



RELIEVE STRESS AND FRUSTRATION CAUSED BY ENVIRONMENTAL PERMITTING DELAYS!

For decades project proponents and regulators have suffered stress and frustration from environmental permitting delays. NEPA, and the state equivalents, are the most frequent pain-causing activities. It has been accepted by almost everyone that such pain is inevitable. There was no available solution. Even when projects were carefully planned and everything done to facilitate quick results a 2-year schedule became 3 years ... 4 years ... even 8 or more years.

The cause of delays, budget-exceeding costs, investor and financier discomfort, regulatory appeal, and law suits are the inherent subjectivity of competing values and beliefs and selecting a preferred alternative without an objective foundation.

Now you can get relief from this pain!

Why continue to suffer when you can reduce or eliminate the stress and frustration?

A breakthrough approach to environmental permitting quantifies the inherent subjectivity. It also addresses the reasons drafts or Records of Decision are challenged and subjected to law suits and gives decision-makers an objective basis for justifying their preferred alternative. This approach is fully compliant with applicable laws and regulations and **guaranteed** to be technically sound and legally defensible.

If you're tired of suffering from permitting uncertainties, delays, excessive costs, and the stress and frustration they cause, call us today. We will discuss your needs and expectations and determine if this relief might be appropriate for you. You have no obligation, no risk, and nothing to lose but the worries you've had in the past.

APPLIED ECOSYSTEM SERVICES, INC.

Integrity · Credibility · Innovation

2404 SW 22ND Street
Troutdale, OR 97060-1247
1-503-667-4517
info@appl-ecosys.com