



COASTAL COMMISSION & SEA LEVEL RISE

Public Resources Code
Division 20
California Coastal Act
(1976)



Coastal Development Permits

Planning Documents (LCPs, PMPs, LRDPs etc.)

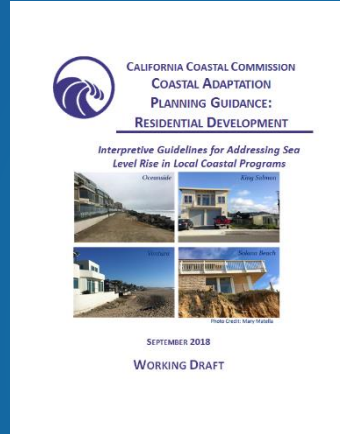
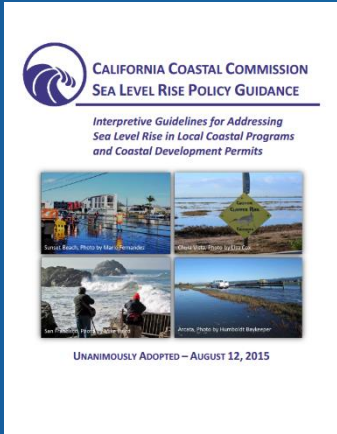
Partnerships, Coordination, Outreach

The Coastal Act provides a framework for addressing SLR impacts to coastal resources and ensuring safety of development





SPECIFIC COASTAL COMMISSION EFFORTS ON SEA LEVEL RISE



Coming soon....
Local Coastal Program Adaptation Guidance for critical infrastructure

- **Guidance documents**
 - 2018 Sea Level Rise Policy Guidance – provides planning process and adaptation options
 - Draft Residential Guidance provides policy language that carries out certain adaptation options
 - Guidance on critical infrastructure coming soon (roads, rail, storm water, wastewater)

- **Grant Program**
 - Over \$7M to 40 jurisdictions
 - Targets LCP work and funds local governments
 - Each is encouraged to engage in appropriate regional coordination





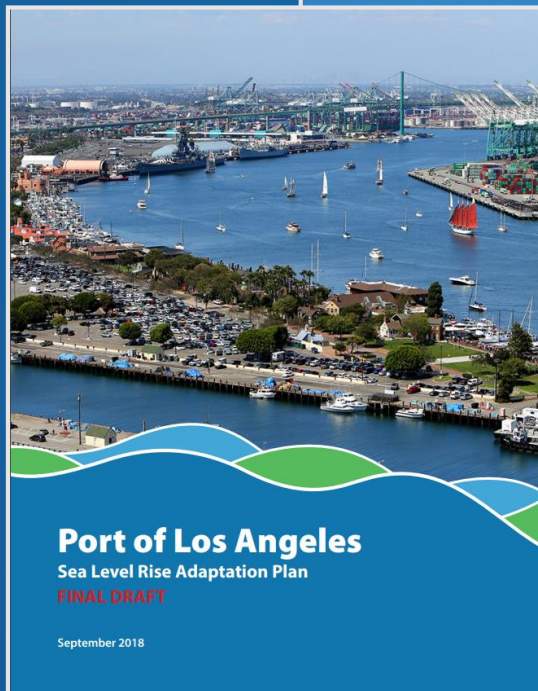
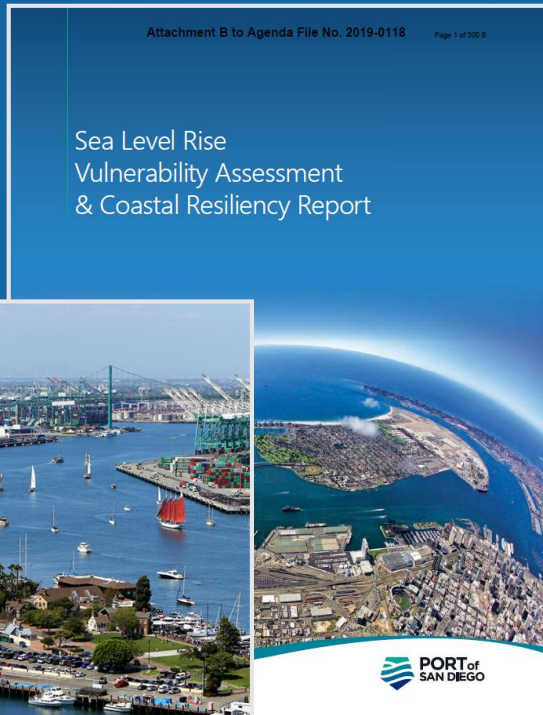
PORTS AND THE COASTAL ACT

- The Ports of LA, Long Beach, Hueneme, and San Diego are subject to Chapter 8 of the Coastal Act and are required to maintain Port Master Plans (PMPs)
- Chapter 8 addresses:
 - PMP contents
 - Allowable diking, filling, dredging
 - Fill seaward of MHTL
 - Tanker terminals
 - Location and design of development
 - Development types also subject to Chapter 3 of the Coastal Act





How CCC IS WORKING WITH PORTS ON SEA LEVEL RISE



- Coordinating on relevant vulnerability assessments (including through AB 691) and PMP updates
- Engaging in regional coordination
- Encouraging best practices:
 - Early staff to staff coordination
 - No one-size-fits all solutions
 - Cross-jurisdictional coordination