

**From:** Tim Crush <tcrush@WoodRodgers.com>  
**To:** <kharder@waterboards.ca.gov>  
**CC:** <info@saceltasolutions.com>  
**Date:** 10/5/2010 1:15 PM  
**Subject:** Concern over impacts from the CVRWQCB's draft permit recommendations

I am an owner of a business that employs 130 in Sacramento. On behalf of my company, our employees and our families we are concerned with the CVRWQCB's draft permit recommendations and the impact on Sacramento. The recommendations are unreasonably burdensome and beyond reasonable and necessary under the federal Clean Water Act. Implementation of the "Tentative Discharge Permit" will have devastating impacts on the Sacramento regions. The draft permit will increase costs to our business and families beyond what can reasonably be absorbed and result in further economic decline, loss of jobs and financial burden. The Delta problems are a statewide issue and should be solved thru statewide changes and not by placing a \$2.6 billion project on the Sacramento region. Please change the recommendations to enact a more reasonable policy that is phased in overtime and is funded by statewide bonds.

Sincerely

Timothy R. Crush, PE, LEED(r) AP

Vice President  
Wood Rodgers, Inc.  
3301 C Street, Bldg. 100-B \* Sacramento, CA 95816  
Tel: 916.341.7760 \* Fax: 916.341.7767 \* Direct: 916.326.5883