

SECTION 103 – WRDA 86, AS AMENDED

**MODEL PROJECT PARTNERSHIP AGREEMENT
FOR
SPECIFICALLY AUTHORIZED
ECOSYSTEM RESTORATION
AND
RECREATION
PROJECTS AND SEPARABLE ELEMENTS**

MODEL HISTORY:

19 April 2006 - Model originally approved.

22 January 2009 - Model revised to change PCA to PPA in the title and Whereas clauses.

20 August 2102 – Model revised to update text of note 37 and Articles II.H., IV.A., VI.A.1., VI.A.2., XIII.A., XX, and XXI.A.; and to delete old optional II.A.4.

Note: For information regarding the approval authority and signature authority for a project specific agreement developed using the current version of the Ecosystem Restoration and Recreation model, go to the Implementation Memo link to see the Ecosystem Restoration and Recreation Model Implementation Memo, dated 9 May 2006.

MODEL APPLICABILITY:

The Ecosystem Restoration and Recreation model is one of two models developed for implementing specifically authorized ecosystem restoration projects or separable elements thereof. The other model addresses ecosystem restoration projects or separable elements thereof with no other purposes.

This model should be used only for specifically authorized projects (and separable elements thereof) with costs allocable to ecosystem restoration and recreation. It should not be used for implementation of projects under any of the CAP authorities, any other ecosystem restoration authority, specifically authorized projects that do not have ecosystem restoration features, nor for specifically authorized ecosystem restoration projects with added features for structural or non-structural flood risk management, or recreation.

Project specific agreements developed using this model cannot be approved for execution prior to compliance with all applicable environmental laws and regulations including, but not necessarily limited to, NEPA and Section 401 of the Federal Water Pollution Control Act (33 U.S.C. 1341).