Statement of Compliance with §143-214.11, 143-214.20 & 143-214.26

Prior to requesting credits through the Division of Mitigation Services (DMS), state law requires applicants to demonstrate compliance with statutes restricting access to the in-lieu fee program when private bank credits are available. All requests MUST include this form signed and dated by the permit applicant or an authorized agent.

Compliance Statement:

I have read and understand the applicable statute linked above and have, to the best of my knowledge, complied with the requirements. I understand that participation in the DMS in-lieu fee programs is voluntary and subject to approval by permitting agencies.

Please check all that apply:

Applicant is a Federal or State Government Entity or a unit of local government meeting the requirements set forth in statute and is not required to purchase credits from a mitigation bank.

There are no listed mitigation banks with the credit type I need located in the hydrologic unit where this impact will take place (link to DWR list)

Mitigation bank(s) in the hydrologic unit where the impacts will occur have been contacted and credits are not currently available.

The permitting authority did not approve of the use of a mitigation bank for the required compensatory mitigation for this project.

Enter date permit application was submitted for review: Note: It is the applicant's responsibility to maintain documentation for any inquiries made to private mitigation banks regarding credit availbility	
Date	
Project Name	Location