§ 29770. Filing appeal; grounds; hearing; appeal by commission; comment; review
(a) Any person who is aggrieved by any action taken by a local government or other local agency in implementing the resource management plan, or otherwise taken pursuant to this division, may file an appeal with the commission. The ground for an appeal and the commission consideration of an appeal shall be that an action, as to land located exclusively within the primary zone, is inconsistent with the resource management plan, the approved portions of local government general plans that implement the resource management plan, or this division. The appeal shall be heard by the commission within 60 days from the date of the filing of the appeal, unless the commission, either itself or by delegation to the executive director, determines that the issue raised on appeal is not within the commission's jurisdiction or does not raise an appealable issue.
(b) In the absence of an appeal by an aggrieved person, the commission may decide by majority vote to review on appeal any action taken by a local government or other local agency in implementing the resource management plan, or otherwise taken pursuant to this division, for land located exclusively within the primary zone, if the commission believes the action may be inconsistent with the resource management plan, or this division.
(c) The commission shall, by regulation, adopt administrative procedures governing those appeals.
(d) The commission may comment on projects within the secondary zone that impact the primary zone.

§ 29720.5. Aggrieved person
“Aggrieved person” has the same meaning as defined in Section 29117.

§ 29117. Person; aggrieved person
(a) “Person” means any individual, organization, partnership, limited liability company, or other business association or corporation, including any utility; and the federal government, the state, any local government, or any agency thereof.
(b) “Aggrieved person” means any person who, in person or through a representative, appeared at a public hearing of the local government in connection with the decision made or action appealed; or who, by other appropriate means prior to a hearing, informed the local government of the nature of his or her concerns; or who for good cause was unable to do either of the foregoing. “Aggrieved person” includes the applicant for a permit; and, with respect to the approval of the local protection program, or any component thereof, any affected local government.

§ 29771. Remand to local government or local agency
After a hearing on an appealed action pursuant to Section 29770, the commission shall either deny the appeal or remand the matter to the local government or local agency for reconsideration, after making specific findings. Upon remand, the local government or local agency shall modify the appealed action and resubmit the matter for review to the commission. A proposed action appealed pursuant to this section shall not be effective until the commission has adopted written findings, based on substantial
evidence in the record, that the action is consistent with the resources management plan, the approved portions of local government general plans that implement the resources management plan, and this division.

§ 29772. Judicial review
An aggrieved person may seek judicial review of any action taken by the commission in adopting the resource management plan or any action taken by a local government or other local agency that is appealable pursuant to subdivision (a) of Section 29770, by filing a petition for writ of mandate in accordance with Section 1094.5 of the Code of Civil Procedure within 60 days from the date that the commission action was taken or, if appealed to the commission, within 60 days from the final decision of the commission on the appeal.
Delta Protection Commission’s Regulations Concerning Appeals
Title 14. Natural Resources
Division 9. Delta Protection Commission
Chapter 1. Commission Hearing Procedures
(current as of May 2015)

§ 20000. Purpose.
These regulations establish the procedures by which the Delta Protection Commission processes, considers and resolves appeals from local governmental decisions which are brought before the Commission under the provisions of Public Resources Code §§ 29770-29772. Appeals may be initiated by an aggrieved person (“aggrieved person appeal”), or by the Commission on its own initiative (“appeal initiated by Commission”).

§ 20001. Time for Filing Aggrieved Person Appeal.
A person aggrieved by any action taken by a local government which falls within the criteria established in Public Resources Code § 29970(a) may file an appeal with the Commission within 10 working days of the date on which the pertinent local government has taken final action concerning the matter being appealed. For proposes of this chapter, “final action” means a decision of the local government that is final and not subject to any further review by any member or decision-making body of that local government.

§ 20002. Contents and Filing of Aggrieved Person Appeal.
An appeal brought by an aggrieved person under these regulations shall be in writing and shall contain at least the following information:

(a) the name and address of the appellant;
(b) the name and address of the third party, if any, whose proposal is the subject of the appeal and the local government action being appealed;
(c) a description of the proposal or development that is the subject of the local government action being appealed;
(d) the identity of the local governmental body whose action is being appealed;
(e) the specific ground(s) for appeal; and
(f) a detailed statement of facts on which the appeal is based.

The appeal shall be considered “filed” with the Commission when the original letter from the appellant is received, determined by staff to contain all of the information listed above, and stamped “Filed” by the Commission with the date of filing indicated.

§ 20003. Grounds for Aggrieved Person Appeal.
The grounds for an aggrieved person's appeal of a local government action shall be limited to those specified in Public Resources Code § 29770(a), i.e., that such action, as to lands located exclusively within the primary zone, is inconsistent with the Commission's Resource Management Plan, those
portions of a local government's general plan that implement the Resources Management Plan, or the Delta Protection Act.

Within five working days of receipt of an aggrieved person appeal, the executive director of the Commission shall:

(a) post a notice and brief description of the appeal in a conspicuous location in the Commission office;
(b) mail to the affected local government a copy of the same notice and brief description, together with a copy of the appeal document(s) filed with the Commission.
(c) mail to the affected third party, if any, identified in § 20002(b) above a copy of the notice and brief description, together with a copy of the appeal document(s) filed with the Commission; and
(d) mail copies of the notice and brief description to each member of the Commission.

§ 20004.1. Appeal Initiated by Commission.
In the absence of an appeal by an aggrieved person, the Commission may decide by majority vote to review on appeal any action taken by a local government or other local agency in implementing the Resource Management Plan, or otherwise taken pursuant to this division, for land located exclusively within the primary zone, if the Commission believes the action may be inconsistent with the Resource Management Plan, or the Delta Protection Act. Except as provided in § 20009.1(b) and (c), below, the Commission's vote shall take place no later than the first available, regularly-scheduled meeting that occurs at least 25 working days after the date on which the pertinent local government has taken final action concerning the matter. Where the Commission decides to review an action on appeal, the Commission shall proceed to hear the appeal at the Commission's next available, regularly-scheduled meeting.

§ 20005. Effect of Appeal.
Upon either receipt of a timely aggrieved person appeal, or the Commission's vote to initiate an appeal on its own, the executive director shall notify the affected local government and the party whose proposal is the subject of the appeal that the operation and effect of the local government's action has been stayed pending Commission action on the appeal as required by Public Resources Code § 29771. Further, the executive director shall request that the affected local agency make available for inspection and copying all relevant documents and materials used by the local government in its consideration of the action being appealed. This information shall include the names and addresses of all persons who submitted written comments or testified before the local government regarding the matter being appealed. If the Commission fails to obtain access to the documents and materials on a timely basis, the Commission shall commence a hearing on the appeal as provided in § 20008 (for an aggrieved person appeal) or § 20009.2 (for an appeal initiated by the Commission), but shall leave the hearing open until all such relevant documents and materials are received and reviewed by the Commission.

§ 20006. De Novo Review.
The Commission shall conduct a de novo review of the local government action being reviewed.
§ 20007. Standard of Review.
The standard of Commission review of any appealable local government action shall be whether that action meets the requirements of Public Resources Code § 29770(a).

(a) The Commission's appellate review of an aggrieved person appeal shall be conducted in a hearing composed of two sequential phases, held in accordance with the provisions of Public Resources Code § 29770. At the first available Commission meeting occurring at least 15 working days after the filing of an appeal, but in no event more than 60 calendar days after a filing, the Commission shall conduct an initial hearing and determine by majority vote whether the appeal:
   (1) fails to raise an issue within the Commission's jurisdiction; or
   (2) does not raise an appealable issue.
(b) If the Commission finds either that the appeal fails to raise an issue within the Commission's jurisdiction or that it fails to raise an appealable issue, the Commission shall dismiss the appeal. That dismissal constitutes final Commission action from which judicial review may be taken under Public Resources Code § 29772.
(c) The Commission shall make the determination set forth in subsection (a) only after Commission staff has presented a recommendation, orally or in writing, on the questions presented. Staff are strongly encouraged, but not mandated, to make written as opposed to oral recommendations. Any written staff recommendation is a public record which shall be made available for public inspection at least five working days prior to the hearing.

§ 20009. Aggrieved Person Appeal: Hearing on Merits.
Unless the Commission dismisses the aggrieved person appeal for the reasons set forth above, the Commission shall proceed to hear the appeal on its merits at the Commission's next available, regularly-scheduled meeting.

§ 20009.1. Withdrawal of Appeal.
(a) At any time before the Commission commences the roll call for a final vote on an appeal, the appellant may withdraw the appeal. The withdrawal must be stated on the record at a hearing or filed with the Commission in writing.
(b) Where the withdrawal is stated on the record at a hearing, it shall become effective immediately. In such an event, at that same Commission meeting the Commission may decide by majority vote to review on appeal any action related to the withdrawn appeal that the Commission could have reviewed absent that aggrieved party appeal. Where the Commission decides to review an action on appeal, the Commission shall proceed to hear the appeal at the Commission's next available, regularly-scheduled meeting.
(c) Where the withdrawal is filed in writing, it shall be effective at, but not before, the Commission's next available, regularly-scheduled meeting occurring at least 15 working days after the filing. At that meeting, the Commission may decide by majority vote to review on appeal any action related to the withdrawn appeal that the Commission could have reviewed absent that aggrieved party appeal.
appeal. Where the Commission decides to review an action on appeal, the Commission shall proceed to hear the appeal at the Commission's next available, regularly-scheduled meeting.

§ 20009.2. Appeal Initiated by Commission: Hearing on Jurisdiction/Appealable Issue if Raised by an Interested Person; Hearing on Merits.

(a) In an appeal initiated by the Commission, any interested person may assert, prior to or at the onset of the hearing, that the appeal:
   (1) does not raise an issue within the Commission's jurisdiction; or
   (2) does not raise an appealable issue.

(b) Where a party makes either assertion, the Commission shall hear and resolve the assertion prior to proceeding to the merits of the appeal. In such a case, if the Commission finds either that the appeal fails to raise an issue within the Commission's jurisdiction or that it fails to raise an appealable issue, the Commission shall dismiss the appeal. That dismissal constitutes final Commission action from which judicial review may be taken under Public Resources Code § 29772.

(c) Where no such assertion is made, or where the Commission determines that the appeal raises an appealable issue within its jurisdiction, the Commission shall hear the appeal on the merits.

§ 20010. Evidence and Hearing Procedures.

a) Hearings conducted by the Commission under these regulations shall be conducted in a manner deemed most suitable to ensure fundamental fairness to all parties concerned, and with a view toward securing all relevant information and material necessary to render a decision without unreasonable delay.

b) Hearings need not be conducted according to technical rules relating to evidence and witnesses. Any relevant evidence shall be considered if it is the sort of evidence on which responsible persons are accustomed to rely in the conduct of serious affairs, regardless of the existence of any common law or statutory rule which might make improper the admission of such evidence over objection in a court proceeding. Unduly repetitious or irrelevant evidence shall be excluded upon order of the Commission or its chairperson.

c) Evidence before the Commission includes, but is not limited to, the record before the local government whose action is being appealed. Except in unusual circumstances, the record will not include a transcript of the local government proceedings unless provided by a party to the proceedings.

d) Any interested person may testify before the Commission regarding an appeal. Speakers' presentation shall be to the point and shall be as brief as possible. Visual and other materials may be used as appropriate. The Commission may establish reasonable time limits for presentation(s); such time limits shall be made known to all affected persons prior to any hearing. Where speakers use or submit to the Commission visual or other materials, such materials shall become part of the hearing record and shall be identified and maintained as such. Speakers may substitute reproductions of models or other large materials but shall agree to make the originals available upon request of the executive director.

e) Commissioners may ask questions of the appellant, the affected local government's representative(s), any affected third party(s) appearing at the hearing, staff or the Commission's
legal counsel. Questioning of speakers at the hearing by other persons shall not be permitted except by permission of the Chairperson.

f) Interested persons may submit written comments concerning an appeal. Any such comments will be considered by the Commission if they are received by the Commission at or before the hearing on the appeal.


a) The Commission's determination on the merits of an appeal brought under Public Resources Code s 29770 shall be by majority vote.

b) The Commission's decision shall be deemed final upon the taking of the vote, unless the Commission directs that written findings be prepared for consideration by the Commission on a subsequent date. If such findings are prepared, the Commission action shall be deemed final upon the date the findings are adopted by the Commission.

c) Written Commission findings, if any, shall be prepared by staff and presented to the Commission for consideration at the next regularly-scheduled meeting following the Commission's vote on the merits of the appeal. The time for preparation of findings may be extended by the Chair in appropriate circumstances.

The Commission shall notify the local government, the appellant and the affected third party, if any, identified in s 20002(b) of each formal action taking by the Commission under ss 20008 and 20009. The notification shall be transmitted by the Executive Director within ten working days of the Commission's formal action.

§ 20013. Ex Parte Contacts.
a) Decisions of the Commission on appeals heard under Public Resources Code s 29770 shall be based strictly on the evidence presented during the public hearing. The Commission shall not rely upon any communications, reports, staff memoranda, or other materials prepared in connection with a particular appeal unless those materials are made a part of the hearing record.

b) If commissioners receive written or oral communications from any person concerning a pending appeal outside the formal hearing process, they shall disclose, on the record and prior to a Commission vote on the appeal, both the existence and substance of the communications.