

CALIFORNIA REGIONAL WATER QUALITY CONTROL BOARD  
SAN FRANCISCO BAY REGION

ORDER NO. 91-161  
AMENDING ORDER NOS 85-111 AND 86-54, WASTE DISCHARGE REQUIREMENTS  
FOR:

US. ARMY CORPS OF ENGINEERS,  
THOMAS A. STARK, COURT APPOINTED RECEIVER FOR GOLDEN STATE HOME  
LOANS,  
RICH ISLAND DUCK CLUB,  
DEPARTMENT OF THE NAVY, NAVAL WEAPONS STATION, AND  
CROWLEY MARITIME ASSOCIATION,  
CONTRA COSTA AND SOLANO COUNTIES

The California Regional Water Quality Control Board, San Francisco Bay Region  
(hereinafter Board), finds that:

1. On October 18, 1985 this Board adopted Order No. 85-111 prescribing waste discharge requirements for dredging and placement of 1.3 million cubic yards of dredged material at various disposal sites in Contra Costa and Solano Counties, for the dischargers cited in the title of this Order. The requirements covered the Stockton to San Francisco Bay Shipping Channel dredging between New York Slough and Avon, and the disposal sites identified in Order No. 85-111 as Stark Property, Simmons Island, S-20G Site, and S-24 Site (Crowley Site).
2. On July 16, 1986, this Board adopted Order No. 86-54, amending Order No. 85-111, to include requirements for placement of dredged material on a site identified as S-20A, located at the Naval Weapons Station in Concord.
3. By letter dated October 6, 1988 Tidewater Sand & Gravel, Inc. (hereinafter Company) requested that Order No. 85-111 be amended to include the Company in the title of the permit in order to allow the Company to place dredged material on the Crowley Site for sand reclamation purposes, pursuant to conditions of Order No. 85-111. The Company proposes to hydraulically dredge 250,000 cubic yards of sand per year from nearby areas, and to transfer dredged material by barge to a mooring barge for hydraulic transfer to a land disposal area named Crowley Site. All areas to be dredged are subject to Corps of Engineers jurisdiction.
4. The Board intends to revise the Receiving Water Limitations contained in Order No. 85-111, to prescribe updated uniform requirements for hydraulic dredging activities in the near future. Therefore, the Receiving Water Limitations contained in Order No. 85-111 are not applicable to the proposed hydraulic dredging activity and as a consequence the Company is not required to meet or monitor for this set of dredging requirements at approved dredging sites. The Receiving Water

Limitations contained in Order No. 85-111 are applicable to receiving waters affected by the return flow from the dredged material land disposal area.

5. City of Martinez is lead agency for a Final Environmental Report, dated July, 1991, and entitled " Rezoning, Subdivision, and Annexation for the Maritime Business Park" (Crowley Site). The Tidewater Sand and Gravel operation is part of the proposed project. Compliance with Order No.85-111 should mitigate any adverse water quality problems due to the return flow from the land disposal site.
6. The Company has applied to the State Lands Commission for a lease to operate the sand reclamation project. State Lands has not yet initiated environmental review for the project. Upon completion of the State Lands lease decision, this Board will amend Order No. 85-111, if appropriate and necessary. In addition to compliance with this Order, the Company must comply with all other federal, state, and local regulations and permit requirements for this project.
7. The Board has notified the discharger and interested agencies and persons of its intent to amend waste discharge requirements and has provided them with an opportunity for a public public hearing and an opportunity to submit their written views and recommendations.
8. The Board, in a public meeting, heard and considered all comments pertaining to the discharge.

IT IS HEREBY ORDERED, that the title of this Board's Order No. 85-111 is amended to read:

U. S. ARMY CORPS OF ENGINEERS,  
THOMAS A. STARK, COURT APPOINTED RECEIVES FOR GOLDEN STATE  
HOME LOANS,  
RICH ISLAND DUCK CLUB,  
DEPARTMENT OF THE NAVY, NAVAL WEAPONS STATION,  
CROWLEY MARITIME ASSOCIATION, AND  
TIDEWATER SAND AND GRAVEL, INC.,  
CONTRA COSTA AND SOLANO COUNTIES

I, Steven R. Ritchie, Executive Officer, do hereby certify the foregoing is a full, true, and correct copy of an Order adopted by the California Regional Water Quality Control Board, San Francisco Bay Region on November 20, 1991.

  
STEVEN R. RITCHIE  
Executive Officer