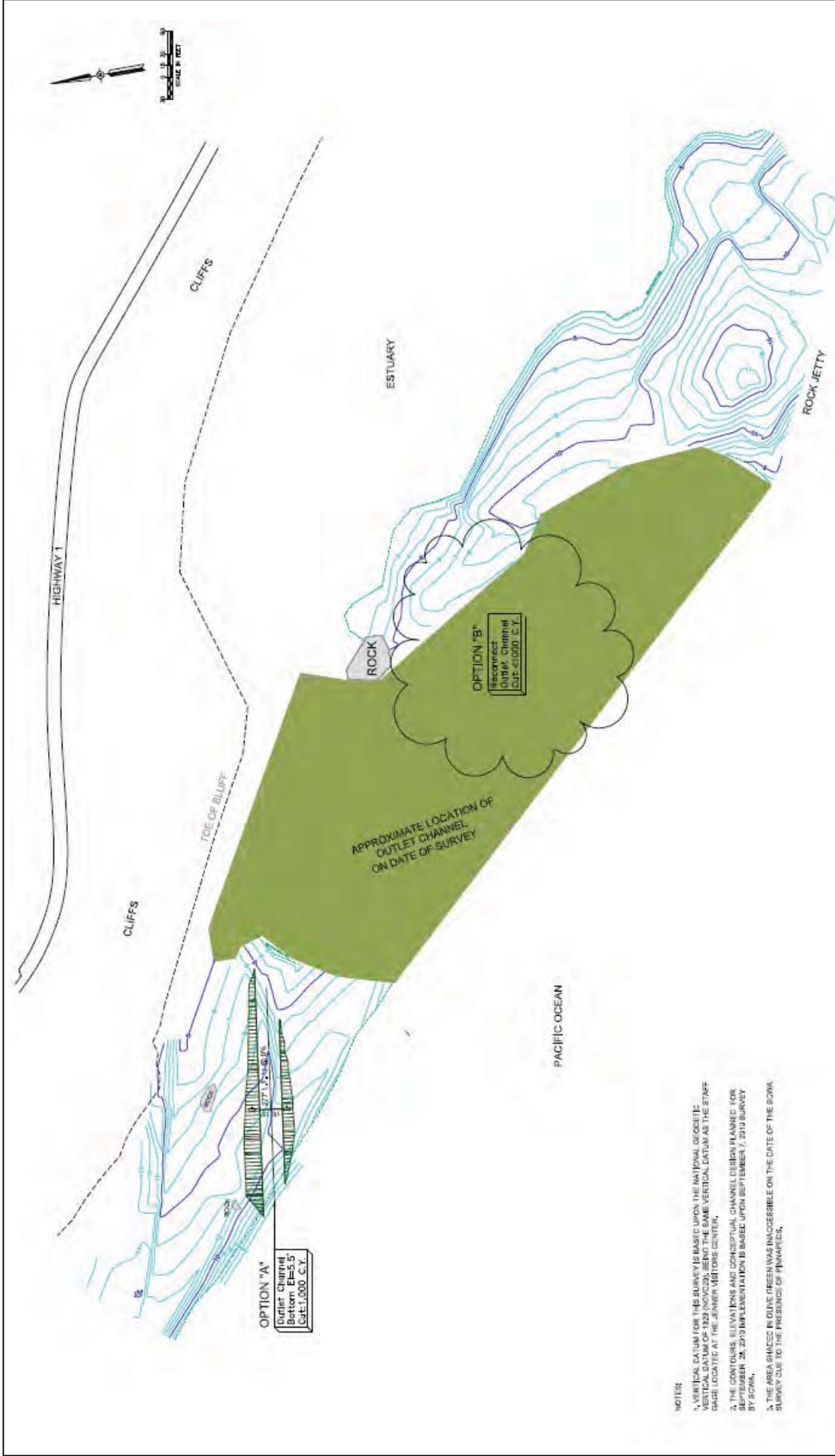


Figure 7
 Russian River Estuary Outlet Channel Management Plan
 Estuary Water Level and Wave Energy/Direction Spectrum
 September-October 2010

PWA Ref# 1958.01



Sources:
 a) h_e = estuary water level (SCWA); pink bar = mnngt action
 b) Wave magnitude and direction (CDIP, Pt. Reyes, #029)



Source: SCWA

figure 8
Russian River Outlet Channel Adaptive Management Plan

Beach Topography and Management Options, September 2010

PWA Ref# 1958.01

ESA PWA

Attachment F. Physical Processes During the 2011 Management Period

As required by the Russian River Biological Opinion, Sonoma County Water Agency (Water Agency) has been tasked with managing a summer lagoon intended to improve salmonid habitat in the Russian River Estuary by creating an outlet channel while maintaining the current level of flood protection for properties adjacent to the estuary (NMFS, 2008). The adaptive management plan, described in the main body of this report, was developed by the Water Agency with assistance from ESA PWA and the resource agency management team in 2009 and revised in 2010 and 2011. Because of permit constraints, the Water Agency was only able to implement the plan beginning in 2010. The revised plan was in effect for 2011, but no opportunities for management action occurred during the management period.

During the 2011 management period, May 15th to October 15th, Water Agency staff regularly monitored current and forecasted estuary water levels, inlet state, river discharge, tides, and wave conditions to anticipate changes to the inlet's state. High river discharge in the first two months of the management period followed by the typical low wave energy conditions during the summer contributed to the inlet staying open for the first four months of the management period. Starting in late September, the inlet went through a succession of perched lagoon conditions and self breaches, during which the Water Agency closely monitored estuary conditions and considered management options. The perched episodes were short-lived, lasting no more than a week, and included a small outlet channel flowing along and sometimes through gaps in the jetty. The perched episodes ended when lagoon water levels increased, overtopped the beach berm, and scoured a new tidal channel. Since the perched lagoon episodes did not evolve to the point that management action was warranted, the Water Agency did not take any management actions to encourage formation of an outlet channel.

Even though no management actions were implemented to inform the adaptive management process, the physical conditions and inlet response during the management period are reviewed in this attachment to contribute to site understanding and to inform future management actions.

METHODOLOGY

This review of the 2011 outlet channel management period examined water levels, ocean wave conditions, ocean water levels, riverine discharge, beach topography, as well as inlet size and location. The sources for these parameters are listed in Table 1. These data were supplemented with personal observations and discussion with staff from the Water Agency, NMFS, DFG, and the Bodega Marine Laboratory.

Table 1. Data Sources

Parameter	Source
Estuary water level (h_E)	Water Agency Jenner gage*
Wave height (H_s), period (T_a), and direction	CDIP Point Reyes buoy #029
Ocean water level (h_O)	NOAA Point Reyes #9415020
Russian River discharge (Q_r)	USGS Guerneville #11467000
Beach topography, ft NGVD	Water Agency monthly surveys
Inlet size and location	Water Agency and Bodega Marine Laboratory autonomous cameras

*Gage failed near the end of July, and was replaced by early September.

INLET STABILITY PARAMETER AND CLOSURE RISK PROBABILITY

In addition to considering individual parameters, researchers at the Bodega Marine Laboratory have developed a combined parameter to evaluate the stability of the inlet's state, with the aim of predicting closure risk. (Note that the inlet stability parameter does not differentiate between full closure and the perched conditions with a small outlet channel that formed in fall 2010. When discussing this parameter, both states are referred to as a 'closure'.) The inlet stability parameter presented by Behrens et al. (in publication) quantifies the risk of inlet closure based on a sediment balance in the inlet. It considers the daily balance between wave-driven sediment import to the inlet and sediment export driven by tidal fluctuations. The former is estimated from wave measurements and the latter is estimated from tide gage data within the estuary and a stage-storage relation derived from the available bathymetry. Using daily-average values of the stability parameter within the period 1999-2008, Behrens et al. (in publication) showed that high-percentile values of the parameter are closely linked to the risk of the inlet closing within five days. As the percentile of the stability parameter increases, the risk of inlet closure within five days increases exponentially, from risks of roughly five percent when the parameter is at the 50th percentile to a risk of 80 percent when it is measured at the 99th percentile.

FALL PERCHED EPISODES AND SELF BREACHES

Time series of estuary water levels, as well as the key forcing factors (waves, tides, and riverine discharge), are shown in Figure 1 for the entire management period. Prior to September, no inlet closures occurred, so lagoon water levels fluctuated in concert with ocean tides (Figure 1a). As shown in Figure 1d, discharge remained high for the first two months of the management period as a result of a wet spring, including precipitation in the start of June. River discharge did not drop below 400 ft³/s until after June 15th and below 200 ft³/s until after July 15th. This elevated discharge probably reduced the likelihood of inlet closure during the first two months of the management season even though some sizeable wave events occurred during these months (Figure 1b). In late July and particularly in August, wave energy was at the annual minimum, so tidal exchange was sufficient to maintain an open inlet. As typically occurs on the California

coast, wave energy increased starting in September, which eventually caused the estuary to perch six times, starting in late September and into November.

All six inlet perched lagoon episodes in fall 2011 lasted a week or less, ending when the estuary water levels reached 4-5 ft NGVD, overtopped the beach berm, and scoured a new tidal channel. Conditions during the perched lagoon episodes (September 22-29, October 3-8, October 10-14, November 3-8, November 10-12, and November 17-20) are shown in Figure 2. Although the management period ends on October 15th, conditions up through the end of November were reviewed since they were consistent with the inlet behavior that started in late September. Six instances of perched lagoon conditions are slightly higher than the average number of closures, 4.6, in September through November (ESA, 2011). However, a series of repeated perched episodes and self breaching is not common; since 1996, this pattern has only been observed only one other time, in 2006.

Consistent with the existing conceptual model described in Section 4 of the Management Plan, perched lagoon conditions typically occurred when both wave energy increased and tidal exchange decreased. All perched episodes occurred when the mean wave period was greater than 10 seconds and five perched episodes occurred when significant wave heights were greater than 12 ft. The October 10th episode coincided with wave heights of only 8 ft, but since these waves had long, 16-second periods and originated from the southwest, they still conveyed significant wave energy to the beach. Five of the 2011 episodes occurred during neap tides when the tide range was reduced to less than 5 ft (Figure 2c). When the tide range is less, tidal scour in the inlet is also less, making the inlet more susceptible to infill with sand. Only the November 10-12 episode occurred when the oceanic tide range was greater than 6 ft. All but the first episode occurred with riverine discharge elevated above 250 ft³/s and the three November episodes occurred when riverine discharge was approximately 400 ft³/s.

PERCHED LAGOON AND NATURAL BREACH DYNAMICS

As an example of a perched lagoon-breach cycle, Figure 3 shows a sequence of photos of the inlet before, during, and after the October 3-8 episode. As was the case for almost all of the management period, the inlet was located next to the jetty. Shortly before the episode, on September 30 (Figure 3a), the inlet had narrowed in width to approximately 30 feet.

The estuarine water level became muted starting on October 3 with the arrival of some larger, longer-period waves (Figure 2a and b). By October 5, a tidal signal was absent from the estuary and water levels began to rise. The inlet transformed into a small outlet channel running immediately adjacent to and among the rocks at the toe of the jetty (Figure 3b; Figure 4a). The outlet channel was narrow, with a width of approximately ten feet. When the channel reached the portion of the jetty which had been damaged, the channel turned south and flowed through the gap in the jetty (Figure 4b).

The jetty and rocks which had been a part of the jetty may have stabilized the outlet channel, both in sheltering the outlet channel from waves and by providing bank and bed stabilization that minimized channel scour. Sheltering by the jetty probably reduced berm build-up at the inlet's

location, leaving a low point in the beach berm that was the site for subsequent overtopping and self breaching. This small outlet channel, present from the start of the episode, contrasts with other historic closures that were more extensive. For these extensive closures, almost the entire inlet was filled with sand, with only a small indentation on the backside of the berm providing any indication of the inlet's prior location, and no outlet channel was present. All the 2011 episodes were less extensive, which left the beach berm more susceptible to self breaching.

Self breaching probably occurred when the estuary water level had risen sufficiently high that it overtopped the beach berm in the vicinity of the outlet channel. This overtopping increased the flow rate through the outlet channel and, in spite of any bank stabilization provided by the jetty and associated rocks, the increased flow rate scoured sand from the channel bed and banks. The enlarged channel was then sufficiently deep to allow tides and salt water to return to the estuary. Shortly after self breaching, the tidal channel was approximately 50 feet wide (Figure 3c), wider than it had been in the days preceding the episode. This channel enlargement is consistent with the self breaching mechanism as the higher flow, induced by the elevated estuary water levels during episode, scoured the channel.

CLOSURE RISK PROBABILITY

The 5-day closure risk probability, a derivative of the inlet stability parameter described above, was hindcast for 2011 according to the method described in Behrens et al. (in publication). This hindcast provides an indication of the utility of the stability parameter as a prediction tool for monitoring inlet conditions and planning management action. This parameter integrates wave and ocean forcing conditions, as well as estuary water levels, to provide greater predictive skill than just waves or ocean tides on their own. The stability parameter combines these factors, and the corresponding five-day closure risk time series exceeded 50 percent before each 2011 event (Figure 2a). Some 2011 episodes occurred quickly, transitioning from fully tidal to perched lagoon within a day, so the risk time series did not provide much forewarning in these cases. However the risk was elevated more than two days before the episodes on September 22, November 3, and November 17.

TOPOGRAPHIC CHANGE

The Water Agency has conducted monthly surveys of Goat Rock State Beach that cover a region starting from the jetty and extending approximately 1,500 feet to the north. Typically, the surveys do not include bathymetry within the inlet because flow conditions in the inlet prevent safe access. Also, the survey extent is often limited by the Water Agency's compliance with its marine mammal incidental harassment authorization, which prohibits the survey crew from disturbing the marine mammals hauled out on the beach. Water Agency survey staff collected spot elevations using RTK-GPS and then assembled these elevations into a set of contour lines at 1 ft intervals. The survey elevations are reported in the NGVD29 vertical datum, the working datum for estuary monitoring and management.

To characterize beach berm topographic conditions, ESA PWA assessed data from the Water Agency's 2010 (July to September) and 2011 (May to October) surveys. The locations of five

transects selected for analysis are shown in Figure 5. The locations include two transects backed by cliff (Figure 6 and Figure 7), two transects which extend into the estuary (Figure 8 and Figure 9), and a transect just north of the jetty (Figure 10).

This review focuses on the 2011 surveys when the surveys captured a clearer picture of beach evolution. However, the 2010 surveys are included in the transect plots for context. In general the crest elevations in 2010 were lower than 2011. The cause of the lower crest elevations is not known, but may be the result of inter-annual variations in wave energy and littoral sediment supply. In addition, the inlet exhibited greater variation in its location in 2010, extending far to the north in July before moving south later by August. As the inlet opened and closed or changed location, it resulted in large changes in beach topography. For example, at Transect 4, the inlet's closure in early July 2010 is readily apparent as substantial increase in the berm's size between the 7/1/2010 and 7/8/2010 transect (Figure 6). The inlet's migration south is evident at Transect 3 (Figure 7) when the crest elevation drops from its 7/8/2010 profile to less than 4 ft NGVD on 8/3/2010. The inlet migration and gaps in the survey data yield little information for evaluating crest elevation evolution at most transects. However, there is sufficient data at Transect 4 to show a trend of increasing crest elevation during summer 2010.

The crest elevations of Transects 2, 3, and 4 steadily increased over the 2011 management period. This trend is consistent with seasonal patterns on many California beaches. After some initial increase from May to June, when wave energy was at the annual minimum in July and August, transect changes were minimal. Then berm building accelerated in the fall with the concurrent increase in wave energy (Figure 1), as indicated by the change between the August 15th survey and the September 19th survey. The largest change occurred between the September and October surveys, the period that also experienced the largest wave energy. Over the course of the management period, the crest moved landward at Transect 3 and Transect 4, with the exception of the October survey, when the crest moved seaward at Transect 3. This landward movement is opposite to the typical crest movement at other California beaches (Weigel, 1992) and may be indicative of additional processes affecting these transects, such as supply-limited alongshore transport. At Transects 1 and 2, the crest moved seaward as it built upwards, consistent with typical summer-time response.

Transect 0, which is located just north of and parallel to the jetty, had noticeably different elevations and evolution than the other transects. Compared to the other transects, crest elevations were highest at this transect for both 2010 and 2011. In addition, Transect 0 did not evolve during the management periods, as was observed at the other transects. The only significant change occurred during the winter between the 2010 and 2011 management periods. These two characteristics, the higher crest and lack of management period variability, suggest that the jetty shelters this portion of the beach from small to moderate waves that occur during the management period. Only the larger waves associated with winter storms may be sufficient to re-shape the beach berm near the jetty.

The changes to the beach berm at Transect 1 were intermediate between the monthly changes that occurred to the north (Transects 2-4) and the negligible change in berm elevation adjacent to the

jetty (Transect 0). Crest elevations at Transect 1 only increased between the September and October survey, the portion of the management period with the strongest wave energy. This suggests that the jetty may alter wave conditions over some distance from its location: Transect 1 is approximately 200 ft north of the jetty and outside of the area occupied by the inlet during most of the 2011 management period.

LESSONS LEARNED AND RECOMMENDATIONS

Based on observations of the estuary, associated physical processes, and the Water Agency's planning for outlet channel management, we note the following lessons about implementing the outlet channel management plan.

CONCEPTUAL MODEL

- Elevated discharge in the late spring and early summer (greater than 400 ft³/s until June 15th; greater than 200 ft³/s until July 15th) reduced the likelihood for inlet closure at that time. However, multiple perched lagoon episodes occurred in the fall when riverine discharge exceeded 250 ft³/s. This is consistent with Behrens et al. (in publication) that although discharge affects probability of closure, the threshold that prevents closure is likely in excess of 2,000 ft³/s. A likely contributing factor to the fall perched episodes was the higher wave energy.
- The inlet moved south early in the management period, reaching the jetty in late May or early June, and remained there throughout the 2011 management period and the following winter. This inlet alignment is not common, but has been observed in past years (Behrens et al., 2009).
- During the management period, steady growth of the beach berm was observed north of the jetty, consistent with typical beach berm building that occurs during the summer. However, the rate of berm growth appeared to decrease approximately 200 ft north of the jetty and was negligible immediately adjacent to the jetty.
- Although autumn wave events were large enough to create perched lagoon conditions, the beach berm remained at low elevations, approximately 5 ft NGVD. The inlet then self breached when rising estuary water levels overtopped the berm at this low point and scoured a new tidal channel.

OUTLET CHANNEL FEASIBILITY

- The jetty may shelter the inlet, making closure less likely and also limiting berm growth, which then maintains a low point for self breaching. When the lagoon self breaches, management actions cannot be implemented.
- Even if the inlet being near the jetty hinders formation of sustained lagoon and outlet channel conditions, management opportunities for re-locating the outlet channel are limited and constrained. At a minimum, creating an outlet channel further north from the jetty requires a full natural closure, absence of a low point in the beach berm near the jetty, and equipment access to the area north of the jetty.
- A small outlet channel formed during the fall perched lagoon episodes. However, it did not convey enough discharge to prevent lagoon water levels from rising at 0.8 ft/day.

- The outlet channel that formed during the perched lagoon episodes flowed along the jetty and among the disaggregated rock at the damaged end of the jetty. This rock from the jetty may have provided channel stabilization for the outlet channel, increasing the channel's resilience to scour.
- Once outlet channel discharge increased due to rising lagoon water levels, the discharge scoured a new channel, breaching the estuary to the tides. This behavior highlights the susceptibility of a sand bed outlet channel to scour, limiting conveyance capacity.
- The mere occurrence of a perched lagoon is not sufficient to provide an opportunity for outlet channel management; other factors may not permit management action. This point is highlighted by both the 2011 self breachings and the early fall closures in 2010, when continuing ocean swell precluded outlet channel management action. Over the first two years of effort to implement the outlet channel adaptive management plan, only one closure (July 2010), has been suited for outlet channel management action.

OPERATIONS

- When equipment operators visited the beach to plan a possible management action, they noted that the channel had incised a steep bank in the berm adjacent to the jetty (Figure 11), which would have made equipment access to any areas north of the jetty infeasible.

COMMUNICATIONS

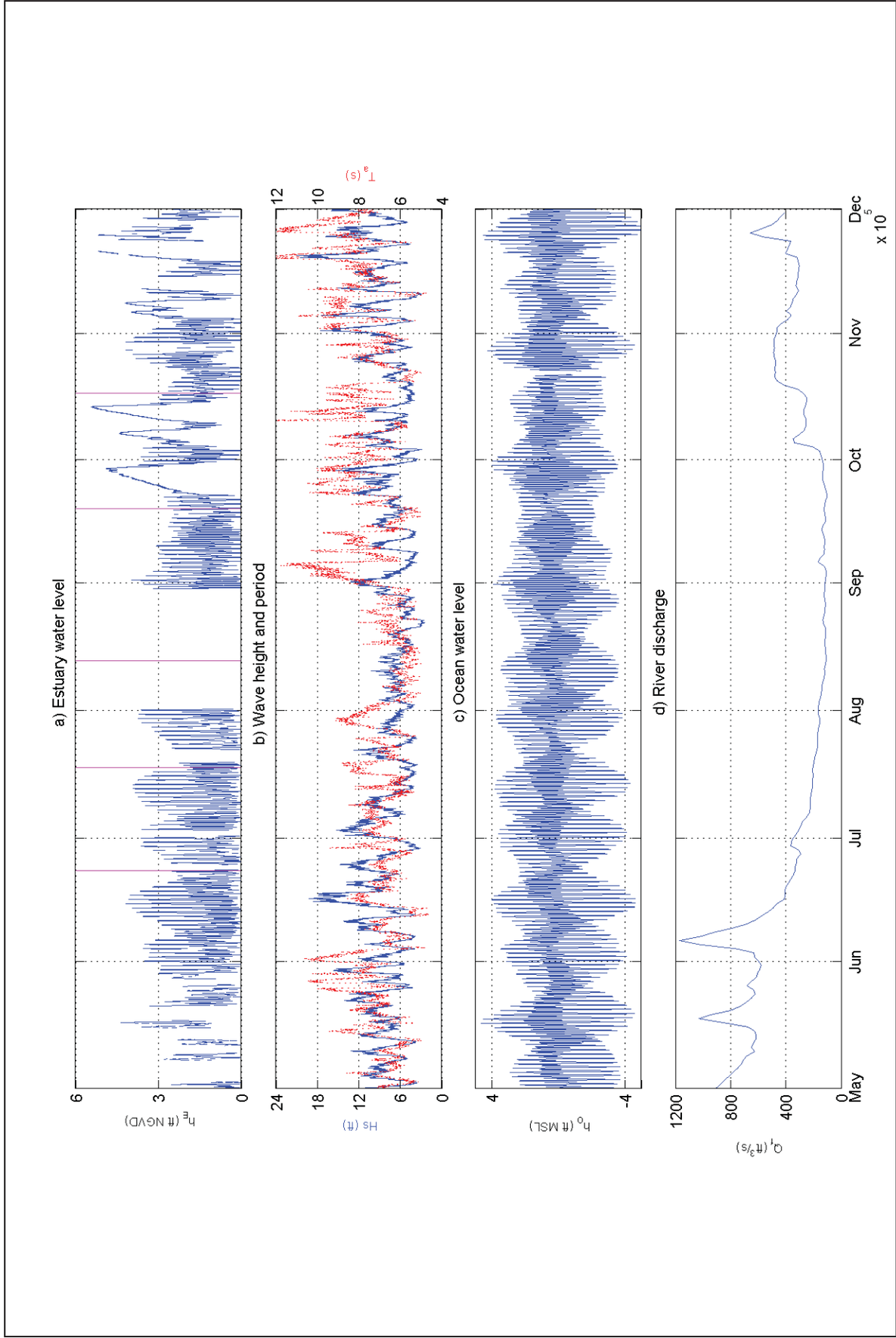
- Although the perched lagoon episodes did not evolve to the point that management action was warranted, the Water Agency began planning management actions as soon as the episodes occurred. Planning included heightened observations of inlet conditions by Water Agency staff, email updates to inform the resource management group, and pre-implementation meetings at the project site to refine plans for management action.

MONITORING

- The Water Agency's upgrades to monitoring the estuary (water levels and photographs available in real-time via the Internet) enhance both management planning and the ability to observe inlet processes.

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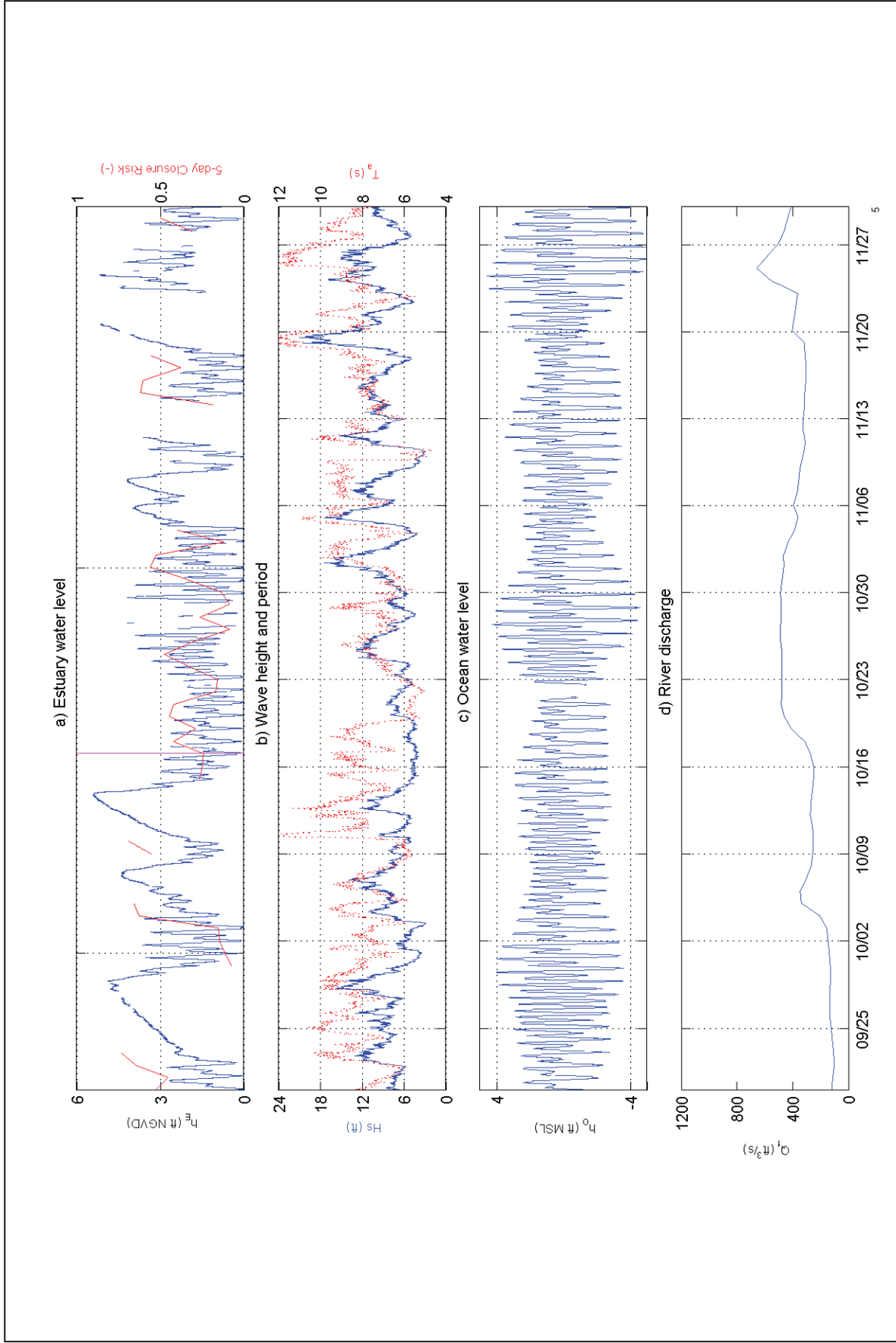
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SOURCE: Russian River Estuary Outlet Channel Management Plan . DW01958

Figure 1
Estuary, Ocean, and River Conditions
May - November 2011

a) h_E =estuary water level (SCWA); pink bar = beach survey
 b) H_s =sig. wave height; T_a =avg. wave period (CDIP, Pt. Reyes, #029)
 c) h_o =ocean water level (NOAA, Pt. Reyes #9415020)
 d) Q_r =river discharge (USGS, Guerneville #11467000)



SOURCE: Russian River Estuary Outlet Channel Management Plan . DW01958

Figure 2
Estuary, Ocean, and River Conditions
September - November 2011

a) h_E =estuary water level (SCWA); pink bar = beach survey
 b) H_s =sig. wave height; T_a =avg. wave period (CDIP, Pt. Reyes, #029)
 c) h_o =ocean water level (NOAA, Pt. Reyes #9415020)
 d) Q_r =river discharge (USGS, Guerneville #11467000)



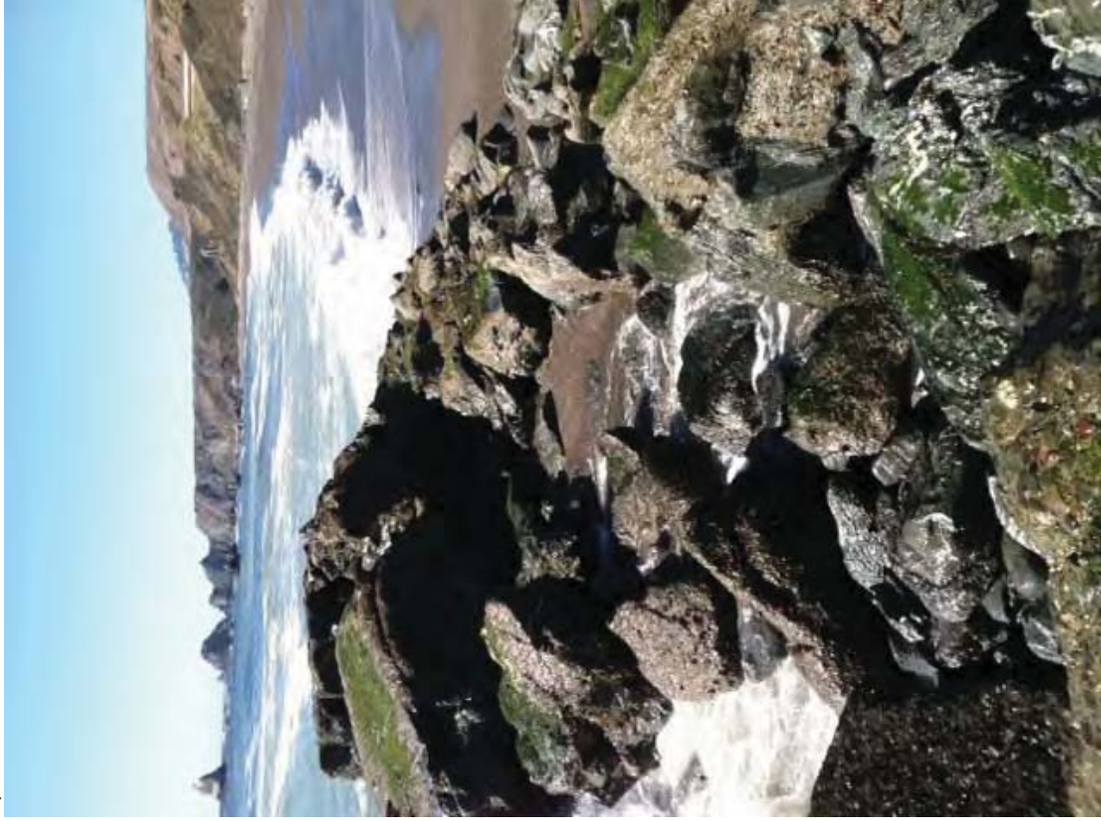
Russian River Estuary Outlet Channel Management Plan . DW01958
Inlet State, September 30, October 6, and October 9, 2011
Figure 3

SOURCE: Bodega Marine Lab

a)



b)

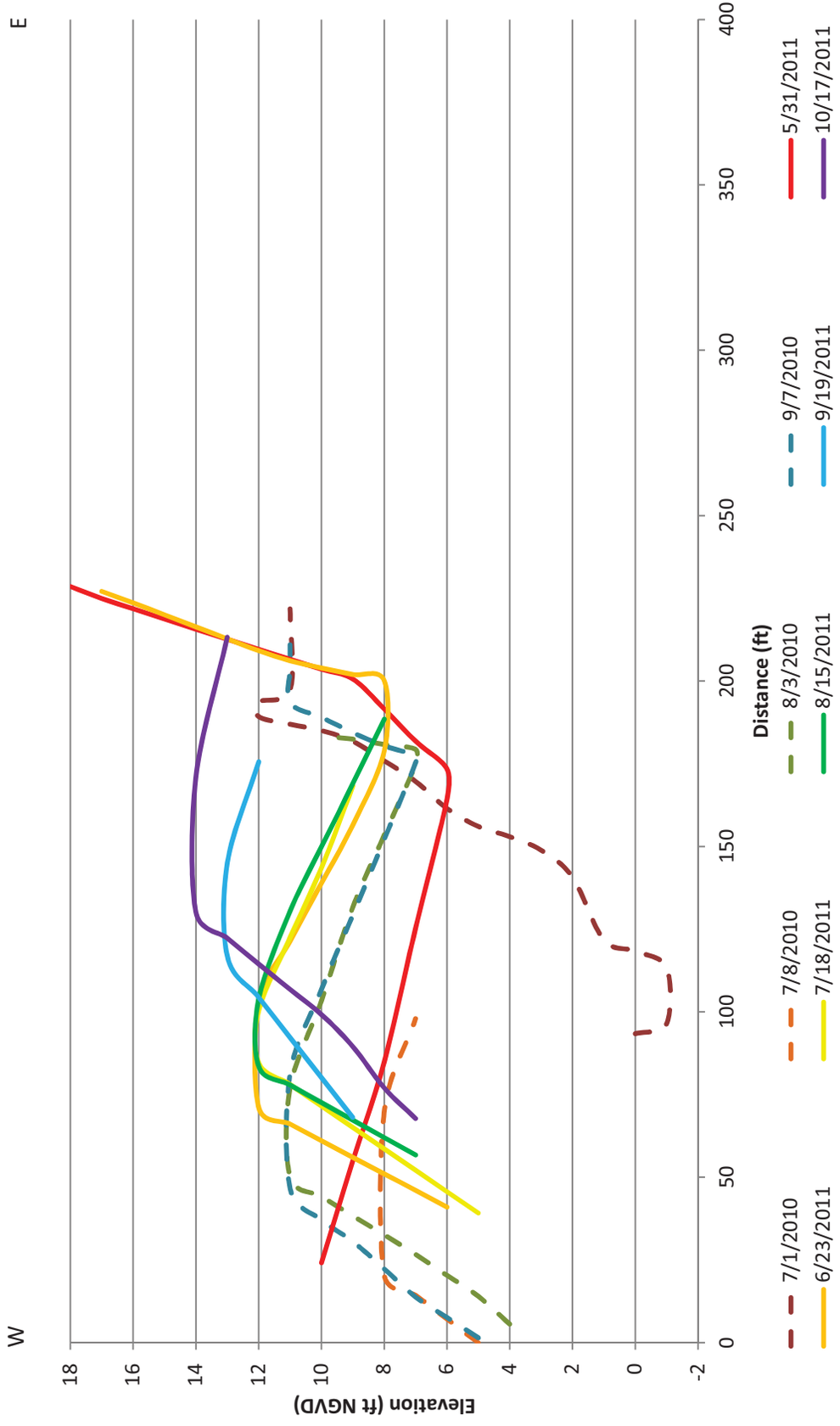




Source: Sonoma County Water Agency survey data



Beach_topo.mxd



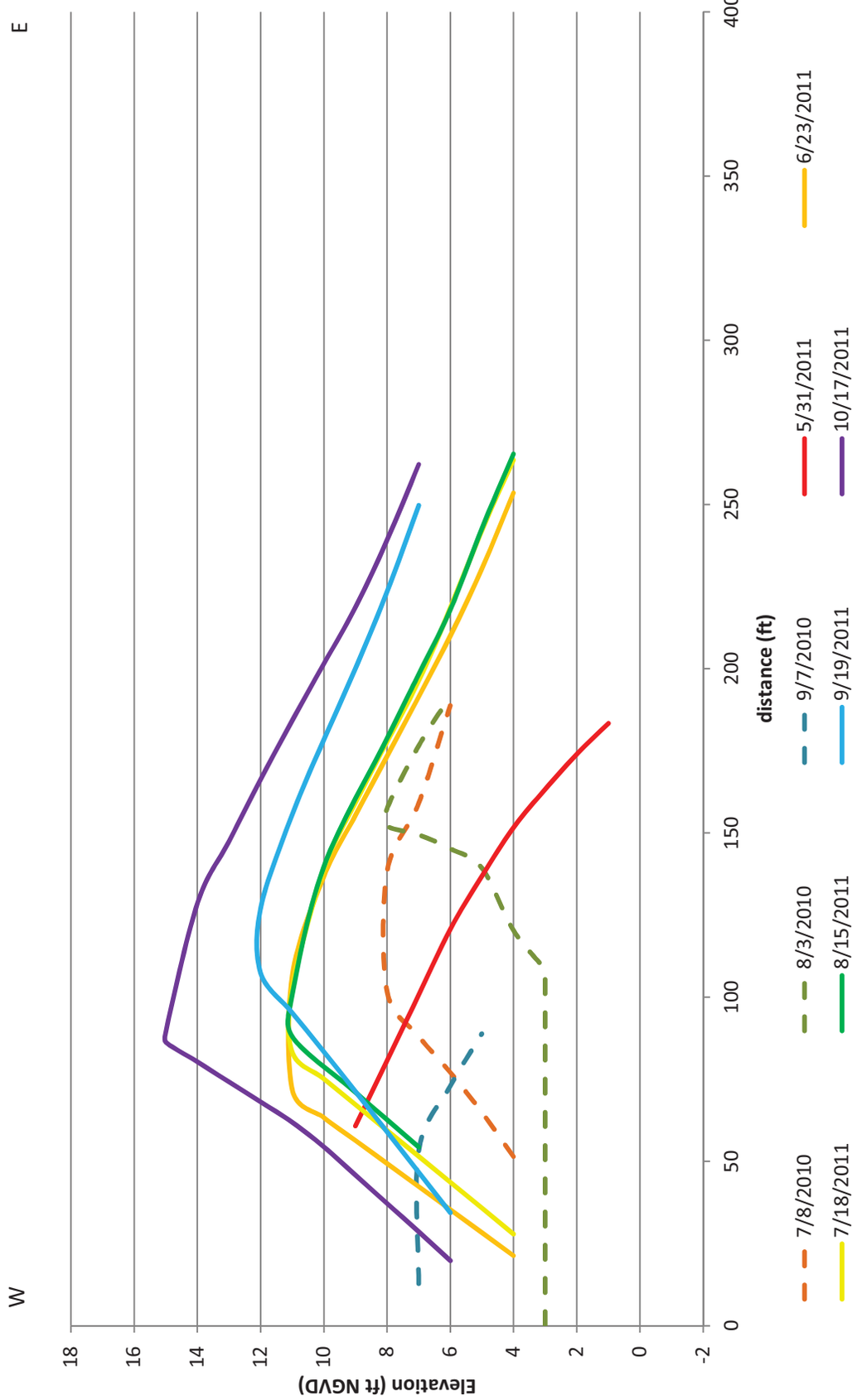
Source: Sonoma County Water Agency survey data

figure 6
Russian River Outlet Channel Management Plan

Beach Transect 4

ESA PWA Ref #: DW01958





Source: Sonoma County Water Agency survey data

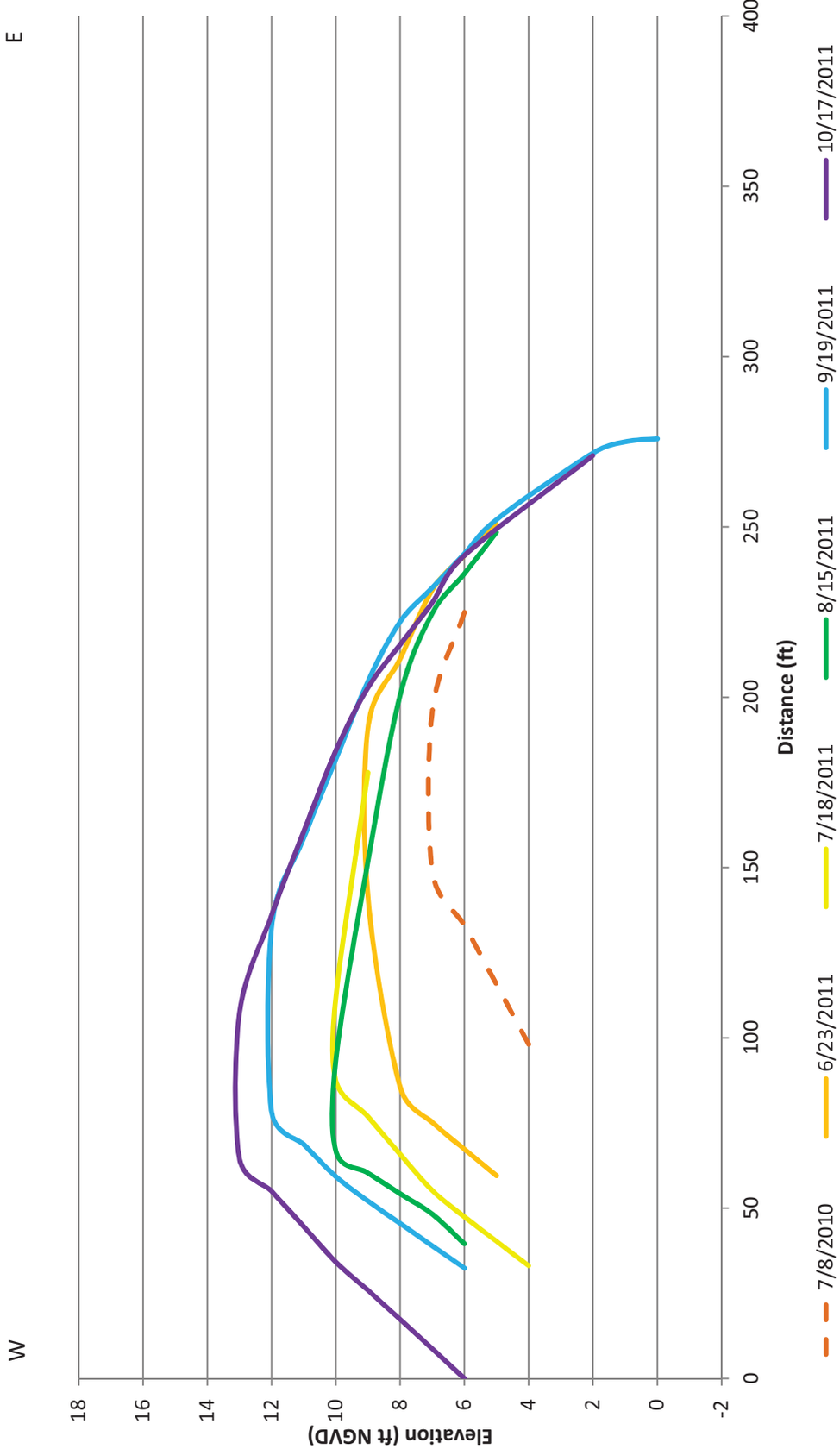
figure 7

Russian River Outlet Channel Management Plan

Beach Transect 3

ESA PWA Ref #: DW01958





Source: Sonoma County Water Agency survey data

figure 8

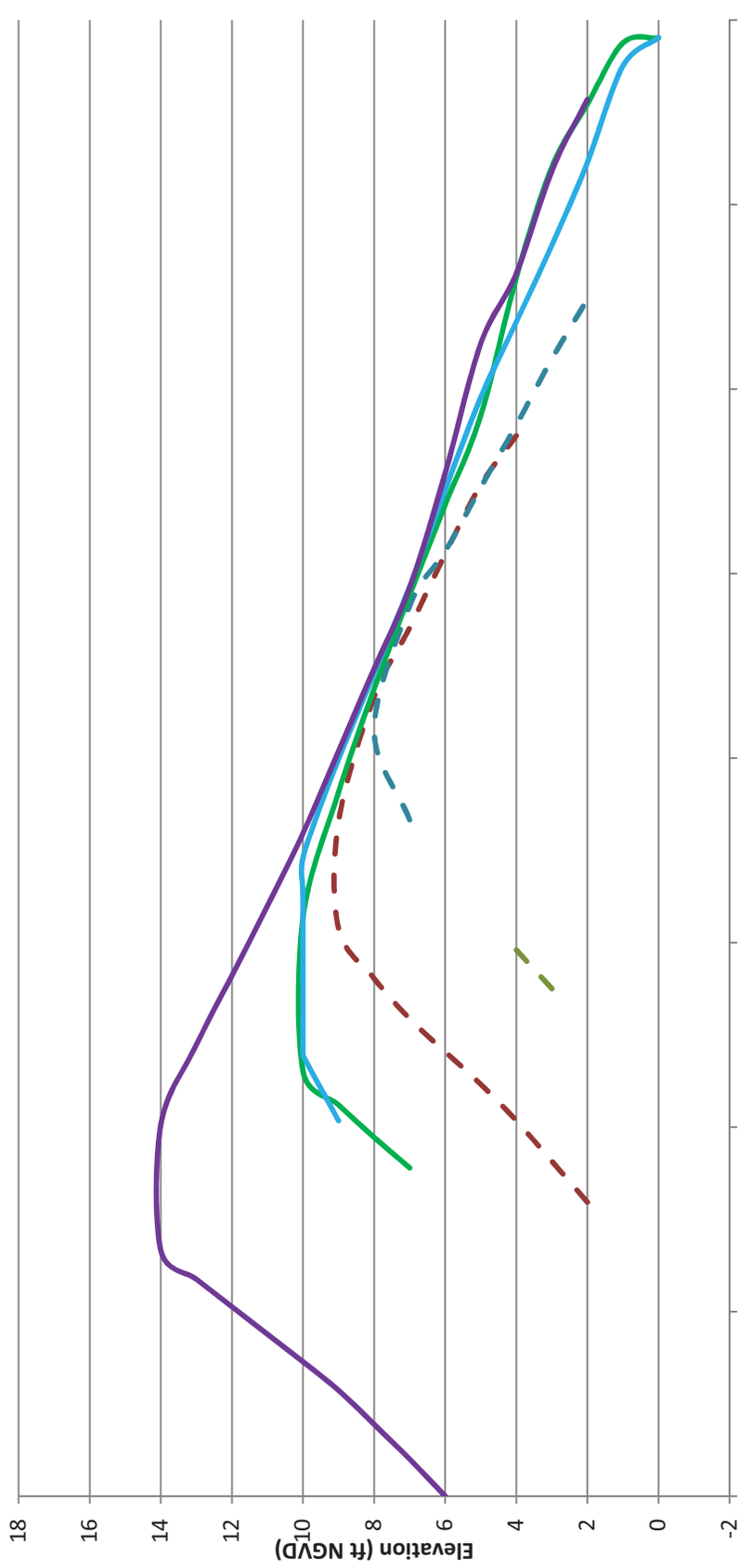
Russian River Outlet Channel Management Plan

Beach Transect 2

ESA PWA Ref #: DW01958



W



E

Distance (ft)

- - - 7/1/2010
 - - - 8/3/2010
 - - - 8/15/2011
 — 8/19/2011
 — 9/7/2010
 — 9/19/2011
 — 10/17/2011

Source: Sonoma County Water Agency survey data

figure 9
 Russian River Outlet Channel Management Plan

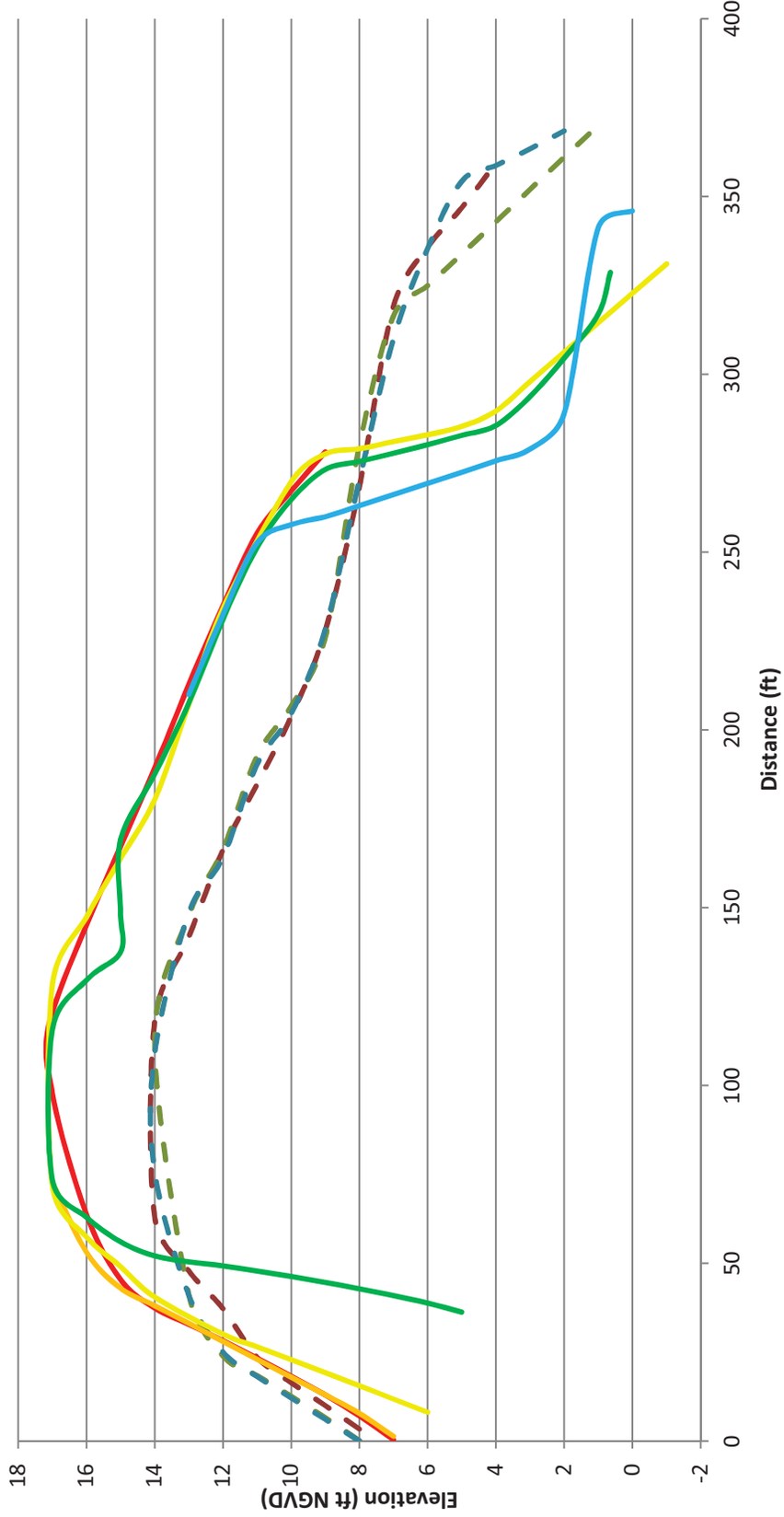
Beach Transect 1

ESA PWA Ref #: DW01958



W

E



- 7/1/2010 - - - 8/3/2010 - - - 9/7/2010 --- 5/31/2011 --- 6/23/2011 --- 7/18/2011 --- 8/15/2011 --- 9/19/2011

Source: Sonoma County Water Agency survey data

figure 10
Russian River Outlet Channel Management Plan

Beach Transect 0

ESA PWA Ref #: DW01958





Attachment G. Physical Processes During the 2012 Management Period

As required by the Russian River Biological Opinion, Sonoma County Water Agency (Water Agency) has been tasked with managing a summer lagoon intended to improve salmonid habitat in the Russian River Estuary by creating an outlet channel while maintaining the current level of flood protection for properties adjacent to the estuary (NMFS, 2008). The adaptive management plan, described in the main body of this report, was developed by the Water Agency with assistance from ESA PWA and the resource agency management team in 2009 and revised annually in 2010-2013. Because of permit constraints, the Water Agency was only able to implement the plan beginning in 2010. The revised plan was in effect for 2012, but no opportunities for management action occurred during the management period.

During the 2012 management period, May 15th to October 15th, Water Agency staff regularly monitored current and forecasted estuary water levels, inlet state, river discharge, tides, and wave conditions to anticipate changes to the inlet's state. Although the inlet experienced several closures, none resulted in water levels above 5.5 ft NGVD prior to self-breaching. For much of June and July, the inlet was either closed or only allowing heavily muted tides (tide range < 1 ft), but the lagoon water surface never surpassed 5 ft NGVD. During this time, each closure ended when lagoon water levels increased, overtopped the beach berm, and scoured a new tidal channel. Since these episodes did not evolve to the point that management action was warranted, the Water Agency did not take any management actions to encourage formation of an outlet channel. For the remainder of July, all of August, and the first half of September, the estuary was fully tidal. Then the inlet closed twice between September 20th and October 10th. Both closures were short-lived, lasting less than one week, and again the inlet self-breached, precluding any Water Agency management action. The highest lagoon water level of the 2012 management period, 5.25 ft NGVD, occurred at the end of the October closure.

Even though no management actions were implemented to inform the adaptive management process, the physical conditions and inlet response during the management period are reviewed in this attachment to contribute to site understanding and to inform future management actions.

METHODOLOGY

This review of the 2012 outlet channel management period examined water levels, ocean wave conditions, ocean water levels, riverine discharge, beach topography, as well as inlet size and location. The sources for these parameters are listed in Table 1. These data were supplemented with personal observations and discussion with staff from the Water Agency, NMFS, DFG, and the Bodega Marine Laboratory.

Table 1. Data Sources

Parameter	Source
Estuary water level (h_E)	Water Agency Jenner gage*
Wave height (H_s), period (T_a), and direction	CDIP Point Reyes buoy #029
Ocean water level (h_O)	NOAA Point Reyes #9415020
Russian River discharge (Q_r)	USGS Guerneville #11467000
Beach topography, ft NGVD	Water Agency monthly surveys
Inlet size and location	Water Agency and Bodega Marine Laboratory autonomous cameras

*Data transmission failure due to cellular network issues occurred for several 1-5 day periods throughout the management period.

INLET STABILITY PARAMETER AND CLOSURE RISK PROBABILITY

In addition to considering individual parameters, researchers at the Bodega Marine Laboratory have developed a combined parameter to evaluate the stability of the inlet's state, with the aim of predicting closure risk (Behrens et al., 2013). (Note that the inlet stability parameter does not differentiate between full closure and the perched conditions with a small outlet channel. When discussing this parameter, both states are referred to as a 'closure' in that tides are prevented from propagating into the estuary.) The inlet stability parameter presented by Behrens et al. (2013) quantifies the risk of inlet closure based on a sediment balance in the inlet. It considers the daily balance between wave-driven sediment import to the inlet and sediment export driven by tidal fluctuations. The wave-driven import is assessed using nearshore wave estimates derived from a transformation matrix and offshore buoy data (ESA PWA 2012) and the latter is estimated from tide gage data within the estuary and a stage-storage relation derived from the available bathymetry. Using daily-average values of the stability parameter within the period 1999-2008, Behrens et al. (2013) showed that high-percentile values of the parameter are closely linked to the risk of the inlet closing within five days. As the percentile of the stability parameter increases, the risk of inlet closure within five days increases exponentially, from risks of roughly five percent when the parameter is at the 50th percentile to a risk of 80 percent when it is measured at the 99th percentile.

SUMMER AND FALL CLOSURES AND SELF-BREACHES

Time series of estuary water levels, as well as the key forcing factors (waves, tides, and riverine discharge), are shown in Figure 1 for the entire management period. The lagoon water level time series (Figure 1a) summarizes the observed muted conditions in early summer and short-lived closure events that occurred at the end of the management period. As shown in Figure 1d, discharge remained high for the first two months of the management period. River discharge did not drop below 200 ft³/s until after June 10th, at which time the estuary had already begun its muted tidal phase, leading up to four short-lived closures. This elevated discharge probably reduced the likelihood of inlet closure during the first 30-40 days of the management period (Figure 1d), despite the occurrence of energetic wave conditions in May (Figure 1b). Wave

energy reached a minimum in August and early September, but was weaker throughout the 2012 management period than in 2011. The hourly significant wave height was less than 8 ft for the majority of this period.

The conditions leading to inlet closure were consistent with the existing conceptual model described in Section 4 of the Management Plan. All closure events coincided with either moderately high waves ($H_s > 6$ ft) having periods greater than 10 s, or with neap oceanic tide ranges of less than approximately 5 ft. Moderately high waves coincided with the closure events in June, July, September and October. The first closure observed in June and both July closures coincided with neap tide conditions, although long-period swells occurred prior to the former of the two. Closure events that occurred in June and July are examined in more detail in Figure 2, while Figure 3 summarizes conditions that occurred later in September-November.

All closure events occurred with the inlet located adjacent to the jetty. This positioning may have prevented perched conditions from arising by shielding this area of the beach from the wave-driven sediment deposition that caused closure, preventing the beach from accreting to a sufficient height to allow the desired outlet channel elevations from being attained. The low point in the beach berm that was subsequently overtopped and self-breached also persisted immediately adjacent to the jetty.

PERCHED LAGOON AND SELF-BREACH DYNAMICS

During the June and July closures (Figure 2), as well as the late September closure (Figure 3), the lagoon water level only increased at approximately 0.3 ft/day. This slower increase probably occurred because a small outlet channel that flowed over the beach berm and through a gap in the jetty partially balanced inflowing river discharge.

As an example of one of the several inlet closure events that resulted in self-breaching prior to target outlet channel elevations, Figure 4 shows a sequence of photos of the inlet before, during, and after an episode from October 8-15. As was the case for all of the management period, the inlet was located next to the jetty. Prior to closure, the inlet had allowed only muted tides, resulting from a partial breach on October 2nd that did not restore full tidal action. Neap oceanic tides compounded this, and 7-ft high nearshore waves having a dominant period above 20 seconds closed the inlet on October 8th (Figure 3b,c).

After the onset of closure, the estuary water levels began to rise. For the first two days of closure, the water level increased at approximately 0.5 ft/day from 3 to 4 ft NGVD, but this decreased to less than 0.3 ft/day afterwards (lagoon stage above 4 ft NGVD). Waves deposited sediment adjacent to the gap in the jetty structure, blocking outflows from the lagoon that had occurred in prior closures (Figure 4b). This partially-formed barrier berm was overtopped when the lagoon reached approximately 5.25 ft on October 15th (Figure 4c). The outlet channel was narrow, with a width of less than ten feet. This overtopping event coincided with a spring phase of the oceanic tides, which generated a large head difference between the estuary and ocean waters. This head difference presumably contributed to channel flow velocities exceeding the threshold for scouring the beach sand, since the spring lower-low tide on October 16th resulted in the small channel

eroding the barrier and creating a new inlet (Figure 4d). After the initial breach, the increased flow rate scoured sand from the channel bed and banks, and the channel increased to more than 20 feet in width (Figure 4d).

The jetty and rocks which had been a part of the jetty appeared to have a significant influence on the geomorphic evolution of the channel. At times, the jetty elements may have stabilized the outlet channel, both in sheltering the outlet channel from waves and by providing bank and bed stabilization that minimized channel scour. Wave sheltering by the jetty probably reduced berm build-up at the inlet's location, leaving a low point in the beach berm that was the site for subsequent overtopping and self-breaching. Of the six closure events that occurred within the management period, all experienced a similar breaching pattern, self-scouring a tidal inlet before estuary water levels reached 5.5 ft NGVD. This was also true of the two closure events which occurred in November, following the management period (Figure 3). At times, the outlet channel flowed through notch in the jetty (Figure 5), such that the rocks probably provided stabilization that prevented bed scour. The jetty also halted lateral scour to the south. However, once lateral scour is halted, the channel may then maintain its cross-sectional area by scouring downward where it runs parallel to the jetty.

CLOSURE RISK PROBABILITY

The 5-day closure risk probability, a derivative of the inlet stability parameter described above, was hindcast for 2012 according to the method described in Behrens et al. (2013). This hindcast provides an indication of the utility of the stability parameter as a prediction tool for monitoring inlet conditions and planning management action. This parameter integrates wave and ocean forcing conditions, as well as estuary water levels, to provide greater predictive skill than just waves or ocean tides on their own. The stability parameter combines these factors, and the corresponding five-day closure risk time series exceeded 50 percent before each 2012 event (Figure 1e, Figure 2e, and Figure 3e). The closure event initiated on July 1st occurred quickly, transitioning from fully tidal to fully closed within a day, so the risk time series did not provide much forewarning in this case. This was also true of two closure events occurring outside of the management period, in November 2012. However, for all other events observed from June to November, the predicted probability of closure exceeded 50% 2-5 days in advance of each closure. There were no instances during the management period when the predicted probability of closure exceeded 50% and a closure did not occur within 5 days.

TOPOGRAPHIC CHANGE

The Water Agency has conducted monthly surveys of Goat Rock State Beach that cover a region starting from the jetty and extending approximately 1,500 feet to the north. Typically, the surveys do not include bathymetry within the inlet because flow conditions in the inlet prevent safe access. Also, the survey extent can be limited by the Water Agency's compliance with its marine mammal incidental harassment authorization, which sets guidelines for the survey crew's disturbance to marine mammals hauled out on the beach. Water Agency survey staff collected spot elevations using RTK-GPS and then assembled these elevations into a set of contour lines at

1 ft intervals. The survey elevations are reported in the NGVD29 vertical datum, the working datum for estuary monitoring and management.

To characterize beach berm topographic conditions, ESA PWA assessed data from the Water Agency's 2010 (July to September), 2011 (May to October), and 2012 (May to October) surveys. Surveys from November 2011 to May 2012 were also compared, to assess winter-time changes of beach shape. Survey transects from the 2011 analysis were reused (Figure 6), and include two transects backed by cliff (Figure 7 and Figure 8), one transect which extends into the estuary (Figure 9), and two transects just north of the jetty (Figure 10).

This review focuses on the 2012 surveys, although the 2010 and 2011 surveys are included for context. Compared with both 2010 and 2011, the 2012 topographic data indicate that the beach berm was less variable in shape than in previous years. This is especially true of the northern two transects (Figures 7 and 8), and to a lesser extent at Transect 2 (Figure 9). Because of inlet and seal haulout locations, topographic data were not collected in the vicinity of Transect 1 in 2012, so this is not included in the analysis. Adjacent to the jetty groin, Transect 0 showed little monthly change in topography, but extensive inter-annual variability.

During the management period in 2012, the beach berm along transects 2, 3, and 4 showed little variability, changing by less than two feet. The profile along Transect 2 (Figure 9) showed a slight aggradation trend over the course of the management period, but at Transects 3 and 4, the change in shape fluctuated only slightly (Figures 7 and 8). In contrast, between May 2011 and October 2011, the beach berm at these transects built in size by more than 6 feet. The difference in monthly variability at the northern transects between the 2011 and 2012 management periods can likely be tied to the difference in the extent of inlet migration. In 2011, the inlet migrated north of Haystack Rock during the winter, and returned to the jetty in late spring or early summer. This migration resulted in a lower beach profile at all transects. Over the course of the management period, the beach gradually built up to a typical summer profile. Even during the peak winter and spring flows of 2012, the inlet never migrated north of Haystack Rock, leaving a largely-intact beach berm north of Haystack Rock and a lower terrace between Haystack Rock and the jetty groin. Since these northern transects started at a much higher elevation at the start of the management period, the vertical growth of the beach profiles at these locations were several feet less than during the previous year in the same locations.

Transect 0, which is located just north of and parallel to the jetty, had noticeably different elevations and evolution than the other transects during the 2012 management period. Compared to the other transects, crest elevations were highest at this transect for both 2010 and 2011. This was not the case in 2012, when the northernmost two transects were the highest. The crest elevation at Transect 0 did not evolve during the management periods in 2010 and 2011, but was observed to erode between August and October in 2012. Images from the BML stationary camera indicate that this was the result of the inlet shifting from a sinuous alignment (resulting from southward migration) to a straight alignment running nearly parallel to the jetty. The only significant changes occurred during the winter between each of the management periods. The lack of management period variability of this region suggests that the jetty shelters this portion of

the beach from small to moderate waves that occur during the management period. Only the larger waves associated with winter storms may be sufficient to re-shape the beach berm near the jetty.

Water Agency surveys taken during the months preceding the 2012 management period (November 2011 to April 2012, Figure 11) show more variability in beach berm height and width than was observed for the 2012 management period (Figure 9). The highest beach crests observed during the 12-month period from November 2011 to October 2012 occurred in November and December 2011, peaking between 14 and 15 ft NAVD88 at Transect 2 (Figure 11). This is consistent with the combination of high-energy, long-period swell waves and generally low fluvial flows during the late fall. By the February 2012 survey, erosion significantly reduced the beach crest elevation. This erosion is likely due to fluvial flows through the inlet at Transect 2. Farther north, at Transect 3, there was less influence from the inlet, and there appeared to be less erosion during winter 2011-12 (Figure 12). The berm crest was highest in late spring (March and May profiles) and in November 2012, peaking between 16 and 17 ft NAVD88. The difference between the evolution of Transects 2 and 3 may be a result of the inlet's lack of migration in 2012, or possibly a difference in the amount of wave exposure between locations.

Water Agency surveys were also used to assess the beach width at Transect 3. We focus on Transect 3, because the influence of the inlet caused the beach to be consistently lower at other transects, sometimes as low as the intertidal zone, where survey data were not consistently collected. The Transect 3 beach width was as the horizontal distance between a particular elevation on the ocean and estuary sides of the beach face, respectively. From November 2011 to June 2012, the beach width at the 12 ft NAVD88 elevation varied from 110 to 145 feet, showing signs of both narrowing and widening during the winter and spring (Figure 13). From June to August 2012, the beach width grew steadily from about 110 ft to 145 ft and appeared to remain at this width through November 2012. At an elevation of 14 ft NAVD88, the width followed the same pattern, but had larger fluctuations, varying from roughly 30 to 110 ft and grew steadily from June 2012 onward. These observations underscore the typical pattern of beach building in summer, but also indicate that waves in winter can build the beach between destructive events.

LESSONS LEARNED AND RECOMMENDATIONS

Based on observations of the estuary, associated physical processes, and the Water Agency's planning for outlet channel management, we note the following lessons about implementing the outlet channel management plan.

CONCEPTUAL MODEL

- Elevated discharge in the late spring (greater than 200 ft³/s until June 10th) may have reduced the likelihood for inlet closure in May, although the wave climate at this time was also significantly weaker than during the previous year.
- Several short-lived closure events occurred, but waves never built up the minimum crest height (the limiting height for closure) beyond 5.5 ft NGVD, and all events ended with

self-breaches below this elevation. This prevented management actions from being taken during the 2012 season.

- The inlet never migrated north of Haystack Rock during peak winter floods, and returned to the jetty in early spring, much earlier than in most years. This inlet alignment is not common, but has been observed in past years (Behrens et al., 2009).
- During the management period, most of the beach north of Haystack Rock underwent little topographic change. A transect adjacent to Haystack Rock aggraded slightly, consistent with typical beach berm building that occurs during the summer. Adjacent to the jetty, the berm did not aggrade, but rather remained largely unchanged for most of the season and then later eroded between August and October as a result of a shift in the inlet alignment.
- The wave climate remained weak throughout much of the summer and fall, which may have stunted the growth of the beach crest in the vicinity of the jetty (the location of the inlet throughout the 2012 season), preventing lagoon water levels from reaching levels conducive of the planned outlet channel.
- When an outlet channel is present, oceanic tide conditions can encourage scouring and formation of a new tidal inlet. During the spring phase of the tide, the lower-low tide creates a large head difference between the lagoon and ocean, likely increasing the flow velocity in the channel.

OUTLET CHANNEL FEASIBILITY

- The jetty may shelter the inlet, making closure less likely and also limiting berm growth, which then maintains a low point for self-breaching. When the inlet is in a fully or muted tidal condition, options for management become considerably more difficult to implement.
- An outlet channel that was intermittently observed during the 2012 closures conveyed a portion of the inflowing river discharge, slowing the rise in lagoon water levels to approximately 0.3 ft/day. This channel flowed through a gap in the jetty, whose large rocks likely provided some degree of channel stabilization against scour. However, this condition changed with lagoon levels, as described below.
- Once outlet channel discharge increased due to rising lagoon water levels or low oceanic tides, the discharge scoured a new channel, breaching the estuary to the tides. This behavior highlights the susceptibility of a sand bed outlet channel to scour, limiting conveyance capacity.
- Even if the inlet being near the jetty hinders formation of sustained lagoon and outlet channel conditions, management opportunities for re-locating the outlet channel are limited and constrained. At a minimum, creating an outlet channel further north from the jetty requires a full natural closure, absence of a low point in the beach berm near the jetty, and equipment access to the area north of the jetty.
- Over the first three years of effort to implement the outlet channel adaptive management plan, only one closure (July 2010), has been suited for outlet channel management action.

COMMUNICATIONS

- Although the perched lagoon episodes did not evolve to the point that management action was warranted, the Water Agency began planning management actions as soon as the

episodes occurred. Planning included heightened observations of inlet conditions by Water Agency staff, email updates to inform the resource management group, and pre-implementation meetings at the project site to refine plans for management action.

MONITORING

- The Agency's month survey methods should be modified to collect specified contours, such as the beach berm ridge line, wetted edge (beach side), and water edge (estuary side).

REFERENCES

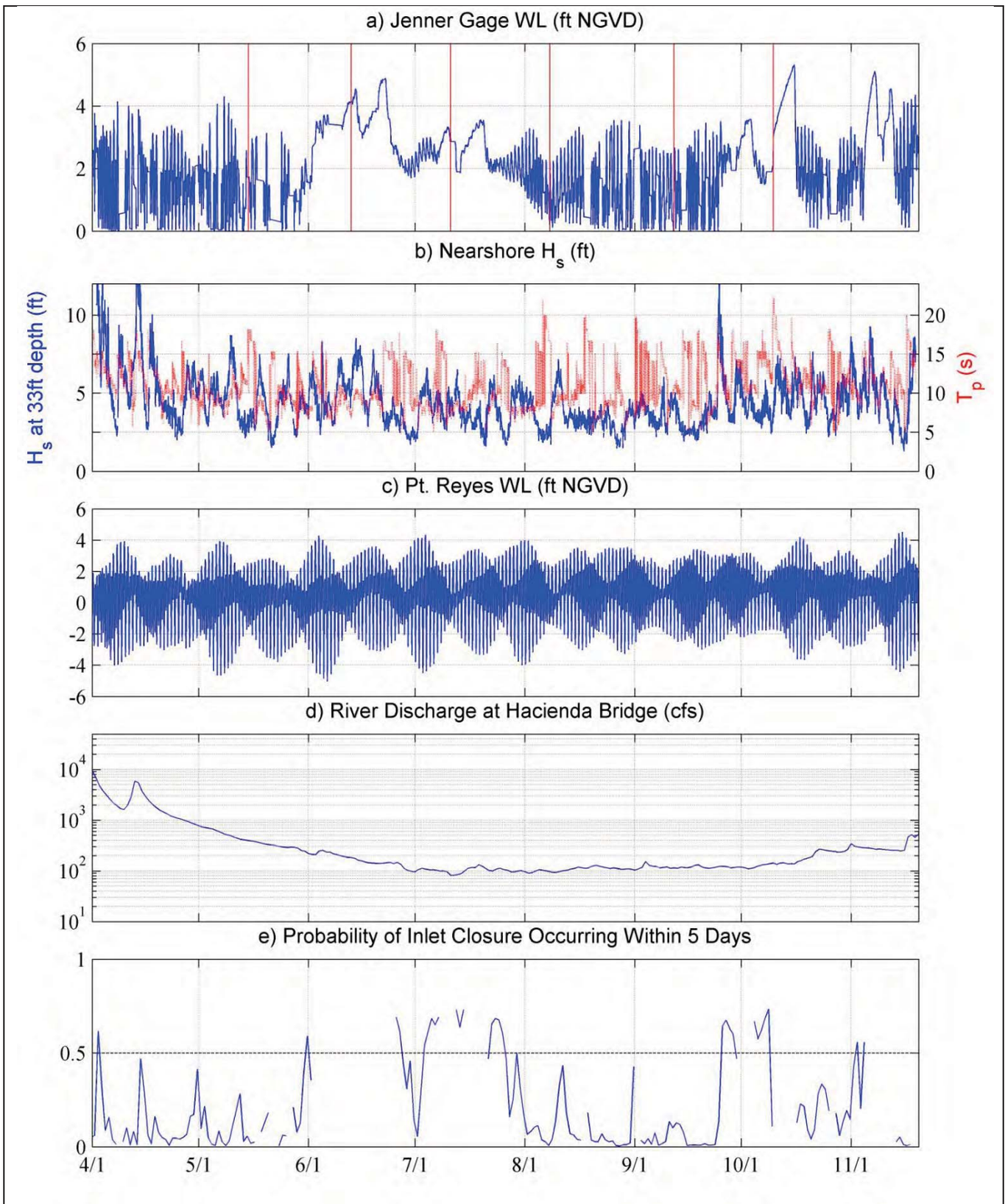
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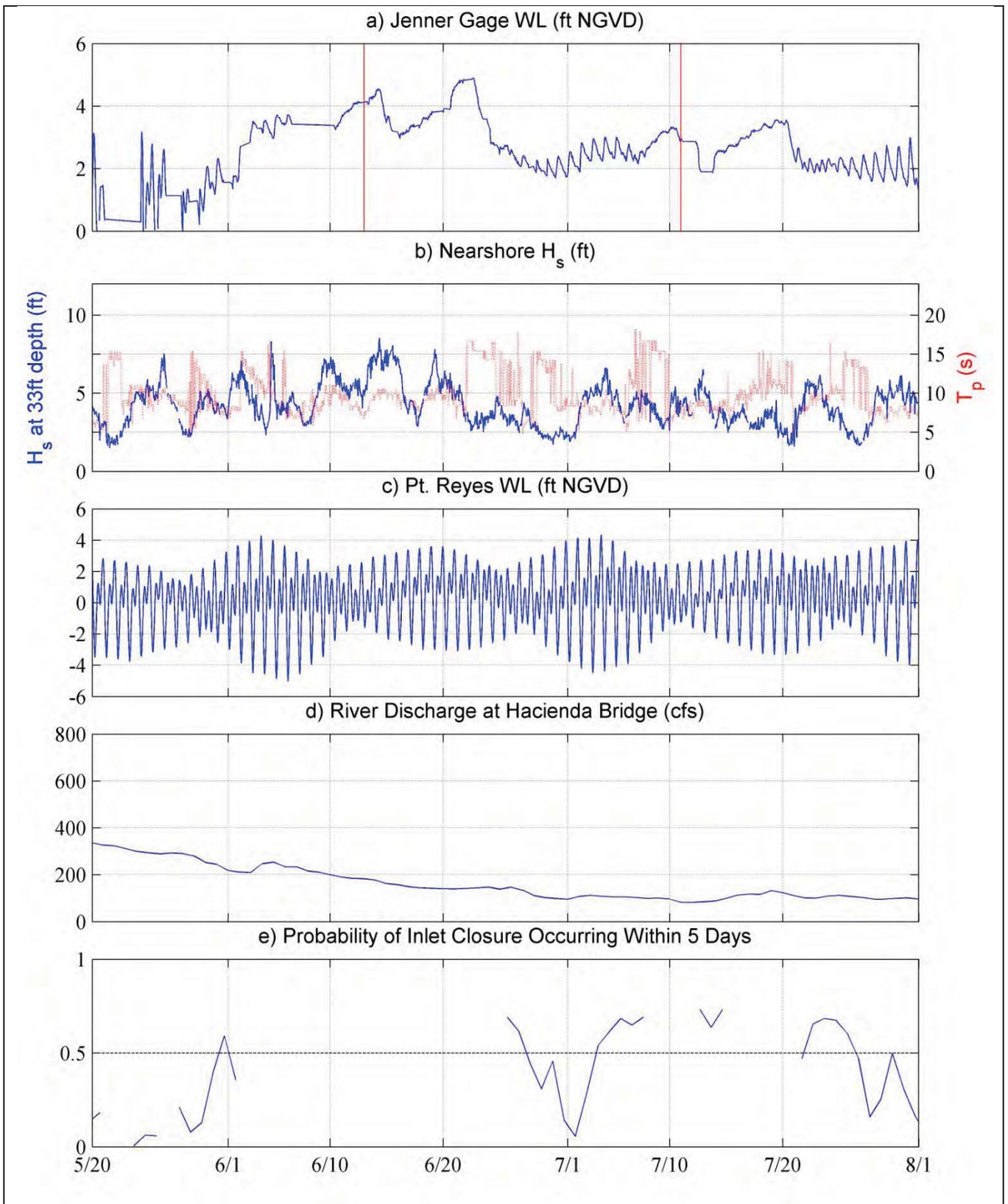
Weigel, R. 1992. *Oceanographical Engineering*.



SOURCE:

- a) Jenner gage water level provided by SCWA; red bar = beach survey
- b) H_s = sig. wave height; T_p =peak wave period (CDIP, Pt. Reyes, #029)
- c) Ocean water level provided by NOAA (Pt. Reyes #9415020)
- d) River discharge provided by USGS (Guerneville #11467000)
- e) Five-day closure probability provided after Behrens et al. (2013)

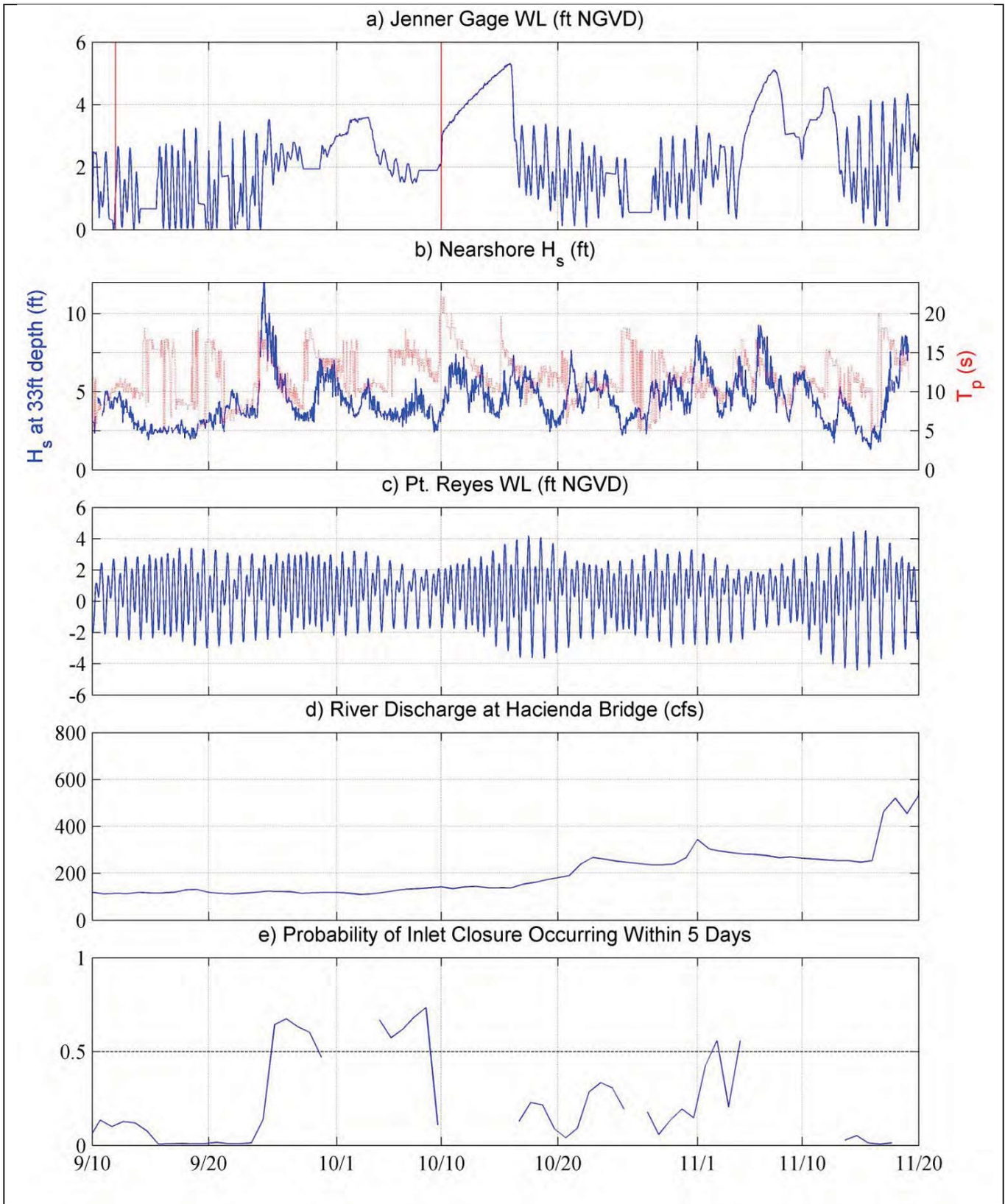
Figure 1
 Estuary, Ocean, and River Conditions Compared
 with Closure Probability:
 September – November 2012



SOURCE:

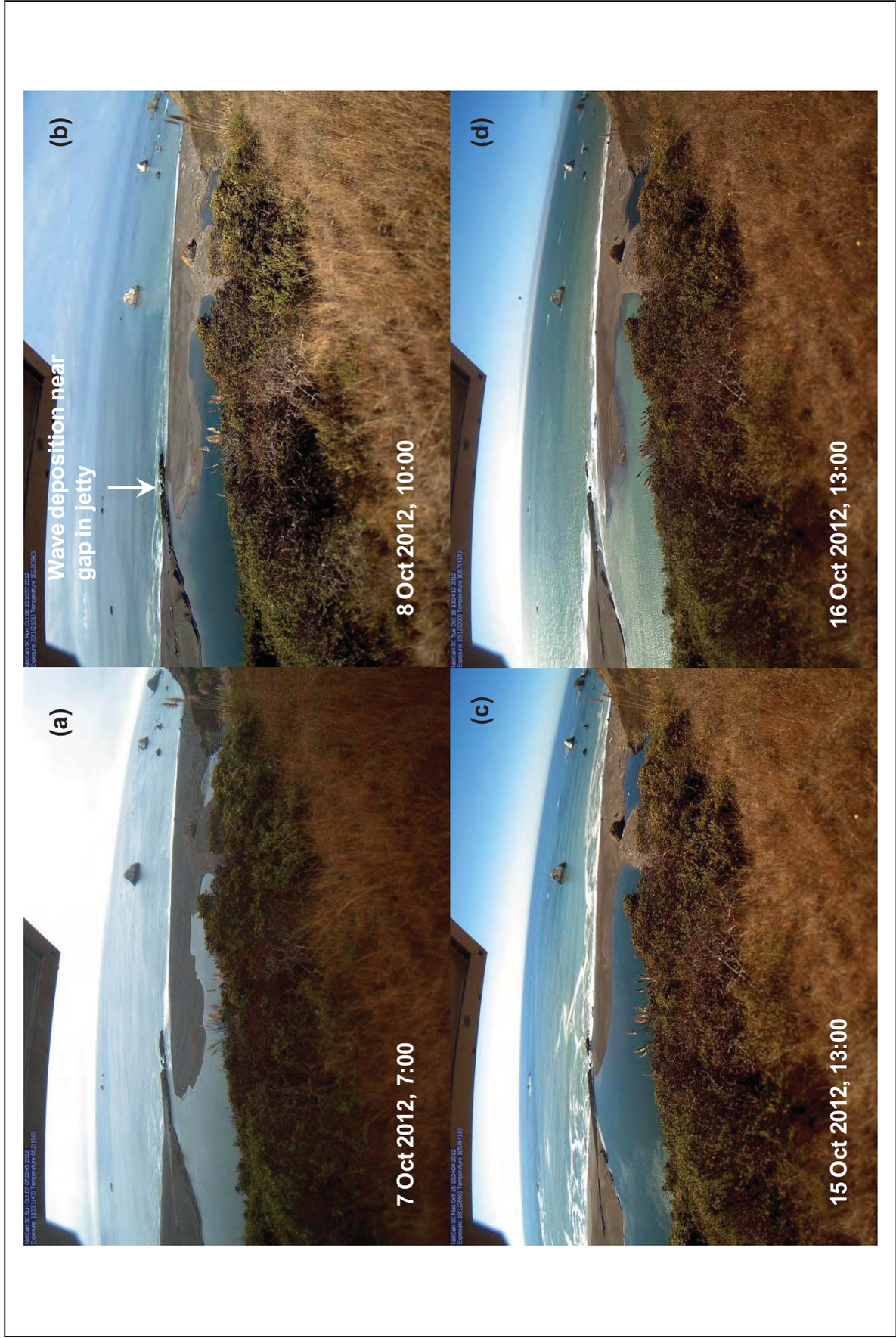
- a) Jenner gage water level provided by SCWA; red bar = beach survey
- b) H_s = sig. wave height; T_p = peak wave period (CDIP, Pt. Reyes, #029)
- c) Ocean water level provided by NOAA (Pt. Reyes #9415020)
- d) River discharge provided by USGS (Guerneville #11467000)
- e) Five-day closure probability provided after Behrens et al. (2013)

Figure 2
 Estuary, Ocean, and River Conditions Compared
 with Closure Probability:
 May 20 – August 1, 2012



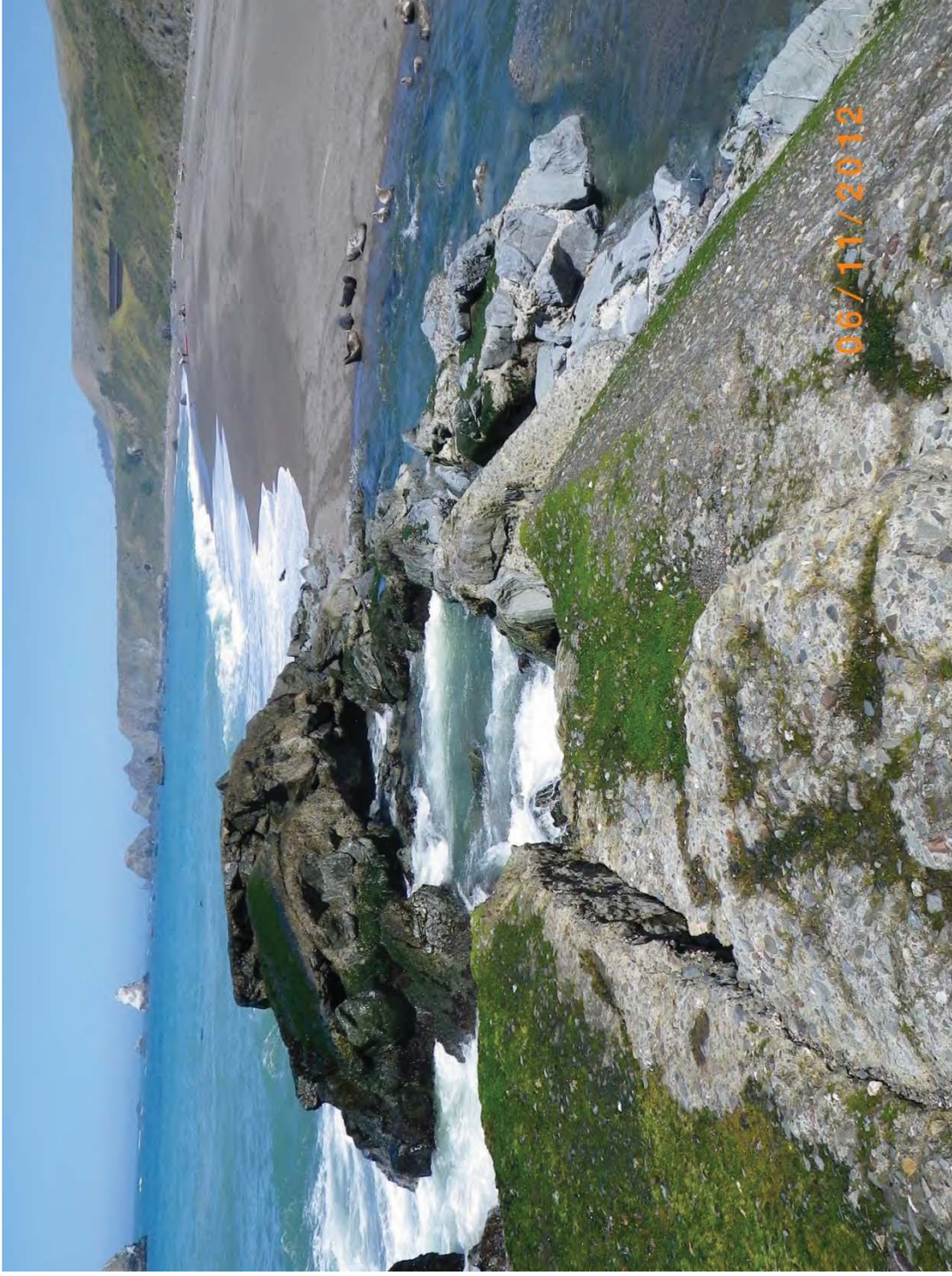
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- a) Jenner gage water level provided by SCWA; red bar = beach survey
- b) H_s = sig. wave height; T_p = peak wave period (CDIP, Pt. Reyes, #029)
- c) Ocean water level provided by NOAA (Pt. Reyes #9415020)
- d) River discharge provided by USGS (Guerneville #11467000)
- e) Five-day closure probability provided after Behrens et al. (2013)



SOURCE: Russian River stationary observation camera (BML)

Russian River Estuary Outlet Channel Management Plan . DW01958
Figure 4
 Inlet Closure and Self-Breach in October 2012



Source: Sonoma County Water Agency

figure 5
Project Name

Outlet Channel Flow Through Jetty Notch

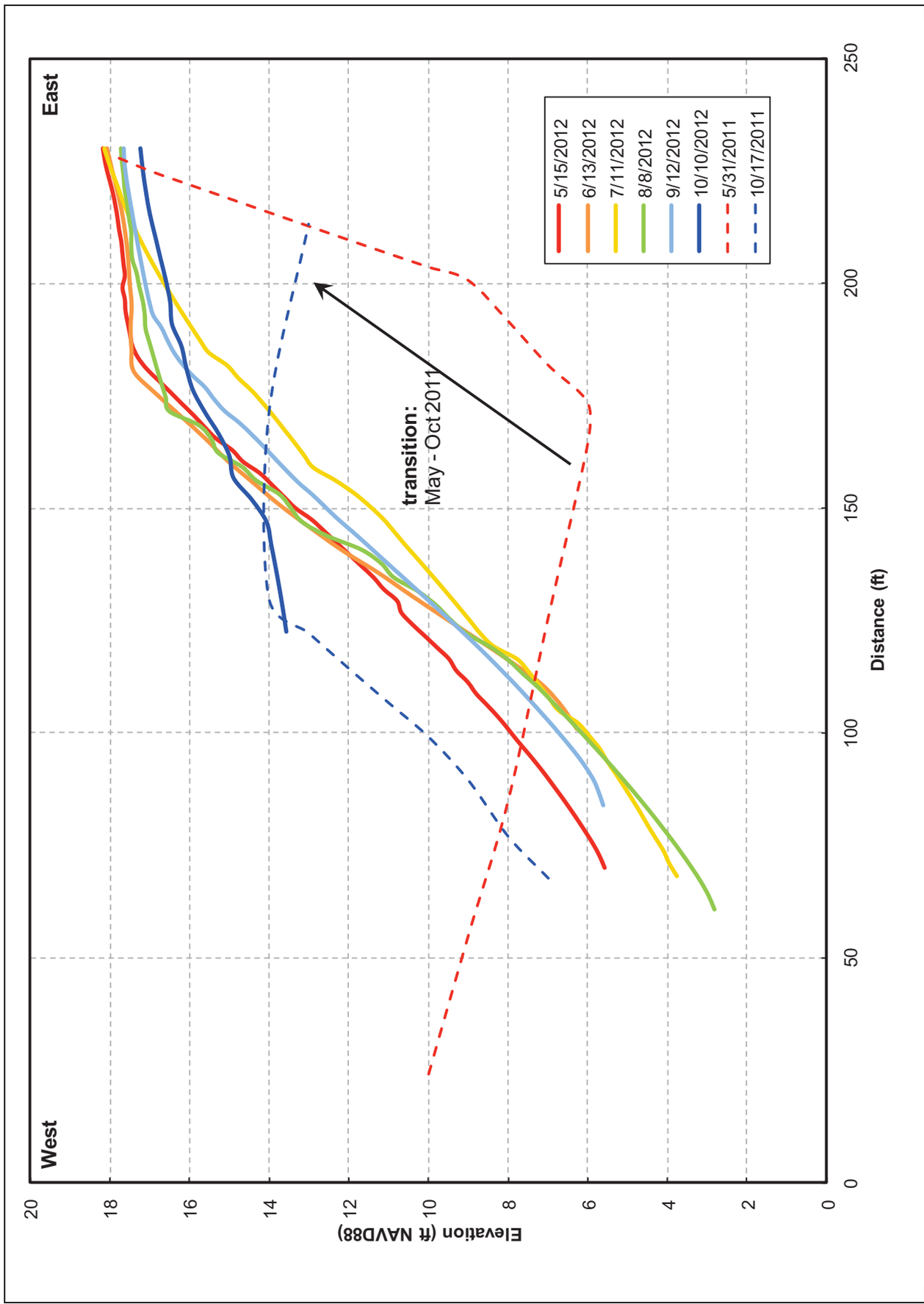
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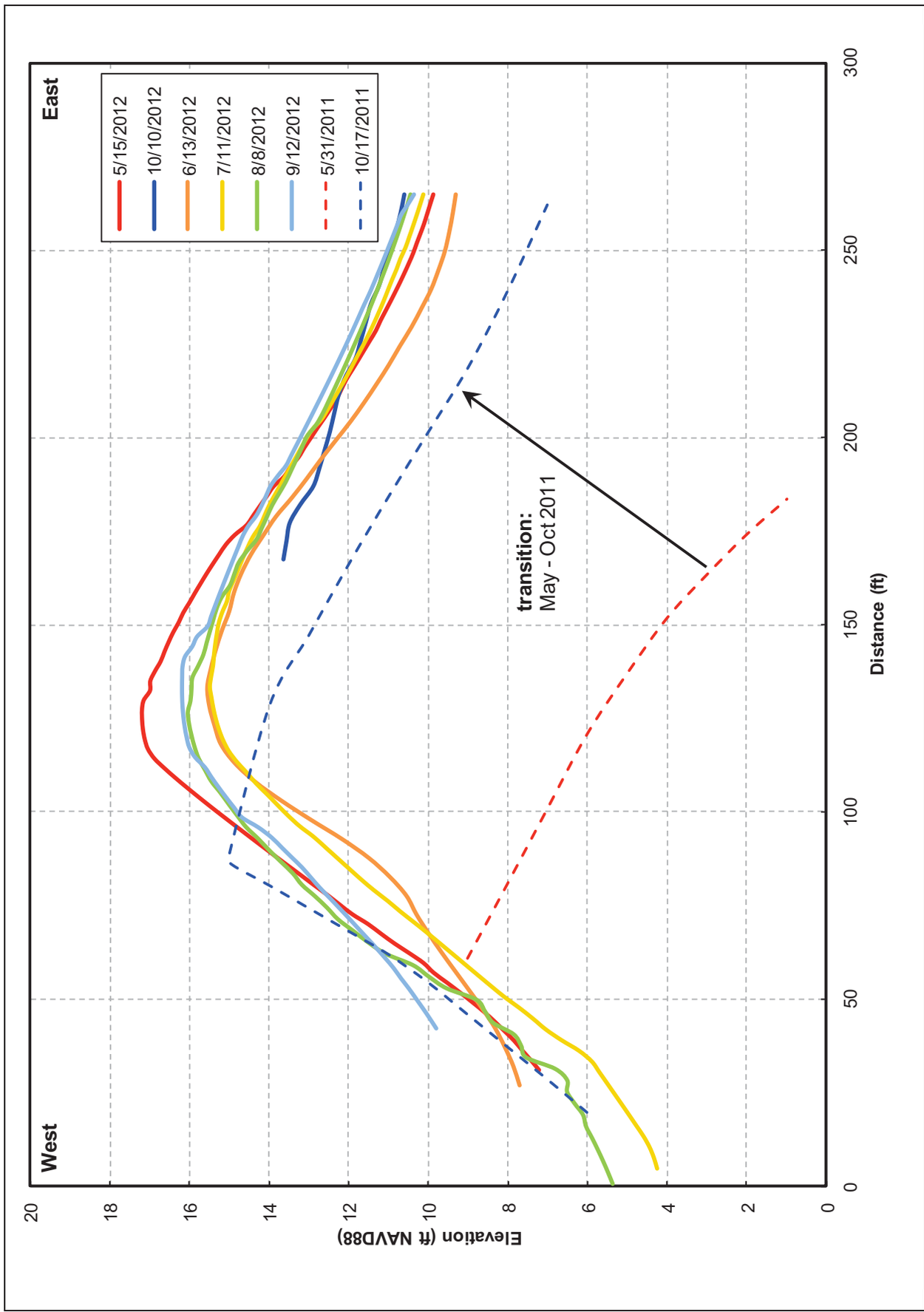




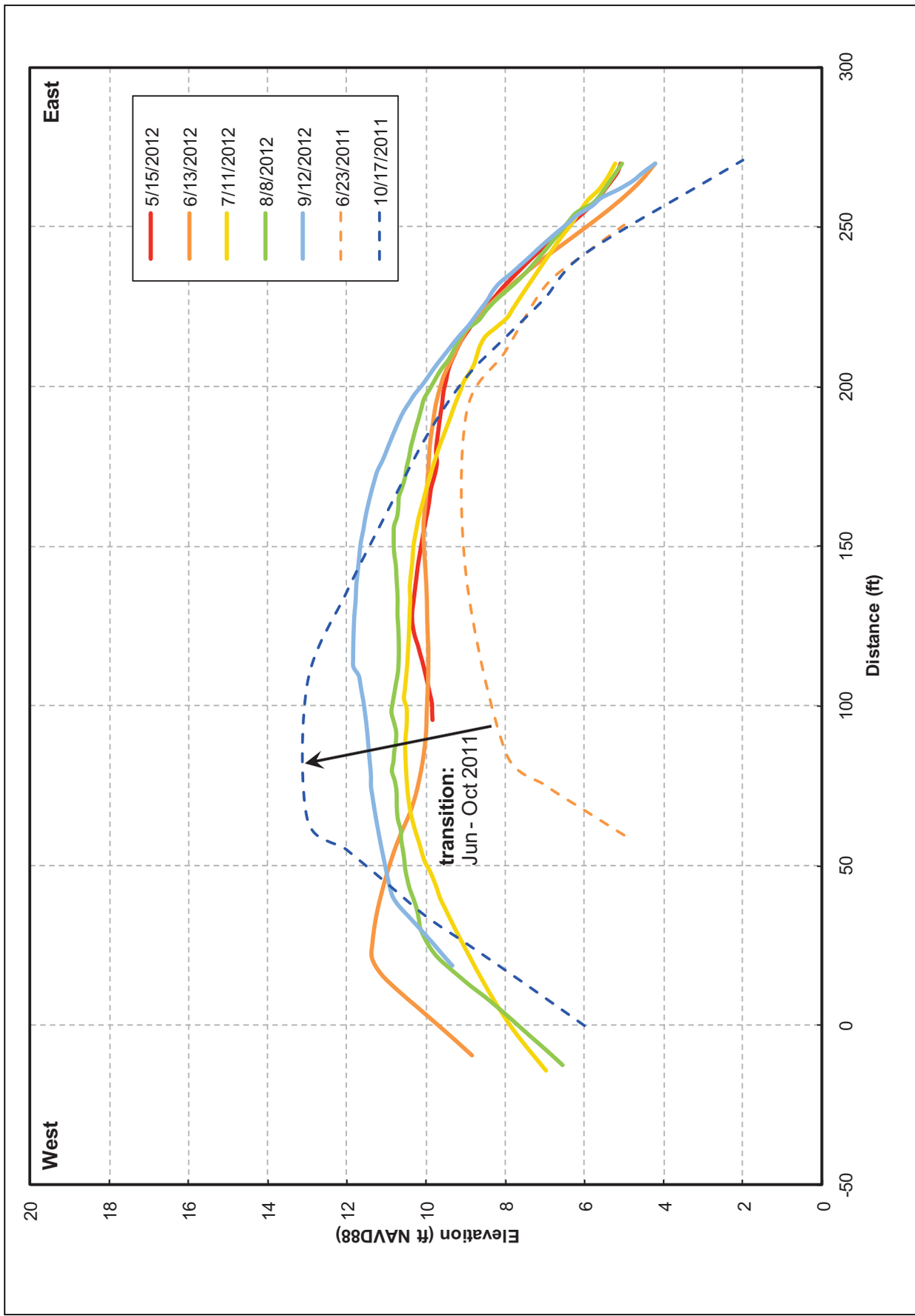
SOURCE: image from USDA NAIP

Russian River Estuary Outlet Channel Management Plan . DW01958
Figure 6
 Beach Transect Locations





SOURCE: SCWA survey data



SOURCE: SCWA survey data

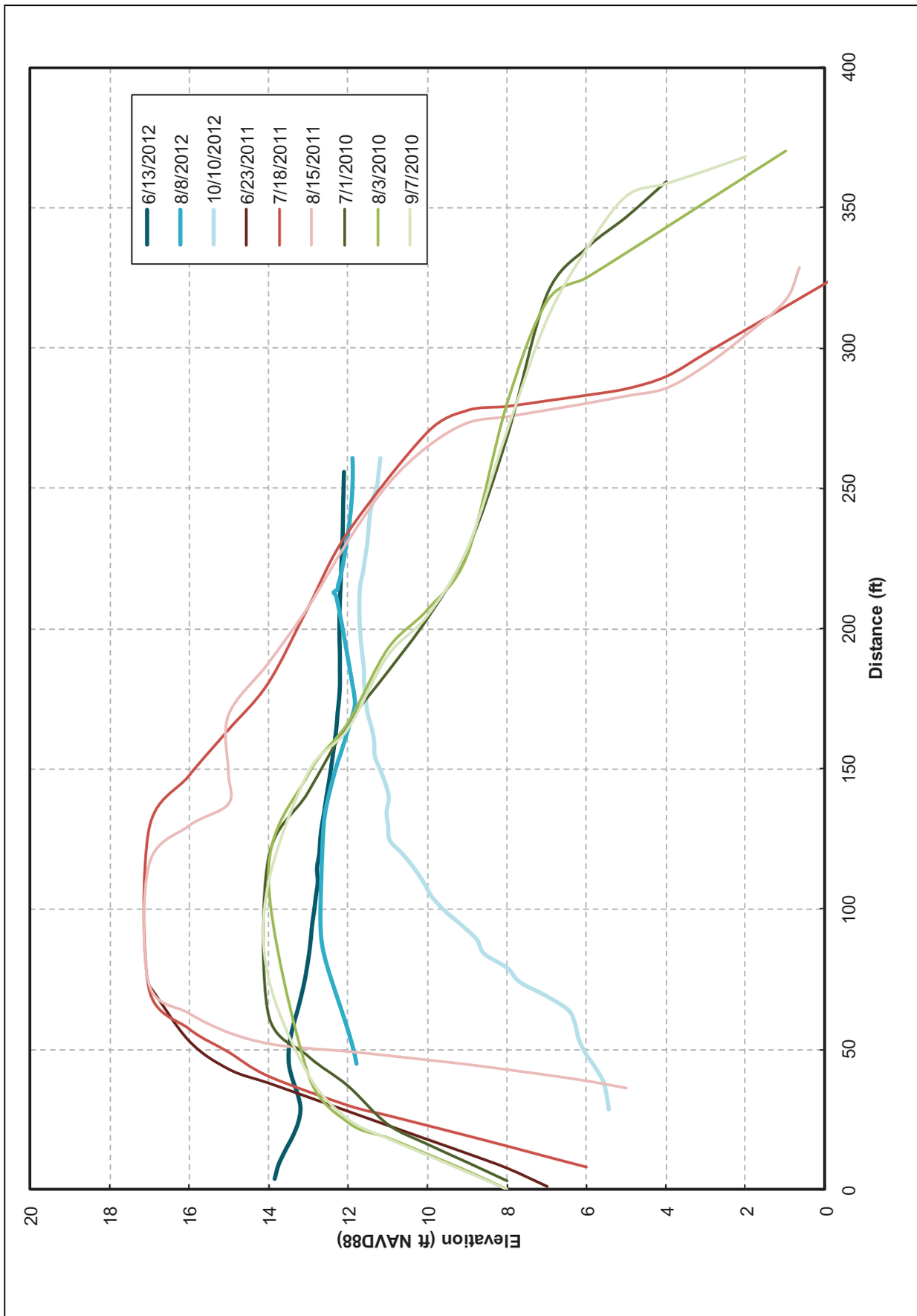
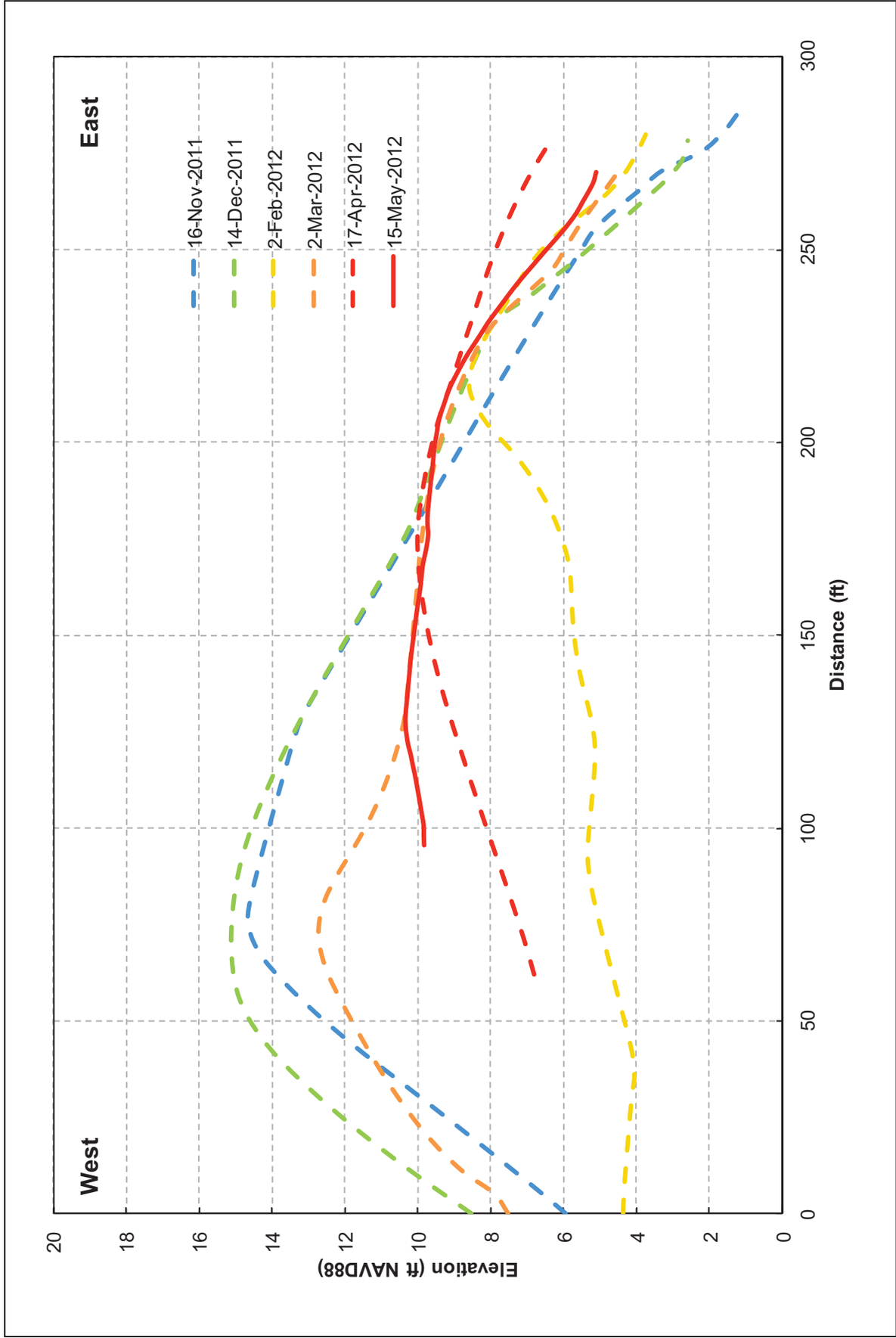
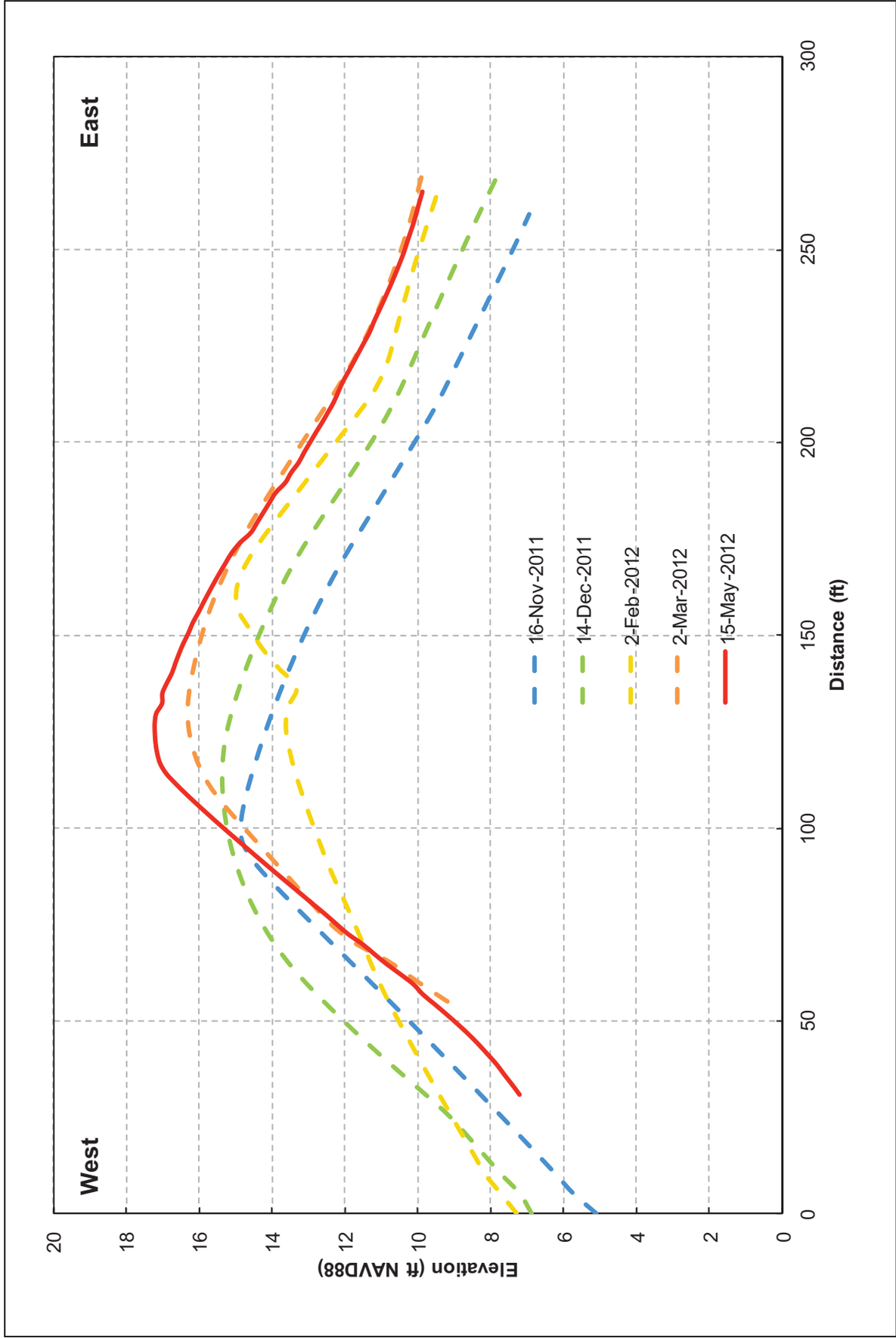


Figure 10
Beach Transect 0

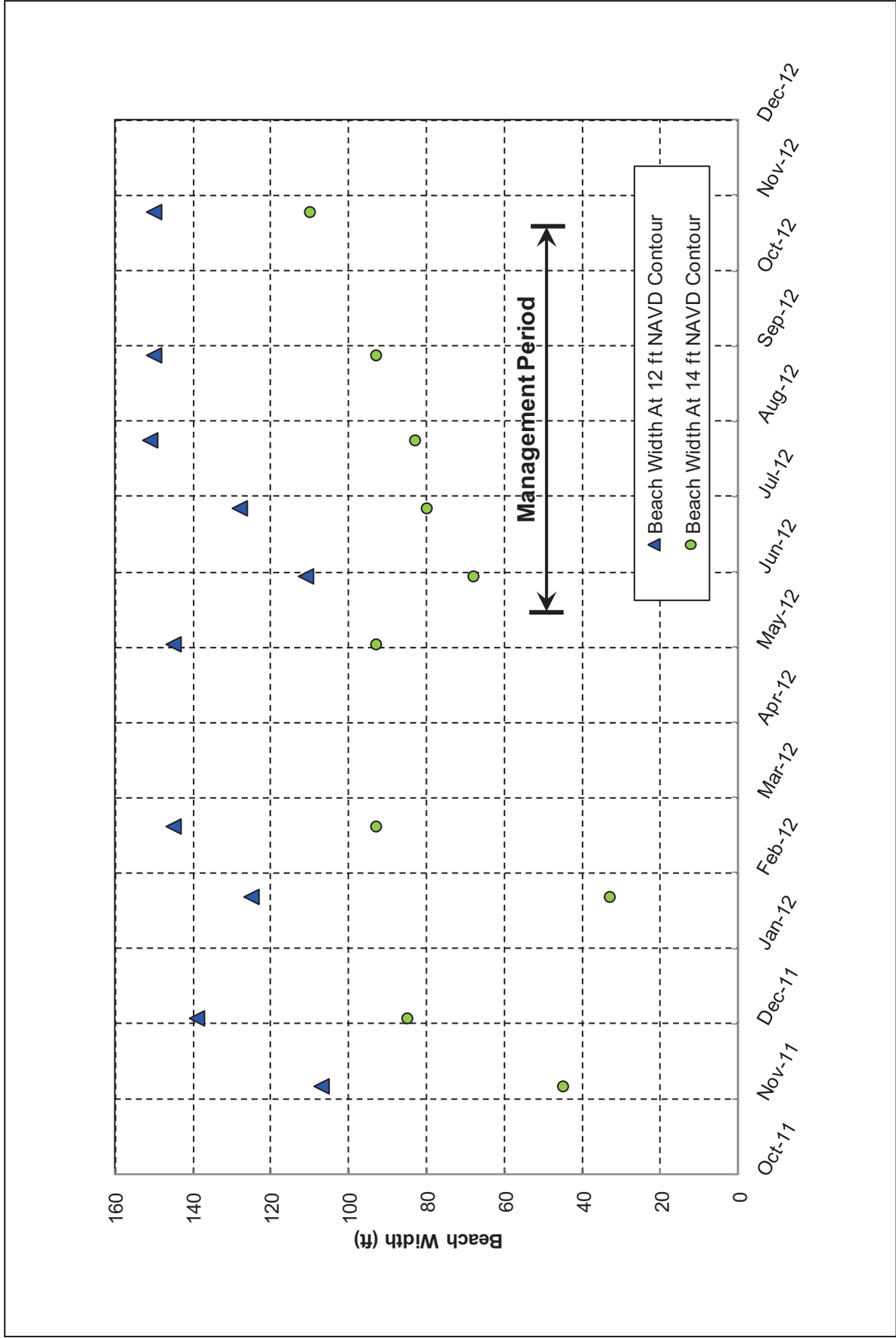


SOURCE: SCWA survey data

Figure 11
Nov 2011 to May 2012 topographic change at Beach Transect 2



SOURCE: SCWA survey data



Russian River Estuary Outlet Channel Management Plan . D120709.00
Figure 13
 Beach Width at Beach Transect 3.

SOURCE: SCWA survey data



Attachment H. Physical Processes During the 2013 Management Period

As required by the Russian River Biological Opinion, the Sonoma County Water Agency (Water Agency) has been tasked with managing a summer lagoon intended to improve salmonid habitat in the Russian River Estuary by creating an outlet channel while maintaining the current level of flood protection for properties adjacent to the estuary (NMFS, 2008). The adaptive management plan, described in the main body of this report, was developed by the Water Agency with assistance from ESA PWA and the resource agency management team in 2009 and revised annually from 2010 to 2014. Because of permit constraints, the Water Agency was only able to implement the plan beginning in 2010. The revised plan was in effect for 2013, but no opportunities for management action occurred during the management period.

During the 2013 management period, May 15th to October 15th, Water Agency staff regularly monitored current and forecasted estuary water levels, inlet state, river discharge, tides, and wave conditions to anticipate changes to the inlet's state. Although the inlet experienced several closures, an outlet channel was not implemented. The inlet was closed for the majority of the first two months of the management period as a result of two closure events. During this time, each closure ended when lagoon water levels increased, overtopped the beach berm, and scoured a new tidal channel. The first event self-breached in early June before water levels reached 7 ft NGVD, while the second event resulted in lagoon stage above 7 ft NGVD but self-breached in early July before an outlet channel could be implemented. The estuary remained fully tidal until it closed again in late September. This September-October event was ended with a manual breach on the last day of the management period to provide a pathway for migrating salmonids and to reduce water levels in advance of potential fall precipitation.

Even though no management actions were implemented to inform the adaptive management process, the physical conditions and inlet response during the management period are reviewed in this attachment to contribute to site understanding and to inform future management actions.

METHODOLOGY

This review of the 2013 outlet channel management period examined water levels, ocean wave conditions, ocean water levels, riverine discharge, beach topography, as well as inlet size and location. The sources for these parameters are listed in Table 1. These data were supplemented with personal observations and discussion with staff from the Water Agency, NMFS, CDFW, and the Bodega Marine Laboratory.

Table 1. Data Sources

Parameter	Source
Estuary water level (h_E)	Water Agency Jenner gage*
Wave height (H_s), period (T_a), and direction	CDIP Point Reyes buoy #029
Ocean water level (h_O)	NOAA Point Reyes #9415020
Russian River discharge (Q_f)	USGS Guerneville #11467000
Beach topography, ft NGVD	Water Agency monthly surveys
Inlet size and location	Water Agency and Bodega Marine Laboratory autonomous cameras

*Data transmission failure due to cellular network issues occurred for several periods throughout the management period.

INLET STABILITY PARAMETER AND CLOSURE RISK PROBABILITY

In addition to considering individual parameters, researchers at the Bodega Marine Laboratory have developed a combined parameter to evaluate the stability of the inlet’s state, with the aim of predicting closure risk (Behrens et al., 2013). (Note that the inlet stability parameter does not differentiate between full closure and the perched conditions with a small outlet channel. When discussing this parameter, both states are referred to as a ‘closure’ in that tides are prevented from propagating into the estuary.) The inlet stability parameter presented by Behrens et al. (2013) quantifies the risk of inlet closure based on a sediment balance in the inlet. It considers the daily balance between wave-driven sediment import to the inlet and sediment export driven by tidal fluctuations. The wave-driven import is assessed using nearshore wave estimates derived from a transformation matrix and offshore buoy data (ESA PWA, 2012) and the latter is estimated from tide gage data within the estuary and a stage-storage relation derived from the available bathymetry. Using daily-average values of the stability parameter within the period 1999-2008, Behrens et al. (2013) showed that high-percentile values of the parameter are closely linked to the risk of the inlet closing within five days. As the percentile of the stability parameter increases, the risk of inlet closure within five days increases exponentially, from risks of roughly five percent when the parameter is at the 50th percentile to a risk of 80 percent when it is measured at the 99th percentile.

SUMMER AND FALL CLOSURES AND SELF-BREACHES

Time series of estuary water levels, as well as the key forcing factors (waves, tides, and riverine discharge), are shown in Figure 1 for the entire management period. The lagoon water level time series (Figure 1a) summarizes the closure events at the beginning of the management period, as well as the subsequent tidal conditions and later closure events in fall. As shown in Figure 1d, discharge was low for most of the management period, dropping below 100 ft³/s at the onset of June and not rising back significantly 100 ft³/s until September, with the exception of a short rise in response to a late June rainfall. Flows as low as 85 ft³/s during the closure in mid-June allowed

the lagoon stage to remain steady at approximately 5 ft NGVD for over a week. Immediately following this steady period, a late-season rainstorm briefly increased flows into the lagoon to more than 200 ft³/s, causing the lagoon stage to approach 8 ft NGVD and eventually self-breach. As in prior years, wave energy in the subsequent months of July-September was minimal (Figure 1b). The hourly significant wave height only consistently surpassed 8 ft in late September, a likely cause of the last closure event of the management period.

The conditions leading to inlet closure were consistent with the existing conceptual model described in Section 4 of the Management Plan. All closure events coincided with either moderately high waves ($H_s > 6$ ft) having periods greater than 10 s, or with neap oceanic tide ranges of less than approximately 5 ft. Moderately high waves coincided with the closure events in May, June, and October. All closure events also occurred during or shortly after neap tidal periods. Closure events that occurred in May and June are examined in more detail in Figure 2.

All closure events occurred with the inlet located adjacent to the jetty. In 2012, this positioning may have prevented perched conditions from arising by shielding this area of the beach from the wave-driven sediment deposition that caused closure, preventing the beach from accreting to a sufficient height to allow the desired outlet channel elevations from being attained. This appeared to be the case for the first closure event of the 2013 management season (Figure 2), which self-breached on June 3rd at a stage of roughly 6.5 ft NGVD. The low point in the beach berm that was subsequently overtopped and self-breached also persisted immediately adjacent to the jetty. However, the same late-June rain storm that increased lagoon stage during the subsequent closure event also coincided with several days of long period swell waves ($H_s \sim 5$ ft, $T_p \sim 15$ s) that built up the beach in this location, allowing the lagoon stage to rise to almost 8 ft NGVD (Figure 2) before self-breaching in early July. Closure events that occurred later in fall (Figure 3) were breached at or below a lagoon stage of 8 ft NGVD.

CLOSURE AND SELF-BREACH DYNAMICS

Of the three closure events that occurred within the management period, the second closure event (lasting approximately from June 7th until July 4th) provided the best opportunity for outlet channel implementation. This event also indicated that water levels and closures can be persistent if flows drop below a minimum level.

To better illustrate both the lagoon stage and beach morphology during this time, Figure 4 shows a sequence of photos of the inlet before and during this closure event. As was the case for all of the management period, the inlet was located next to the jetty. Five days prior to closure, on June 3rd, the barrier beach self-breached. Since this self-breach occurred during a period of neap oceanic tides, tidal scour probably enlarged the inlet at a reduced rate, leaving it more susceptible to closure. Figure 4a depicts the inlet when it was located next to the jetty several days before closure, indicating a width of less than roughly 40 ft. Nearshore waves having significant heights of 6-7 ft and periods of 9-12 seconds coincided with closure (Figure 2b, Figure 4b), and subsequently raised the berm near the jetty (Figure 4c). As discussed later, these waves built the berm higher next to the jetty than in previous years, which allowed the closure event to persist.

During the first week of closure, inflows (Figure 2d) were measured at 100 – 115 ft³/s, and the increase in stage was roughly 0.2 – 0.4 ft/day. As inflows dropped to 80 - 100 ft³/s over the next several weeks, the water level increase slowed until the lagoon reached a balance between inflows and the combined losses from beach seepage and evaporation (Figure 2a). Summer dams constructed during this time downstream of the Hacienda Bridge gage further reduced inflows to the estuary. This markedly slower water level increase is evidenced by the lack of movement of the water line (emphasized with red dashed line) over the twelve days between Figure 4c and Figure 4d. Rainstorm-derived inflows and possible wave overwash from June 25th -27th caused the water level to rise at roughly 0.4 ft/day. From June 28th until the self-breach event on July 3rd, the water level increase slowed to less than 0.2ft/day. The low point of the beach (where breaching typically occurs) was at the jetty (Figure 4e).

Unlike the 2012 management period, no natural outlet channels were formed near the jetty in 2013. However, as with 2012 and other previous years, the lowest portion of the beach was consistently located at the jetty. This persistent low portion is probably caused by wave sheltering by the jetty, which may have reduced berm build-up at the inlet's location, leaving a low point in the beach berm that was the site for subsequent overtopping and self-breaching.

The first event (lasting from May 23rd until June 3rd) and last event (lasting from September 24th until October 15th) of the 2013 management period were also unsuitable for implementing an outlet channel. The first event self-breached before the lagoon stage reached the 7 ft NGVD target stage. The second event just reached the target elevation at the end of the management period. Then, on the last day of the management period, the Water Agency artificially breached the beach to provide a pathway for migrating salmonids and to reduce water levels in advance of potential fall precipitation.

Four more closures occurred after the end of the management period in October–December 2013 (Figure 3). These events coincided with typical late-fall energetic swell waves, and each persisted for over a week, since inflows remained lower than 300 ft³/s through the end of December. In consultation with the resource agencies, the Water Agency conducted its October and November artificial breaches to the north of Haystack Rock. The intent of this alignment was to discourage the inlet from re-establishing next to the jetty. However, after the inlet closed twice north of Haystack Rock, the December artificial breach was implemented closer to the jetty. This December breach location was selected to encourage the inlet to stay open longer for migrating salmonids and to ensure that the breaching stayed within the Water Agency's permitted excavation limits of 1,000 yd³.

CLOSURE RISK PROBABILITY

The 5-day closure risk probability, a derivative of the inlet stability parameter described above, was hindcast for 2013 according to the method described in Behrens et al. (2013). This hindcast provides an indication of the utility of the stability parameter as a prediction tool for monitoring inlet conditions and planning management action. This parameter integrates wave and ocean

forcing conditions, as well as estuary water levels, to provide greater predictive skill than just waves or ocean tides on their own. The stability parameter combines these factors, and the corresponding five-day closure risk time series exceeded 70 percent before each 2013 event (Figure 1e, Figure 2e, and Figure 3e). Data gaps in the Jenner gage record prevented closure risk predictions prior to the first closure event. Otherwise, the predicted probability of closure exceeded 70% 2-5 days in advance of each closure. In previous years, a prediction threshold of 50% was used, but there were several instances exceeding 50% in April and July of 2013 that did not result in closures.

TOPOGRAPHIC CHANGE

The Water Agency has conducted monthly surveys of Goat Rock State Beach that cover a region starting from the jetty and extending approximately 1,500 feet to the north. Typically, the surveys do not include bathymetry within the inlet because flow conditions in the inlet prevent safe access. Also, the survey extent can be limited by the Water Agency's compliance with its marine mammal incidental harassment authorization, which sets guidelines for the survey crew's approach to marine mammals hauled out on the beach. Water Agency survey staff collected spot elevations using RTK-GPS and then assembled these elevations into a set of contour lines at 1 ft intervals, as well as profiles along the beach berm crest, the ocean wetted edge, and the estuary water line. The survey elevations are reported in the NGVD29 vertical datum.

To characterize beach berm topographic conditions, ESA PWA assessed data from the Water Agency's 2010 (July to September), 2011 (May to October), 2012 (May to October), and 2013 (May to October) surveys. Survey transects from the 2012 analysis were reused (Figure 5), and include two transects backed by cliff (Figure 6 and Figure 7), two transects which extend into the estuary (Figure 8 and Figure 9), and two variations on a transect just north of the jetty (Figure 9).

This review focuses on the 2013 surveys, although the 2011 surveys are included for context. The 2013 topographic data were similar to those of 2012, when little morphologic change occurred throughout the management season. In contrast, surveys taken in 2010 and 2011 indicated that beach erosion and accretion occurred during the management period. The erosion was associated with inlet migration and subsequent accretion of the beach was associated with long-period swell waves. During the 2012 and 2013 management seasons, the inlet remained at the jetty and did not migrate north. Adjacent to the jetty groin, Transect 0 showed little monthly change in topography, but extensive inter-annual variability (Figure 10).

During the management period in 2013, the beach berm along Transects 1- 4 showed little variability, changing by less than one foot. This was particularly true during the months of May – September at Transects 1-2 (Figures 8-9) and Transect 4 (Figure 6). At each of these profiles, the change in beach profile from September to October was greater than for the rest of the management season. The only transect to experience more than one foot of change in elevation was Transect 3 (Figure 7), whose crest aggraded by 1.5 feet between the May 30th and June 13th surveys. The difference in monthly variability at each transect between 2013 and prior years can likely be tied to the difference in the extent of inlet migration. As an example, in 2011, the inlet

migrated north of Haystack Rock during the winter, and returned to the jetty in late spring or early summer. This migration resulted in a lower beach profile at all transects. Then, over the course of the management period, the beach gradually built up to a typical summer profile. In contrast, the inlet never migrated north of Haystack Rock in 2013, even during peak winter and spring flows. As in 2012, this left the beach berm largely intact north of Haystack Rock and a lower terrace between Haystack Rock and the jetty groin. Since these northern transects started at a much higher elevation at the start of the management period, the vertical growth of the beach profiles at these locations were several feet less than during 2011 in the same locations.

Transect 0, which is located just north of and parallel to the jetty, was slightly lower than the other transects measured during the 2013 management period. Its crest was measured at roughly 15 ft NGVD both at the beginning and end of the management period, compared with crest elevations of 15-17 ft NGVD measured at the other transects. Figure 10 shows that this location is typically stable throughout the management period but varies from year to year, likely as a result of inlet migration, flood erosion, and berm building by winter waves. Compared with prior years, the berm at this location is lower than in 2011, but higher than in 2010 and 2012. As we have noted during previous reports, the lack of management period variability of this region suggests that the jetty shelters this portion of the beach from small to moderate waves that occur during the management period. Only the larger waves associated with winter storms may be sufficient to re-shape the beach berm near the jetty.

Beach berm crest profiles were collected by the Water Agency for the first time in 2013. These data make it possible to discern important changes in beach shape along the length of the berm from the northern beach access point to the jetty. Along-beach trends in crest elevation generally indicate along-beach trends in wave energy and the influence of inlet migration and breaching.

Figure 11 shows that the same minimal change in crest elevation was apparent throughout the length of the beach north of Transect 1. Although the crest elevation changed by as much as 2 ft in some areas, there was a distinct pattern in the along-shore crest height that remained roughly the same throughout the management period. The beach crest was lowest south of Transect 1, where the inlet resided. At Transects 1 and 2, a set of ridges remained in place with peak elevations at 17-18 ft NGVD, while the crest was generally lower (14-17 ft NGVD) and had less of a consistent shape north of Transect 2. Wave runup generally has less influence for higher beach profiles, since it becomes less likely that a given wave will overtop the crest. The higher variability north of Transect 2 is probably a reflection of the fact that the beach was lower in this area, and was more susceptible to change from the limited summer and fall waves.

Changes to the beach shape were much larger after the end of the 2013 management period, as shown in Figure 12. This is probably attributable to greater wave energy and relocation of the inlet. Wave energy increased dramatically in November and December, both in height and period. Although changes to the crest height were still minor during these months, by January 16th 2014, the crest had been built as high as 19-20 ft NGVD north of Transect 4. At Transects 1 and 2, the crest ridges shifted in the along-beach direction, but the peak heights remained similar to August.



Manual breaching of the inlet north of Haystack Rock on October allowed the inlet to carve a 400-500 wide swath within the beach, centered roughly at Transect 3. The inlet then closed again and later breached at the jetty. By December 12th, waves had rebuilt the crest to a height of 10-12 feet within the swath. By January 1, 2014, this segment of the beach that the inlet had occupied in October and November was indistinguishable from the rest of the beach crest profile.

BEACH WIDTH

To provide additional information about the beach morphology, ESA PWA assessed the beach width using the Water Agency survey data. Figure 13 shows the evolution of the beach width at Transect 3 during both the 2012 and 2013 management periods. During winter months, the beach was often eroded at Transect 3 to the point that the beach crest was below 12 ft NGVD, so that the width was effectively zero. Apart from this seasonal erosion, there was no marked trend in the beach width. In 2013, the width at 12 ft NGVD varied between 80 and 120 ft, and was generally less than 65 ft wide at the 14 ft NGVD contour. This was smaller than in 2012, when it varied from 110-150 ft NGVD at the 12 ft contour and was less than 110 ft at the 14 ft contour. This interannual difference may be attributable to differences in fall-spring wave energy (and thus beach building), or possibly to differences in inlet position.

LESSONS LEARNED AND RECOMMENDATIONS

Based on 2013 observations of the estuary, associated physical processes, and the Water Agency's planning for outlet channel management, we note the following lessons about implementing the outlet channel management plan.

CONCEPTUAL MODEL

- The beach north of the inlet saw little change from the 16-18 ft NGVD elevations established in 2012. Near the jetty, the berm was lowered by inlet migration while undergoing beach building.
- The influence of inlet breaching or migration north of the jetty can lead to erosion of a wide swath of beach, several times larger than the width of the channel. An erosion swath of 400-500 was observed following the Agency breach on October 15th.
- Similar to the winter of 2011-12, the inlet never migrated north of Haystack Rock during winter 2012-13, and returned to the jetty in early spring, much earlier than in most years. This inlet alignment is not common, but has been observed in past years (Behrens et al., 2009).
- Peak annual river discharge has remained below 40,000 ft³/s for 8 consecutive years, a streak unmatched in the 70-year flow record. This may have a connection to the recent lack of inlet migration to the north.
- The beach width in 2013 at Transect 3 (near Haystack Rock) was smaller than in 2012. The interannual decline was larger than changes to beach width at this location within the 2013 management season alone. This may suggest that beach width is more closely tied to seasonal changes in inlet behavior and offshore waves than to shorter-term changes.

OUTLET CHANNEL FEASIBILITY

- The jetty may shelter the inlet, making closure less likely and also limiting berm growth, which then maintains a low point for self-breaching. When the inlet is in a fully or muted tidal condition, options for management become considerably more difficult to implement.
- Late June closure included a 10-day period when lagoon water levels were nearly constant at approximately 5 ft NGVD because low flows measured at Hacienda Bridge (80-100 ft³/s) and construction of summer dams reduced flows into the estuary to the point that they were balanced by seepage. An unusual early summer rain then boosted discharge to more than 200 ft³/s, causing self-breach at approximately 8 ft NGVD.
- Once lagoon water levels reach the low point of the beach crest elevation, the lagoon self-breached. This behavior highlights the susceptibility of a sand bed outlet channel to scour, limiting conveyance capacity.
- Post-management period, the Water Agency breached the inlet north of Haystack Rock. This alignment was not continued because repeated closure threatened Chinook migration and the enlarged beach berm restricted breaching to within the permitted excavation volume.

- Over the first three years of effort to implement the outlet channel adaptive management plan, only one closure (July 2010), has been suited for outlet channel management action.

COMMUNICATIONS AND PROTOCOLS

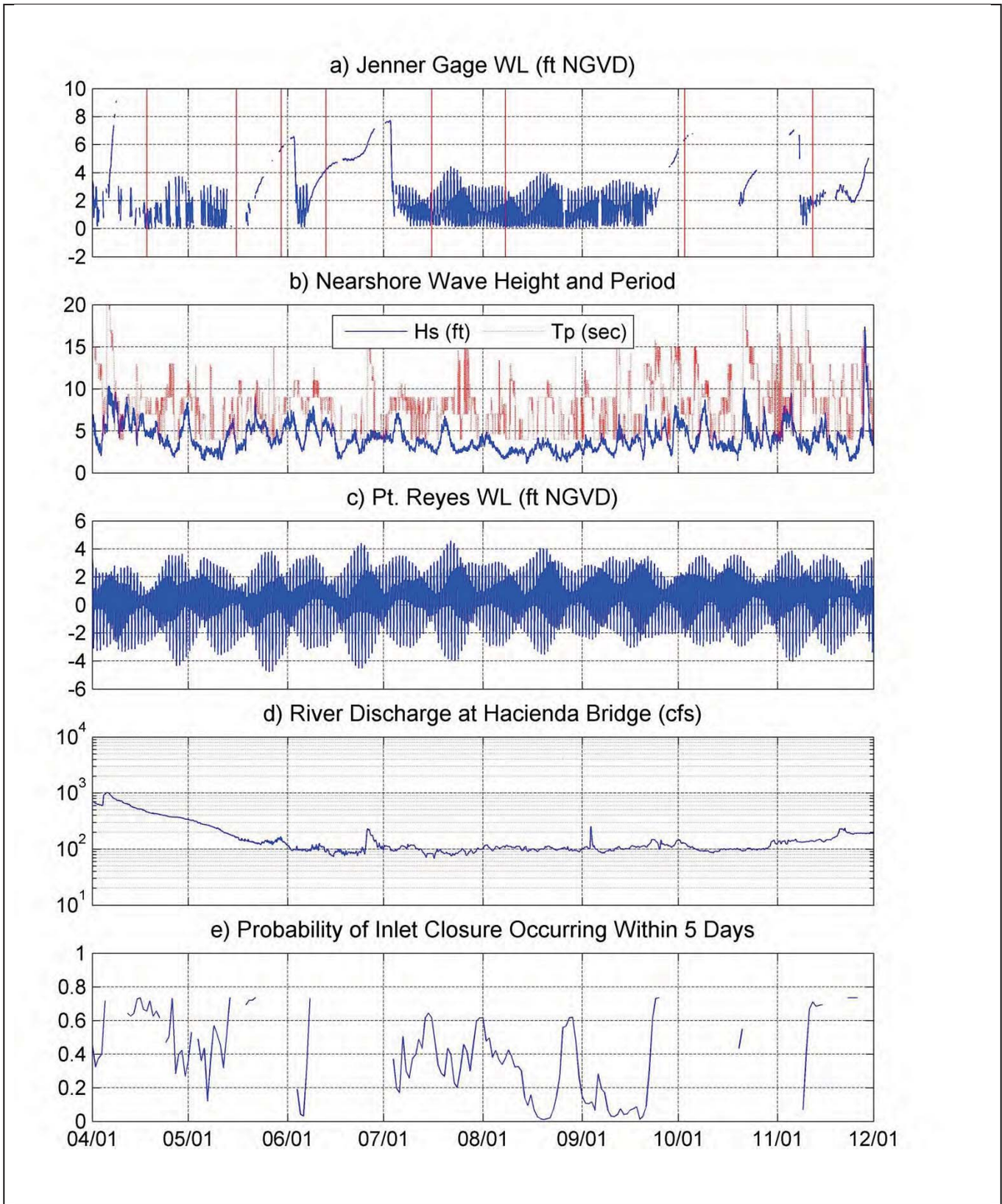
- Since full set of permits was not in effect, the Water Agency was required to seek authorization for each breaching event, which occasionally caused delayed operations.
- Although the perched lagoon episodes did not evolve to the point that management action was warranted, the Water Agency began planning management actions as soon as the episodes occurred. Planning included heightened observations of inlet conditions by Water Agency staff, email updates to inform the resource management group, and pre-implementation meetings at the project site to refine plans for management action.

MONITORING

- The Water Agency's monthly survey methods were modified to collect specified profiles, such as the beach berm ridge line, wetted edge (beach side), and water edge (estuary side).

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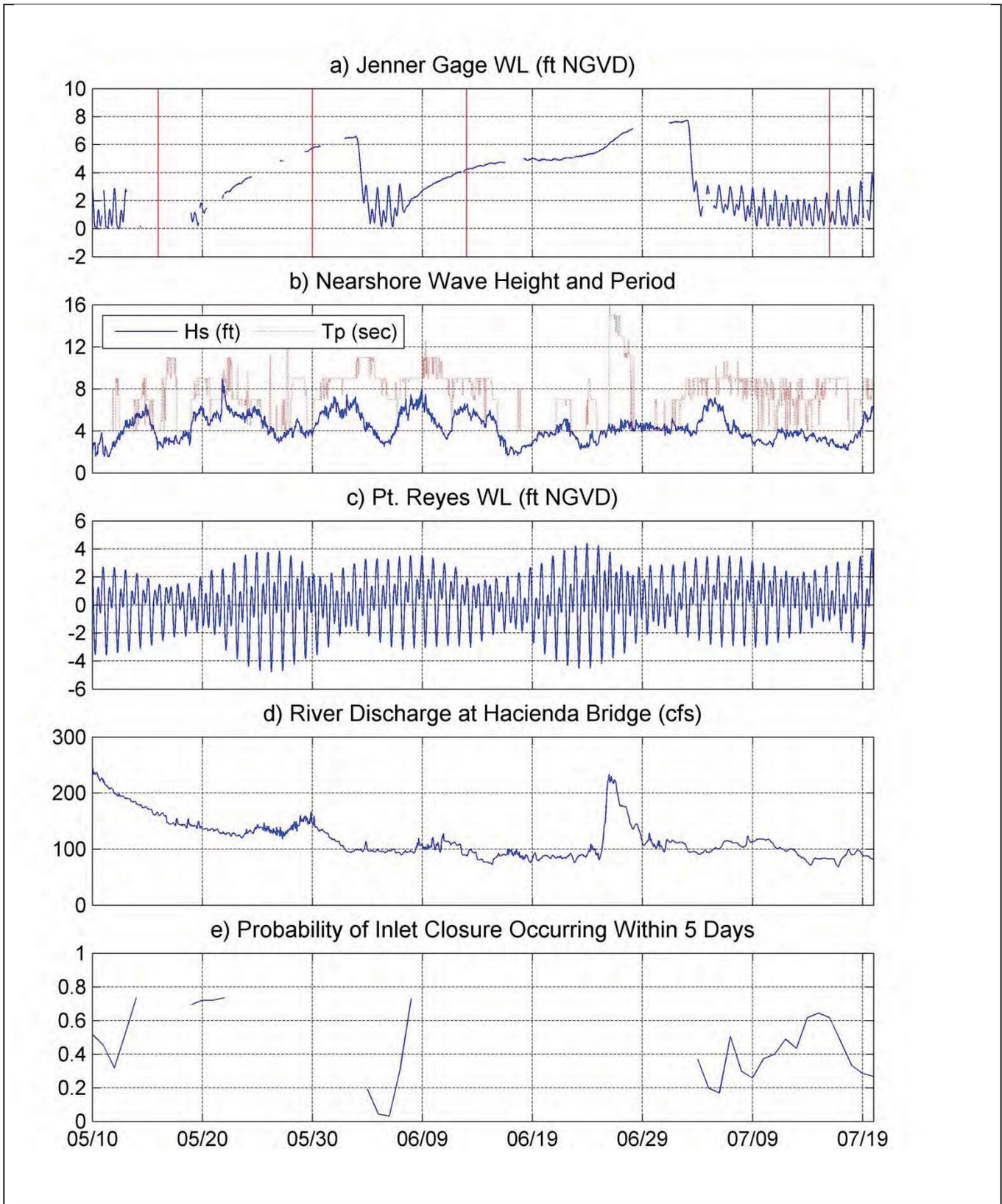
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SOURCE:

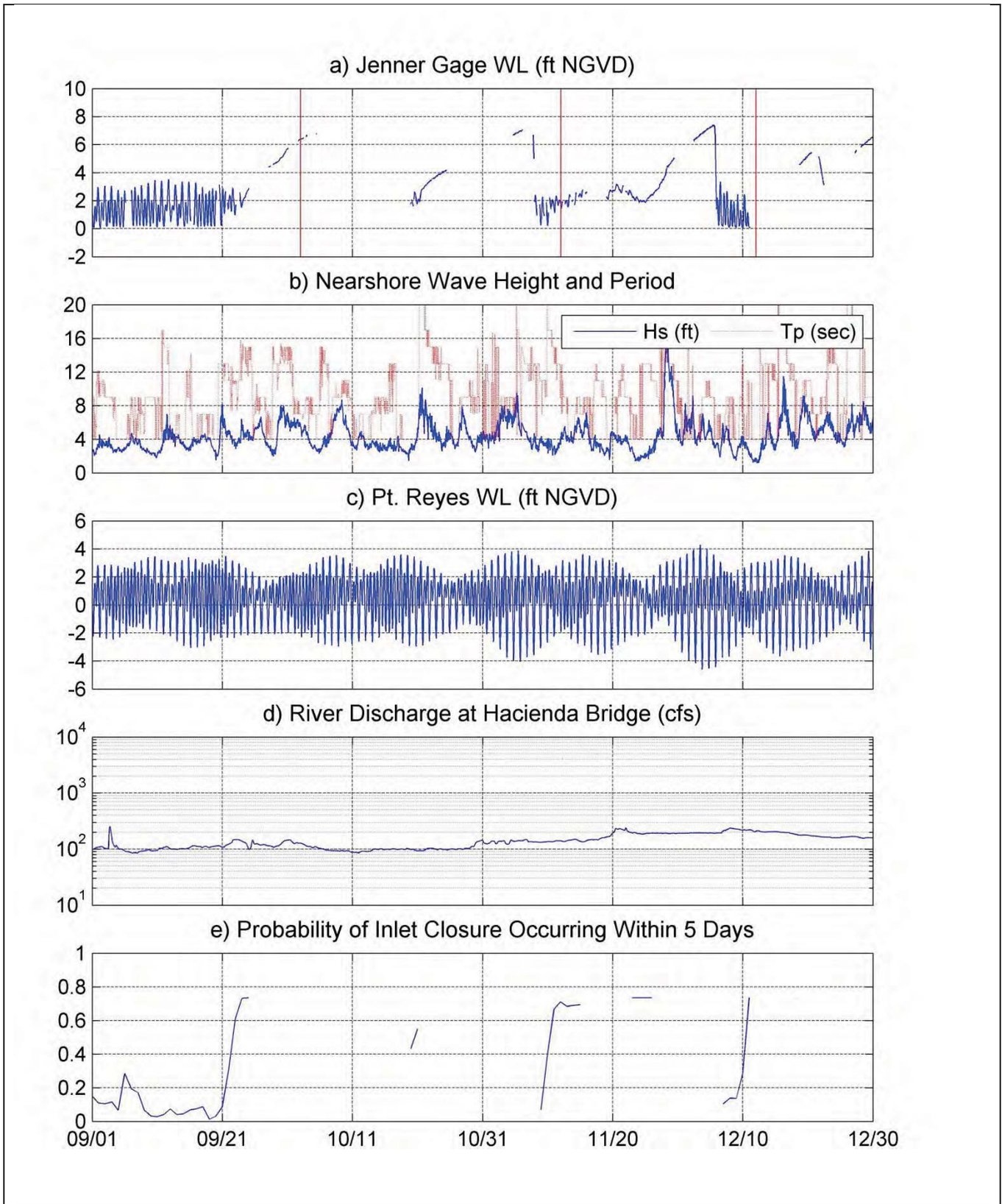
- a) Jenner gage water level provided by SCWA; red bar = beach survey
- b) H_s = sig. wave height; T_p = peak wave period (CDIP, Pt. Reyes, #029)
- c) Ocean water level provided by NOAA (Pt. Reyes #9415020)
- d) River discharge provided by USGS (Guerneville #11467000)
- e) Five-day closure probability provided after Behrens et al. (2013)

Figure 1
 Estuary, Ocean, and River Conditions Compared
 with Closure Probability:
 April – November 2013



SOURCE:

- a) Jenner gage water level provided by SCWA; red bar = beach survey
- b) H_s = sig. wave height; T_p = peak wave period (CDIP, Pt. Reyes, #029)
- c) Ocean water level provided by NOAA (Pt. Reyes #9415020)
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- e) Five-day closure probability provided after Behrens et al. (2013)

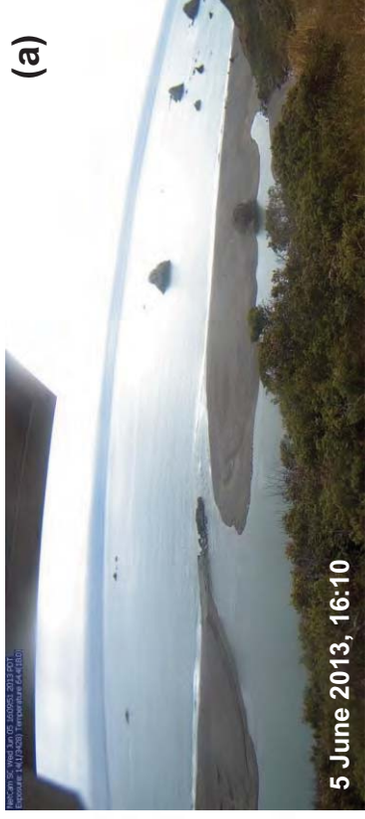
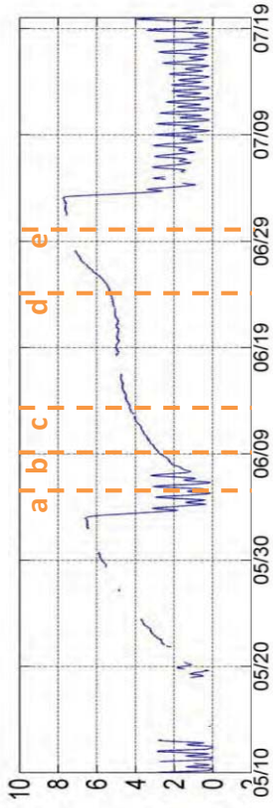


SOURCE:

- a) Jenner gage water level provided by SCWA; red bar = beach survey
- b) H_s = sig. wave height; T_p=peak wave period (CDIP, Pt. Reyes, #029)
- c) Ocean water level provided by NOAA (Pt. Reyes #9415020)
- d) River discharge provided by USGS (Guerneville #11467000)
- e) Five-day closure probability provided after Behrens et al. (2013)

Figure 3
 Estuary, Ocean, and River Conditions Compared
 with Closure Probability:
 September – December 2013

Jenner Stage (ft NGVD)



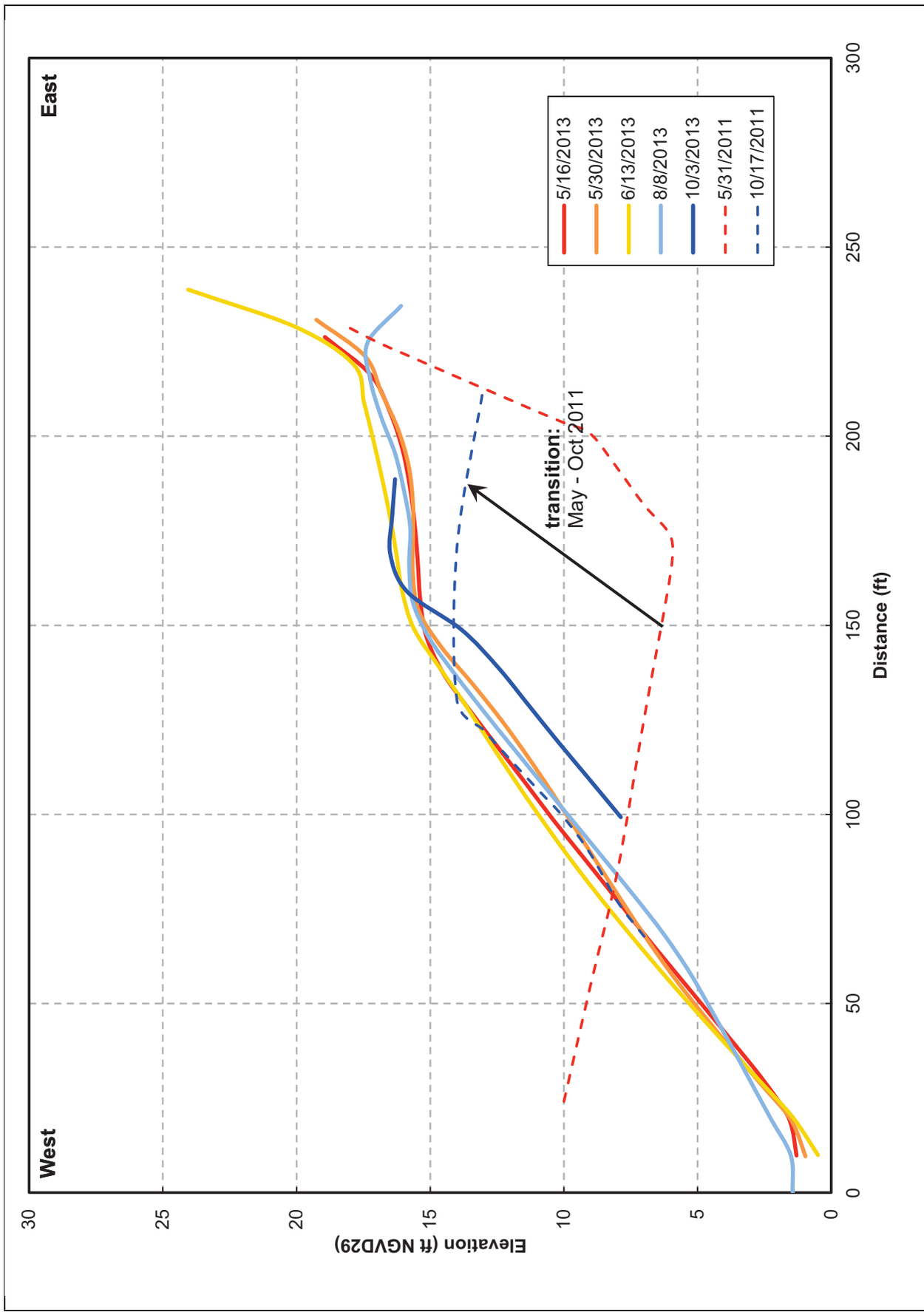
SOURCE: Russian River stationary observation camera (BML)

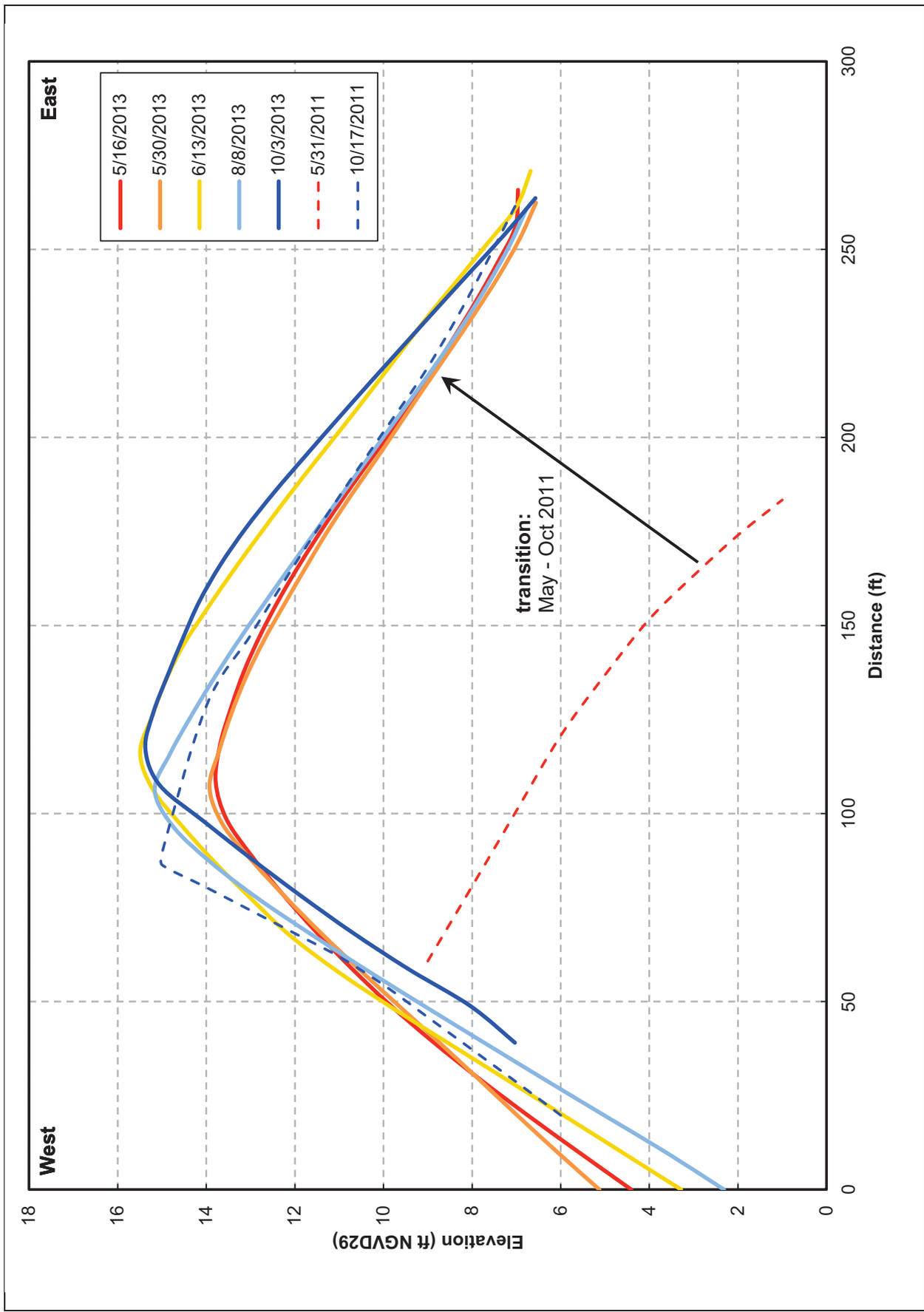
Russian River Estuary Outlet Channel Management Plan . DW01958
Figure 4
 Inlet Closure Event in June-July 2013



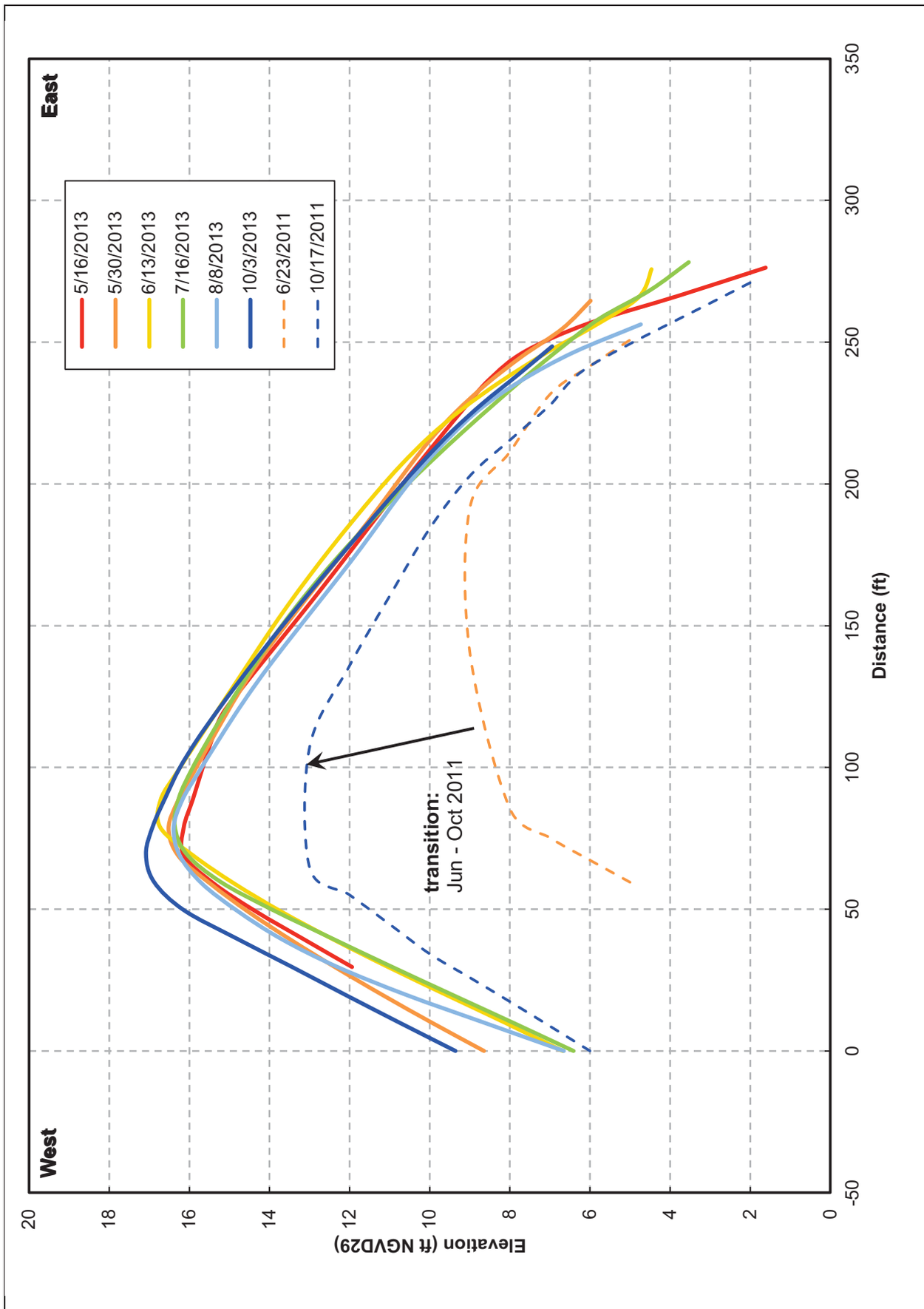
Russian River Estuary Outlet Channel Management Plan . DW01958
Figure 5
 Beach Transect Locations

SOURCE: image from USDA NAIP

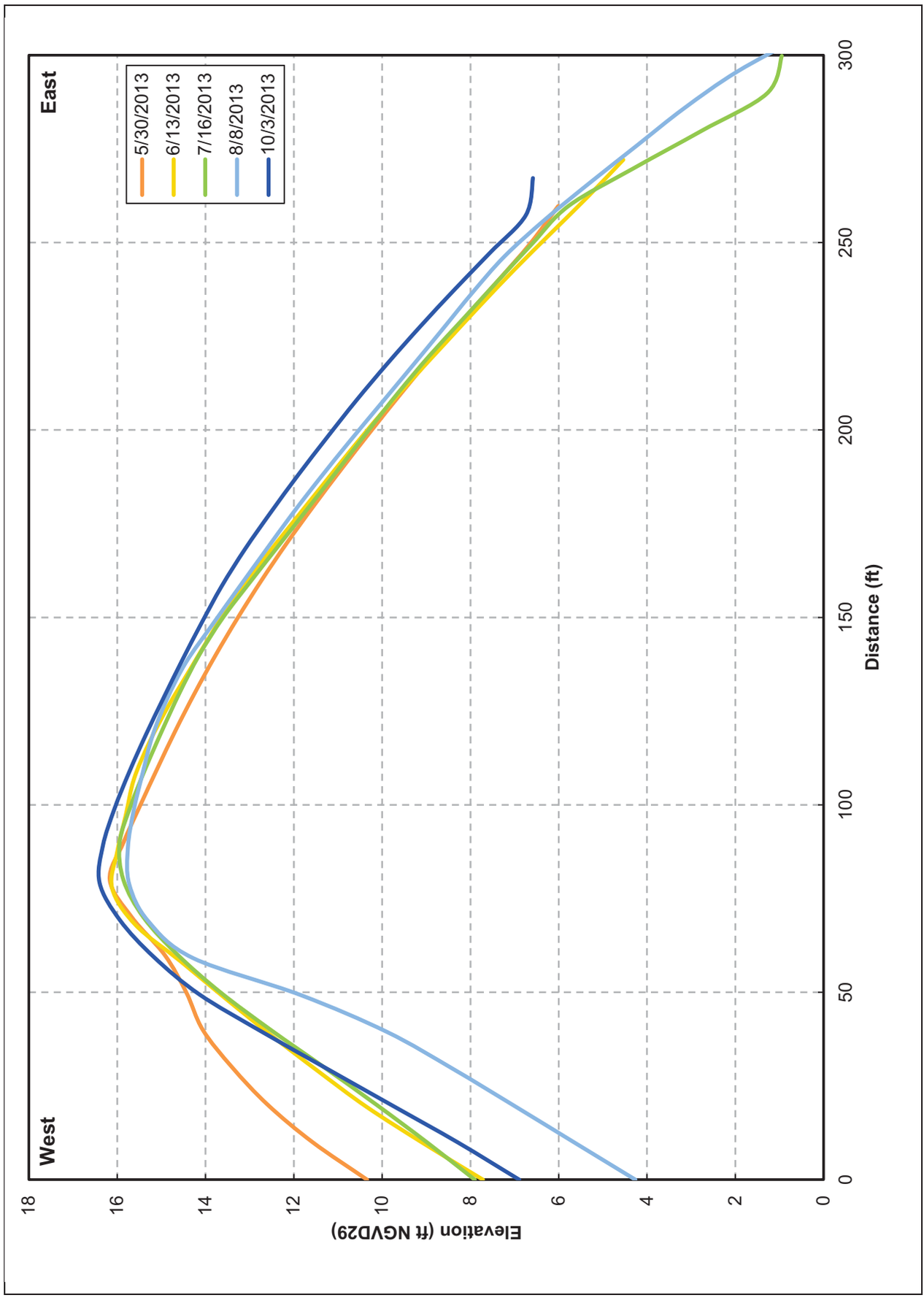


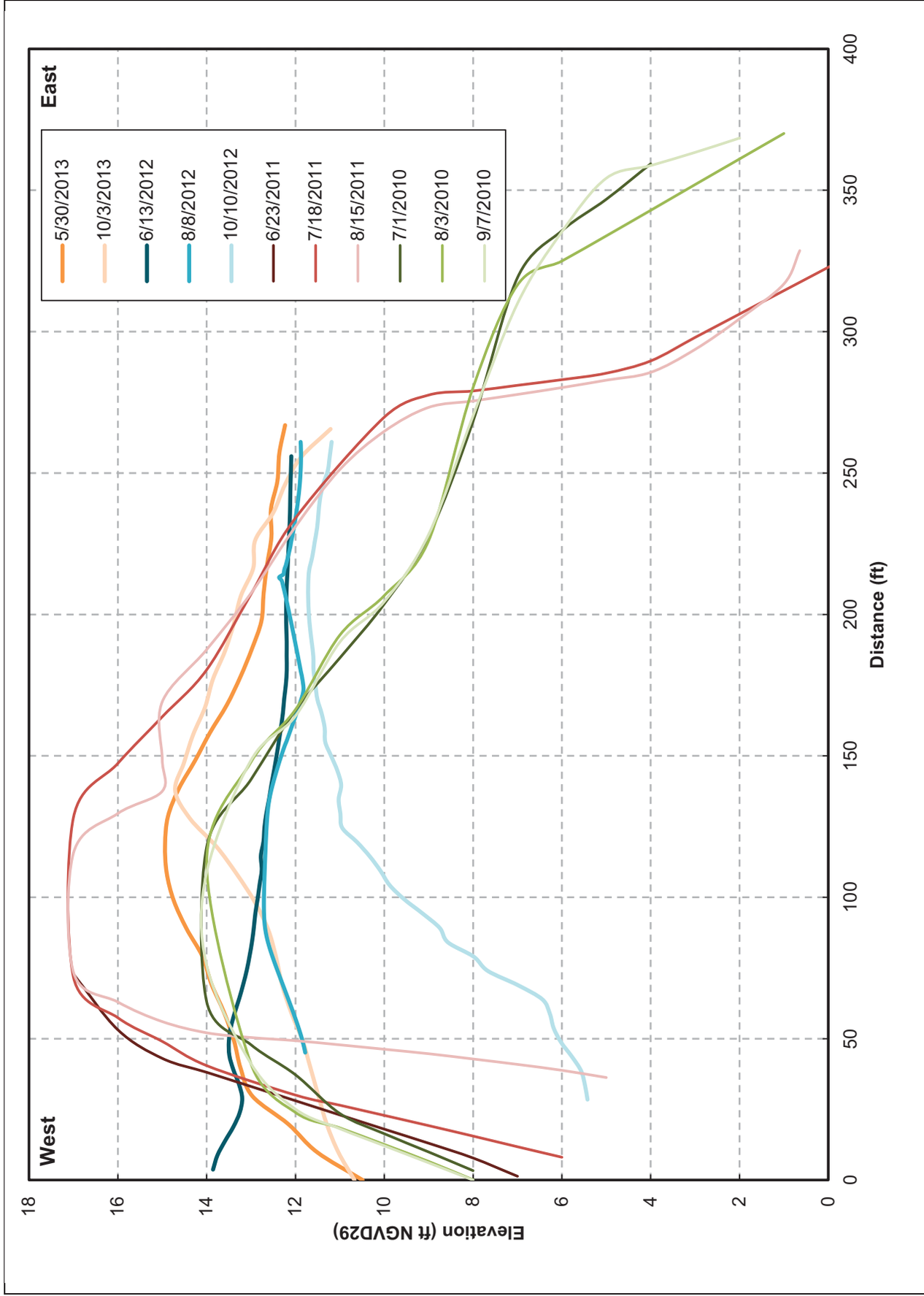


Russian River Estuary Outlet Channel Management Plan . DW01958
 SOURCE: Russian River stationary observation camera (BML)
Figure 7
 Beach Transect #3

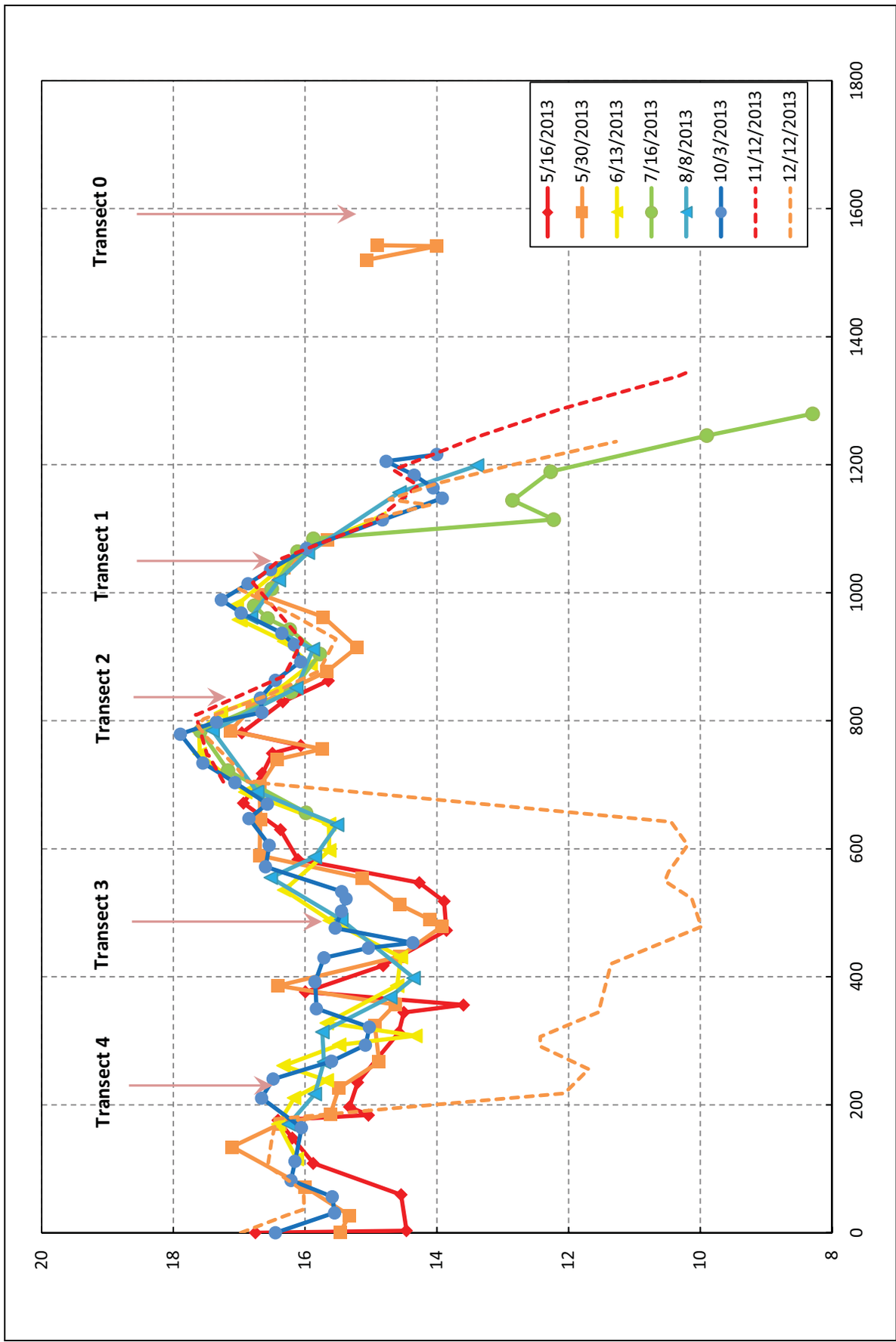


Russian River Estuary Outlet Channel Management Plan . DW01958
 SOURCE: Russian River stationary observation camera (BML)
Figure 8
 Beach Transect #2



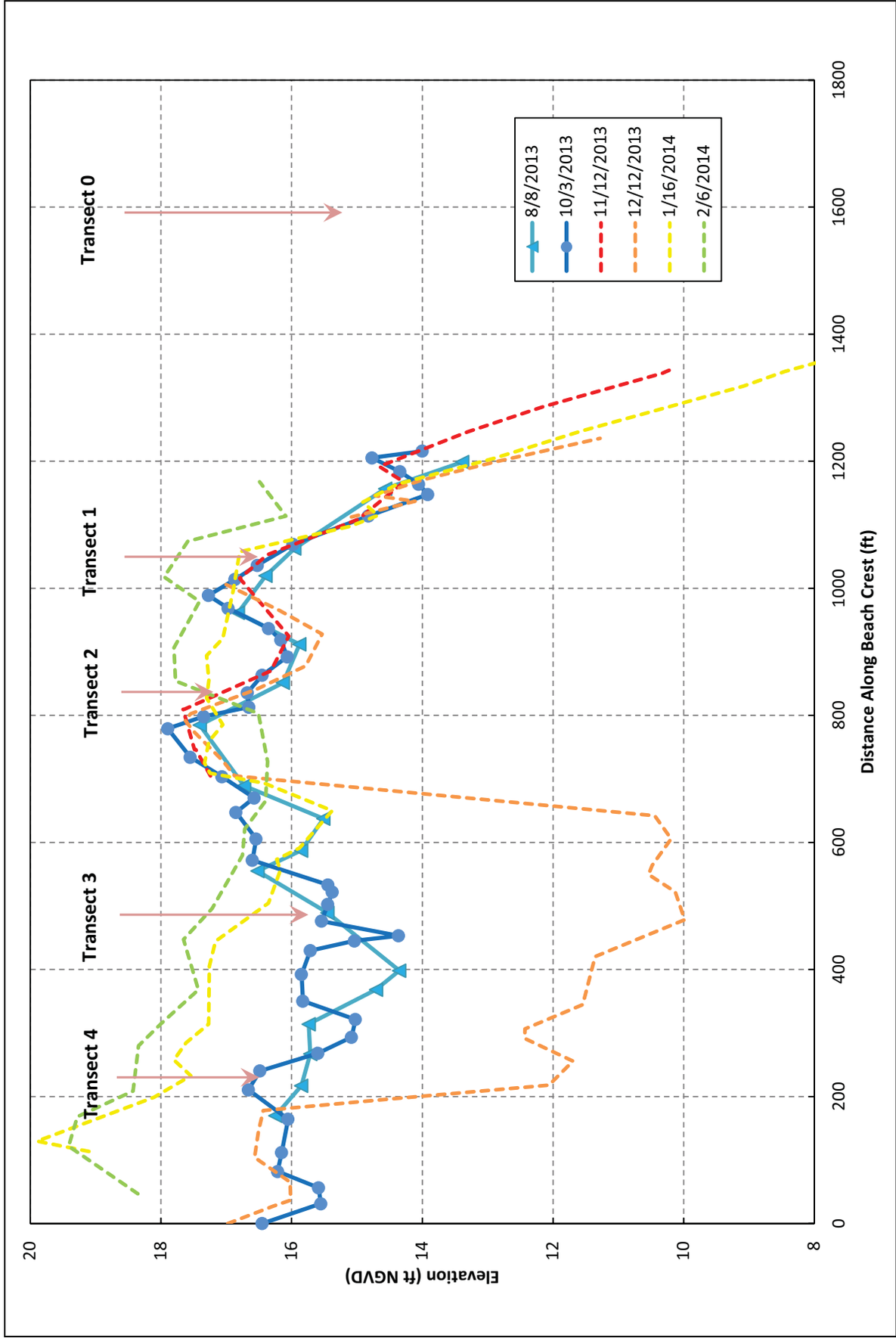


SOURCE: Russian River stationary observation camera (BML)



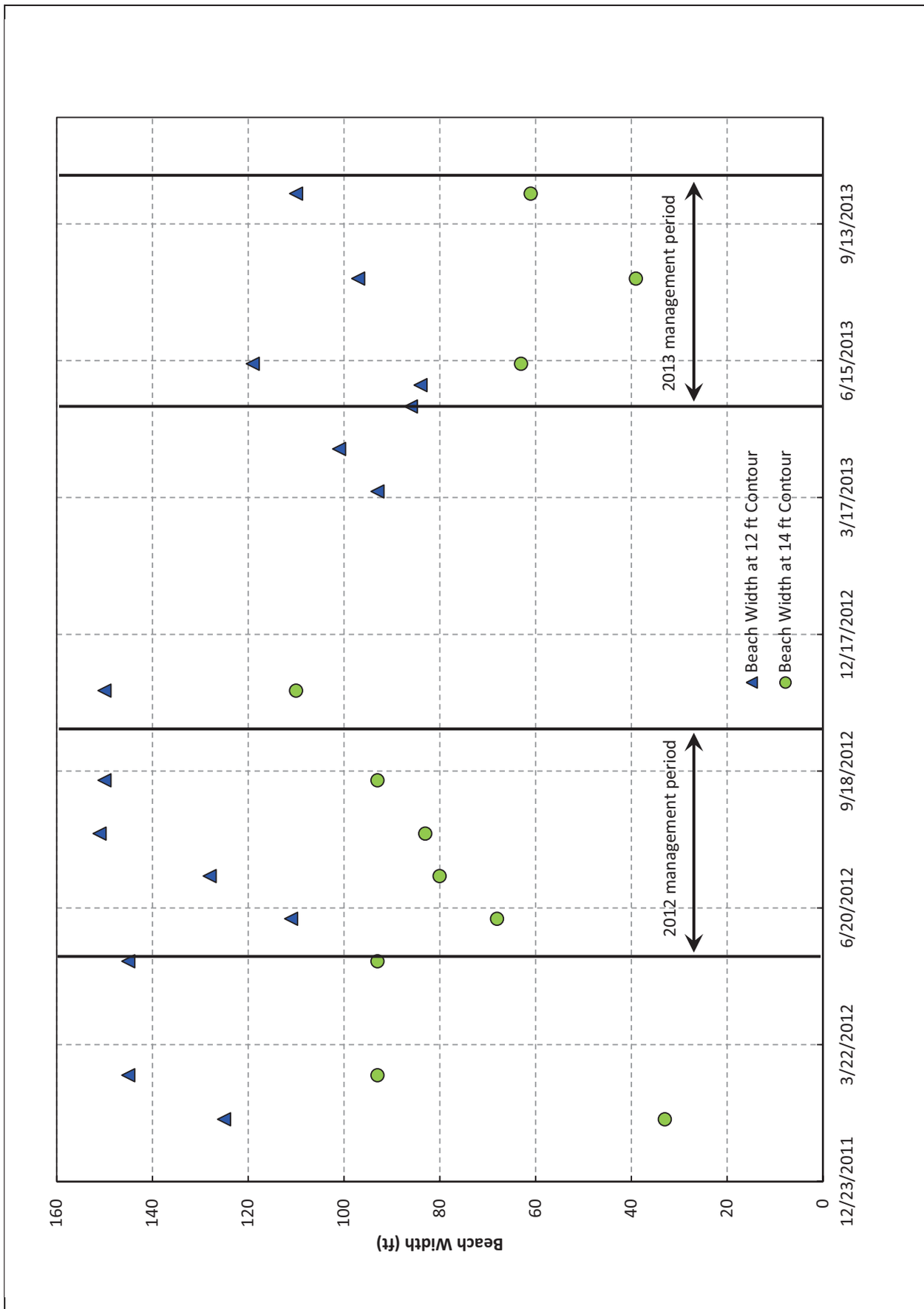
SOURCE: SCWA survey data

Russian River Estuary Outlet Channel Management Plan . DW01958
Figure 11
 Beach Crest Profiles During the 2013 Management Period.



Russian River Estuary Outlet Channel Management Plan . DW01958
Figure 12
 Beach Crest Profiles From August 2013 to February 2014.

SOURCE: SCWA survey data



SOURCE: SCWA survey data