

SOUTH DELTA WATER AGENCY

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Jerry Robinson, Chairman
Robert K. Ferguson, Vice-Chairman
Natalino Bacchetti
Jack Alvarez
Mary Hildebrand

Counsel & Manager:
John Herrick

January 22, 2016

Via E-Mail:

CWFhearing@waterboards.ca.gov
and California WaterFix Service List

Re: Comments Regarding Procedural Issues for the 28 January 2016
Pre-Hearing Conference for the California WaterFix Project

Dear Sir/Madam:

The following are South Delta Water Agency, Central Delta Water Agency, Heritage Land Company Inc., Lafayette Ranch, Rudy M. Mussi Investment LP, and Bert Bacchetti Farms, Inc.'s ("SDWA") comments on procedural issues for the Change in Point of Diversion Petition/Hearing as requested by the State Water Resources Control Board. As set forth in more detail below, numerous procedural problems are present which preclude the Board from conducting the hearing as scheduled. The Board should therefore conduct a multi-day hearing/planning session in order to reasonably determine what needs to be done to process the Petition and the water quality certification and a time line for accomplishing the same.

1. The Notice states that Phase 2 of the Bay-Delta Water Quality Control Plan process will be conducted concurrently with the Petition. The Petition is a quasi-adjudicative action by the SWRCB while the Phase 2 of the Bay-Delta process is a quasi-legislative process. If the underlying issues and interests were unrelated, it *might* be possible to mix them together somehow. However, since the Bay-Delta process deals with developing objectives to protect beneficial uses and the Petition deals with conditions on the DWR and USBR to meet those objectives, combining them appears to be in conflict with the *Racanelli* decision. Racanelli specifically admonished the SWRCB to not combine and thus not confuse the two functions.

2. Per the Delta Reform Act, the Hearing on the Petition cannot proceed until the Bay-Delta process is completed. The notice incorrectly interprets the Act by confusing the direction to develop "non-regulatory flow criteria" with the precondition to approving the Petition by requiring any approval include "appropriate Delta flow criteria." The SWRCB did the former but has in no way developed the latter. There is no precedence for creating interim or temporary flow standards (and export standards and outflow standards, etc.) during a change

in point of diversion proceeding. The SWRCB would be violating the requirements of both processes by combining the two. A change in point of diversion is to determine if a permittee can move its diversion without harming other beneficial uses, not to also determine what beneficial uses' need for protection separate from the change in diversion point.

3. A hearing cannot go forward without there first being a completed environmental review of the project which resolves the comments and complaints of that review. The Water Fix processes received thousands of comments pointing out deficiencies with the project. The project does not specify what its operations will be, and the current environmental reviews indicate and list the specific adverse impacts to third parties, beneficial uses and legal users. The SWRCB should first conduct the necessary hearing to determine what water is available under what conditions for export. It is doubtful that the current permits of DWR and USBR support current operations much less the unspecified operations of the Water Fix which seeks additional exports.

4. The Notice contemplates approving the Petition by requiring compliance with D-1641 with what ever new, interim fishery flows are concurrently developed. In addition to the objections above, such conditional approval based upon compliance with D-1641 is not supportable. The DWR and USBR are currently in violation of Order WR 2010-0002 (CDO) which required them to submit a plan by which southern Delta salinity standards would be met. The deadline in that CDO was January 1, 2013; over three years ago. No such plan has been developed much less submitted and violations of the D-1641 salinity standards are now common place. The current and lack of action by the projects to meet these D-1641 obligations and the SWRCB's failure to enforce not only the permits but also the CDO, legally preclude any approval of the Petition conditioned upon compliance with D-1641.

5. The order of decision-making purposed in the Notice is inappropriate. Approval of the water quality certification cannot logically or legally precede the hearings on the Water Fix project, the change Petition or the finalization of the underlying environmental documents. In addition and as objected to in our Protest, it is inappropriate to delegate to the Executive Director the power to issue the water quality certification, especially based on information not included in the record. The process does not just suggest the approval is a foregone conclusion, the notice for all intents and purposes expressly states it. The underlying Water Fix project's own DEIR/S's specify how the project will degrade water quality and the EPA has stated in writing any project including the twin tunnels will violate the Clean Water Act.

6. The Hearing proposes cover not only fundamental changes to the operation of the Bay-Delta system, but also proposes to consider and temporarily determine radical flow, export and outflow changes. Such a monumental process cannot be done in a few months and still conform to basic due process requirements. SDWA et. al. are now beginning the process to depose the necessary witnesses who were involved with the production of the DEIR/S. It is likely that some environmental interests will want to depose fishery agency biologists as well.

The current time line will hinder if not preclude the necessary depositions be done before the required submittal of testimony, and thus the Hearing cannot go forward as currently noticed.

7. The time frames for statements, direct examination and cross-examination are insufficient. We suggest 45 minutes for each party's opening statement regardless of any combined presentations. Direct, even with the witness required to summarize his/her testimony should be no less than 60 minutes. Cross should not be limited because witnesses are on a panel. Each examiner should be entitled to 90 minutes per witness as may necessary.

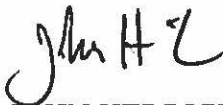
8. As covered in our Protest, there can be no requirement that parties submit terms and conditions (or other information). It is clear from the DEIR/S that the Water Fix will adversely affect fish and wildlife, in-Delta users and a variety of other interests. It is also contrary to various statutes and regulations. As such, there may not be any reasonable or enforceable conditions under which it might proceed. Requiring the parties to specify such appears to be a means by which the SWRCB will draft the final order "to mitigate" any adverse effects when approving the Petition.

9. Opening statements (written) should not be limited. If the DEIR/S reveals 50, 100 or more adverse impacts to legal users, a party should be able to cover each one adequately. There is no criteria by which one can predetermine a limit on the issues or relevant facts.

10. We join in CSPA et. al.'s objections to and correction of the SWRCB's statement that "a responsible agency must assume that the CEQA document prepared by the lead agency is adequate." The SWRCB's own comments to the two EIR/S processes of the BDCP and Water Fix support CSPA's position.

We will attend the scheduled pre-Hearing Conference and look forward to discussing the above at that time.

Very truly yours,



JOHN HERRICK

Proof of Service Attached

1 **PROOF OF SERVICE**

2 **Waterfix Petition Hearing**

3 I, Dayle Daniels, am over the age of eighteen years and employed in the County of San
4 Joaquin, California; I am not a party to this action; my business address is John Herrick, Attorney
5 at Law, 4255 Pacific Avenue, Suite 2, Stockton, CA 95207.

6 On January 22, 2016, January 22, 2016, I served a true copy of the attached:
7 South Delta Water Agency, Central Delta Water Agency, Heritage Land Company Inc., Lafayette
8 Ranch, Rudy M. Mussi Investment LP, and Bert Bacchetti Farms, Inc.'s ("SDWA") comments
9 on procedural issues for the Change in Point of Diversion Petition/Hearing as requested by the
10 State Water Resources Control Board.

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12 Addressed to: SEE ATTACHED LIST

13 BY EMAIL [CCP §1010.6] Based on a court order or an agreement of the parties to
14 accept service by e-mail, I caused the documents to be sent to the e-mail addresses
indicated [above] or [in the attached Service List of Participants].

15 BY MAIL [CCP §1013] I enclosed the documents in a sealed envelope addressed to the
16 following persons and placed the envelope for collection and mailing, following our
17 ordinary business practices. I am readily familiar with the business' practice for
18 collecting and processing correspondence for mailing. On the same day that the
correspondence is placed for collection and mailing, it is deposited in the ordinary course
of business with the United States Postal Service, in a sealed envelope with postage
thereon fully prepaid at Stockton, California addressed as [above] or [in the attached
Service List of Participants].

19 BY CERTIFIED MAIL: Certified mail receipt No. _____ []
20 (attached)/Return Receipt Requested

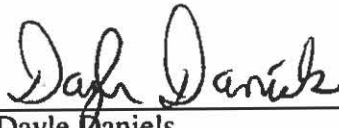
21 BY OVERNIGHT MAIL SERVICE [CCP §1013(c)] I enclosed the documents in a
22 sealed envelope provided by an overnight delivery carrier and addressed it to the persons
identified below. I placed said envelope for collection at a regularly utilized drop box of
the overnight carrier.

23 BY FACSIMILE: Based on prior consent, I caused the documents to be sent to the
24 following persons via telecopier/facsimile machine a true copy thereof to the parties
indicated [above] or [in the attached Service List of Participants]. Pursuant to California
25 Rules of Court, rule 2005(i), I caused the machine to print a transmission record of the
transmission, a copy of which is attached to this declaration. The facsimile machine I
26 used complied with California Rules of Court, rule 2003(3). [C.R.C. §2008 & § 2003(3)]

27 BY PERSONAL SERVICE [CCP §415.10] I caused such envelope to be delivered by
28 hand to the offices of the persons identified [above] or [in the attached Service List of
Participants].

1 I declare under penalty of perjury under the laws of the State of California that the
2 foregoing is true and correct.

3 Executed on January 22, 2016, at Stockton, California.

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6 _____
Dayle Daniels

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LIST OF PARTICIPANTS
California WaterFix Petition Hearing
(Scheduled to Commence on April 7, 2016)

REVISED SERVICE LIST
(Dated January 22, 2016)

Table 1- Service List of Parties to Exchange Information
(Parties Participating in Direct Testimony, Cross-Examination or Rebuttal)

Parties Participating in Part I (May also be Parties in Part II)

THE FOLLOWING PARTIES MUST BE SERVED WITH WRITTEN TESTIMONY, EXHIBITS AND OTHER DOCUMENTS. (Note: The parties listed below agreed to accept electronic service, pursuant to the rules specified in the hearing notice.)

Party	Authorized Representative/ Attorney	Authorized Representative's Affiliation	Email Address of Authorized Representative/ Attorney
California Department of Water Resources	James Mizell		james.mizell@water.ca.gov
U.S. Department of the Interior	Amy Aufdemberge, Esq.		amy.aufdemberge@sol.doi.gov
Sacramento County Water Agency	Aaron Ferguson	Somach, Simmons & Dunn	aferguson@somachlaw.com
Carmichael Water District, The	Aaron Ferguson	Somach, Simmons & Dunn	aferguson@somachlaw.com
City of Roseville, The	Alan Lilly & Ryan Bezerra	Bartkiewicz, Kronick & Shanahan	abl@bkslawfirm.com rsb@bkslawfirm.com
Sacramento Suburban Water District	Alan Lilly & Ryan Bezerra	Bartkiewicz, Kronick & Shanahan	abl@bkslawfirm.com rsb@bkslawfirm.com
San Juan Water District	Alan Lilly & Ryan Bezerra	Bartkiewicz, Kronick & Shanahan	abl@bkslawfirm.com; rsb@bkslawfirm.com
City of Folsom, The	Alan Lilly & Ryan Bezerra	Bartkiewicz, Kronick & Shanahan	abl@bkslawfirm.com; rsb@bkslawfirm.com
Yuba County Water Agency	Alan Lilly & Ryan Bezerra	Bartkiewicz, Kronick & Shanahan, P.C.	abl@bkslawfirm.com; rsb@bkslawfirm.com
South Valley Water Association, et al.	Alex M Peltzer	Peltzer & Richardson, LC	apeltzer@prlawcorp.com
Biggs-West Gridley Water District	Andrew M. Hitchings	Somach, Simmons & Dunn, PC	ahitchings@somachlaw.com;
Glenn-Colusa Irrigation District (GCID)	Andrew M. Hitchings	Somach, Simmons & Dunn	ahitchings@somachlaw.com
North Delta Cares	Anna Swenson		deltaactioncommittee@gmail.com

Restore the Delta	Barbara Barrigan-Parilla & Tim Stroshane	Restore the Delta	barbara@restorethedelta.org; tim@restorethedelta.org
Barbara Daly	Barbara Daly		bdalymn@citilink.net
SolAgra Corp.	Barry Sgarrella, CEO		barry@solagra.com
California Delta Chambers & Visitors Bureau	Bill Wells		info@californiadelta.org
Steamboat Resort	Brad & Emily Pappalardo		empappa@gmail.com; bradpappa@gmail.com
Brett G. Baker	Brett G. Baker		brettgbaker@gmail.com
The Environmental Justice Coalition for Water	Colin Bailey		colin@ejcw.org
Placer County Water Agency	Daniel Kelly	Somach Simmons & Dunn	dkelly@somachlaw.com
City of Brentwood, The	David Aladjem	Downey Brand LLP	daladjem@downeybrand.com
Reclamation District No. 800 (Byron Tract)	David Aladjem	Downey Brand LLP	daladjem@downeybrand.com
Friant North Authority	David Orth		dorth@davidorthconsulting.com
Deirdre Des Jardins	Deirdre Des Jardins		ddj@cah2oresearch.com
Nevada Irrigation District	Dustin C. Cooper	Minasian, Meith, Soares, Sexton & Cooper LLP	dcooper@minasianlaw.com
Butte Water District (BWD)	Dustin C. Cooper	Minasian, Meith, Soares, Sexton & Cooper, LLP	dcooper@minasianlaw.com
Richvale Irrigation District (RID)	Dustin C. Cooper	Minasian, Meith, Soares, Sexton & Cooper, LLP	dcooper@minasianlaw.com
Anderson - Cottonwood Irrigation District	Dustin C. Cooper	Minasian, Meith, Soares, Sexton & Cooper, LLP	dcooper@minasianlaw.com
Plumas Mutual Water Company	Dustin C. Cooper	Minasian, Meith, Soares, Sexton & Cooper, LLP	dcooper@minasianlaw.com
Reclamation District 1004	Dustin C. Cooper	Minasian, Meith, Soares, Sexton & Cooper, LLP	dcooper@minasianlaw.com
South Feather Water and Power Agency: Mike Glaze, SFWPA General Manager	Dustin C. Cooper	Minasian, Meith, Soares, Sexton & Cooper, LLP	dcooper@minasianlaw.com
Western Canal Water District	Dustin C. Cooper	Minasian, Meith, Soares, Sexton & Cooper, LLP	dcooper@minasianlaw.com
Paradise Irrigation District	Dustin C. Cooper	Minasian, Meith, Soares, Sexton & Cooper, LLP	dcooper@minasianlaw.com

Friant Water Authority & Members	Fennemore Craig, Lauren Caster, Gregory Adams, Jennifer Buckman, and 13 others		lcaster@fclaw.com; gadams@fclaw.com; jbuckman@friantwater.org; thomas.esqueda@fresno.gov; kelweg1@aol.com; mlarsen@kdwcd.com; sdalke@kern-tulare.com; mhagman@lindmoreid.com; sae16@lsid.org; fmorrissey@orangecoveid.org; sgeivet@ocsnet.net; roland@ssjmud.org; jph@tulareid.org
East Bay Municipal Utility District	Fred Etheridge & Jonathan Salmon		fetherid@ebmud.com; jsalmon@ebmud.com
North San Joaquin Water Conservation District	Jennifer Spaletta	Spaletta Law	jennifer@spalettalaw.com
City of Sacramento	Joe Robinson / Martha Lennihan	Office of the City Attorney / Lennihan Law	jrobinson@cityofsacramento.org mlennihan@lennihan.net
Central Delta Water Agency, South Delta Water Agency (Delta Agencies), Lafayette Ranch, Heritage Lands Inc., Mark Bachetti Farms and Rudy Mussi Investments L.P.	John Herrick, Esq. and Dean Ruiz, Esq.		jherlaw@aol.com; dean@hpriaw.net
City of Stockton	John Luebberke & Tara Mazzanti		john.luebberke@stocktonca.gov; tara.mazzanti@stocktonca.gov
San Luis & Delta-Mendota Water Authority	Jon Rubin		Jon.Rubin@SLDMWA.org
Stockton East Water District	Karna E. Harrigfeld		kharrigfeld@herumcrabtree.com
North Delta Water Agency & Member Districts	Kevin O'Brien	Downey Brand LLP	kobrien@downeybrand.com

Brannan-Andrus Levee Maintenance District; Reclamation District 407; Reclamation District 2067; Reclamation District 317; Reclamation District 551; Reclamation District 563; Reclamation District 150; Reclamation District 2098	Kevin O'Brien & David Aladjem	Downey Brand LLP	kobrien@downeybrand.com daladjem@downeybrand.com
Sacramento Valley Group	Kevin O'Brien & David Aladjem	Downey Brand LLP	kobrien@downeybrand.com daladjem@downeybrand.com
County of San Joaquin, San Joaquin County Flood Control and Water Conservation District, and Mokelumne River Water and Power Authority	Kurtis Keller	Neumiller & Beardslee	kkeller@neumiller.com
County of Colusa, The	Marcos Kropf		mkropf@countyofcolusa.com
Save the California Delta Alliance; Janet & Michael McCleary; Frank Morgan; and Captain Morgan's Delta Adventures, LLC	Michael Brodsky	Law Offices of Michael A. Brodsky	michael@brodskylaw.net
Islands, Inc	Michael J. Van Zandt	Hanson Bridgett, LLP	mvanzandt@hansonbridgett.com
California Sportfishing Protection Alliance, California Water Impact Network, and AquAlliance	Michael Jackson, Bill Jennings, Chris Shutes, Barbara Vlamis, and Carolee Krieger	Law Offices of Michael Jackson	mjatty@sbcglobal.net blancapaloma@msn.com deltakeep@me.com barbarav@aqualliance.net caroleekrieger7@gmail.com
Snug Harbor Resorts, LLC	Nicole S Suard		sunshine@snugharbor.net
Local Agencies of the North Delta	Osha Meserve		osha@semlawyers.com
Bogle Vineyards/Delta Watershed Landowner Coalition	Osha Meserve		osha@semlawyers.com
Diablo Vineyards and Brad Lange/Delta Watershed Landowner Coalition	Osha Meserve		osha@semlawyers.com

Stillwater Orchards/Delta Watershed Landowner Coalition	Osha Meserve		osha@semlawyers.com
Patrick Porgans	Patrick Porgans		porgansinc@sbcglobal.net
San Joaquin River Exchange Contractors Water Authority	Paul Minasian	Minasian, Meith, Soares, Sexton & Cooper, LLP	pminasian@minasianlaw.com
Coalition for a Sustainable Delta, The	Paul S. Weiland		pweiland@nossaman.com
Sacramento Regional County Sanitation District	Paul Simmons	Somach, Simmons & Dunn, PC	psimmons@somachlaw.com
Westlands Water District	Philip A Williams		pwilliams@westlandswater.org
County of Yolo	Philip J. Pogledich		philip.pogledich@yolocounty.org
City of Antioch	Ron Bernal	City of Antioch	rbernal@ci.antioch.ca.us
Contra Costa County and Contra Costa County Water Agency	Ryan Hernandez		ryan.hernandez@dcd.cccounty.us; stephen.siptroth@cc.cccounty.us
Contra Costa Water District	Scott Shapiro and Kevin O'Brien	Downey Brand LLP	sshapiro@downeybrand.com; kobrien@downeybrand.com
Daniel Wilson	Daniel Wilson		daniel@kaydix.com
State Water Contractors	Stefanie Morris		smorris@swc.org
Pacific Coast Federation of Fishermen's Associations and Institute for Fisheries Resources	Stephan C. Volker	Volker Law	svolker@volkerlaw.com
Tehama-Colusa Canal Authority & water service contractors in its service area	Steven Saxton, Meredith Nikkel & J. Mark Atlas	Downey Brand	ssaxton@downeybrand.com mnikkel@downeybrand.com matlas@jmatlaslaw.com
The San Joaquin Tributaries Authority (SJTA), Merced Irrigation District, Modesto Irrigation District, Oakdale Irrigation District, South San Joaquin Irrigation District, Turlock Irrigation District, and City and County of San Francisco	Tim O' Laughlin & Valerie Kincaid	O'Laughlin & Paris, LLP	towater@olaughlinparis.com; vkincaid@olaughlinparis.com

Water Forum, The	Tom Gohring		tgohring@waterforum.org
Earthjustice	Trent W. Orr		torr@earthjustice.org
County of Solano	William Emlen		wfemlen@solanocounty.com

THE FOLLOWING PARTY MUST BE SERVED WITH WRITTEN TESTIMONY, EXHIBITS AND OTHER DOCUMENTS. (Note: The party listed below must be served a hard copy, pursuant to the rules specified in the hearing notice.)

Party	Authorized Representative/ Attorney	Mailing Address of Authorized Representative/ Attorney
Clifton Court, L.P.	Suzanne Womack & Sheldon Moore	3619 Land Park Drive Sacramento, CA 95818

Parties Participating in Part II Only (Must also be Served in Part I)

THE FOLLOWING PARTIES MUST BE SERVED WITH WRITTEN TESTIMONY, EXHIBITS AND OTHER DOCUMENTS. (Note: The parties listed below agreed to accept electronic service, pursuant to the rules specified in the hearing notice.)

Party	Authorized Representative/ Attorney	Authorized Representative's Affiliation	Email Address of Authorized Representative/ Attorney
County of Sacramento, The	Aaron Ferguson	Somach Simmons & Dunn	aferguson@somachlaw.com
Friends of the River	E. Robert Wright		bwright@friendsoftheriver.org
Environmental Council of Sacramento	Brenda Rose		office@ecosacramento.net
Trout Unlimited	Brian Johnson		bjohnson@tu.org
California Department of Fish and Wildlife	Carl Wilcox		carl.wilcox@wildlife.ca.gov
Environmental Water Caucus	Conner Everts		connere@gmail.com
Sierra Club California	E. Robert Wright & Kyle Jones		bwright@friendsoftheriver.org; kyle.jones@sierraclub.org
Planning & Conservation League	Jonas Minton		jminton@pcl.org
Natural Resources Defense Council, The Bay Institute, and Defenders of Wildlife	Kate Poole	Natural Resources Defense Council	kpoole@nrdc.org; awaren@nrdc.org; bobker@bay.org; rzwilling@defenders.org; dobegi@nrdc.org
SAVE OUR SANDHILL CRANES	Mike Savino		wirthsoscranes@yahoo.com
Friends of the San Francisco Estuary	Mitch Avalon		friendsofsfestuary@gmail.com
Friends of Stone Lakes National Wildlife Refuge	Osha Meserve		osha@semlawyers.com; rmburness@comcast.net
American Rivers, INC	Steve Rother		srother@americanrivers.org

**Table 2 - Interested Persons
(Persons Intending to Make Policy Statements Only)**

PARTIES IN TABLE 1 ARE NOT REQUIRED TO SERVE THE FOLLOWING INTERESTED PERSONS WITH WRITTEN TESTIMONY, EXHIBITS, AND OTHER DOCUMENTS

Interested Persons Participating in Part I (May also be Interested Persons in Part II)

Interested Person	Authorized Representative/ Attorney	Authorized Representative's Affiliation	Email Address of Authorized Representative/ Attorney
Castaic Lake Water Agency	Matthew Stone		mstone@clwa.org
Central Valley Clean Water Association	Debbie Webster		eofficer@cvcwa.org
Coachella Valley Water District	Robert C Cheng		rcheng@cvwd.org
Desert Water Agency	Mark Krause		mkrause@dwa.org
Kern County Water Agency	Curtis Creel		ccreel@kcwa.com, ameliam@kcwa.com
Metropolitan Water District of Southern California	Rebecca Sheehan		rsheehan@mwdh2o.com
Mojave Water Agency	Kirby Brill		kbrill@mojavewater.org
North State Water Alliance	David J. Guy, President	Northern California Water Association	dguy@norcalwater.org
Partnership for Sound Science in Environmental Policy	Craig S.J. Johns, Program Manager, PSSEP		cjohns@calrestrats.com
San Bernardino Valley Municipal Water District	Douglas Headrick		douglash@sbrvmwd.com
Paul Gosselin, Butte County Department of Water and Resource Conservation	Paul Gosselin		pgosselin@buttecounty.net
San Geronio Pass Water Agency	Jeff Davis		jdavis@sgpwa.com
Santa Clara Valley Water District	Erick Soderlund		esoderlund@valleywater.org
Terri Crain	Terri Crain		tcrain@scvchamber.com
Tulare Lake Basin Water Storage District	Mark Gilkey		mgilkey@tlbwsd.com
U.S. EPA Region 9	Tomas Torres		torres.tomas@epa.gov
Zone 7 Water Agency	J. Duerig		jduerig@zone7water.com
City of Chico, The	Erik Gustafson		Erik.gustafson@chicoca.gov

Rural County Representatives of California	Kathy Mannion		kmannion@rcrcnet.org
SEMILLAS (Stockton Educational Movement in Language Literacy and Scholarship)	Moteczuma Sanchez		motecps@gmail.com
Interested Persons Participating in Part II Only			
Interested Person	Authorized Representative/ Attorney	Authorized Representative's Affiliation	Email Address of Authorized Representative/ Attorney
African American Chamber of Commerce of San Joaquin County	Brandie Owusu-Spencer	African American Chamber of Commerce of San Joaquin County	eyv209@gmail.com
Asian Pacific Self-Development and Residential Association	Hengsothea Ung		usothea@apsaraonline.org
Assemblymember Susan Eggman	Gustavo Medina		gustavo.medina@asm.ca.gov
Braceros del Delta	Luis Magaña		Lmagana@afsc.org
Cafe Coop	Esperanza Vielma		evielma@cafecoop.org
California Striped Bass Association	Jim Cox		jimcoxsportfishing@yahoo.com
California Student Sustainability Coalition	Ryan Camero		rcarcamero@gmail.com
Catholic Charities, Diocese of Stockton	Katelyn Roedner Sutter		kroedner@ccstockton.org
Central Valley Asian Chamber	Cynthia Lau		cynthiajlau@gmail.com
Earth Law Center	Linda Sheehan		lsheehan@earthlaw.org
Frank L Ruhstaller	Frank L Ruhstaller		larryruhstaller@gmail.com
Golden Gate Salmon Assoc	John McManus		john@goldengatesalmon.org
Greater Stockton Chamber of Commerce	Douglas W. Wilhoit, Jr.		doug@stocktonchamber.org
Joan Buchanan	Joan Buchanan		bu4567@aol.com
Lao Family Community Empowerment	Ger Vang		gvang@lfcempowerment.org
Lower Sherman Island Duck Hunters Association	Roger Mammon		r.mammon@att.net
Michael Frost	Michael Frost		mr.michaelfrost@gmail.com
National Marine Fisheries Service	Ryan Wulff		ryan.wulff@noaa.gov
Rogene Reynolds	Rogene Reynolds		reynolds6568@gmail.com

Ronald Forbes, Delta Fly Fishers	Ronald Forbes		bluse03@yahoo.com
San Francisco Baykeeper	George Torgun		george@baykeeper.org
Senator Cathleen Galgiani	Senator Cathleen Galgiani and Staff Trent Hager & Marian Norris		Cathleen.Galgiani@sen.ca.gov; Trent.Hager@sen.ca.gov; Marian.Norris@sen.ca.gov
Social Media Moms	Martha Vielma		vielmam07@yahoo.com
Stockton Downtown Comeback Club	Karl E Nate Knodt		nknodt@sanjoaquinrtd.com
Stockton Vegan & Vegetarians	Jennifer Patterson		activistjen86@gmail.com
Visit Stockton	Wes Rhea		wes@visitstockton.org