From: William Jennings [mailto:deltakeep@me.com]

Sent: Tuesday, October 27, 2015 1:44 AM

To: Marcus, Felicia@Waterboards; Spivy-Weber, Frances@Waterboards; Doduc, Tam@Waterboards; Moore,

Steven@Waterboards; Dadamo, Dorene@Waterboards

**Cc:** Howard, Tom@Waterboards; Trgovcich, Caren@Waterboards; Evoy, Barbara@Waterboards; O'Hagan, John@Waterboards; Riddle, Diane@Waterboards; Grober, Les@Waterboards; Satkowski, Rich@Waterboards

Subject: Coalition Response to Water Agency Unimpaired Flow Letter

## Dear Chair Marcus, Board Members,

Attached is a letter from a broad coalition of environmental, commercial and recreational fishing, environmental justice and tribal organizations responding to a 23 July 2015 letter from a consortium of water agencies urging the State Water Resources Control Board (SWRCB) to abandon its "unimpaired flow" approach to water management in the Sacramento-San Joaquin Delta during the Water Quality Control Plan process.

The "unimpaired flow" approach was adopted by the SWRCB following an extensive public proceeding and reflects a consensus opinion of fishery agencies, university and independent scientific experts and non-governmental fishery and environmental organizations. It is based on the best available science and is the most equitable and fairest approach to protecting the public trust and other beneficial uses because it asks for a fair-share commitment of flow from all tributary streams.

We respectfully urge the SWRCB to reject the efforts of water contractors to delay and sabotage the present Water Quality Control Plan process and to move expeditiously in implementing flow requirements necessary to protect our waterways and fish. Thank you.

Bill Jennings Executive Director California Sportfishing Protection Alliance 3536 Rainier Avenue Stockton, CA 95204

p: 209-464-5067 c: 209-938-9053

e: <u>deltakeep@me.com</u> www.calsport.org

## PRIVILEGE AND CONFIDENTIALITY NOTICE

This message is intended only for the use or the individual or entity to which it is addressed and may contain information that is privileged, confidential and exempt from disclosure under applicable law. If the reader of this message is not the intended recipient, you are hereby notified that any dissemination, distribution, or copying of this communication or other use of a transmission received in error is strictly prohibited. If you have received this transmission in error, immediately notify us at 209-464-5067.

Environmental, Fishing, Environmental Justice and Tribal Coalition Response to Water Agency Consortium Request that Water Board Abandon Unimpaired Flow Approach to Water Management in Bay-Delta



Lower Sherman Island Duck

**ENVIRONMENTAL LAW FOUNDATION** 

Felicia Marcus, Unimpaired Flow, Response to Water Agency Consortium. 26 October 2015, Page 2 of 8.



October 26, 2015

Ms. Felicia Marcus, Chair Members of the Board State Water Resources Control Board P.O. Box 100 Sacramento, CA 95812-0100

Re: Water Agency Letter Regarding Unimpaired Flows

Dear Chair Marcus and Members of the Board:

The broad coalition of undersigned environmental, commercial and recreational fishing, environmental justice and tribal organizations, whose collective mission is to represent the public interest and public trust resources, respectfully request that the State Water Resources Control Board (SWRCB) reject the 23 July 2015 demand by a consortium of nineteen water agencies to abandon the "unimpaired flow" approach to water management in the San Francisco Bay/Sacramento-San Joaquin Delta Estuary, including the Water Quality Control Plan process.

The California Legislature, in the 2009 Delta Reform Act, directed the SWRCB to use the best available scientific information gathered as part of a public process to develop new flow criteria for the Delta ecosystem to protect public trust resources. The Legislature also directed the California Department of Fish and Wildlife (DFW) to identify quantifiable biological objectives and flow criteria for the species of concern in the Delta.

Following an extensive public proceeding, the SWRCB found that present Delta flows are insufficient to support native species, and issued recommended flow criteria necessary to protect public trust resources in 2010. The flow criteria were based upon a percentage of unimpaired flows and reflected a consensus opinion of fishery agencies, university and independent scientific experts and non-governmental fishery and environmental organizations. While the recommended flow criteria are subject to a subsequent balancing of beneficial uses pursuant to the public trust doctrine, as made clear by the SWRCB, they also form the basis for the necessary

Felicia Marcus, Unimpaired Flow, Response to Water Agency Consortium. 26 October 2015, Page 3 of 8.

Water Quality Control Plan analysis regarding the state's responsibility to fully protect the most sensitive beneficial uses, including fish.

In a separate yearlong public proceeding, DFW developed a report detailing the recommendations, rationale and justification for biological objectives and flow criteria to protect aquatic and terrestrial species of concern that depend on the Delta. The report recommended that water flow into and through the Delta should reflect the frequency, duration, timing and rate of change of flows and that inflows should generally be provided from tributaries to the Delta watershed in proportion to their contribution to unimpaired flow in order to assure connection between Delta flows and upstream tributaries.

The water agencies now claim an unimpaired flow approach is infeasible and that the present drought has revealed the fallacy of attempting to mimic unimpaired flow to protect beneficial uses. They assert that if an unimpaired flow approach had been in place, precious water resources would have been drained from reservoirs before we entered the drought. Nonsense! Drought sequences have occurred in forty-one of the last hundred years. The severity of drought has been exacerbated by water agencies making normal water deliveries in the first years of drought and continuing to deliver excessive quantities of water in subsequent drought years in the hope of future rainfall.

The SWRCB has reduced minimal flow and water quality standards established to protect fisheries thirty-five times during the present drought<sup>1</sup> in order to conserve water for irrigated agriculture. These reductions have brought several pelagic and anadromous fish species to the precipice of extinction. Despite these actions, reservoir and groundwater levels are now at or approaching historic lows, and California is facing a disaster of epic proportions should the drought continue for another year. This has nothing to do with unimpaired flow. It has everything to do with an over-appropriated system and the failure of water agencies to embrace realistic delivery schedules with a margin of safety to protect against inevitable dry years. The water agency demands are little more than an effort to maintain an unsustainable status quo.

The percent-of-unimpaired flow approach is predicated on distributing flows to meet the life-stage requirements of species in a manner that resembles the natural variability of the hydrograph under which native estuarine species evolved and adapted. However, the approach is based on more than unimpaired flow. It incorporates unimpaired flow data, historical impaired flows that supported more desirable ecological conditions, statistical relationships between flow and native species abundance, and ecological functions-based analysis for desirable species and ecosystem attributes. It emphasizes information based on ecological functions, followed by information on statistical relationships between flow and native species abundance. It is, as both the SWRCB and DFW reports conclude, based on the best available science.

Recent modeling demonstrates that a percent-of-unimpaired flow approach is feasible. It is also equitable and the fairest approach to protecting the public trust and other beneficial uses because it asks for a fair-share commitment of flow from all tributary streams. It will reward those who

<sup>&</sup>lt;sup>1</sup> PPIC Water Policy Center, 2015, What if California's Drought Continues? p.13.

Felicia Marcus, Unimpaired Flow, Response to Water Agency Consortium. 26 October 2015, Page 4 of 8.

wisely conserve and promote water use efficiency and penalize those who recklessly overspend their share of water.

The present water quality and flow standards for the Delta were initially adopted two decades ago. It has been nine years since they were last reviewed and left unchanged. The present Water Quality Control Plan process is years behind schedule. In the interval, pelagic and anadromous fisheries have continued their decline, and a number of species are now perilously close to extinction. The water contractors insist that the SWRCB abandon the approach it has followed for the last five years and start over, ensuring additional years of delay. Given the grave state of the Delta's ecosystem and statutory requirements of the federal Clean Water Act, additional years of delay, simply because water contractors fear that protecting the Delta will cost them water, is unacceptable.

We ask the SWRCB to reject the efforts of the water contractors to delay and sabotage the present Water Quality Control Plan process and to move expeditiously in implementing Delta flow requirements needed to protect our waterways and fish.

Respectfully submitted, with regard,

/s/ Bill Jennings Executive Director California Sportfishing Protection Alliance

/s/ Gary Bobker Program Director The Bay Institute

/s/ Trent W. Orr Staff Attorney Earthjustice

/s/ Kyle Jones Policy Advocate Sierra Club California

/s/ Barbara Barrigan-Parrilla Executive Director Restore the Delta

/s/ Jonas Minton Water Policy Advisor Planning and Conservation League

/s/ John McManus Executive Director Golden Gate Salmon Association /s/ Tim Sloane Executive Director

Pacific Coast Federation of Fisherman's

Associations

/s/ Caleen Sisk

Spiritual Leader & Tribal Chief

Winnemen Wintu Tribe

/s/ Doug Obegi Staff Attorney

Natural Resource Defense Council

/s/ Barbara Vlamis Executive Director AquAlliance

/s/ Carolee Kreiger
Executive Director
California Water Impact Ne

California Water Impact Network

/s/ Lucas Ray RossMerz Executive Director

Sacramento River Preservation Trust

Felicia Marcus, Unimpaired Flow, Response to Water Agency Consortium. 26 October 2015, Page 2 of 8.

/s/ Janet McCleery

President

Save the California Delta Alliance

/s/ Cecily Smith
Executive Director
Foothills Conservancy

/s/ Jeff Miller

Conservation Advocate

Center for Biological Diversity

/s/ David Lewis
Executive Director
Save the Bay

/s/ Sejal Choski Executive Director

San Francisco Baykeeper

/s/ Colin Bailey
Executive Director

**Environmental Justice Coalition for Water** 

/s/ Stephen Green

President

Save the American River

/s/ Bill Wells Executive Director

California Delta Chambers & Visitors

Bureau

/s/ Rachel Zwillinger Water Policy Director Defenders of Wildlife

/s/ Jim Cox President

California Striped Bass Association

/s/ Eric Wesselman Executive Director Friends of the River /s/ Lloyd Carter

President

California Save Our Streams

/s/ Carol Perkins

Water Policy Advocate

Butte Environmental Council

/s/ Peter Drekmeier Policy Director Tuolumne River Trust

/s/ Elizabeth Lasensky Council Co-Chair Yolo MoveOn

/s/ Lowell Asbaugh

Conservation Vice President

Northern California Council International

Federation of Fly Fishers

/s/ Susan Corum

Water Quality Coordinator

Karuk Tribe

/s/ Lynn Plambeck

President

Santa Clarita Organization for Planning

And the Environment

/s/ Connor Everts

Facilitator

**Environmental Water Caucus** 

/s/ Roger Mammon

President

Lower Sherman Island Duck Hunters Ass.

/s/ Sonoma County Conservation Action

David Keller Board Chair

/s/ Steve Mayo Project Manager

San Joaquin Council of Governments

Felicia Marcus, Unimpaired Flow, Response to Water Agency Consortium. 26 October 2015, Page 3 of 8.

/s/ Steve Shimek /s/ Pennie Opal Plant Co-Founder Coastkeeper

Ide No More SF Bay Monterey Coastkeeper

/s/ Linda Sheehan /s/ Jack Sanchez **Executive Director** President

Save Auburn Ravine Salmon & Steelhead Earth Law Institute

/s/ Dave Steindorf /s/ Fred Evanson California Stewardship Director Director

American Whitewater **Ecological Rights Foundation** 

/s/ Caleb Dardick /s/ Kate Powers **Executive Director** President

South Yuba River Citizens League Marin Conservation League

/s/ Ron Forbes /s/ Jennifer Clary Water Program Manager Conservation Chair Clean Water Action Delta Fly Fishers

/s/ Don McEnhill /s/ Michael Martin, Ph.D. Director **Executive Director** Russian Riverkeeper Merced River Conservation Committee

/s/ Mark Rockwell /s/ Daniel Cooper

Co-Founder & Attorney California State Representative **Endangered Species Coalition** Lawyers for Clean Water

Roger Thomas /s/ Jennifer Kalt President Director Humboldt Baykeeper Golden Gate Fisherman's Association

/s/ Caryn Mandelbaum /s/ Dick Pool Freshwater Program Director President **Environment Now** Water4Fish

Bruce Reznik /s/ Sally Shanks Treasurer

**Executive Director** 

Los Angles Waterkeeper Sandhill Crane Festival

/s/ Scott Greacen /s/ Michael Monroe **Executive Director** Treasurer

Friends of the Eel Friends of the San Francisco Estuary Felicia Marcus, Unimpaired Flow, Response to Water Agency Consortium. 26 October 2015, Page 4 of 8.

/s/ Cindy Charles Conservation Director

Golden West Women Flyfishers

/s/ Alan Harthorn Executive Director Friends of Butte Creek

/s/ Tim Little Executive Director The Rose Foundation

/s/ Steve Shimek Executive Director The Otter Project

/s/ Pietro Parravano

President

Institute for Fisheries Resources

/s/ Nate Rangel President

California Outdoors

/s/ Allison Boucher

Director

Tuolumne River Conservancy

/s/ Siobahn Dolan

Director

Desal Response Group

/s/ Conner Everts
Executive Director

Southern California Watershed Alliance

/s/ Larry Collins President

San Francisco Crab Board Owners

Association

/s/ Lowell Asbaugh Conservation VP Fly Fishers of Davis /s/ John Buckley
Executive Director

Central Sierra Environmental Resource

Center

/s/ Brian LeNeve

President

Carmel River Steelhead Association

/s/ Jeff Miller Director

Alameda Creek Alliance

/s/ Alan Levine

Director

**Coast Action Group** 

/s/ David Keller Executive Director Petaluma River Council

/s/ Dan Bacher Managing Editor Fish Sniffer

/s/ Konrad Fisher Riverkeeper

Klamath Riverkeeper

/s/ Chris Poehlmann

President

Friends of the Gualala River

/s/ Jim Wheaton

President

**Environmental Law Foundation** 

/s/ Dan Silver Executive Director

**Endangered Habitats League** 

/s/ Natalynne DeLapp Executive Director

**Environmental Protection Information** 

Center

Felicia Marcus, Unimpaired Flow, Response to Water Agency Consortium. 26 October 2015, Page 5 of 8.

/s/ Ara Marderrosian /s/ Jason Weiner Forestkeeper Coastkeeper

Sequoia Forestkeeper Ventura Coastkeeper

/s/ Jack Ellwanger /s/ Mati Waiya
President Executive Director
Pelican Network Wishtoyo Foundation

/s/ Chuck Hammerstad /s/ Marily Woodhouse Conservation Chair Director

Flycasters of San Jose Battle Creek Alliance

/s/ Joseph Vaile /s/ Trevor Kennedy

Executive Director President

Klamath-Siskiyou Wildlands Center Fishery Foundation