

From: Michael A. Brodsky
To: [CWFhearing](#)
Cc: [Alan Lilly](#); [Aaron Ferguson](#); [Andrew Hitchings](#); [Andrew Ramos](#); [Alexis E. Krieg](#); [Amy Aufdemberge](#); [Alex Peltzer](#); [awearn@nrdc.org](#); [Barbara Barrigan-Parilla](#); [Barbara Vlamis](#); [Barry Sgarrella](#); [Barbara Daly](#); [Brian Johnson](#); [Chris Shutes](#); [Gary Bobker](#); [bpoulsen@eid.org](#); [Brad Pappalardo](#); [Brett Baker](#); [William Burke](#); [Bob Wright](#); [Carol Krieger](#); [Colin Bailey](#); [Conner Everts](#); [David Aladjem](#); [Daniel Wilson](#); [Dustin Cooper](#); [dcoty@bpmnj.com](#); [Deidre Des Jardins](#); [Dean Ruiz](#); [Bill Jennings](#); [Daniel Kelly](#); [Daniel Wolk](#); [Douglass Andrew Obegi](#); ["Daniel J. O'Hanlon"](#); [David Orth](#); [Emily Pappalardo](#); [Espe Vielma](#); [ewehr@gwdwater.org](#); [elamoe@minasianlaw.com](#); [Fred Etheridge](#); [fmorrissey@orangecoveid.org](#); [Gregory Adams](#); [hwalter@kmtg.com](#); [Bill Wells](#); [Mizell, James@DWR](#); [jailin@awattorneys.com](#); [Jennifer Buckman](#); [Jeff Conway](#); [jfox@awattorneys.com](#); [Jennifer Spalletta](#); [John H. Herrick](#); [jminasian@minasianlaw.com](#); [Jonas Minton](#); [John Luebberke](#); [jph@tulareid.org](#); [jrubin@westlandswater.org](#); [Suzanne Womack](#); [Jonathan Salmon](#); [Jamey M.B. Volker](#)
Subject: SCDA order of cross-examination DWR Panel 1
Date: Wednesday, August 1, 2018 12:46:14 PM

Dear Hearing Officers,

In keeping with the ruling issued this morning requiring advanced notice of any changes in order, Delta Alliance is requesting that its cross examination of DWR panel one occur on Friday, August 3 or thereafter.

Delta Alliance anticipates that its turn to cross examine Panel 1 will likely not come until Friday or thereafter in any event but in the event cross-examination goes faster than anticipated, Delta Alliance would like to switch places with Clifton Court L.P. (Group 43) for purposes of cross-examination of DWR Panel 1. Delta Alliance specifically has questions for witness Bednarski.

Clifton Court L.P. is agreeable to the potential change.

The reason for the request is an unavoidable medical appointment for Delta Alliance's counsel.

Thank you for considering this request.

This is batch 1 of 2.

Michael Brodsky
Law Offices of Michael A. Brodsky
201 Esplanade, Uppr Suite
Capitola, CA 95010
831-469-3514
michael@brodskylaw.net

CONFIDENTIALITY NOTICE: This communication with its contents may contain confidential and/or legally privileged information. It is solely for the use of the intended recipient(s). Unauthorized interception, review, use or disclosure is prohibited and may violate applicable laws including the Electronic Communications Privacy Act. If you are not the intended recipient, please contact the sender and destroy all copies of the communication.