Butte County
Resource Conservation District
(BCRCD)

POLICY HANDBOOK

Section I: General Policies

Adopted: _______________
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I. General (1000)

a. POLICY TITLE: Purpose of Board Policies
   POLICY NUMBER: 1000

1000.1 It is the intent of the Board of Directors of the Butte County Resource Conservation District to maintain a Manual of Policies. Contained therein shall be a comprehensive listing of the Board's current policies, being the rules and regulations enacted by the Board from time to time. The Manual of Policies will serve as a resource for Directors, staff and members of the public in determining the manner in which matters of District business are to be conducted.

1000.2 If any policy or portion of a policy contained within the Manual of Policies is in conflict with rules, regulations or legislation having authority over the Butte County Resource Conservation District, said rules, regulations or legislation shall prevail.

b. POLICY TITLE: Adoption/Amendment of Policies
   POLICY NUMBER: 1010

1010.1 Consideration by the Board of Directors to adopt a new policy or to amend an existing policy may be initiated by any Director or the General Manager. The proposed adoption or amendment shall be initiated by a Director or the District Manager submitting a written draft of the proposed new or amended policy to the Board Chairperson and the District Manager by way of the District office, and requesting that the item be included for consideration on the agenda of the next appropriate regular meeting of the Board of Directors.

1010.2 Adoption of a new policy or amendment of an existing policy shall be accomplished at a regular meeting of the Board of Directors in accordance with the district’s state statutes regarding the constitution of a majority vote.

1010.3 Copies of the proposed new or amended policy shall be included in the agenda-information packet for any meeting in which they are scheduled for consideration (listed on the agenda). A copy of the proposed new or amended policy(ies) shall be made available to each Director for review at least 72 hours, per the Brown Act, prior to any meeting at which the policy(ies) are to be considered.

c. POLICY TITLE: Conflict of Interest
   POLICY NUMBER: 1020

1020.1 The Political Reform Act, Government Code §81000, et seq., requires state and local government agencies to adopt and promulgate conflict-of-interest codes. The Fair Political Practices Commission has adopted a regulation (2 Cal. Code of Regs. §18730) which contains the terms of a
standard conflict of interest code. It can be incorporated by reference and may be amended by the Fair
Political Practices Commission after public notice and hearings to conform to amendments in the
Political Reform Act. Therefore, the terms of 2 Cal. Code of Regs. §18730 and any amendments to it
duly adopted by the Fair Political Practices Commission are hereby incorporated by reference and,
along with the attached Appendix A in which members of the Board of Directors and employees are
designated, and in which disclosure categories are set forth, constitute the conflict of interest code of
the Butte County RCD.

1020.2 Designated employees shall file statements of economic interests with the Clerk of the
County of Butte.

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<td>POLICY TITLE:</td>
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1030.1 The Board of Directors desires that public complaints be resolved at the lowest possible
administrative level, and that the method for resolution of complaints be logical and systematic.

1030.2 A public complaint is an allegation by a member of the public of a violation or
misinterpretation of a District policy, state, or federal statute of which the individual has been
adversely affected.

1030.3 The method of resolving complaints shall be as follows:

1030.3.1 The individual with a complaint shall first discuss the matter with the
Administrative Assistant with the objective of resolving the matter informally. If an
Administrative Assistant is not available, the individual should seek resolution through
section 1030.3.2.

1030.3.2 If the individual registering the complaint is not satisfied with the disposition of the
complaint by the Administrative Assistant, it shall be forwarded to the District Manager. At
the option of the District Manager, he/she may conduct conferences and take testimony or
written documentation in the resolution of the complaint. The District Manager shall
memorialize his/her decision in writing, with the individual registering the complaint being
provided a copy.

1030.3.3 If the individual filing the complaint is not satisfied with the disposition of the
matter by the District Manager, or if there is not District manager, they may request
consideration by the Board of Directors by filing said request in writing within ten (10) days
of receiving the District Manager's decision. The Board may consider the matter at its next
regular meeting, or call a special meeting. In making a decision, the Board may conduct
conferences, hear testimony, as well as utilize the transcripts of written documentation. The
Board’s final decision shall be memorialized in writing with the individual registering the
complaint being provided a copy.
1030.4 This policy is not intended to prohibit or deter a member of the community or staff member from appearing before the Board to verbally present a testimony, complaint, or statement in regard to actions of the Board, District programs and services, or impending considerations of the Board.

e. POLICY TITLE: Claims Against the District
POLICY NUMBER: 1040

The purpose of this policy is to provide direction to District staff for processing and resolving (if possible) account adjustment requests and property damage claims against the District. Inherent in this policy is the recognition that every adjustment request or claim will be unique, and that guidelines cannot be written to accommodate every case. Therefore, staff must use discretion and good sense in handling each claim.

1040.1 Property (Land and Improvements) Damage Claims

In the course of the District’s operations — such as implementation of Water Master Service — damage to land and improvements thereon occasionally occurs due to the proximity of the District’s facilities to the private property. When District employees are aware that property has been damaged in the course of their work, restorative measures are to be taken to return the property as close to its original condition as possible.

When a property owner informs a District employee of damage to their property (by telephone or in person), the employee receiving the claim will document in writing the time and date, and a description of the stated circumstances and allegations. Employees should respond to questions, be cordial and respectful, but refrain from commenting on liability questions.

As soon as possible after information about the damage has been received, it shall be given to the District Manager. The District Manager, or his/her designee, shall investigate the property owner’s allegations. If there is no District Manager, the information should be given to the Chairperson of the Board. The Chairperson, or his designee, shall investigate the complaint.

If the owner of damaged property informs a member of the Board of Directors, the information will be given to the District Manager. Directors should not independently investigate claims, but may go with staff to observe.

Investigations shall be done in a timely fashion and documented with a written report, including photographs and/or interviews, when appropriate. A copy of the report shall be submitted to the District Manager.

If the investigating staff person is convinced that the damage was caused by District personnel, equipment, or infrastructure, he/she shall prepare a work order to have the damage repaired, subject to the following conditions:

(a) Property owner agrees that the proposed repairs are appropriate and adequate;
(b) Property owner agrees to allow District personnel access to their property to perform the repair work;
(c) District personnel have the necessary tools, equipment, and expertise to perform the necessary work;
(d) Repair work can be accomplished within a reasonable amount of time; and,
(e) Cost of material for the repairs will not exceed $500.

If the cost of material for repairs is stated by claimant or estimated by staff to exceed $500, the owner will be asked to submit their claim in writing on a District claim form [attached hereto as Appendix A].

The District Manager shall review the damage claim and the proposed repair work. If he/she determines that the damage is the District’s responsibility and that the proposed repair work is appropriate, he/she may authorize the work if the cost of material for the repairs will not exceed $1,500. A report shall be submitted to the Claims Committee, consisting of three Board Members, describing the damage claim, including a description of the manner in which it was resolved.

If the cost of material for repairs is stated by claimant or estimated to exceed $1,500, the claim will be submitted to the Claims Committee. The Claims Committee shall review the claim and receive input from staff in closed session [qualifies as “anticipated litigation” under the Brown Act]. After reviewing the damage claim, the Committee may authorize the work if the cost of material for the repairs will not exceed $3,000, or may make a recommendation to the Board of Directors. A report shall be submitted to the Board describing the damage claim, including a description of the manner in which it was resolved, or a recommendation for Board action. The claimant shall be notified of any action by the Committee regarding their claim.

If the cost of material for repairs is stated by claimant or estimated to exceed $3,000, the claim will be submitted to the Board of Directors for its consideration. The Board will consider the claim during a closed session [“anticipated litigation”] of a regular or special meeting. Action to accept or reject the claim may be taken in open or closed session. The claimant shall be notified of the Board’s action regarding their claim. Notification that a claim has been rejected shall be accompanied by proof of service.

The Board will not consider a claim of an amount in excess of the insurance deductible (currently $10,000), including the cost of investigation, without prior written approval of the District’s insurance company.

Claims in excess of the District’s insurance deductible shall be forwarded to the insurance company, and the claimant shall be advised of this action.

Claims for personal injury/wrongful death shall not be investigated by District staff or directors but shall be immediately forwarded to the District’s insurance company.

1040.2 Property (Vehicles and Unsecured Property) Damage Claims
All claims of damage to vehicles or other unsecured property shall be submitted to the District Manager. He/she shall review the damage claim and the requested restitution. If he/she determines that the damage is the District’s responsibility, he/she may authorize repairs or reimbursement of expenses to an amount not to exceed $1,500. A report shall be submitted to the Claims Committee describing the damage claim, including a description of the manner in which it was resolved.

The claim will be processed as described above if the cost of material for repairs is estimated to exceed $1,500.

1040.3 Property Damage Claims On District Form

Except for damage to land and improvements estimated to cost less than $500, all damage claims must be submitted in writing on a District claim form. This will ensure that a claim is valid and protect important rights of the District.

If an individual does not wish to file a claim on the District form, he/she may present the claim by letter if it conforms to Section 910 and Section 910.2, California Government Code. Section 910 specifies that a claim needs to show all of the following:

(a) The name and post office address of the claimant.
(b) The post office address to which the person presenting the claim desires notices to be sent.
(c) The date, place, and other circumstances of the occurrence or transaction which gave rise to the claim asserted.
(d) A general description of the indebtedness, obligation, injury, damage or loss incurred so far as it may be known as the time of presentation of the claim.
(e) The name or names of the public employee or employees causing the injury, damage, or loss, if known.
(f) The amount claimed if it totals less than ten thousand dollars ($10,000) as of the date of presentation of the claim, including the estimated amount of any prospective injury, damage, or loss, insofar as it may be known at the time of the presentation of the claim, together with the basis of computation of the amount claimed. If the amount claimed exceeds ten thousand dollars ($10,000), no dollar amount shall be included in the claim. However, it shall indicate whether the claim would be a limited civil case.

Section 910.2 of the California Government Code specifies the following:

The claim shall be signed by the claimant or by some person on his behalf. Claims against local public entities for supplies, materials, equipment or services need not be signed by the claimant or on his behalf if presented on a billhead or invoice regularly used in the conduct of the business of the claimant.

If the filed letter/claim does not meet the requirements of the California Government Code §910 and §910.2, then a letter shall be sent to the claimant informing them of this fact.
District staff shall provide no assistance to the claimant in filling out the claim form. Claimant must fill out the claim form in its entirety and submit it via mail, FAX, or personal delivery to the District office. Upon receipt, office staff shall date-stamp the document.

f. **POLICY TITLE:** Copying Public Documents  
**POLICY NUMBER:** 1050

1050.1 Individuals requesting copies of public documents shall be charged a reasonable fee based upon the cost to produce the copy, $.50 per sheet, to defray expenses associated with the copying process.

1050.2 Copies of agendas and other writings (except for privileged documents) distributed to a majority of the Board of Directors at open Board meetings shall be made available to the public. A limited quantity of such documents (based on normal audience attendance) shall be copied in advance of each meeting and made available to the public in attendance at no charge. Individuals requesting copies of such documents prior to the Board meeting will be charged $.50 per sheet. The copy charge may be levied at Board meetings for copies of documents if more are needed and/or requested in addition to those normally prepared for the public at Board meetings.

g. **POLICY TITLE:** Public Contributions  
**POLICY NUMBER:** 1060

1060.1 Donations from members of the public to the District for a public purpose that is within the scope of the District’s responsibilities will be accepted. The Executive Secretary will provide a receipt for said donation and include the District’s tax identification number thereon.

1060.2 Donations must be clearly marked as such. Deposits by a property owner with a service account will be assumed to be a payment toward their account’s unpaid balance, or payment in advance of billing in the event the account does not have an unpaid balance, if the deposit is not clearly marked as being a donation for a specific public purpose.

1060.3 By accepting donations, the District is not claiming to be qualified by the Internal Revenue Service as being a charitable organization for which donations may be considered tax deductible. Determination of how donations to the District are to be treated relative to the donor’s tax liability is strictly the responsibility of the donor.