

From: Nancy Selfridge [<mailto:self48@icloud.com>]
Sent: Wednesday, July 13, 2016 1:55 PM
To: Quint, Matthew@Waterboards
Subject: CDO Modification

The State Water Board still fails to recognize that it was Cal Am that earned the CDO, not its customers. Yet the proposed modification is directed at Cal Am customers.

I hope you return to your original order and the many references to Cal Am failing to develop and implement plans for a new water supply. It was Cal Am that dragged its feet, or failed in general.

The SWB should apply any penalties to Cal Am, not its customers. The milestones should hold Cal Am accountable, not its customers. The pain of missed milestones must be applied to Cal Am, not its customers.

If the SWB does not target penalties toward Cal Am, it will prove itself a complete paper tiger. No utility, private or public, will fear any future CDO or other order from the SWRCB. No agency will respect your muscle, because here you will have waived it completely. Please apply the medicine to Cal Am, not its customers.

The rate payers of Cal Am in Monterey pay for the 9th highest water in the United States. Please place all penalties that Cal Am acquires on the company itself and not penalize the rate payers who have already been penalized.

Thank you for your consideration.

Sincerely,
Nancy Selfridge
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