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14 On behalf of Central Delta Water Agency,  
15 South Delta Water Agency, Lafayette Ranch,  
16 Heritage Lands, Mark Bachetti Farms  
17 and Rudy Mussi Investments L.P.

18 **STATE OF CALIFORNIA**

19 **STATE WATER RESOURCES CONTROL BOARD**

20 Hearing in the Matter of California  
21 Department of Water Resources and  
22 United States Department of the Interior,  
23 Bureau of Reclamation Request for a  
24 Change in Point of Diversion for  
25 California Water Fix

**PROTESTANTS CENTRAL DELTA  
WATER AGENCY, SOUTH DELTA  
WATER AGENCY, LAFAYETTE RANCH,  
HERITAGE LANDS, MARK BACHETTI  
FARMS AND RUDY MUSSI  
INVESTMENTS L.P.'S JOINDER IN  
LOCAL AGENCIES OF THE NORTH  
DELTA ET AL., ISLANDS, INC., AND THE  
SAN JOAQUIN COUNTY PROTESTANTS'  
MOTION IN OPPOSITION TO  
PETITIONERS' MODELING EVIDENCE**

26 Protestants Central Delta Water Agency, South Delta Water Agency, Lafayette  
27 Ranch, Heritage Lands, Mark Bachetti Farms and Rudy Mussi Investments L.P. hereby join  
28 and incorporate in full by reference Local Agencies Of The North Delta Et Al., Islands, Inc.,  
and The San Joaquin County Protestants' Motion in Opposition to Petitioners' Modeling  
Evidence.

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1 *Protestants Central Delta Water Agency, South Delta Water Agency, Lafayette Ranch,  
Heritage Lands, Mark Bachetti Farms And Rudy Mussi Investments L.P.'S Joinder In Local  
Agencies Of The North Delta Et Al., Islands, Inc., And The San Joaquin County Protestants'  
Motion In Opposition To Petitioners' Modeling Evidence*

1                    Respectfully submitted,  
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3                    Date: October 7, 2016  
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**HARRIS, PERISHO & RUIZ**

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7                    By:  \_\_\_\_\_  
8                    S. DEAN RUIZ, Esq.  
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**STATEMENT OF SERVICE**

**CALIFORNIA WATERFIX PETITION HEARING  
Department of Water Resources and U.S. Bureau of Reclamation (Petitioners)**

I hereby certify that I have this day submitted to the State Water Resources Control Board and caused a true and correct copy of the following document(s):

**PROTESTANTS CENTRAL DELTA WATER AGENCY, SOUTH DELTA WATER AGENCY, LAFAYETTE RANCH, HERITAGE LANDS, MARK BACHETTI FARMS AND RUDY MUSSI INVESTMENTS L.P.'S JOINDER IN LOCAL AGENCIES OF THE NORTH DELTA ET AL., ISLANDS, INC., AND THE SAN JOAQUIN COUNTY PROTESTANTS' MOTION IN OPPOSITION TO PETITIONERS' MODELING EVIDENCE**

to be served by **Electronic Mail** (email) upon the parties listed in Table 1 of the **Current Service List** for the California WaterFix Petition Hearing, dated 10/06/2016, posted by the State Water Resources Control Board at

[http://www.waterboards.ca.gov/waterrights/water\\_issues/programs/bay\\_delta/california\\_waterfix/service\\_list.shtml](http://www.waterboards.ca.gov/waterrights/water_issues/programs/bay_delta/california_waterfix/service_list.shtml):

*Note: In the event that any emails to any parties on the Current Service List are undeliverable, you must attempt to effectuate service using another method of service, if necessary, and submit another statement of service that describes any changes to the date and method of service for those parties.*

I certify that the foregoing is true and correct and that this document was executed on 10/07/2016.  
Date

Signature: \_\_\_\_\_



Name: Bee Speer

Title: Legal Assistant

Party/Affiliation: Harris, Perisho & Ruiz

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