

AQUALLIANCE

DEFENDING NORTHERN CALIFORNIA WATERS



December 1, 2014

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Subject: Comments on the *Draft Environmental Impact Statement/Environmental Impact Report Long Term North-to-South 2015-2024 Water Transfer Program*

Dear Mr. Hubbard and Ms. Mizuno:

AquAlliance, California Sportfishing Protection Alliance (“CSPA”), and Aqua Terra Aeris submit the following comments and questions for the Bureau of Reclamation (“Bureau”) and the San Luis Delta Mendota Water Authority’s (“SLDMWA”) (“Lead Agencies”) *Draft Environmental Impact Statement (“EIS”)* and *Environmental Impact Report (“EIR”)* (“EIS/EIR”), for the 2015-2024 *Long Term North-to-South Water Transfer Program* (“Project” or “2015-2024 Water Transfer Program”).

AquAlliance exists to sustain and defend northern California waters. We have participated in past water transfer processes, commented on past transfer documents, and sued the Bureau twice in the last five years. In doing so we seek to protect the Sacramento River’s watershed in order to sustain family farms and communities, enhance Delta water quality, protect creeks and rivers, native flora and fauna, vernal pools and recreational opportunities, and to participate in planning locally and regionally for the watershed’s long-term future. The *2015-2024 Water Transfer Program* is seriously deficient and should be withdrawn. If the Bureau and DWR are determined to pursue water transfers from the Sacramento Valley, AquAlliance requests that the agencies regroup and prepare an adequate programmatic EIS/EIR.

This letter relies significantly on, references, and incorporates by reference as though fully stated herein, for which we expressly request that a response to each comment contained therein be provided, the following comments submitted on behalf of AquAlliance:

- Custis, Kit H., 2014. Comments and recommendations on U.S. Bureau of Reclamation and San Luis & Delta-Mendota Water Authority Draft Long-Term Water Transfer DRAFT EIS/EIR, Prepared for AquAlliance. (“Custis,” Exhibit A)
- ECONorthwest, 2014. Critique of Long-Term Water Transfers Environmental Impact Statement/Environmental Impact Report Public Draft, Prepared for AquAlliance. (“EcoNorthwest,” Exhibit B)
- Mish, Kyran D., 2014. Comments for AquAlliance on Long-Term Water Transfers Draft EIR/EIS. (“Mish,” Exhibit C)
- Cannon, Tom, Comments on Long Term Transfers EIR/EIS, Review of Effects on Special Status Fish. Prepared for California Sportfishing Protection Association. (“Cannon,” Exhibit D)

In addition, we renew the following comments previously submitted, attached hereto, as fully bearing upon the presently proposed project and request:

- *2009 Drought Water Bank* (“DWB”). (Exhibit F)
- *2010-2011 Water Transfer Program*. (Exhibit G)
- *2013 Water Transfer Program*. (Exhibit G)
- *2014 Water Transfer Program*. (Exhibit G)
- C-WIN, CSPA, AquAlliance Comments and Attachments for the Bay Delta Conservation Plan’s EIS/EIR. (Exhibit H)
- AquAlliance’s comments on the Bay Delta Conservation Plan’s EIS/EIR. (Exhibit H)
- CSPA’s comments on the Bay Delta Conservation Plan’s EIS/EIR. (Exhibit H)

I. The EIS/EIR Contains an Inadequate Project Description.

A “finite project description is indispensable to an informative, legally adequate EIR.” *County of Inyo v. City of Los Angeles* (1977) 71 Cal.App.3d 185, 192. CEQA defines a “project” to include “the whole of an action” that may result in adverse environmental change. CEQA Guidelines § 15378. A project may not be split into component parts each subject to separate environmental review. *See, e.g., Orinda Ass’n v. Board of Supervisors* (1986) 182 Cal.App.3d 1145, 1171; *Riverwatch v. County of San Diego* (1999) 76 Cal.App.4th 1428. Without a complete and accurate description of the project and all of its components, an accurate environmental analysis is not possible. *See, e.g., Santiago County Water Dist. v. County of Orange* (1981) 118 Cal.App.3d 818, 829; *Sierra Club v. City of Orange* (2008) 163 Cal.App.4th 523, 533; *City of Santee v. County of San Diego* (1989) 214 Cal.App.3d 1438, 1450; *Blue Mountains Biodiversity Project v. United States Forest Service*, 161 F.3d 1208, 1215 (9th Cir. 2008).

As discussed, below, and in the expert reports submitted by *Custis, EcoNorthwest, Cannon, and Mish* on behalf of AquAlliance, the EIS/EIR fails to comport with these standards.

- a. The Project / Proposed Action Alternative Description Lacks Detail Necessary for Full Environmental Analysis.
 - i. Actual transfer buyers, sellers, modes, amounts, criteria, market demands, availability, and timing, are undisclosed.

The Proposed Action Alternative is poorly specified and needs additional clarity before decision-makers and the public can understand its human and environmental consequences. The Lead Agencies tacitly admit that they have no idea how many acre-feet of water may be made available, by what mechanism the water may be made available (fallowing, groundwater substitution, or crop changes), or to what ultimate use (public health, urban, agricultural) the water may be put.

Glenn Colusa Irrigation District is listed as the largest potential seller, but its General Manager, Thad Bettner, asserted publicly on October 7, 2014 that the district hadn't committed to the 91,000 AF found in Table ES-2 (Potential Sellers). GCID subsequently sent the Bureau a letter that states that GCID plans to pursue its own Groundwater Supplemental Supply Program and that, "It is important for Reclamation to understand that GCID has not approved the operation of any District facilities attributed to the LTWTP Action/Project that is presented in the draft EIR/EIS." ¹ The letters continues stating that, "It is important to underscore that GCID would prioritize pumping during dry and critically dry water years for use in the Groundwater Supplemental Supply Program, and thus wells used under that program would not otherwise be available for the USBR's LTWTP." First, these public and written comments contradict the EIS/EIR on page 3.8-37 where it states that, "The availability of supplies in the seller service area was determined based on data provided by the potential sellers." Second, the largest potential seller in the *2015-2024 Water Transfer Program* is seemingly unable or unwilling to participate in the groundwater substitution component during dry and critically dry years. In addition, GCID has stated that "it will not participate in a groundwater substitution transfer, and for land idling reduce the acreage from 20,000 acres to no more than 10,000 acres." ² Similarly, the Sacramento Suburban Water District received \$2 million from the Governor's Water Action Plan to move groundwater to member agencies that have been "[h]eavily dependent on Folsom reservoir," according to John Woodling of the Sacramento Regional Water Authority. ³ Woodling continues that, "During these dry times, the groundwater basin really is our insurance

¹ GCID October 14, 2014.

² GCID November 6, 2014 Board Meeting Item #6.

³ Ortiz, Edward 2014. *Region's water districts split \$14 million for drought relief*. Sacramento Bee November 7, 2014.

policy,” (*Id*). Knowing that smart water managers are very aware of this fact, why would Sacramento Suburban Water District turn around and propose to sell 30,000 AF of water to the out-of-region buyers through groundwater substitution transfers during the Project’s “[d]ry and critically dry years”? In short, the EIS/EIR has no way of knowing what transfers may occur, and when.

It is also not possible to determine with confidence just how much water is requested by potential urban and agricultural buyers and how firm the requests are. What are SLDMWA’s specific requests for agricultural or urban uses of Project water? What are the SLDMWA’s present agricultural water demands for the 850,000 acres that it serves? Left to guess at the possible requests for water, we look at the 2009 DWB where there were between 400,000 and 500,000 AF of presumably urban buyer requests alone (which had priority over agricultural purchases, according to the 2009 DWB priorities) and a cumulative total of less than 400,000 AF from willing sellers. It is highly possible, based on the example during the 2009 DWB, that many buyers are not likely to have their needs addressed by the *2015-2024 Water Transfer Program*. How would this affect the project objectives and purpose? How would this affect variable circumstances for other proposed transfers?

The EIS/EIR also fails to address the ability and willingness of potential buyers to pay for Project water given the supplies that may be available. Complaints from agricultural water districts were registered in the comments on the Draft Environmental Water Account EIS/EIR and reported in the Final EIS/EIR in January 2004 indicating that they could not compete on price with urban areas buying water from the EWA. Given the absence of priority criteria, will agricultural water buyers identified in Table ES-1 have the ability to buy water when competing with urban districts? Moreover, since buyers are not disclosed in the EIS/EIR for non-CVP river water, these further effects on water market conditions and competition between agricultural and urban sectors is impossible to evaluate. Who are the buyers that may request non-CVP river water, and what are their maximum requests? That DWR is not the CEQA lead agency further complicates the evaluation of competition for water in the EIS/EIR.

Nor does the *2015-2024 Water Transfer Program* prevent rice growers (or other farmers) from “double-dipping,” but actually encourages it. Districts and their growers have opted to turn back their surface supplies from the CVP and the State Water Project and substitute groundwater to cultivate their rice crop—thereby receiving premiums on both their CVP contract surface water as well as their rice crop each fall when it goes to market. There appear to be no caps on water sale prices to prevent windfall profits to sellers of Sacramento Valley water — especially for crops with high market prices, such as rice.

The EIS/EIR is inadequate because it fails to identify and analyze the market context for crops as well as water that would ultimately influence the size and scope of the *2015-2024 Water*

*Transfer Program.*⁴ The Project's sellers and buyers are highly sensitive to the influences of prices—prices for water as well as crops such as rice, orchard and vineyard commodities, and other field crops. It is plausible that crop idling would occur more in field crops, while groundwater substitution would be more likely for orchard and vineyard crops. However, high prices for rice—the Sacramento Valley's largest field crop— undermines this logic and leads to substantial groundwater substitution. These potential issues and impacts should be recognized in the EIS/EIR because crop prices are key factors in choices potential water sellers would weigh in deciding whether to idle crops, substitute groundwater, or decline to participate in the Project altogether.

To enable a more complete and discrete project description, the EIS/EIR should propose criteria other than price alone to manage allocation of state water resources. The EIS/EIR should consider some priority criteria as was included in the 2009 Drought Water Bank EA/FONSI (p. 3-88). Do both authorizing agencies, the Bureau and DWR, lack criteria to prioritize water transfers? Are transfers approved on a first-come first-serve basis, as generated by market conditions alone? What is the legal or policy basis to act without providing priority criteria? A lack of criteria fails to encourage regions to develop their own water supplies more efficiently and cost-effectively without damage to resources of other regions. If criteria will be applied, these need to be disclosed and analyzed in the EIS/EIR.

Additional uncertainty caused by the incomplete project description includes:

- How many of the proposed transfers would be one year in duration, multi-year, or permanent. How will the duration of any agreement be determined? The duration of a transfer agreement will have dramatic effects on the water market as well as the environmental impact analysis.
- The EIS/EIR purports to be a 10 year project, but is there an actual sunset date, since it continues serially in multiple years? Could any transfer be approved in the next 10 years that would extend beyond 2024?
- The proposed program provides no way to know what ultimate use transferred water will be put to; nor does the EIS/EIR provide any way to know what activities may occur on idled cropland. The EIS/EIR assumptions on these points are inherently incomplete and fail to support any discrete environmental analysis.

In sum, the proposed program provides no way to know which transfers may or may not occur, individually or cumulatively. The lack of a stable and finite project description undermines the entire EIS/EIR. As discussed further, below, description of the environmental setting, evaluation of potentially significant impacts, and formulation of mitigation measures, among other issues, all are rendered unduly imprecise, deferred, and incomplete, subject to the theoretical transfers taking shape at some, unknown, future time.

⁴ EcoNorthwest (Exhibit B).

ii. Historic transfer data is excluded.

Absent from the DEIS/EIR are any of the required monitoring reports from previous transfer projects. *See, e.g., Citizens for East Shore Parks v. State Lands Commission* (2010) 48 Cal.App.4th 549; *Communities for a Better Environment v. South Coast Air Quality Mgmt. Dist.* (2010) 48 Cal.App.4th 310. Without the required monitoring reports, the public is left in the dark regarding this new proposal to sell up to 600,000 AF annually over a 10 year period. No information is provided regarding the impacts to downstream users, wells near production wells, the Sacramento River and its tributaries, refuges, water quality, special status species and the San Francisco Bay Delta Estuary from past CVP transfers or cumulatively including non-CVP water transfers in the area of origin. For example, groundwater substitution transfers and transfers that result in reduced flows in combination with below normal water years are known to have to have the potential for significant impacts on water quality, fish, wildlife and the flows in the Sacramento River and its tributaries. Providing all such documentation of the terms, conditions, effects, and outcomes of prior transfers is integral to understanding the proposed Project.

b. The Proposed Project is in Fact a Proposed Program.

The lack of any stable, discrete, project description, at best, renders the proposed project a “program,” rather than any specific project itself. “[A] *program* EIR is distinct from a *project* EIR, which is prepared for a specific project and must examine in detail site-specific considerations.” *Center for Sierra Nevada Conservation v. County of El Dorado* (2012) 202 Cal.App.4th 1156, 1184. As discussed further, below, this EIS/EIR does not and cannot complete site-specific and project-specific analysis of unknown transfers at unknown times. Buyers and sellers have “expressed interest,” but no specific transfers or combination of transfers are proposed, and we don’t know which may be proposed or ultimately approved.

Put differently, the EIS/EIR project description is not simply inadequate: the EIS/EIR fails to propose or approve any project at all. Instead, the EIS/EIR should be recharacterized and revised as a program EIS/EIR. Indeed, agency documents have referred to this program, as such, for years. (E.g., Federal Register /Vol. 75, No. 248 /Tuesday, December 28, 2010 /Notices *Long-Term North to South Water Transfer Program, Sacramento County, CA*; Final EA/FONSI for 2010-2011 Water Transfer Program.⁵) And other external sources also support the proposition that this EIS/EIR does not and cannot review and approve specific transfers:

“Each transfer is unique and must be evaluated individually to determine the quantity and timing of real water made available.” (BDCP DEIR at 1E-2.)

“Although this document seeks to identify in the best and most complete way possible the information needed for transfer approval, to both expedite that approval and to

⁵ <http://www.usbr.gov/newsroom/newsrelease/detail.cfm?RecordID=31781>

reduce participant uncertainty, each transfer is unique and must be considered on its individual factual merits, using all the information that is available at the time of transfer approval and execution of the conveyance or letter of agreement with the respective Project Agency in accordance with the applicable legal requirements. This document does not pre-determine those needs or those facts and does not foreclose the requirement and consideration of additional information.” (Draft Technical Information for Preparing Water Transfer Proposals (“DTIPWTP”) 2014.)

Indeed, the Bureau and DWR have known for over a decade that programmatic environmental review was and is necessary for water transfers from the Sacramento Valley. The following examples highlight the Bureau and DWR’s deficiencies in complying with NEPA and CEQA.

- a. The Sacramento Valley Water Management Agreement was signed in 2002, and the need for a programmatic EIS/EIR was clear at that time it was initiated but never completed.
- b. In 2000, the Governor’s Advisory Drought Planning Panel report, *Critical Water Shortage Contingency Plan* promised a program EIR on a drought-response water transfer program, but was never undertaken.
- c. Sacramento Valley Integrated Regional Water Management Plan (2006).
- d. The Sacramento Valley Water Management Plan (2007).
- e. The CVPIA mandates the Bureau contribute to the State of California’s *long-term* efforts to protect the San Francisco Bay/Sacramento-San Joaquin Delta Estuary, among other things. (EIS/EIR 1-10.)

Accordingly, the EIS/EIR should be revised to state that it does not and cannot constitute sufficient environmental review of any particular, as-of-yet-unknown, water transfer proposal; and instead be revised, restructured, and recirculated to provide programmatic policies, criteria, and first-tier environmental review.

- c. The EIS/EIR Improperly Segments Environmental Review of the Whole of this Program.

As discussed throughout these comments, the proposed Project does not exist in a vacuum, but rather is another transfer program in a series of many that have been termed either “temporary,” “short term,” “emergency,” or “one-time” water transfers, and is cumulative to numerous broad programs or plans to develop regional groundwater resources and a conjunctive use system. The *2015-2024 Water Transfer Program* is also only one of several proposed and existing projects that affect the regional aquifers.

For example, the proposed Project is, in fact, just one project piece required to implement the Sacramento Valley Water Management Agreement (“SVWMA”). The Bureau has publically

stated the need to prepare programmatic environmental review for the SVWMA for over a decade, and the present EIS/EIR covers a significant portion of the program agreed to under the SVWMA. In 2003, the Bureau published an NOI/NOP for a “Short-term Sacramento Valley Water Management Program EIS/EIR.” (68 Federal Register 46218 (Aug 5, 2003).) As summarized on the Bureau’s current website:

The Short-term phase of the SVWM Program resolves water quality and water rights issues arising from the need to meet the flow-related water quality objectives of the 1995 Bay-Delta Water Quality Control Plan and the State Water Resources Control Board's Phase 8 Water Rights Hearing process, and would promote better water management in the Sacramento Valley and develop additional water supplies through a cooperative water management partnership. Program participants include Reclamation, DWR, Northern California Water Association, San Luis & Delta-Mendota Water Authority, some Sacramento Valley water users, and Central Valley Project and State Water Project contractors. SVWM Program actions would be locally-proposed projects and actions that include the development of groundwater to substitute for surface water supplies, conjunctive use of groundwater and surface water, refurbish existing groundwater extraction wells, install groundwater monitoring stations, install new groundwater extraction wells, reservoir re-operation, system improvements such as canal lining, tailwater recovery, and improved operations, or surface and groundwater planning studies. These short-term projects and actions would be implemented for a period of 10 years in areas of Shasta, Butte, Sutter, Glenn, Tehama, Colusa, Sacramento, Placer, and Yolo counties.⁶

The resounding parallels between the SVWMA NOI/NOP and the presently proposed project are not merely coincidence: they are a piece of the same program. In fact, the SVWMA continues to require the Bureau and SLDMWA to facilitate water transfers through crop idling or groundwater substitution:

Management Tools for this Agreement. A key to accomplishing the goals of this Agreement will be the identification and implementation of a “palette” of voluntary water management measures (including cost and yield data) that could be implemented to develop increased water supply, reliability, and operational flexibility. Some of the measures that may be included in the palette are:

...

(v) Transfers and exchanges among Upstream Water Users and with the CVP and SWP water contractors, either for water from specific reservoirs, or by substituting groundwater for surface water . . . ⁷

⁶ http://www.usbr.gov/mp/nepa/nepa_projdetails.cfm?Project_ID=788

⁷ http://www.norcalwater.org/wp-content/uploads/2010/12/sac_valley_water_mgmt_agrmt_new.pdf

It is abundantly clear that the Bureau and SLDMWA are proposing a program through the present draft EIS/EIR to implement this management tool, as required by the SVWMA. But neither CEQA nor NEPA permit this approach of segmenting and piecemealing review of the whole of a project down to its component parts. The water transfers proposed for this project will directly advance SVWMA implementation, and the Bureau and DWR must complete environmental review of the whole of the program, as first proposed in 2003 but since abandoned. For example, the draft EIS/EIR does not reveal that the current Project is part of a much larger set of plans to develop groundwater in the region, to develop a “conjunctive” system for the region, and to integrate northern California’s groundwater into the state’s water supply.

In this vein the U.S. Department of Interior, 2006. Grant Assistance Agreement, *Stony Creek Fan Conjunctive Water Management Program and Regional Integration of the lower Tuscan Groundwater formation* laid bare the intentions of the Bureau and its largest Sacramento Valley water district partner, Glenn Colusa Irrigation District, to take over the Tuscan groundwater basin to further the implementation of the SVWMA, stating:

GCID shall define three hypothetical water delivery systems from the State Water Project (Oroville), the Central Valley Project (Shasta) and the Orland Project reservoirs sufficient to provide full and reliable surface water delivery to parties now pumping from the Lower Tuscan Formation. The purpose of this activity is to describe and compare the performance of three alternative ways of furnishing a substitute surface water supply to the current Lower Tuscan Formation groundwater users to eliminate the risks to them of more aggressive pumping from the Formation and to optimize conjunctive management of the Sacramento Valley water resources.

d. The Project Description Contains an Inadequate Statement of Objectives, Purpose, and Need.

The lack of a stable project description/proposed alternative, as discussed, above, further obfuscates the need for the Project. Further, without programmatic criteria to prioritize certain transfers, the public is not provided with even a basic understanding of the need for the Project. The importance of this section in a NEPA document can’t be overstated. “It establishes why the agency is proposing to spend large amounts of taxpayers' money while at the same time causing significant environmental impacts... As importantly, the project purpose and need drives the process for alternatives consideration, in-depth analysis, and ultimate selection. The Council on Environmental Quality (CEQ) regulations require that the EIS address the "no-action" alternative and "rigorously explore and objectively evaluate all reasonable alternatives." Furthermore, a well-justified purpose and need is vital to meeting the requirements of Section 4(f) (49 U.S.C. 303) and the Executive Orders on Wetlands (E.O. 11990) and Floodplains (E.O. 11988) and the Section 404(b)(1) Guidelines. Without a well-defined, well-established and well-

justified purpose and need, it will be difficult to determine which alternatives are reasonable, prudent and practicable, and it may be impossible to dismiss the no-build alternative”⁸

With the importance of a Purpose and Need statement revealed above, the Project’s version for purposes of NEPA states that, “The purpose of the Proposed Action is to facilitate and approve voluntary water transfers from willing sellers upstream of the Delta to water users south of the Delta and in the San Francisco Bay Area. Water users have the need for immediately implementable and flexible supplemental water supplies to alleviate shortages,” (p. 1-2). Noticeably missing from this section of the EIS/EIR is a statement about the Bureau’s purpose and need, not the buyers’ purpose and need. The omission of *any* need on the Bureau’s part for this Project highlights the conflicts in the Bureau’s mission, deficiencies in planning for both the short and long term, and the inadequacy of the EIS/EIR that should provide the public with the basis for the development of the range of reasonable alternatives and the identification and eventual selection of a preferred alternative. The *Reclamation’s NEPA Handbook* (2012) stresses that, “The need for an accurate (and adequate) purpose and need statement early in the NEPA process cannot be overstated. This statement gives direction to the entire process and ensures alternatives are designed to address project goals.” (p.11-1)

For purposes of CEQA, the Project Objectives (p. 1-2) go on to state that,

SLDMWA has developed the following objectives for long-term water transfers through 2024:

- Develop supplemental water supply for member agencies during times of CVP shortages to meet existing demands.
- Meet the need of member agencies for a water supply that is immediately implementable and flexible and can respond to changes in hydrologic conditions and CVP allocations.

Because shortages are expected due to hydrologic conditions, climatic variability, and regulatory requirements, transfers are needed to meet water demands.

But merely asserting that there are “demands” from their member lacks context, specificity, and rigor. It also fails to mention the need of the non-member buying agencies involved in the Project.

Some context for the policy failures that lead to the stated need for the Project must be presented. First, the hydrologic conditions described on pages ES-1, 1-1, and 1-2 almost always

⁸ Federal Transportation and Highway Administration, 1990. *NEPA and Transportation Decisionmaking: The Importance of Purpose and Need in Environmental Documents*.
<http://www.environment.fhwa.dot.gov/projdev/tmneed.asp>

apply to the entire state, including the region where sellers are sought, not just the areas served by SLDMWA and non-member buyers as presented here. Second, SLDMWA has chronic water shortages due to its contractors’ junior position in water rights, risks taken by growers to plant permanent crops, and serious long-term overdraft in its service area. Where is this divulged? Third, SLDMWA or its member agencies have sought to buy and actually procured water in many past water years to make up for poor planning and risky business decisions, which violates CEQA’s prohibition against segmenting a project to evade proper environmental review.⁹ The habitual nature of the transfers is acknowledged on pages ES-1 and 1-1 stating, “In the past decades, water entities have been implementing water transfers to supplement available water supplies to serve existing demands, and such transfers have become a common tool in water resource planning.” (See Table 1 for an attempt at documenting transfers since actual numbers are not disclosed in the EIS/EIR).

The Bureau and DWR’s facilitation of so-called “temporary” annual transfers in 12 of the last 14 years is illustrated in Table 1 (2014 transfer totals have not been tallied to date).

Table 1. The table is based on one from Western Canal Water District’s Negative Declaration for a 2010 water transfer.

Past Water Transfers from the Sacramento Valley Through the Delta in TAF Annually*													
Water Year Type **	Dry	Dry	AN	BN	BN	Wet	Dry	Critical	Dry	BN	Wet	BN	Dry
Program	2001	2002	2003	2004	2005	2006	2007	2008 ¹⁰	2009	2010	2011	2012	2013
DWR Drought Water Bank/Dry Year Programs	138	22	11	0.5	0	0	0	0	74	0	0	0	0
Enviro Water Acct	80	145	70	120	5	0	147	60	60	60	0	60	60
Others (CVP, SWP, Yuba, inter alia)	160	5	125	0	0	0	0	173	140	243	0	190	210
Totals	378	172	206	120.5	5	0	147	233	274* **	303	0	250	270

*Table reflects gross AF purchased prior to 20% Delta carriage loss (i.e., actual amounts pumped at Delta are 20% less)
 ** Based on DWR’s measured unimpaired runoff (in million acre-feet)
 Abbreviations: AN - Above normal year type and BN - Below normal year type (<http://cdec.water.ca.gov/cgi-progs/iodir/wsihist>)
 *** The 2015-2024 Water Transfer Program’s EIS/EIR contradicts the 274,000 AF total for 2009 on EIS/EIR page 1-16 that states that the CVP portion alone during 2009 was 390,000 AF.

The Project has become an extension of the so-called “temporary” annual transfers based on the demands of junior water rights holders who expect to receive little contract water during dry years. The low priority of their junior water service contracts within the Central Valley Project leaves their imported surface supplies in question year-to-year. It is the normal and appropriate function of California’s system of water rights law that makes it so. Yet the efforts

⁹ Laurel Heights Improvement Association v. Regents of the University of California, 1988, 47 Cal.3d 376
¹⁰ The Environmental Water Account ended in 2007 (Bay Delta Conservation Plan Draft EIS/EIR 2013). The figures that continue in this row are based on a long-term contract with the Yuba County Water Agency to sell water.-

of the Bureau and DWR to oversee, approve, and facilitate water sales from the Sacramento, Feather, and Yuba rivers with fallowing and groundwater substitution are only intended to benefit the few western San Joaquin Valley farmers whose contractual surface water rights have always been less reliable than most—and whose lands are the most problematic for irrigation. These growers have chosen to harden demand by planting permanent crops, a very questionable business decision, but the Bureau fails to explain why this “tail” in water rights is wagging the dog.

e. The Project Description does Not Include all Project Components.

i. Carriage water.

The EIS/EIR’s description of and reliance on “carriage water” is completely uncertain, undefined, and provides no meaningful information to the public. The EIS/EIR states that “Outflows would generally increase during the transfer period because carriage water would become additional Delta outflow.” (EIS/EIR 3.2-39.) The EIS/EIR also asserts that, “Carriage water (a portion of the transfer that is not diverted in the Delta and becomes Delta outflow) will be used to maintain water quality in the Delta.” (EIS/EIR 2-29.) Elsewhere the EIS/EIR references 20% carriage losses for CCWD and SLDMWA in the EIS/EIR (3.2-39, 3.2-57-58, and B-6), while prior documents have used higher estimates:

Historically, approximately 20-30% of the water transferred through the Delta would be necessary to enable the maintenance of water quality standards, which are based largely upon the total amount of water moving through the Bay-Delta system. This water, which is not available for delivery to Buyers, is known as “carriage water.” Given historically dry conditions prevailing in 2014, DWR estimates that carriage losses could be higher.

(Biggs West Gridley 2014 Water Transfer Neg Dec, p. 4)(Exhibit I). A Bureau spreadsheet that documents the final transfer numbers for 2013 clearly demonstrates that the 30% figure was used for carriage losses.¹¹ The spreadsheet further reveals that there are additional water deductions that were made prior to delivery in 2013 for DWR Conveyance Loss (2%) and Warren Act Conveyance Loss (3%). When all the water deductions are tallied for stream depletion, carriage losses, and the two conveyance losses, the actual water available for delivery when groundwater substitution is used is 53%. This is not presented in the EIS/EIR, which allows the Lead Agencies to overestimate the amount of water that is delivered through the Delta to Buyers and therefore the economic benefits of the *2015-2024 Water Transfer Program*. What is lacking is any meaningful discussion of the need for, role, availability, and effect of carriage water and conveyance losses in any transfer in the EIS/EIR. Without such information it is not possible to determine the water quality and supply effects of the program.

¹¹ Bureau of Reclamation, 2013-12-17 2013 Total Pumpage (FINAL) nlw.xlsx (Exhibit J)

ii. Monitoring and production wells.

The identity and locations of all wells that will be used to monitor groundwater substitution transfer pumping impacts are unknown. The EIS/EIR must include proposed transfer well locations that are sufficiently accurate to allow for determination of distances between the wells and areas of potential impact. These are integral project features that must be disclosed in detail prior to any meaningful effects analysis.

In 2009, GCID installed four production wells to extract 26,530 AF of groundwater as part of its *Stony Creek Fan Aquifer Performance Testing Plan*. Other districts have also installed production wells, most with public funds, that have been used for past transfers such as Anderson/Cottonwood Irrigation District, Butte Water District, and RD-108. To the extent those wells and any others would be used in this project, they must be considered to be part of the whole of the action, and disclosed and analyzed herein.

i. "Other" transfers.

The EIS/EIR states that, "Other transfers not included in this EIS/EIR could occur during the same time period, subject to their own environmental review (as necessary)." (EIS/EIR 1-2.) In other words, not only is the EIS/EIR unclear precisely about which transfers are likely to occur and are analyzed in this EIR/EIR, it also leaves open-ended the prospect of some transfers not being covered by the EIS/EIR. This apparent piecemealing of transfer projects short-circuits comprehensive environmental review.

f. The Project Description Fails to Include Sufficient Locations, Maps, and Boundaries.

The project description must show the location of the project, its component parts, and the affected environmental features. CEQA Guidelines § 15124(a).

Maps are needed of each seller service area at a scale that allows for reasonably accurate measurement of distances between the groundwater substitution transfer wells and surface water features, other non-participating wells, proposed monitoring wells, fisheries, vegetation and wildlife areas, critical surface structures, and regional economic features. Maps with rates and times of stream depletion by longitudinal channel section are needed to allow for an adequate review of the Draft EIR/EIS conclusion of less than significant and reasonable impacts with no injury. These maps are also needed to evaluate the specific locations for monitoring potential impacts. Thus, detailed maps that show the locations of the monitoring wells and the areas of potential impact along with the rates and seasons of anticipated stream depletion are needed for each seller service area. These maps are also needed to allow for evaluation of the cumulative effects whenever pumping by multiple sellers can impact the same resource. The only maps provided by the Draft EIS/EIR that show the location of the groundwater substitution transfer wells, and the rivers and streams potentially impacted are the simulated drawdown Figures 3.3-26 to 3.3-31, which are at a scale of approximately 1 inch to 18 miles. The lack of maps with sufficient detail to see the relationship between the wells and the surface water

features prevents adequate review of the Draft EIS/EIR analysis to determine groundwater and surface water impacts.

Furthermore, figure 3.1-1, mapping the project area, is impossible to read and determine where each seller and buyer service area actually lies. Nor does the figure itself actually include many geographic points of reference used throughout the EIS/EIR. The EIS/EIR, for example, states that “Pelger MCW is located on the east side of the Sacramento River near Robbins (Figure 3.1-1.)” (EIS/EIR at 3.1-7.) But Robbins is not on the map, and the Pelger MCW is virtually impossible to locate on Figure 3.1-1. Similarly, the EIS/EIR states that the Sacramento River is impaired from Keswick dam to the Delta, but the EIS/EIR contains no description or map showing where Keswick dam is located, or any map enabling an understanding of the geographic scope of this water quality impairment. This problem repeats for literally dozens of existing environmental features described in the EIS/EIR. And, this problem is compounded by the unstable nature of the project description itself, leaving the EIS/EIR to string together multiple combinations of place names where transfers may or may not be imported or exported, and leaving the reader to continually search out secondary information to attempt to follow the EIS/EIR’s terse and convoluted descriptions. A clear explanation, with visual aids, of the affected environment, including all local creeks and streams, and transfer water routes, is necessary to enable any member of the general public to grasp the potential types and locations of environmental impacts caused by the proposed program.

II. The EIS/EIR State Lead Agency Should be DWR, Not SLDMWA.

SLDMWA is not the proper Lead Agency for the Project. California Environmental Quality Act (“CEQA”) Guidelines sections 15367 and 15051 require that the California Department of Water Resources (“DWR”), as the operator of the California Aqueduct and who has responsibility to protect the public health and safety and the financial security of bondholders with respect to the aqueduct, is the more appropriate lead agency. In *PCL v DWR*, the court found that DWR’s attempt to delegate lead agency authority impermissibly insulated the department from “public awareness and possible reaction to the individual members’ environmental and economic values.”¹²

Pursuant to CEQA, ““lead agency” means the public agency which has the principal responsibility for carrying out or approving a project which may have a significant effect upon the environment.” (Public Res. Code § 21067.) As such, the lead agency must have authority to require imposition of alternatives and mitigation measures to reduce or avoid significant project effects, and must have the authority to disapprove of the project altogether. Here, the DWR clearly fits this description. As the EIS/EIR states, “[t]hese transfers require approval from Reclamation and/or Department of Water Resources (DWR).” (EIS/EIR 1-2.) Additionally, the

¹² *Planning and Conservation League et al. v Department of Water Resources* (2000) 83 Cal.App.4th 892, 907, citing *Kleist v. City of Glendale* (1976) 56 Cal. App. 3d 770, 779.

EIS/EIR reveals the obvious and long-standing relationship between the Bureau and DWR in facilitating surface water transfers. The Bureau and DWR have collaborated on each DTIWT publication, which provides specific environmental considerations for transfer proposals; are said to have “sponsored drought-related programs” together; have created the joint EIS/EIR for the Environmental Water Account (“EWA”); and “cooperatively implemented the 2009 Drought Water Bank.”

SLDMWA should not serve as the lead agency. The *2015-2024 Water Transfer Program* has the potential to impact the long-term water supplies, environment, and economies in many California counties far removed from the SLDMWA geographic boundaries. With SLDMWA designated as the lead agency, and no potential sellers or source counties designated as responsible agencies, the process is unreasonably biased toward the narrow functional interests of SLDMWA and its member agencies. According to the EIS/EIR, the SLDMWA’s role is to “[h]elp negotiate transfers in years when the member agencies could experience shortages.” (EIS/EIR 1-1.) Helping to negotiate a transfer is a wholly different role than that of a lead agency with approval authority over a project. All of SLDMWA’s purposes and powers are centered on providing benefit to member organizations,¹³ and do not implement the Sustainable Groundwater Management Act.¹⁴ Not only would SLDMWA be advocating on behalf of its members in this process, but nothing provided in the EIS/EIR suggests that it has authority to require mitigation measures or alternatives to reduce or avoid significant project impacts, for example, to groundwater resources in the seller service area, as such limitations would clearly be contrary to the specific interests of the SLDMWA members.

Importantly, DWR not only has jurisdiction over the SLDMWA transfers in ways that SLDMWA does not, but also DWR has review and approval authority over potential transfers outside of the SLDMWA altogether, including, for example, the East Bay Municipal Utilities District, as well as “[o]ther transfers not included in this EIS/EIR [that] could occur during the same time period, subject to their own environmental review (as necessary).” (EIS/EIR 1-2.) Environmental review of transfers should be unified and comprehensive, and cumulative across both geography and over time in a way that DWR and not SLDMWA can provide.

III. The EIS/EIR Fails to Completely and Accurately Describe the Affected Environmental Setting and Baseline Conditions.

A complete and accurate description of the existing and affected environmental setting is critical for an adequate evaluation of impacts to it. See *e.g. San Joaquin Raptor/Wildlife Rescue Ctr. v. County of Stanislaus* (1994) 27 Cal.App.4th 713; *Galante Vineyards v. Monterey Peninsula Water Mgmt. Dist.* (1997) 60 Cal.App.4th 1109, 1122; *County of Amador v. El Dorado County*

¹³ SLDMWA JPA, para. 6, pp. 4-7.

¹⁴ StAmant 2014. Letter to Bureau of Reclamation and SLDMWA re the 2015-2024 Water Transfer Program.

Water Agency (1999) 76 Cal.App.4th 931, 955; *Cadiz Land Co. v. Rail Cycle* (2000) 83 Cal.App.4th 74, 94.

As discussed, below, and in the expert reports submitted by *Custis*, *EcoNorthwest*, *Cannon*, and *Mish* on behalf of AquAlliance, the EIS/EIR fails to comport with these standards.

a. The EIS/EIR Fails to Describe Existing Physical Conditions.

i. Groundwater Supply

The EIS/EIR fails to provide a comprehensive assessment of the historic change in groundwater storage in the Sacramento Valley groundwater basin, and other seller sources areas within the proposed 10-year groundwater substitution transfer project. Historic change and current groundwater contour maps are critical to establishing an environmental baseline for the groundwater substitution transfers. The EIS/EIR uses SACFEM2013 simulations of groundwater substitution transfer pumping effects for WY 1970 to WY 2003, but the discussion of the simulation didn't provide specifics on how the model simulated the current conditions of the Sacramento Valley groundwater system or the potential impacts from the 10-year groundwater substitution transfer project based on current conditions. Again, The EIS/EIR relies on only modeling to consider impacts from the Project when it should disclose the results from actual monitoring and reporting for water transfer conducted in 12 of the last 14 years.

The EIS/EIR concludes that the Sacramento Valley basin's groundwater storage has been relatively constant over the long term, decreasing during dry years and increasing during wetter periods, but the EIR/EIS ignores more recent information and study (e.g. Brush 2013a and 2013b, NCWA, 2014a and 2014b). According to the BDCP EIS/EIR:

Some locales show the early signs of persistent drawdown, including the northern Sacramento County area, areas near Chico, and on the far west side of the Sacramento Valley in Glenn County where water demands are met primarily, and in some locales exclusively, by groundwater. These could be early signs that the limits of sustainable groundwater use have been reached in these areas."

(BDCP EIS/EIR at 7-13.) The Draft EIS/EIR provides only one groundwater elevation map of the Sacramento Valley groundwater basin, Figure 3.3-4, which shows contours only from selected wells that omit many depths and areas. The Draft EIS/EIR doesn't provide maps showing groundwater elevations, or depth to groundwater, for groundwater substitution transfer seller areas in Sutter, Yolo, Yuba, and Sacramento counties. The DWR provides on a web site a number of additional groundwater level and depth to groundwater maps that the EIS/EIR should use to help complete its description of the affected environment.¹⁵

¹⁵http://www.water.ca.gov/groundwater/data_and_monitoring/northern_region/GroundwaterLevel/gw_level_monitoring.cfm#Well%20Depth%20Summary%20Maps

Presented below are tables that illustrate maximum and average groundwater elevation decreases for Butte, Colusa, Glenn, and Tehama counties at three aquifer levels in the Sacramento Valley between the fall of 2004 and 2013. (Id).

County Fall '04 - '13	Deep Wells (Max decrease gwe)	Deep Wells (Avg. decrease gwe)
Butte	-11.4	-8.8
Colusa	-31.2	-20.4
Glenn	-60.7	-37.7
Tehama	-19.5	-6.6

County Fall '04 - '13	Intermediate Wells (Max decrease gwe)	Intermediate Wells (Avg. decrease gwe)
Butte	-21.8	-6.5
Colusa	-39.1	-16.0
Glenn	-40.2	-14.5
Tehama	-20.1	-7.9

County Fall '04 - '13	Shallow Wells (Max decrease gwe)	Shallow Wells (Avg. decrease gwe)
Butte	-13.3	-3.2
Colusa	-20.9	-3.8
Glenn	-44.4	-8.1
Tehama	-15.7	-6.6

Below are the results from DWR's spring monitoring for Sacramento Valley groundwater basin from 2004 to 2014.

County Spring '04 - '14	Deep Wells (Max decrease gwe)	Deep Wells (Avg. decrease gwe)
Butte	-20.8	-14.6
Colusa	-26.9	-12.6
Glenn	-49.4	-29.2
Tehama	-6.1	-5.3

County Spring '04 - '14	Intermediate Wells (Max decrease gwe)	Intermediate Wells (Avg. decrease gwe)
Butte	-25.6	-12.8
Colusa	-49.9	-15.4
Glenn	-54.5	-21.7
Tehama	-16.2	-7.9

County Spring '04 - '14	Shallow Wells (Max decrease gwe)	Shallow Wells (Avg. decrease gwe)
Butte	-23.8	-7.6
Colusa	-25.3	-12.9
Glenn	-46.5	-12.6
Tehama	-38.6	-10.8

The DWR data clearly present a different picture of the condition of the Sacramento Valley groundwater basin over time than what is provided in the EIS/EIR. This must be corrected and considered in the NEPA and CEQA process.

The EIS/EIR omits other critical information needed to understand the project’s impacts to area groundwater, including but not limited to:

- the distances between the transfer well(s) and surface water features;
- the number of non-participating wells in the vicinity of the transfer wells that may be impacted by the pumping; and,
- the distance between the transfer wells and non-participant wells that may be impacted by the transfer pumping, including domestic, public water supply and agricultural wells.

The EIS/EIR assumes that, “The groundwater modeling results indicate that shallow groundwater is typically deeper than 15 feet in most locations under existing conditions, and often substantially deeper.” (3.8-32.) However, existing hydrologic condition documents clearly show Depth to Groundwater levels in shallow portions of the aquifer system that are <15’ from the surface.

- The Chart titled **Depth to Water by Sub-Inventory Unit (SIU) on 2014_10_Summary_Table.PDF** page 2/2 shows the Average Depth to Water (feet) in March through October 2014. 7 of 16 Sub-Inventory Units (“SIUs”) in Butte County show average groundwater levels <15’ from the surface at some time of the year.¹⁶
- November 2014 Adobe spreadsheets show numerous monitoring wells with water levels closer than 10’ to the surface. The wells are located in Butte County SIUs designated under the county Basin Management Objective (“BMO”) program. While some of the SIUs are corresponding to an Irrigation District primarily served by surface water, the Butte Sink, Cherokee, North Yuba, Angel Slough, Llano Seco and M&T SIUs have naturally occurring water levels <10’. All 3 pages show ground surface to water surface (feet).¹⁷

¹⁶https://www.buttecounty.net/wrcdocs/Programs/Monitoring/GWLevels/2014/2014_10_Summary_Table.pdf
https://www.buttecounty.net/wrcdocs/Programs/Monitoring/GWLevels/2014/2014_10_Data_Summary_Update.pdf (Exhibit K)

¹⁷ 2014 Monthly Groundwater Depth to Water- CASGEM:
https://www.buttecounty.net/wrcdocs/Programs/Monitoring/GWLevels/2014/2014_10_Data_Summary_Update.pdf (Exhibit K)

- The January 2014 *BUTTE COUNTY DOMESTIC WELL DEPTH SUMMARY* shows the 10' Depth to Groundwater Contour lines in the lower portion of the map.¹⁸
- The January 2014 *COLUSA COUNTY DOMESTIC WELL DEPTH SUMMARY* shows the 10' Depth to Groundwater Contour lines in large portions of the county.¹⁹
- The January 2014 *GLENN COUNTY DOMESTIC WELL DEPTH SUMMARY* shows the 10' Depth to Groundwater Contour lines in the lower portion of the map.²⁰

Dan Wendell of The Nature Conservancy, a panelist at a workshop held by the California Natural Resources Agency, the California Department of Food and Agriculture, and California EPA on March 24, 2014, presented a similar picture as the county summaries above, but also raised the alarm about the existing, significant streamflow losses from groundwater pumping and, even more significantly, how long it takes for those losses to appear:

“The Sacramento Valley still has water levels that are fairly shallow,” he said.
“There are numerous perennial streams and healthy ecosystems, and the basin is largely within a reasonable definition of sustainable groundwater yield. However, since the 1940s, groundwater discharge to streams in this area has decreased by about 600,000 acre-feet per year due to groundwater pumping, and it’s going to decrease an additional 600,000 acre-feet in coming years under 2009 status quo conditions due to the time it takes effects of groundwater pumping to reach streams. It takes years to decades, our work is showing.”²¹

What areas in the Sellers’ region were used to reach the EIS/EIR conclusion that “[i]ndicate that shallow groundwater is typically deeper than 15 feet”? What prevented the analysis from disclosing the many miles of riparian habitat in the Sacramento Valley that indicate that riparian forest vegetation remains healthy with groundwater levels shallower than 15 feet? As we presented above, there are many areas in the Sellers’ region that have groundwater higher than 15 feet below ground surface.

In addition, the EIS/EIR fails to provide recharge data for the aquifers. Professor Karin Hoover, Assistant Professor of hydrology, hydrogeology, and surficial processes from CSU Chico, found

¹⁸ Butte County shallow Groundwater Contours:
www.water.ca.gov/groundwater/data_and_monitoring/northern_region/GroundwaterLevel/WellDepthSummaryMaps/Domestic_BUTTE.pdf (Exhibit L)

¹⁹ Colusa County shallow Groundwater Contours:
www.water.ca.gov/groundwater/data_and_monitoring/northern_region/GroundwaterLevel/WellDepthSummaryMaps/Domestic_COLUSA.pdf (Exhibit M)

²⁰ Glenn County shallow Groundwater Contours:
www.water.ca.gov/groundwater/data_and_monitoring/northern_region/GroundwaterLevel/WellDepthSummaryMaps/Domestic_GLENN.pdf (Exhibit N)

²¹ <http://mavensnotebook.com/2014/04/28/groundwater-management-workshop-part-1-sustainable-groundwater-management-panel/> (Exhibit O)

in 2008 that, “Although regional measured groundwater levels are purported to ‘recover’ during the winter months (Technical Memorandum 3), data from Spangler (2002) indicate that recovery levels are somewhat less than levels of drawdown, suggesting that, in general, water levels are declining.” According to Dudley, “Test results indicate that the ‘age’ of the groundwater samples ranges from less than 100 years to tens of thousands of years. In general, the more shallow wells in the Lower Tuscan Formation along the eastern margin of the valley have the ‘youngest’ water and the deeper wells in the western and southern portions of the valley have the ‘oldest’ water,” adding that “the youngest groundwater in the Lower Tuscan Formation is probably nearest to recharge areas.” (2005). “This implies that there is currently no active recharge to the Lower Tuscan aquifer system (M.D. Sullivan, personal communication, 2004),” explains Dr. Hoover. “If this is the case, then water in the Lower Tuscan system may constitute fossil water with no known modern recharge mechanism, and, once it is extracted, it is gone as a resource,” (Hoover 2008).²²

ii. Groundwater Quality

The Draft EIS/EIR discusses the potential for impacts to groundwater quality by migration of contaminants as a result of groundwater substitution pumping, but provides only a general description of the current condition of groundwater quality. No maps are provided that show the baseline groundwater quality and known areas of poor or contaminated groundwater, or from all areas where groundwater pumping may occur. Groundwater quality information on the Sacramento Valley area is available from existing reports by the USGS (1984, 2008b, 2010, and 2011) and Northern California Water Association (NCWA, 2014c). Determination of groundwater quality prior to pumping is critical to avoiding significant adverse impacts, both to adjacent groundwater users impacted by migrating contaminants, as well as surface water potentially impaired by contaminated runoff from irrigated agriculture or other uses.

There are numerous hazardous waste plumes in Butte County, which could easily migrate with the potential increased groundwater pumping proposed for the Project. The State Department of Toxics Control and the Regional Water Resources Control Boards have a great deal of information readily available for all counties involved with the proposed Project. Fluctuating domestic wells can lead to serious contamination from heavy metals and non-aqueous fluids. Because the Bureau fails to disclose basic standards for the mitigation and monitoring requirements, it is unknown if hazardous plumes in the areas of origin will be monitored or not.

²² Spangler, Deborah L. 2002. *The Characterization of the Butte Basin Aquifer System, Butte County, California*. Thesis submitted to California State University, Chico; Dudley, Toccoy et al. 2005. *Seeking an Understanding of the Groundwater Aquifer Systems in the Northern Sacramento Valley: An Update*; Hoover, Karin A. 2008. *Concerns Regarding the Plan for Aquifer Performance Testing of Geologic Formations Underlying Glenn-Colusa Irrigation District, Orland Artois Water District, and Orland Unit Water Users Association Service Areas, Glenn County, California*. White Paper. California State University, Chico.

Please note the attached map from the State Water Resources Control Board (2008) that highlights areas vulnerable to groundwater contamination throughout the state. A significant portion of both the areas of origin and the receiving areas are highlighted. When the potential for serious health and safety impacts exists, NEPA and CEQA require that this must be disclosed and analyzed.

iii. Surface Water Flows

The EIS/EIR asserts that, under the no action/no project alternative, “Surface water supplies would not change relative to existing conditions. Water users would continue to experience shortages under certain hydrologic conditions, requiring them to use supplemental water supplies.” (3.1-15.) It would be most helpful if the lead agencies would explain the geographic scope of this statement since the shortages could be experienced throughout the areas of origin, transmission, and delivery – as well as the entire State of California. The section continues with, “Under the No Action/No Project Alternative, some agricultural and urban water users may face potential shortages under dry and critical hydrologic conditions.” Again, to what geographic areas is the EIS/EIR referring? The final sentence in the section reads, “Impacts to surface water supplies would be the same as the existing conditions.” Without further elaboration or a reference that would further explain what exactly are the “existing conditions, mentioned” this is merely a conclusory assertion without the benefit of factual data. For example, existing conditions vary wildly in California weather patterns and agency allocations can as well. For example, in 2014 CVP Settlement Contractors were threatened with an unprecedented 40 percent allocation, which later became 75 percent when they cooperated with water transfers. Failing to disclose the wide range of natural and agency decisions that comprise the No Action/No Project alternative must be corrected and re-circulated in another draft EIS/EIR.

The EIS/EIR states that “[b]ecause of the interaction of surface flows and groundwater flows in riparian systems, including associated wetlands, enables faster recharge of groundwater, these systems are less likely to be impacted by groundwater drawdown as a result of the action alternatives;” therefore, “[t]hese systems are less likely to be impacted by groundwater drawdown as a result of the action alternatives.” (EIS/EIR 3.8-32.) This flawed assumption has been readily discredited by USGS:

There is more of an interaction between the water in lakes and rivers and groundwater than most people think. Some, and often a great deal, of the water flowing in rivers comes from seepage of groundwater into the streambed. Groundwater contributes to streams in most physiographic and climatic settings... Groundwater pumping can alter how water moves between an aquifer and a stream, lake, or wetland by either intercepting groundwater flow that discharges into the surface-water body under natural conditions, or by

increasing the rate of water movement from the surface-water body into an aquifer. A related effect of groundwater pumping is the lowering of groundwater levels below the depth that streamside or wetland vegetation needs to survive. The overall effect is a loss of riparian vegetation and wildlife habitat.²³

Lastly, the EIR/EIS presents the rivers and streams analyzed for impacts from the Proposed Action alternative with numerous omissions and conclusory remarks that are not supported. (3.8-49 – 3.8-51.) Examples include:

- *Table 3.8.3 Screening Evaluation Results for Smaller Streams in the Sacramento River Watershed for Detailed Vegetation and Wildlife Impact Analysis for the Proposed Action* fails to designate the counties of origin except for Deer and Mill creeks. Even readers familiar with the region need this basic information.
- Creeks with groundwater/surface water connections, but omitted from Tehama and Butte counties in Table 3.8.3 include, but are not limited to: Clear, Cottonwood, Battle, Singer, Pine, Zimmershed, Rock, Mud, and Big Chico.
- The modeling that is used to omit streams from analysis and to select and analyze other streams is completely inadequate to the task. Page D-3 has information about model resolution. It is normal to have five to ten nodes to resolve a feature of interest, but the nodal spacing is listed as ranging from 125 to 1000 meters, with stream node spacing around 500 meters (EIS/EIR p. D-3). This implies that spatial features smaller than about 2 kilometers cannot be resolved with this model. With the physical response of interest below the threshold of resolution even under the best of circumstances, then you have 100% margin of error, because the model cannot "see" that response.²⁴

iv. Surface Water Quality

The baseline water quality data presented in the EIS/EIR is insufficient to accomplish any meaningful understanding of existing water quality levels throughout the project area. The EIS/EIR fails to show where each affected water body is, or disclose its existing beneficial uses, or numeric water quality objectives. Data that are presented is scattered, inconsistent, incomplete, often severely out of date, and often misleading. Further, the EIS/EIR fails to explain exactly where much of the presented water quality data comes from – indeed, failing to explain exactly where the affected environment is at all.

Many waterways are left out of this section entirely. The biological and vegetation effects of the program are discussed elsewhere in the EIS/EIR, and show that most would be impacted by the proposed program, but these waterways are not discussed in the EIS/EIR water quality section. Diminished flows can affect water quality in a variety of way, for example, causing

²³ The USGS Water Science School. <http://ga.water.usgs.gov/edu/gwdepletion.html>

²⁴ Mish, p. 8. (Exhibit C)

higher temperatures, lower dissolved oxygen, or high sediment contamination or turbidity. Therefore, these affected waterways should be described and analyzed in the EIS/EIR water quality chapter.

In addition, the EIS/EIR only names the California Aqueduct, the Delta-Mendota Canal, and the San Luis Reservoir as affected waters within the buyer areas. Later, the EIS/EIR admits that increased irrigation in the buyers' areas may adversely impact stream water quality, but none of these rivers, streams, creeks, or any other potentially affected waterway of any kind, are described in the buyer project areas. (EIS/EIR 3.2-26.)

The EIS/EIR also fails to meaningfully describe the existing water quality in the affected environment. The EIS/EIR repeatedly misleads the public and decision-makers regarding the baseline conditions of waters within the project area by labeling them as "generally high quality." For example, the EIS/EIR states that "certain segments of the Sacramento River contain several constituents of concern, including Chlordane, dichlorodiphenyltrichloroethane, Dieldrin, mercury, polychlorinated biphenyls (PCBs), and unknown toxicity (see Table 3.2-1); however, the water quality in the Sacramento River is generally of high quality." What is the basis for this non-sequitur used here, and repeated throughout the existing environmental descriptions in the EIS/EIR? How do constituents of concern and unknown toxicity translate to generally high quality?

The remaining baseline information presented in the EIS/EIR contains significant gaps that preclude a meaningful understanding of the existing environmental conditions. In order to attempt to characterize the water quality in the affected environmental area, the EIS/EIR lists out beneficial uses, 303(d) impairments, and a variety of water quality monitoring data. The EIS/EIR presents almost no reference to existing numeric water quality objectives, and evaluation of potential breaches of those standards is therefore impossible.

Table 3.2-1 lists 303(d) impairments within the area of analysis. The table states the approximate mileage or acreage of the portion of each water body that is impaired, but fails to inform the public exactly where these stretches are located. For example, table 3.2-1 states that, within the Delta, approximately 43,614 acres are impaired for unknown toxicity, 20,819 acres are impaired for electrical conductivity, and 8,398 acres are impaired for PCBs; but without knowing which acres within the Delta this table describes, it is impossible to know whether transfer water will affect those particular areas. This problem repeats for all impairments listed in table 3.2-1.

The baseline environmental condition of the Delta is poorly described. The EIS/EIR states that:

[e]xisting water quality constituents of concern in the Delta can be categorized broadly as metals, pesticides, nutrient enrichment and associated eutrophication, constituents associated with suspended sediments and turbidity, salinity, bromide, and organic

carbon. Salinity is a water quality constituent that is of specific concern and is described below.

(EIS/EIR at 3.2-21.) The EIS/EIR provides no further information about “metals, pesticides, nutrient enrichment and associated eutrophication, constituents associated with suspended sediments and turbidity.” These contaminants are each the focus of intensive regulation and controversy, and could cause significant adverse impacts if contaminated surface waters are transferred, but no meaningful baseline data of existing conditions is provided to facilitate an evaluation of the effects of the incremental changes caused by the proposed program.

The EIS/EIR provides scattered and essentially useless monitoring data to attempt to describe the existing water quality conditions in the program area. First, the EIS/EIR is unclear exactly what year or years it uses to constitute the baseline environmental conditions. Then, Tables 3.2-4 through 3.2-20 provide data from 1980 through 2014. Some tables average data, some use median data, some present isolated data, and none provide a comparison to existing numeric water quality objectives. Of all of the existing environmental baseline data provided, only table 3.2-15 provides any data regarding contamination caused by metals in the water column, and only for Lake Natoma from April to September of 2008. As a result, any contamination relating to any metals in any transfer water is essentially ignored by the EIS/EIR. Moreover, the scattershot data provided in the EIS/EIR does not provide the public with any information about the actual water quality of transfer water that may be used in any future project.

Table 3.2-21 presents mean data from “selected” monitoring stations throughout the Delta. The EIS/EIR states that “[s]ampling period varies, depending on location and constituent, but generally is between 2006-2012.” (EIS/EIR 3.2-22.) EIS/EIR readers simply have no way to know what these data actually represent. Columns are labeled “mean TDS,” “mean electrical conductivity,” and “mean chloride, dissolved.” Are these data averaged for the approximate period of 2006-2012? Were any data excluded? The EIS/EIR lists these monitoring stations, but doesn’t explain where each is actually located, which should be mapped for ease of reference. Nor does the EIS/EIR state what the applicable water quality objective is at each monitoring point for each parameter; nor how often these water quality objectives were breached.

Figure 3.2-2 presents the monthly median chloride concentrations at selected monitoring sites, and misleadingly states that these median concentrations do not exceed the secondary MCL for chloride of 250 mg/L; but that comparison is irrelevant as the Bay-Delta Plan sets water quality objectives for chloride at 250 mg/day, not monthly mean.

Figures 3.2-3 through 3.2-5 show average electrical conductivity at selected monitoring stations, but the EIS/EIR fails to state the relevant water quality standard against which to compare these data, and fails to report the frequency and magnitude of exceedances, which

are numerous and great. When do exceedances occur, and how can the proposed program avoid transferring water from or into waterways with elevated EC?

The EIS/EIR fails to provide any discussion or analysis of how SWRCB Decision 1641 would be implemented. The EIS/EIR states that Decision 1641 “requires Response Plans for water quality and water levels to protect diverters in the south Delta that may affect the opportunity to export transfers.” (EIS/EIR at 2-32.) Later, the EIS/EIR adds that Decision 1641 “require[s] that the Central Valley Project (CVP) and State Water Project (SWP) be operated to protect water quality, and that DWR and/or Reclamation ensure that the flow dependent water quality objectives are met in the Delta (SWRCB 2000).” (EIS/EIR 3.2-10.) Nowhere does the EIS/EIR actually identify what these requirements entail, nor analyze when they would or would not be met by any portion of the proposed program. D-1641 is among the most critical of water quality regulations controlling the proposed program, and the EIS/EIR must provide significantly more analysis of how it would propose to comply with these State Water Board standards. As discussed, below, compliance with D-1641 standards is far from certain.

Similarly, the EIS/EIR notes that “DWR has developed acceptance criteria to govern the water quality of non-Project water that may be conveyed through the California Aqueduct. These criteria dictate that a pump-in entity of any non-project water program must demonstrate that the water is of consistent, predictable, and acceptable quality prior to pumping the local groundwater into the SWP.” (EIS/EIR at 3.2-10.) Again, however, the EIS/EIR fails to explain what these criteria require, and fails to provide any discussion of whether, when, or how these criteria could be met for each transfer contemplated by the program. This lack of information and analysis is insufficient to support informed public and agency environmental decision-making.

IV. The EIS/EIR Fails to Evaluate Inconsistency with Applicable Laws, Plans, and Policies.

a. State Water Policies.

The EIS/EIR should fully disclose the consolidated places of use for DWR and the Bureau, and what criteria might be applied for greater flexibility claimed for the consolidated place of use necessary for any given year's water transfer program, and what project alternatives could avoid this shift. Could the transfers be facilitated through transfer provisions of the Central Valley Project Improvement Act? Would the consolidation be a permanent or temporary request, and would the consolidation be limited to the duration of just the *2015-2024 Water Transfer Program*? How would the consolidated places of use permit amendments to the SWP and CVP permits relate to their joint point of diversion? Would simply having the joint point of diversion in place under D-1641 suffice for the purpose of the Project?

The EIS/EIR should better describe existing water right claims of sellers, buyers, the Bureau, and DWR. In response to inquiries from the Governor's Delta Vision Task Force, the SWRCB

acknowledged that while average runoff in the Delta watershed between 1921 and 2003 was 29 million acre-feet annually, the 6,300 active water right permits issued by the SWRCB is approximately 245 million acre-feet²⁵ (pp. 2-3). In other words, **water rights on paper are 8.4 times greater than the real water in California's Central Valley rivers and streams diverted to supply those rights on an average annual basis.** And the SWRCB acknowledges that this 'water bubble' does not even take account of the higher priority rights to divert held by pre-1914 appropriators and riparian water right holders (*Id.* p. 1). More current research reveals that the average annual unimpaired flow in the Sacramento River basin is 21.6 MAF, but the consumptive use claims are an extraordinary 120.6 MAF – 5.6 times more claims than there is available water.²⁶ Informing the public about water rights claims would necessarily show that buyers and the Agencies clearly possess junior water rights as compared with those of many willing sellers. Full disclosure of these disparate water right claims and their priority is needed to help explain the actions and motivations of buyers and sellers in the *2015-2024 Water Transfer Program*. Otherwise the public and decision makers have insufficient information on which to support and make informed choices.

To establish a proper legal context for these water rights, the EIS/EIR should also describe more extensively the applicable California Water Code sections about the treatment of water rights involved in water transfers.

Like federal financial regulators failing to regulate the shadow financial sector, subprime mortgages, Ponzi schemes, and toxic assets of our recent economic history, the state of California has been derelict in its management of scarce water resources. As we mentioned above we are supplementing these comments on this matter of wasteful use and diversion of water by incorporating by reference and attaching the 2011 complaint to the State Water Resources Control Board of the California Water Impact Network the California Sportfishing Protection Alliance, and AquAlliance on public trust, waste and unreasonable use and method of diversion as additional evidence of a systemic failure of governance by the State Water Resources Control Board, the Department of Water Resources and the U.S. Bureau of Reclamation, filed with the Board on April 21, 2011. (Exhibit Q)

b. Public Trust Doctrine.

The State of California has the duty to protect the people's common heritage in streams, lakes, marshlands, and tidelands through the Public Trust Doctrine.²⁷ The Sacramento, Feather, and Yuba rivers and the Delta are common pool resources. DWR acknowledges this legal reality in

²⁵ SWRCB, 2008. Water Rights Within the Bay Delta Watershed (Exhibit P.)

²⁶ California Water Impact Network, AquAlliance, and California Sportfishing Protection Alliance 2012. *Testimony on Water Availability Analysis for Trinity, Sacramento, and San Joaquin River Basins Tributary to the Bay-Delta Estuary.* (Exhibit Q)

²⁷ *National Audubon Society v. Superior Court* (1983) 33 Cal 3d, 419, 441.

its publication, *Water Transfer Approval: Assuring Responsible Transfers*.²⁸ The application of the Public Trust Doctrine requires an analysis of the public trust values of competing alternatives, as was directed by the State Water Board in the Mono Lake Case. Its applicability to alternatives for the water transfers planned from the Sacramento, Feather, and Yuba rivers and through the Delta, where species recovery, ecosystem restoration, recreation and navigation are pitted against damage from water exports, is exactly the kind of situation suited to a Public Trust analysis, which should be required by the 2015-2024 Water Transfer Program. The act of appropriating water—whether for a new use or for a new method of diversion or of use—is an acquisition of a property right from the waters of the state, an act that is therefore subject to regulation under the state’s public trust responsibilities. Groundwater pumping with adverse effects to public trust surface waters must also be considered.

c. Local General Plans and Ordinances.

The Draft EIS/EIR discusses only two county ordinances, the Colusa Ordinance No. 615 and Yolo Export Ordinance No. 1617, one agreement, the Water Forum Agreement in Sacramento County, and one conjunctive use program, the American River Basin Regional Conjunctive Use Program. Except for the brief discussion of the two ordinances, one agreement, and one conjunctive use program listed above, the Draft EIS/EIR doesn’t describe the requirements of local GMPs, ordinances, and agreements listed in Tables 3.3-1 (page 3.3-8) and Table 3-1 (page 27). Thus, the actual groundwater substitution transfer project permit requirements, restrictions, conditions, or exemptions required for each seller service area by the Bureau, DWR, and one or more County GMP or groundwater ordinance will apparently be determined at a future date.

Additional information is needed on what the local regulations require for exporting groundwater out of each seller’s groundwater basin. The Draft EIS/EIR needs to discuss how the local regulations ensure that the project complies with Water Code Sections 1220, 1745.10, 1810, 10750, 10753.7, 10920-10936, and 12924 (for more detailed discussion of these Water Codes see Draft EIS/EIR Section 3.3.1.2.2). Although the Draft EIS/EIR doesn’t document, compare or evaluate the requirements of all local agencies that have authority over groundwater substitution transfers in each seller service area, the Draft EIS/EIR concludes that the environmental impacts from groundwater substitution transfer pumping by each of the sellers will either be less than significant and cause no injury, or be mitigated to less than significant through mitigation measures WS-1, and GW-1 with its reliance on compliance with local regulations.

²⁸ California Department of Water Resources, *Water Transfer Approval: Assuring Responsible Transfers*, July 2012, page 3. Accessible online 16 February 2014 at http://www.water.ca.gov/watertransfers/docs/responsible_water_transfers_2012.pdf. In addition, the Delta Protection Act of 1959 also acknowledges this reality, California Water Code Sections 12200-12205. (Exhibit R)

As noted above, this conclusions is derived from information absent from the EIS/EIR and, even if there was information considered by the Lead Agencies, without any apparent analysis. Butte, Glenn, and Shasta counties represent counties with Sellers and all of them have the potential to be heavily impacted by activities in or adjacent to their jurisdictions. AquAlliance has examined their ordinances and found them insufficient to protect other users and the environment (Exhibits U, V, X). Sincere efforts at monitoring for groundwater levels and subsidence become meaningless if the monitoring infrastructure is scant and enforcement absent. The Butte County Department of Water and Resource Conservation also explains that local plans are simply not up to the task of managing a regional resource:

Each of the four counties that overlie the Lower Tuscan aquifer system has their own and separate regulatory structure relating to groundwater management. Tehama County, Colusa, and Butte Counties each have their own version of an export ordinance to protect the citizens from transfer-related third party impacts. Glenn County does not have an export ordinance because it relies on Basin Management Objectives (BMOs) to manage the groundwater resource, and subsequently to protect third parties from transfer related impacts. Recently, Butte County also adopted a BMO type of groundwater management ordinance. Butte County, Tehama County and several irrigation districts in each of the four counties have adopted AB3030 groundwater management plans. All of these groundwater management activities were initiated prior to recognizing that a regional aquifer system exists that extends over more than one county and that certain activities in one county could adversely impact another. Clearly the current ordinances, AB3030 plans, and local BMO activities, which were intended for localized groundwater management, are not well suited for management of a regional groundwater resource like that theorized of the Lower Tuscan aquifer system.²⁹

There is a possibility that a seller's groundwater substitution area of impact will occur in multiple local jurisdictions, which should results in project requirements coming from multiple local as well as state and federal agencies. The Draft EIS/EIR doesn't discuss the obstacles from cross jurisdictional impacts that are immense because groundwater basins cross county lines thereby eliminating authority. (*Id*) One obvious example is found with productions wells placed in Glenn County in the lower end of the Tuscan Aquifer Basin that may affect the up-gradient part of the aquifer in Butte and Tehama counties.

If the Project proceeds, each seller's project analysis should identify what future analyses, ordinances, project conditions, exemptions, monitoring and mitigation measures are required to ensure that each of the seller's project meets or exceed the goals of the Draft EIS/EIR.

V. The EIS/EIR Fails to Adequately Analyze Numerous Environmental Effects.

²⁹ Butte County Department of Water and Resource Conservation, *Needs Assessment Tuscan Aquifer Monitoring, Recharge, and Data Management Project*, 2007. (Exhibit S)

The EIS/EIR fails to include numerous required elements to support a meaningful analysis of the project's significant adverse impacts. First, the deficiencies in the incomplete and undefined project description, and incomplete description of existing environmental conditions, render any true impact analysis, or hard look at the project effects, impossible. *See, e.g., Santiago County Water Dist. v. County of Orange* (1981) 118 Cal.App.3d 818; *San Joaquin Raptor Rescue Ctr. v. County of Merced* (2007) 149 Cal.App.4th 645. Even the analysis provided, however, employs unsupported and inapplicable standards of significance. (CEQA Guidelines § 15064(b); *see, e.g., Oakland Heritage Alliance v. City of Oakland* (2011) 195 Cal.App.4th 884, 896; *Protect the Historic Amador Waterways v. Amador Water Agency* (2004) 116 Cal.App.4th 1099, 1111). The EIS/EIR fails to completely analyze the project's significant adverse impacts, and fails to support its conclusions with substantial evidence, failing to characterize the project effects in the proper context and intensity. (*Id.*; 40 C.F.R. § 1508.27(a); *City of Maywood v. Los Angeles Unified School Dist.* (2012) 208 Cal.App.4th 362, 391; *Laurel Heights Improvement Association v. Regents of Univ. of Cal.* (1988) 47 Cal.3d 376, 393; *Madera Oversight Coalition, Inc. v. County of Madera* (2011) 199 Cal.App.4th 48, 102 ("whether an EIR is sufficient as an informational document is a question of law subject to independent review by the courts."))

As discussed, below, and in the expert reports submitted by *Custis*, *EcoNorthwest*, *Cannon*, and *Mish* on behalf of AquAlliance, the EIS/EIR fails to comport with these standards.

a. Surface Water Flows.

The EIS/EIR fails to adequately analyze changes to all surface water flows as a result of the proposed project. While the EIS/EIR presents some level of streamflow drawdown analysis in its vegetation and biological resources section, that analysis is not taken into consideration with respect to affects to other water supply rights. This raises the specter of injury to senior water rights holders, and the EIS/EIR fails to provide sufficient information regarding where such rights are held and in what amounts, and where proposed transfers may interfere.

Streamflow depletion in the EIS/EIR is evaluated through modeling, but a closer look at the models employed shows significant omissions. First, because the rate of stream depletion is scaled to pumping rate and because the model documentation doesn't indicate the pumping locations, rates, volumes, times or durations that produced the pumped volumes shown in Figure 3.3-25, or the stream depletions shown in Figures B-5 and B-6 in Appendix B, it appears that the SACFEM2013 modeling did not simulate the maximum rate of stream depletion for the proposed 10-year project. Second, the available Delta export capacity was determined from CalSim II model results using only conditions through WY 2003, which fails to account for

current conditions, climate change conditions, and future conditions. (EIS/EIR 3.7-18.) The adequacy of CalSIM II has also been called into question.³⁰

In addition, the Bay-Delta Conservation Plan establishes flow limits for the Delta that the EIS/EIR fails to consider. Instead, the EIS/EIR states that the proposed projects could decrease outflows by 0.3 percent in winter and spring, and provides a bare conclusion that this impact is less than significant. (EIS/EIR 3.2-39.) Just this year the Bureau of Reclamation and DWR requested a Temporary Urgency Change from the SWRCB, a modification to Delta flow objectives that were not being met, and D-1641 standards, in order to attempt to manage species protection.³¹

The EIS/EIR attempts to consider changes in available supplies for project participants, but fails to review what other water rights holders may be affected by diminished flows. This is especially important given the EIS/EIR's conclusion that transfers would be most needed in times of critical shortage.

The EIS/EIR also fails to disclose changes in flows as a result of tailwater and ag drainage, which could lead to significant streamflow impacts.

b. Water Quality.

- i. The EIS/EIR improperly excludes substantial amounts of water from any meaningful impact evaluation.

The EIS/EIR fails to provide any evidence to support its proposition that "if the change in flow is less than ten cubic feet per second (cfs), it is assumed that there would be no water quality impacts as this is within the error margins of the model." (EIS/EIR 3.2-27.) First, the margin of error of the model has no bearing on actual water quality. Second, NPDES permits regularly regulate flows of less than 10 cfs. According to USGS, 10 cfs equals 6.46 million gallons per day (MGD). The EIS/EIR's assumption that a change in reservoir elevation of less than 1,000 acre feet could not possibly have significant impacts to water quality is similarly baseless. (EIS/EIR 3.2-27.) This amounts to approximately 325,800 gallons of water, more than enough to result in a noticeable difference in water quality. The Federal Clean Water Act is a strict liability statute providing no de minimis exceptions. By way of comparison, the City of Galt Wastewater Treatment Plant maintains flows at 4.5 MGD (NPDES Permit No. CA0081434), the City of Colusa Wastewater Treatment Plant maintains flows of approximately 0.7 MGD (NPDES Permit No. CA0078999), and each of these facilities has been assessed penalties for effluent exceedances by the Regional Water Board in recent years. The EIS/EIR's conclusion that flows equivalent to entire municipal wastewater treatment plants have no ability to compromise water quality standards is simply wrong.

³⁰ Close, A., et al, 2003. A Strategic Review of CALSIM II and its Use for Water Planning, Management, and Operations in Central California (Exhibit T)

³¹ Letter from Mark W. Cowin to Tom Howard, April 9, 2014 (Exhibit U)

Similarly, the EIS/EIR provides the bare conclusion that:

CVP and SWP reservoirs within the Seller Service Area would experience only small changes in storage, which would not be of sufficient magnitude and frequency to result in substantive changes to water quality. Any small changes to water quality would not adversely affect designated beneficial uses, violate existing water quality standards, or substantially degrade water quality. Consequently, potential effects on reservoir water quality would be less than significant.

(EIS/EIR 3.2-31.) The EIS/EIR simply provides no evidence or analysis in making this conclusion.

Lastly, the EIS/EIR provides no actual analysis of potential impacts to San Luis Reservoir as a result of lowering water levels in response to transfers. The EIS/EIR admits that “storage under the Proposed Action would be less than the No Action/No Project Alternative for all months of the year,” and asserts that water levels would be lowered between 3%-6% as a result of the Project. (EIS/EIR 3.2-41.) The EIS/EIR then presents the bare conclusion that “These small changes in storage are not sufficient to adversely affect designated beneficial uses, violate existing water quality standards, or substantially degrade water quality.” The EIS/EIR provides no basis for this determination, including no comparison of baseline environmental conditions to changes in contaminated runoff as a result of any particular water transfer.

- ii. The EIS/EIR fails to provide any information with which to evaluate impacts from idled crop fields, or farmlands in buyers’ areas.

The EIS/EIR assumes certain agricultural practices will occur at idle rice fields, when in reality, property owners would be free to re-purpose idled fields in countless and creative ways. (EIS/EIR 3-2.30.) For idled alfalfa, corn, or tomato cropland, the EIS/EIR assumes that property owners will put in place erosion control measures to conserve soil. While this may be a reasonable assumption for some farms, others, who may prefer to pursue multi-year water transfers, may not have an interest in investing in soil conservation. In addition, the EIS/EIR fails to provide analysis of the degree of effectiveness of soil conservation measures where no groundcover is in place. (EIS/EIR 3.2-29.) If proven to be effective, the EIS/EIR should require the Lead Agencies to condition water transfers on these necessary mitigation measures, and provide monitoring and reporting to ensure their continued implementation. We recommend that the Bureau and DWR require, at a minimum, that local governments select independent third-party monitors, who are funded by surcharges on Project transfers paid by the buyers, to oversee the monitoring that is proposed in lieu of Bureau and DWR staff, and that peer-reviewed methods for monitoring be required. If this is not done, the Project’s proposed monitoring and mitigation outline is insufficient and cannot justify the significant risk of adverse environmental impacts.

The EIS/EIR also states that increased erosion would not be of concern in Butte, Colusa, Glenn, Solano, Sutter, and Yolo counties, due to the prevalence of clay and clay loam soils. (EIS/EIR 3.2-29.) This bare conclusion does not provide any meaningful evaluation of the proposed program's impacts. Does the EIS/EIR really mean to assert that nowhere across six entire counties does soil erosion adversely impact water quality?

The EIS/EIR contradicts itself, stating:

In cases of crop shifting, farmers may alter the application of pesticides and other chemicals which negatively affect water quality if allowed to enter area waterways. Since crop shifting would only affect currently utilized farmland, a significant increase in agricultural constituents of concern is not expected.

(EIS/EIR 3.2-30.) Would applications be altered, or remain the same? The EIS/EIR says both. In truth, due to the programmatic nature of this EIS/EIR, although it is a "project" not a "programmatic" document, one cannot know. This level of impact must be evaluated on a project-by-project basis, yet the Lead Agencies assertion that this is a "project" level EIS/EIR precludes additional CEQA and NEPA review.

The EIS/EIR concludes that water quality impacts in the buyer area would be less than significant, but provides no evidence or assurances whatsoever regarding the ultimate use of the purchased water would be. (EIS/EIR 3.2-41.) The EIS/EIR then considers only impacts resulting from increased crop irrigation, acknowledging that "[i]f this water were used to irrigate drainage impaired lands, increased irrigation could cause water to accumulate in the shallow root zone and could leach pollutants into the groundwater and potentially drain into the neighboring surface water bodies." (EIS/EIR 3.2-41.) The EIS/EIR then dismisses this possibility, assuming that buyers would only use water for "prime or important farmlands." Missing from this section is any analysis of water quality. What does the EIS/EIR consider to be prime or important farm lands? Do all such actual farms exhibit the same water quality in irrigated runoff? The EIS/EIR provides no assurances its assumptions will be met, and moreover, fails to explain what its assumptions actually are.

The EIS/EIR then again relies on an improper ratio comparison of the amount of transfer water potentially used in buyer areas, to the total amount of all water used in the buyers' areas. The EIS/EIR adds:

The small incremental supply within the drainage-impaired service areas would not be sufficient to change drainage patterns or existing water quality, particularly given drainage management, water conservation actions and existing regulatory compliance efforts already implemented in that area.

(EIS/EIR 3.2-41.) Again, however, any comparison ratio of transferred water to other irrigation simply provides no analysis of what water quality impacts any individual transfer would have

after application on any individual farm. Moreover, if indeed a transfer is responding to a shortage, the transfer amount could actually constitute all or a majority of water usage for a particular site. Allusion to “existing regulatory compliance efforts” only suggests that regulatory compliance is not already maintained in each and every potential buyer farmland. There is no reasonable dispute that return flows from irrigated agriculture can often compromise water quality standards, but the EIS/EIR simply brushes this impact aside.

The EIS/EIR assumes that transfers may only occur during times of shortage (EIS/EIR 3.2-41), yet the proposed project itself is not so narrowly defined, and nothing in the Water Code limits transfers to circumstances where there has been a demonstrated shortfall in the buyer’s area. As a result of this open-ended project description, the true water quality impacts in the buyers’ areas are completely unknown.

- iii. The EIS/EIR ignores numerous potentially significant sources of contamination to surface waters.

The EIS/EIR describes the existing environmental conditions of most of the water bodies within the potential seller areas to be impaired for numerous contaminants; and also provides sampling and monitoring data to show that in-stream exceedances of water quality objectives regularly occur. Yet, the EIS/EIR fails to ever discuss the impact of moving contaminated water from one source to another. For example, where a seller’s water is listed as impaired for certain contaminants, any movement of that water to another waterbody will simply spread this impairment. The EIS/EIR provides no information with which to determine the actual water quality of the seller’s water for any particular transfer, nor any evaluation or monitoring to determine whether moving these contaminants from one water to another would harm beneficial uses or exceed receiving water limits. The EIS/EIR should provide a more particularized review of potential contaminants and their impacts under the proposed project. For example, the EIS/EIR does not analyze water quality impacts from boron, but the BDCP EIS/EIR states, “large-scale, out-of-basin water transfers have reduced the assimilative capacity of the river, thereby exacerbating the water quality issues associated with boron.” (BDCP EIS/EIR at 8-40.) Similarly, dissolved oxygen, among other forms of contamination, pose regular problems pursuant to D-1641. These potentially significant impacts must be disclosed for public and agency review.

What selenium and boron loads in Mud Slough and other tributaries to the San Joaquin River may be expected from application of this water to western San Joaquin Valley lands?

The EIS/EIR fails to disclose whether changes in specific conductivity as a result of the program would result in significant impacts to water quality. First, as noted above, the EIS/EIR presents scattered baseline data, much of which appears to show ongoing EC exceedances, but the EIS/EIR fails to disclose what Bay-Delta EC standards are, and the frequency and magnitude of baseline exceedances. Against this backdrop, the EIS/EIR then admits that program transfers would increase EC by as much as 4.3 percent. (EIS/EIR 3.2-39.) The EIS/EIR fails to disclose

whether these regular EC increases would exacerbate baseline violation conditions. In addition, the EIS/EIR only presents analysis for one monitoring location, whereas the Bay-Delta plan contains EC limits for over a dozen monitoring locations.

The EIS/EIR fails to disclose the extent to which program transfers could harm water quality by moving the "X2" location through the Delta. D-1641 specifies that, from February through June, the location of X2 must be west of Collinsville and additionally must be west of Chipps Island or Port Chicago for a certain number of days each month, depending on the previous month's Eight River Index. D-1641 specifies that compliance with the X2 standard may occur in one of three ways: (1) the daily average EC at the compliance point is less than or equal to 2.64 millimhos/cm; (2) the 14-day average EC is less than or equal to 2.64 millimhos/cm; or (3) the 3-day average Delta outflow is greater than or equal to the corresponding minimum outflow.

The EIS/EIR relies on an improper ratio approach to its impact evaluation of increased EC concentrations in the Delta Mendota Canal as a result of San Joaquin River diversions. (EIS/EIR 3.2-40.) The EIS/EIR admits that EC in the canal would increase as a result of these diversions, but fails to disclose by how much, or against what existing environmental conditions. Instead, the EIS/EIR compares the transfer amount, approximately 250 cfs, to the total capacity of the canal, about 4,000 cfs, to conclude that EC changes would not be significant. A comparison of the transfer amount to the total canal capacity simply provides no analysis of or information about EC concentrations.

The EIS/EIR fails to meaningfully evaluate potentially significant impacts to surface water quality as a result of groundwater substitution. First, the EIS/EIR provides an improper and misleading comparison, stating that

The amount of groundwater substituted for surface water under the Proposed Action would be relatively small compared to the amount of surface water used to irrigate agricultural fields in the Seller Service Area. Groundwater would mix with surface water in agricultural drainages prior to irrigation return flow reaching the rivers. Constituents of concern that may be present in the groundwater could enter the surface water as a result of mixing with irrigation return flows. Any constituents of concern, however, would be greatly diluted when mixed with the existing surface waters applied because a much higher volume of surface water is used for irrigation purposes in the Seller Service Area. Additionally, groundwater quality in the area is generally good and sufficient for municipal, agricultural, domestic, and industrial uses.

(EIS/EIR at 3.2-21.) The EIS/EIR's threshold of significance asks whether any water quality objective will be violated, and this must be measured at each discharge point. In turn, any farm that substitutes surface water irrigation for groundwater irrigation must be evaluated against this threshold. The EIS/EIR fails to provide any evidence to support its conclusion that the dilution of the groundwater runoff into surface waters would avoid any significant water quality

impacts. On one hand the EIS/EIR asserts that groundwater is of good quality, and on the other hand, asserts that the overall quality would improve as it is mixed with surface water irrigation runoff: *which* source provides the better water quality in this arrangement? It is widely recognized that irrigated agricultural return flows can transport significant contaminants to receiving water bodies. In addition, the EIS/EIR simply assumes that contaminated groundwater would not be pumped and applied to agricultural lands, despite the fact that groundwater extractions may mobilize PCE, TCE, and nitrate plumes under the City of Chico,³² and fails to disclose the existence of all hazardous waste plumes in the area of origin where groundwater substitution may occur. The assertion that “groundwater is generally good” throughout 6-10 counties is insufficient to provide any meaningful information against which to evaluate any particular transfer.

For “non-Project” reservoirs, the EIS/EIR provides one piece of additional information: modeling projections showing various rates of drawdown in table 3.2-24. The EIS/EIR then concludes that because water quality in these reservoirs is generally good, the reductions would not result in any significant water quality impacts. Again, the EIS/EIR provides no evidence or analysis to support this bare conclusion. Nor does the EIS/EIR present the beneficial uses of Collins Lake, nor Dry Creek, downstream of Collins Lake (see Table 3.2-2). The EIS/EIR does note that Lake McClure, Hell Hole Reservoir, and Camp Far West Reservoir maintain beneficial uses for cold water habitat and wildlife habitat, but fails to evaluate whether these beneficial uses would be impacted. Dissolved oxygen rates will decrease with lower water levels, and any sediment-based contaminant concentration, will increase. And the fact that drawdowns increase in already-critical years only heightens the water quality concerns.

The EIS/EIR repeatedly relies on dilution as the solution, with no actual analysis or receiving water assimilative capacity, and no regulatory authority. It is well-established law that a discharger may receive a mixing zone of dilution to determine compliance with receiving water objectives if and only if the permittee has conducted a mixing zone study, submitted to a Regional Board or the State Board for approval. (See, e.g., *Waterkeepers N. Cal. v. AG Indus. Mfg.*, 2005 U.S. Dist. LEXIS 43006 [“A dilution credit is a limited regulatory exception that must be preceded by a site specific mixing zone study”]; Water Quality Standards; Establishment of Numeric Criteria for Priority Toxic Pollutants for the State of California, 65 Fed. Reg. 31682 (May 18, 2000), 31701 [“All waters . . . are subject to the criteria promulgated today. Such criteria will need to be attained at the end of the discharge pipe, unless the State authorizes a mixing zone.”]) The EIS/EIR entirely ignores Clean Water Act requirements for obtaining dilution credits, and, with no supporting evidence whatsoever, effectively and illegally grants dilution credits across the board. (See, EIS/EIR 3.2-31, 3.2-35, 3.2-36, 3.2-42, 3.2-59). For each instance in which the EIR/EIS wishes to apply dilution credit to its determination of whether water quality impacts will be significant, it must perform – with the approval of the State or Regional

³² http://www.ci.chico.ca.us/capital_project_services/NitrateArea2NPh3U1-3.asp

Water Board – a mixing zone study considering the impacted waterbody and the specific types and quantities of the proposed pollutant discharge(s). Short of that, each time the EIS/EIR relies on dilution as the solution, it fails to analyze whether any contaminant in any waterbody in any amount could protect beneficial uses or exceed receiving water standards. The more Project water goes to south-of-Delta agricultural users than to urban users, the higher would be their groundwater levels, the more contaminated the groundwater would be in the western San Joaquin Valley and the more the San Joaquin River would be negatively affected from contaminated seepage and tailwater by operation of the Project.

c. Groundwater Resources.

The modeling efforts presented by the EIS/EIR fail to accurately capture the project's groundwater impacts. First, the SACFEM2013 simulations didn't evaluate the impacts of pumping the maximum annual amount proposed for each of the 10 years of the project. Second, because the groundwater modeling effort didn't include the most recent 11 years record, it appears to have missed simulating the most recent periods of groundwater substitution transfer pumping and other groundwater impacting events, such as recent changes in groundwater elevations and groundwater storage (DWR, 2014b), and the reduced recharge due to the recent periods of drought. Without taking the hydrologic conditions during the recent 11 years into account, the results of the SACFEM2013 model simulation may not accurately depict the current conditions or predict the effects from the proposed groundwater substitution transfer pumping during the next 10 years.

The Lead Agencies are making gross assumptions about the number, size, and behavior of all the surface water resources in the state, just to be able to coerce those assumptions into data that fits into the SACFEM2013 model. The assumptions are driving the modeling instead of the model (and science) driving accurate results. Appendix D is full of inaccurate statements and clear indications that this model is deficient. For example, it's advertised as a 3D model, but it's actually a collection of linked 2D models, and those are driven not by science, but by assumptions, e.g., the model can't calculate the location of the phreatic surface: it relies on assumptions and observations for that data, and that makes the model incapable of prediction.³³

The Draft EIS/EIR should provide the time-drawdown and distance-drawdown hydraulic characteristics for each groundwater substitution transfer well so that non-participant well owners can estimate and evaluate the potential impacts to their well(s) from well interference due to the pumping the groundwater substitution transfer well(s). This analysis is not present in the EIS/EIR.

³³ Mish (Exhibit C) pp. 3 and 4).

The EIS/EIR wrongly assumes that stream depletion impacts from pumping occur only downstream from the point on the stream closest to the pumping well.³⁴ Any monitoring of the effects of groundwater substitution pumping on surface or ground water levels, rates and areas of stream depletion, fisheries, vegetation and wildlife impacts, and other critical structures needs to cover a much wider area than what is needed for a direct surface water diversion.

The EIS/EIR doesn't compare the known groundwater quality problem areas with the SACFEM2013 simulated drawdowns to demonstrate that the proposed projects won't draw in or expand the areas of known poor water quality. The EIS/EIR analysis doesn't appear to consider the impacts to private well owners. Pumping done as part of the groundwater substitution transfer may cause water quality impacts from geochemical changes resulting from a lowering the water table below historic elevations, which exposes aquifer material to different redox conditions and can alter the mixing ratio of different quality aquifer zones being pumped. Changes in groundwater level can also alter the direction and/or rate of movement of contaminated groundwater plumes both horizontally and vertically, which may expose non-participating wells to contaminants they would not otherwise encounter.

The EIS/EIR fails to evaluate any changes in the rate and direction of inter-basin groundwater flow. Inter-basin groundwater flow may become a hidden long-term impact that increases the time needed for recovery of groundwater levels from groundwater substitution transfer pumping, and can extend the impact from groundwater substitution transfer pumping to areas outside of the groundwater substitution transfer seller's boundary.

Finally, the EIS/EIR should evaluate how Project transfers could add to the already high water table in the western San Joaquin Valley? Impacts from a higher water table could include increased groundwater contamination, lower flood resistance, greater erosion, and loss of suitability of certain parcels to particular land uses.

d. The SACFEM 2013 and CALSIM II Models are Inadequate.

The comments herein are based largely on the attached work of Dr. Custis (Exhibit A) and Dr. Mish (Exhibit C), and we request specific responses to these attached works. The EIR/EIS fails to accurately estimate environmental effects likely to occur during water transfers. The SACFEM2013 model used to predict groundwater resources is flawed by being based on poor technology that is simply not up to the task of accurate large-scale modeling.

The SACFEM2013 model is only partially predictive, in that key aquifer responses are entered as input data instead of being computed as predictive quantities. The model requires considerable data manipulation to be used, and these manipulations are necessarily subject to interpretation. The model description in the EIR/EIS presents no validation results that can be used to provide basic quality-assurance for the analyses used in the EIR/EIS. The model is not

³⁴ Custis (Exhibit A)

predictive in many important responses (as mentioned above), so its results are a reflection of past data (e.g., streamflows, phreatic surface location, etc.) instead of providing a predictive capability for future events. As described in previous sections, both the model and the input data contain gross over-simplifications that compromise the ability to provide accurate estimates of real-world responses of water resources. On page 19 of Appendix B, the reader is promised that model uncertainty will be described in Appendix D, but that promise is never delivered. This lack of any formal measure of uncertainty is not an unimportant detail, as it is impossible to provide accurate estimates of margin of error without some formal treatment of uncertainty. Any physical response asserted by the model's results has a margin of error of 100% if that response involves spatial scales smaller than a kilometer or more.

The EIR/EIS makes little connection between groundwater extraction process modeled by SACFEM2013 and the all-too-real potential for surface subsidence, and the attendant irreversible loss of aquifer capacity. The problem is especially important during drought years, when groundwater substitution is most likely to occur. In a drought, the aquifer already entrains less groundwater than normal, so that additional stresses due to pumping are visited upon the aquifer skeleton. This is exactly the conditions required to cause loss of capacity and the risk of subsidence. Yet the EIR/EIS makes scant mention of these all-too-real problems, and no serious modeling effort is presented in the EIR/EIS to assess the risk of such environmental degradation.

In contrast to the shortcomings of the model, the Bureau/DWR's DTIPWT seeks information on interactions between groundwater pumping and groundwater/surface water supplies at various increments of less than one and two miles. (DTIPWT at Appendix B.) Where the EIS/EIR fails to provide information at a level of detail required by BOR and DWR to determine whether significant impacts to water supplies may occur, the EIS/EIR fails to provide information needed to support a full analysis of groundwater and surface water impacts, and fails to support its conclusions with evidence.

CalSim II is a highly complex simulation model of a complex system that requires significant expertise to run and understand. Consequently, only a few individuals concentrated in the Department of Water Resources, U.S. Bureau of Reclamation and several consulting firms understand the details and capabilities of the model. State Water Resources Control Board (SWRCB) staff cannot run the model. To the extent CalSim II is relied upon, the EIR/EIS must be transparent and clearly explain and justify all assumptions made in model runs. It must explicitly state when findings are based on post processing and when findings are based on direct model results. And results must include error bars to account for uncertainty and margin of safety.

As an optimization model, CalSim II is hardwired to assume perfect supply and perfect demand. The notion of perfect supply is predicated on the erroneous assumption that groundwater can always be obtained to augment upstream supply. However, the state and federal projects have

no right to groundwater in the unadjudicated Sacramento River basin. Operating under this assumption risks causing impacts to ecosystems dependent upon groundwater basins in the areas of origin. The notion of perfect demand is also problematic, as it cannot account for the myriad of flow, habitat and water quality requirements mandated by state and federal statutes. Perfect demand assumes water deliveries constrained only by environmental constraints included in the code. In other words, CalSim II never truly measures environmental harm beyond simply projecting how to maximize deliveries without violating the incorporated environmental constraints. As a monthly time-step model, CalSim II cannot determine weekly, daily or instantaneous effects; i.e., it cannot accurately simulate actual instantaneous or even weekly flows. It follows that CalSim II cannot identify real-time impacts to objectives or requirements. Indeed, DWR admits, "CalSim II modeling should only be used in 'comparative mode,' that is when comparing the results of alternate CalSim II model runs and that 'great caution should be taken when comparing actual data to modeled data."³⁵

The Department of Civil Engineering University of California at Davis conducted a comprehensive survey of members of California's technical and policy-oriented water management community regarding the use and development of CalSim II in California. Detailed interviews were conducted with individuals from California's water community, including staff from both DWR and USBR (the agencies that created, own, and manage the model) and individuals affiliated with consulting firms, water districts, environmental groups, and universities.

The results of the survey, which was funded by the CalFed Science Program and peer-reviewed, should serve as a cautionary note to those who make decisions based on CalSim II. The report cites that in interviewing DWR and USBR management and modeling technical staff: "*Many interviewees acknowledge that using CALSIM II in a predictive manner is risky and/or inappropriate, but without any other agency-supported alternative they have no other option.*"

The report continues that: "All users agree that CalSim II needs better documentation of the model, data, inputs, and results. CalSim II is data-driven, and so it requires numerous input files, many of which lack documentation," and "There is considerable debate about the current and desirable state of CalSim II's calibration and verification," and "Its representation of the SWP and CVP includes many simplifications that raise concerns regarding the accuracy of results." "The model's inability to capture within-month variations sometimes results in overestimates of the volume of water the projects can export from the Sacramento- San Joaquin Bay-Delta and makes it seem easier to meet environmental standards than it is in real operations." The study concluded by observing, "CalSim II is being used, and will continue to be used, for many other types of analyses for which it may be ill-suited, including in absolute mode."

³⁵ Answering Brief for Plaintiff-Intervenor-Appellee California Department of Water Resources, Appeal from the United States District Court for the Eastern District of California, No. 1:09-cv-407, Case: 11-15871, 02/10/2012, ID: 8065113, page 15

In sum, the relied-upon models fail to accurately characterize the existing and future environment, fail to assess project-related impacts at a level of detail required for the EIS/EIR, and fail to support the EIS/EIR's conclusions regarding significance of impacts.

e. Seismicity.

The EIS/EIR reasoning that because the projects don't involve new construction or modification of existing structures that there are no potential seismic impacts from the activity undertaken during the transfers is incorrect. The project area has numerous existing structures that could be affected by the groundwater substitution transfer pumping, specifically settlement induced by subsidence. Although the seismicity in the Sacramento Valley is lower than many areas of California, it's not insignificant. There is a potential for the groundwater substitution transfer projects to increase the impacts of seismic shaking because of subsidence causing additional stress on existing structures.

The EIS/EIR fails to inform the public through any analysis of the potential effects excessive groundwater pumping in the seller area may have on the numerous known earthquake faults running through and about the north Delta area, and into other regions of Northern California. As recently detailed in a paper published by a well-respected British scientific journal, "[u]plift and seismicity driven by groundwater depletion in central California," excessive pumping of groundwater from the Central Valley might be affecting the frequency of earthquakes along the San Andreas Fault, and raising the elevation of local mountain belts. The research posits that removal of groundwater lessens the weight and pressure on the Earth's upper crust, which allows the crust to move upward, releasing pressure on faults, and rendering them closure to failure. Long-Term Water Transfer Agreements have impacted the volume of groundwater extracted as farmers are able to pump and then forego surface water in exchange for money. The drought has exacerbated the need for water in buyer areas, and depleted the natural regeneration of groundwater supply due to the scarcity of rain.

Detailed analyses of this seismicity and focal mechanisms indicate that active geologic structures include blind thrust and reverse faults and associated folds (e.g., Dunnigan Hills) within the Coast Ranges-Sierran Block ("CRSB") boundary zone on the western margin of the Sacramento Valley, the Willows and Corning faults in the valley interior, and reactivated portions of the Foothill fault system. Other possibly seismogenic faults include the Chico monocline fault in the Sierran foothills and the Paskenta, Elder Creek and Cold Fork faults on the northwestern margin of the Sacramento Valley.³⁶

f. Climate Change.

³⁶ http://archives.datapages.com/data/pacific/data/088/088001/5_ps0880005.htm (Custis, Exhibit A)

The gross omissions and errors within the climate change analysis of the EIS/EIR fail to accurately describe the existing climatological conditions into which the project may be approved, fail to accurately describe the diminution of water and natural resources over recent and future years as a result of climate change, fail to integrate these changing circumstances into any future baseline or cumulative conditions, and fail to completely analyze or support the EIS/EIR conclusions regarding the project's potentially significant impacts.

i. The EIS/EIR Completely Fails to Incorporate Any Climate Change Information into its Analysis.

The EIS/EIR provides no analysis whatsoever of the extent to which climate change will affect the EIS/EIR assumptions regarding water supply, water quality, groundwater, or fisheries. Despite providing an overview of extant literature and study, all agreeing that California temperatures have been, are, and will continue to be rising, the entire EIS/EIR analysis of climate change interactions with the proposed project states:

As described in the Section 3.6.1.3, changes to annual temperatures, extreme heat, precipitation, sea level rise and storm surge, and snowpack and streamflow are expected to occur in the future because of climate change. Because of the short-term duration of the Proposed Action (10 years), any effects of climate change on this alternative are expected to be minimal. Impacts to the Proposed Action from climate change would be less than significant.

(EIS/EIR 3.6-21 to 3.6-22; similarly, the EIS/EIR Fisheries chapter at 3.7-23 states: "Future climate change is not expected to alter conditions in any reservoir under the No Action/No Project Alternative because there will be limited climate change predicted over the ten year project duration (see Section 3.6, Climate Change/Greenhouse Gas).")

First, this "analysis" seriously misstates extant science by claiming that climate change impacts "are expected to occur in the future." The effects of climate change are affecting California's water resources at present, and have been for years. A 2007 DWR fact sheet, for example, states that "[c]limate change is already impacting California's water resources."³⁷ A more recent 2013 report issued by the California Office of Environmental Health Hazard Assessment states that "[m]any indicators reveal already discernible impacts of climate change, highlighting the urgency for the state, local government and others to undertake mitigation and adaptation strategies."³⁸ The report states that:

³⁷ <http://www.water.ca.gov/climatechange/docs/062807factsheet.pdf> (Exhibit AA)

³⁸ <http://oehha.ca.gov/multimedia/epic/pdf/ClimateChangeIndicatorsSummaryAugust2013.pdf> (Exhibit BB)

Climate is a key factor affecting snow, ice and frozen ground, streams, rivers, lakes and the ocean. Regional climate change, particularly warming temperatures, have affected these natural physical systems.

From October to March, snow accumulates in the Sierra Nevada. This snowpack stores much of the year's water supply. Spring warming releases the water as snowmelt runoff. Over the past century, spring runoff to the Sacramento River has decreased by 9 percent. Lower runoff volumes from April to July may indicate: (1) warmer winters, during which precipitation falls as rain instead of snow; and (2) earlier springtime warming.

Glaciers are important indicators of climate change. They respond to the combination of winter snowfall and spring and summer temperatures. Like spring snowmelt, the melting of glaciers supplies water to sustain flora and fauna during the warmer months. Glacier shrinkage results in earlier peak runoff and drier summer conditions—changes with ecological impacts—and contributes to sea level rise.

With warming temperatures over the past century, the surface area of glaciers in the Sierra Nevada has been decreasing. Losses have ranged from 20 to 70 percent.

...

Over the last century, sea levels have risen by an average of 7 inches along the California coast.

...

Lake waters have been warming at Lake Tahoe, Lake Almanor, Clear Lake and Mono Lake since the 1990s. Changes in water temperature can alter the chemical, physical and biological characteristics of a lake, leading to changes in the composition and abundance of organisms that inhabit it.

...

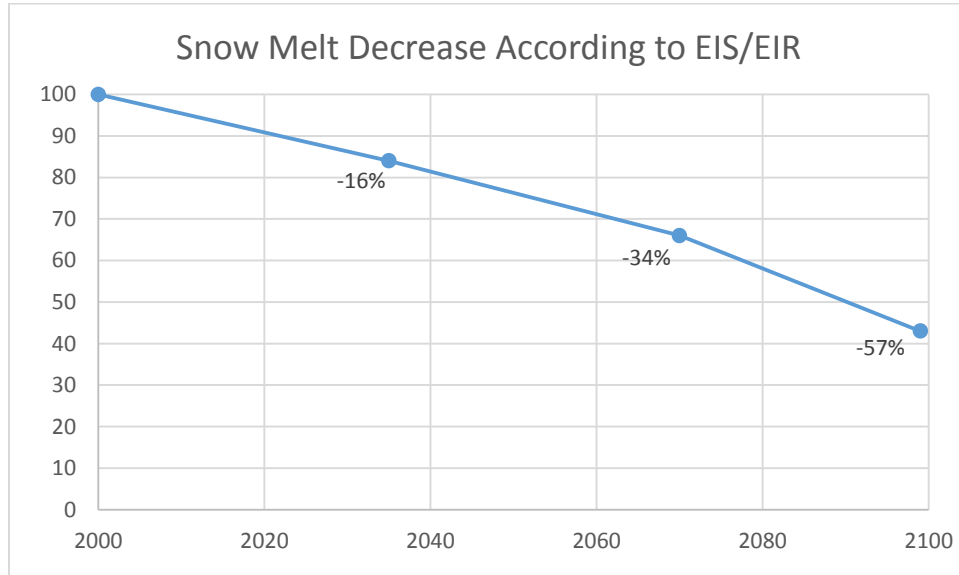
Snow-water content—the amount of water stored in the snowpack—has declined in the northern Sierra Nevada and increased in the southern Sierra Nevada, likely reflecting differences in precipitation patterns.

Reduced runoff means less water to meet the state's domestic, agricultural, hydroelectric power generation, recreation and other needs. Cold water fish habitat, alpine forest growth and wildfire conditions are also impacted.

In addition, climate change threatens to reduce the size of cold water pools in upstream reservoirs and raise temperatures in upstream river reaches for Chinook, and climate change will reduce Delta outflows and cause X2 to migrate further east and upstream. (See, BDCP at 5.B-310, "Delta smelt may occur more frequently in the north Delta diversions area under future climate conditions if sea level rise [and reduced Sacramento River inflow below Freeport] induces movement of the spawning population farther upstream than is currently typical.")

And, the EIS/EIR “[f]igure 3.6-1 shows the climate change area of analysis,” excluding all of the Sierra Nevadas except those within Placer County, and excluding all of Sacramento County. (EIS/EIR 3.6-2.)

Instead of accounting for these factors in its environmental analysis, the EIS/EIR takes the obtuse approach of relying only on “mid-century” and year 2100 projections to cast climate change as a “long-term” and “future” problem. (See, e.g., EIS/EIR 3.6-10.) First, the U.S. Department of Interior and the California Resources Agency clearly possess better information regarding past, present, and on-going changes to water supplies as a result of climate change than presented in the EIS/EIR, and such information must be incorporated. Second, even the information presented could be more fully described, and where appropriate, extrapolated, to support any meaningful analysis. Presumably these studies and reports provide more than one or two future data points, and instead show curved projections over time. For example, the EIS/EIR states that “[i]n California, snow water equivalent (the amount of water held in a volume of snow) is projected to decrease by 16 percent by 2035, 34 percent by 2070, and 57 percent by 2099, as compared to measurements between 1971 and 2000.” (EIS/EIR 3.6-11.) Are these the only three data points provided by the study? Unless the EIS/EIR assumes that the entire percent decreases will be felt exclusively in years 2035, 2070, and 2099, these data should be extrapolated, as follows, to approximate the snow melt decrease over the project term:



From this it is apparent that snow melt will decrease over the project term. This provides just one example, but the EIS/EIR itself should include meaningful analysis of climate change effects upon annual temperatures, extreme heat, precipitation, evaporation, sea level rise, storm surge, snowpack, groundwater, stream flow, riparian habitat, fisheries, and local economies over the life of the project.

Nine years ago, in 2005, then California Governor Arnold Schwarzenegger stated “[w]e know the science. We see the threat. And we know the time for action is now.”³⁹ Here, in contrast, the EIS/EIR says, let’s wait another ten years. This is simply unacceptable.

ii. The EIS/EIR Completely Ignores Increased GHG Emission in the Buyer Areas.

The EIS/EIR impact evaluation of increased GHG emissions in the buyer areas consists of a series of incomplete characterizations and unsupported conclusion. First, the EIS/EIR states: “Water transfers to agricultural users . . . could temporarily reduce the amount of land idled relative to the No Action/No Project Alternative.” (EIS/EIR 3.6-22.) This is in part true, but understates the impact, as there is no guarantee that the newly-supported land-uses would either be temporary, or agricultural. Second, the EIS/EIR states that “farmers may also pump less groundwater for irrigation, which would reduce emissions from use of diesel pumps.” This too is entirely speculative, and also contradicts the earlier implication that transfer water would only go to idled cropland. Third, the EIS/EIR summarily concludes that, “[t]he total amount of agricultural activity in the Buyer Service Area relative to GHG emissions would not likely change relative to existing conditions and the impact would be less than significant.” This again contradicts the EIS/EIR earlier statement that a water transfer could result in less idled cropland; and also defies logic and has no support in fact to suggest that increasing provision of a scarce resource would not induce some growth. At a bare minimum, the EIS/EIR should use its own estimated GHG reduction rates achieved as a result of newly idled cropland in the sellers’ service area as means of measuring the estimated GHG emission increases caused by activating idled cropland in the buyers’ service areas.

iii. The EIS/EIR Threshold of Significance for GHG Emissions is Inappropriate.

The EIS/EIR reviews nearly a dozen relevant, agency-adopted, thresholds of significant for GHG emissions, and chooses to select the single threshold that sits a full order of magnitude above all others. The chosen threshold is unsupported in fact or law, and creates internal contradiction within the EIS/EIR. The CEQA Guidelines state that:

A lead agency should consider the following factors, among others, when assessing the significance of impacts from greenhouse gas emissions on the environment:

. . .

Whether the project emissions exceed a threshold of significance that the lead agency determines applies to the project.

³⁹ United Nations World Environment Day Conference, June 1, 2005, San Francisco; see also, Executive Order S-3-05.

The extent to which the project complies with regulations or requirements adopted to implement a statewide, regional, or local plan for the reduction or mitigation of greenhouse gas emissions.

(CEQA Guidelines § 15064.4.) Numerous Air Districts within the affected area have established GHG thresholds of significance that the EIS/EIR improperly chooses not to apply. The EIS/EIR argues that these Air District thresholds are meant to apply to stationary sources, an exercise that “would be overly onerous and is not recommended.” (EIS/EIR 3.6-18.) This must be rejected. The EIS/EIR fails to provide any reason to believe that Air District regulations would not and should not be applied to activities occurring within each respective Air District. The CEQA Guidelines require the lead agency to use “a threshold of significance that the lead agency determines applies to the project;” here, the lead agency has not determined that the local Air District thresholds do not apply to the project activities; rather, it has determined that this evaluation would be too onerous. So instead, the EIS/EIR chooses to apply the threshold of significance adopted by the Antelope Valley Air District and the Mojave Desert Air District, each of which would clearly have latitude to adopt lax air quality thresholds owing to the lack of use intensity within each district. With (hopefully) no transfer water heading to the Mojave Desert, the lead agency has no basis to determine that the Mojave Desert Air District’s thresholds of significance “applies to the project.” The EIS/EIR also notes that the same threshold has been adopted by USEPA for Clean Air Act, Title V permits. But the Title V standard also applies to stationary sources, which the EIS/EIR says are inapplicable. Does any project element require a Title V permit? In short, the EIS/EIR fails to evaluate the project against any threshold of significance that was adopted either (1) for the benefit of an individual air district in which project activities would occur, or (2) for the benefit of regional or statewide GHG emission goals. The EIS/EIR’s unsupported grab of the most lax standard it could find, with no bearing on the project whatsoever, must be rejected.

g. Fisheries.

AquAlliance shares the widely held view that operation of the Delta export pumps is the major factor causing the Pelagic Organism Decline (“POD”) and in the deteriorating populations of fall-run Chinook salmon. In 2012, the State Water Resources Control Board received word in early December that the Fall Midwater Trawl surveys for September and October showed horrendous numbers for the target species. The indices for longfin smelt, splittal, and threadfin shad reveal the lowest in history.⁴⁰ Delta smelt, striped bass, and American shad numbers remain close to their lowest levels (*Id*). The 2013 indices were even worse and the 2014 indices are also abysmal (*Id*). Tom Cannon declared in June 2014 that water transfers have been and will remain devastating to Delta smelt during dry years.⁴¹ “In my opinion, the effect of Delta operations this summer [2014] of confining smelt to the Sacramento Deepwater ship channel

⁴⁰ <http://www.dfg.ca.gov/delta/data/fmwt/Indices/index.asp>. (Exhibit CC)

⁴¹ Cannon 2014. Declaration for Preliminary Injunction in AquAlliance and CSPA v. United State Bureau of Reclamation. (Exhibit DD)

upstream of Rio Vista due to adverse environmental conditions in the LSZ that will be exacerbated by the Transfers, both with and without relaxed outflow standards, with no evidence that they can emerge from the ship channel in the fall to produce another generation of smelt, is significant new information showing that the Transfers will have significant adverse impacts on Delta smelt.” Mr. Cannon’s October report observes that “habitat conditions have been very poor and the Delta smelt population is now much closer to extinction with the lowest summer index on record.”

As Mr. Cannon’s comments highlight, attached and fully incorporated as though stated in their entirety, herein, the EIS/EIR has inaccurately characterized the existing environment, including the assumption that delta smelt are not found in the Delta in the summer transfer season, when in fact during dry and critical years when transfers would occur, most if not all delta smelt are found in the Delta; and fails to fully assess the significant and cumulative effects to listed species in multiyear droughts when listed fish are already under maximum stress, which effects could be avoided by limiting transfers in the second or later years of drought.

The *2015-2024 Water Transfer Program* would exacerbate pumping of fresh water from the Delta, which has already suffered from excessive pumping over the last 12 years. Pumped exports cause reverse flows to occur in Old and Middle Rivers and can result in entrainment of fish and other organisms in the pumps. Pumping can shrink the habitat for Delta smelt (*Hypomesus transpacificus*) as well, since less water flows out past Chipps Island through Suisun Bay, which Delta smelt often prefer.

The EIS/EIR should also evaluate whether Project effects could alter stream flows necessary to maintain compliance with California Fish and Game Code Section 5937. A recent study issued from the University of California, Davis, documents hundreds of dams failing to maintain these required flows.⁴² Both the timing and volumes of transfer water must be considered in conjunction with 5937 flows.

h. Vegetation and Wildlife.

i. The EIS/EIR reaches faulty conclusion for Project and cumulative impacts.

Section 3.8.5, *Potentially Significant Unavoidable Impacts*, declares that, “None of the alternatives would result in potentially significant unavoidable impacts on natural communities, wildlife, or special-status species.” Regarding cumulative biological impacts of the proposed Project (Alternative 2), the EIS/EIR concludes, “Long-term water transfers would not be cumulatively considerable with the other projects because each of the projects would have little or no impact flows [sic] in rivers and creeks in the Sacramento River watershed or the vegetation and wildlife resources that depend on them,” (p. 3.8-92). This is a conclusory

⁴² https://watershed.ucdavis.edu/files/biblio/BioScience-2014-Grantham-biosci_biu159.pdf. (Exhibit EE)

statement without supporting material to justify it, only modeling that has been demonstrated in our comments as extremely deficient.

The EIS/EIR actually discloses there are very likely many significant impacts from the proposed project on terrestrial and aquatic habitat and species. Examples from Chapter 3.8 include:

- “The lacustrine natural communities in the Seller Service Area that would be potentially impacted by the alternatives include the following reservoirs: Shasta, Oroville, New Bullards Bar, Camp Far West, Collins, Folsom, Hell Hole, French Meadows, and McClure,” (p. 3.8-10)
- “The potential impacts of groundwater substitution on natural communities in upland areas was considered potentially significant if it resulted in a consistent, sustained depletion of water levels that were accessible to overlying communities (groundwater depth under existing conditions was 15 feet or less). A sustained depletion would be considered to have occurred if the groundwater basin did not recharge from one year to the next,” (p. 3.8-33).
- “In addition to changing groundwater levels, groundwater substitution transfers could affect stream flows. As groundwater storage refills during and after a transfer, it could result in reduced availability of surface water in nearby streams and wetlands,” (p. 3.8-33).

It should also be noted that the 2008 U.S. Fish and Wildlife Service (USFWS) and 2009 National Marine Fisheries Service (NMFS) biological opinions did not evaluate potential impacts to in-stream flow due to water transfers involving groundwater substitution. How these potential impacts may adversely affect biological resources in the areas where groundwater pumping will occur, including listed species and their habitat, were also not included.⁴³ To reach the conclusion that the Project “would not be cumulatively considerable with the other projects” based only on modeling fails to provide the public with meaningful analysis of probable impacts.

ii. The 2015-2024 Water Transfer Program has potential adverse impacts for the giant garter snake, a threatened species.

As the Lead and Approving Agencies are well aware, the purpose of the ESA is to conserve the ecosystems on which endangered and threatened species depend and to conserve and recover those species so that they no longer require the protections of the Act. 16 U.S.C. § 1531(b), ESA § 2(b); 16 U.S.C. § 1532(3), ESA §3(3) (defining “conservation” as “the use of all methods and procedures which are necessary to bring any endangered species or threatened species to the point at which the measures provided pursuant to this chapter are no longer necessary”). “[T]he ESA was enacted not merely to forestall the extinction of species (i.e., promote species

⁴³ California Department of Fish and Game. 2013. COMMENTS ON THE DRAFT ENVIRONMENTAL ASSESSMENT (2013 DRAFT EA) AND FINDING OF NO SIGNIFICANT IMPACT (FONSI) FOR THE 2013 CENTRAL VALLEY PROJECT (CVP) WATER, p.4. (Exhibit FF)

survival), but to allow a species to recover to the point where it may be delisted.” *Gifford Pinchot Task Force v. U.S. Fish & Wildlife Service*, 378 F.3d 1059, 1069 (9th Cir. 2004). To ensure that the statutory purpose will be carried out, the ESA imposes both substantive and procedural requirements on all federal agencies to carry out programs for the conservation of listed species and to insure that their actions are not likely to jeopardize the continued existence of any listed species or result in the destruction or adverse modification of critical habitat. 16 U.S.C. § 1536. See *NRDC v. Houston*, 146 F.3d 1118, 1127 (9th Cir. 1998) (action agencies have an “affirmative duty” to ensure that their actions do not jeopardize listed species and “independent obligations” to ensure that proposed actions are not likely to adversely affect listed species). To accomplish this goal, agencies must consult with the Fish and Wildlife Service whenever their actions “may affect” a listed species. 16 U.S.C. § 1536(a)(2); 50 C.F.R. § 402.14(a). Section 7 consultation is required for “any action [that] may affect listed species or critical habitat.” 50 C.F.R. § 402.14. Agency “action” is defined in the ESA’s implementing regulations to “mean all activities or programs of any kind authorized, funded, or carried out, in whole or in part, by Federal agencies in the United States.” 50 C.F.R. § 402.02.

The giant garter snake (“GGS”) is an endemic species to Central Valley California wetlands. (Draft Recovery Plan for the Giant Garter Snake (“DRP”) 1). The giant garter snake, as its name suggests, is the largest of all garter snake species, not to mention one of North America’s largest native snakes, reaching a length of up to 64 inches. Female GGS tend to be larger than males. GGS vary in color, especially depending on the region, from brown to olive, with white, yellow, or orange stripes. The GGS can be distinguished from the common garter snake by its lack of red markings and its larger size. GGS feed primarily on aquatic fish and specialize in ambushing small fish underwater, making aquatic habitat essential to their survival. Females give birth to live young from late July to early September, and brood size can vary from 10 to up to 46 young. Some studies have suggested that the GGS is sensitive to habitat change in that it prefers areas that are familiar and will not typically travel far distances.

If fallowing (idling) occurs, there will be potentially significant impacts to GGS and this is acknowledged on page 3.8-69: “Giant garter snakes have the potential to be affected by the Proposed Action through cropland idling/shifting and the effects of groundwater substitution on small streams and associated wetlands.” The Lead Agencies use language found in a 1997 Programmatic Biological Opinion (as well as the 1999 Draft Recovery Plan) to explain that GGS depend on more than rice fields in the Sacramento Valley. “The giant garter snake inhabits marshes, sloughs, ponds, small lakes, low gradient streams, other waterways and agricultural wetlands such as irrigation and drainage canals and rice fields, and the adjacent uplands. Essential habitat components consist of (1) adequate water during the snake's active period, (early spring through mid-fall) to provide a prey base and cover; (2) emergent, herbaceous wetland vegetation, such as cattails and bulrushes, for escape cover and foraging habitat; (3)

upland habitat for basking, cover, and retreat sites; and (4) higher elevation uplands for cover and refuge from flood waters.”⁴⁴

Even with the explanation above, that clearly illustrates the importance of upland habitat to GGS, the EIS/EIR concludes that idling or shifting upland crops “[a]re not anticipated to affect giant garter snakes, as they do not provide suitable habitat for this species” (p. 3.8-69). The EIS/EIR is internally contradictory and fails to provide any evidence to support its conclusion that GGS will not be impacted by idling or shifting crops in upland areas. In support of the importance of upland acreage to GGS, a Biological Opinion for Gray Lodge found that, “Giant garter snakes also use burrows as refuge from extreme heat during their active period. The Biological Resources Division (BRD) of the USGS (Wylie et al_ 1997) has documented giant garter snakes using burrows in the summer as much as 165 feet (50. meters) away from the marsh edge. Overwintering snakes have been documented using burrows as far as 820 feet (250 meters) from the edge of marsh habitat,” (1998).⁴⁵

More pertinent background information that is lacking in the EIS/EIR is found in the Bureau’s Biological Assessment for the 2009 DWB that disclosed that one GGS study in Colusa County revealed the “longest average movement distances of 0.62 miles, with the longest being 1.7 miles, for sixteen snakes in 2006, and an average of 0.32 miles, with the longest being 0.6 miles for eight snakes in 2007.” (BA at p.16) However, in response to droughts and other changes in water availability, the GGS has been known to travel up to 5 miles in only a few days, and the EIS/EIR should evaluate impacts to GGS survival and reproduction under such extreme conditions

As the EIS/EIR divulges, flooded rice fields, irrigation canals, streams, and wetlands in the Sacramento Valley can be used by the giant garter snake for foraging, cover and dispersal purposes. The Bureau’s 2009 and 2014 Biological Assessments acknowledge the failure of the Bureau and DWR to complete the Conservation Strategy that was a requirement of the 2004 Biological Opinion (BA at p. 19-20). Research was finally initiated “since 2009,” but is nowhere near the projected 10-year completion date. The unnecessary delay hasn’t daunted the agencies pursuit of transfers that affect GGS despite the absence of the following information that the U.S. Fish and Wildlife Service has explicitly required since the 1990s:

- GGS distribution and abundance.
- Ten years of baseline surveys in the Sacramento Valley
- Five years of rice land idling surveys in the Sacramento Valley Recovery Unit and the Mid-Valley Recovery Unit.

⁴⁴ Programmatic Consultation with the U.S. Army Corps of Engineers
404 Permitted Projects with Relatively Small Effects on the Giant Garter Snake within Butte, Colusa, Glenn, Fresno, Merced, Sacramento, San Joaquin, Solano, Stanislaus, Sutter and Yolo Counties, California

⁴⁵ http://www.usbr.gov/mp/nepa/documentShow.cfm?Doc_ID=15453

This Project and all North-to-South and North-to-North transfers should be delayed until the Bureau and DWR have completed the Conservation Strategy they have known about for at least a decade and a half.

The Bureau and DWR continue to allow an increase in acres fallowed (2013 *Draft Technical Information for Preparing Water Transfer Proposals* (“DTIPWTP”)) since the 2010/2011 *Water Transfer Program* first proposed to delete or modify other mitigation measures previously adopted as a result of the Environmental Water Account (“EWA”) EIR process. The EWA substantially reduced significant impacts for GGS, but without showing that they are infeasible, the Bureau and DWR proposed to delete the 160 acre maximum for “idled block sizes” for rice fields left fallow rather than flooded and to substitute for it a 320 acre maximum. (See 2003 Draft EWA EIS/EIR, p. 10-55; 2004 Final EWA EIS/EIR, Appendix B, p. 18, Conservation Measure # 4.) There was no evidence in 2010 to support this change nor has there been any provided to the present time. In light of the agencies failure to complete the required Conservation Strategy mentioned above and the data gathered in the Colusa County study, how can the EIS/EIR suggest (although it is not presented in the document, but in the agencies *Draft Technical Information for Preparing Water Transfer Proposals* papers) that doubling the fallowing acreage is in any way biologically defensible? The Lead and Approving Agencies additionally propose to delete the EWA mitigation measure excluding Yolo County east of Highway 113 from the areas where rice fields may be left fallow rather than flooded, except in three specific areas.⁴⁶ (See 2004 Final EWA EIS/EIR, Appendix B, p. 18, Conservation Measure # 2.) What is the biological justification for this change and where is it documented? What are the impacts from this change?

Deleting these mitigation measures required by the EWA approval would violate NEPA and CEQA’s requirements that govern whether, when, and how agencies may eliminate mitigation measures previously adopted under NEPA and CEQA.

Additionally, the 2010/2011 *Water Transfer Program* failed to include sufficient safeguards to protect the giant garter snake and its habitat. The EA for that two-year project concluded, “The frequency and magnitude of rice land idling would likely increase through implementation of water transfer programs in the future. Increased rice idling transfers could result in chronic adverse effects to giant garter snake and their habitats and may result in long-term degradation to snake populations in the lower Sacramento Valley. In order to avoid potentially significant adverse impacts for the snake, additional surveys should be conducted prior to any alteration in water regime or landscape,” (p. 3-110). To address this significant impact the Bureau proposed relying on the 2009 Drought Water Bank (“DWB”) Biological Opinion, which was a one-year BO. Both the expired 2009 BO and the 2014 BO highlighted the Bureau and DWR’s avoidance of

⁴⁶ USBR and DWR, 2013. *Draft Technical Information for Preparing Water Transfer Proposals*.

meeting federal and state laws stating, “This office has consulted with Reclamation, both informally and formally, seven times since 2000 on various forbearance agreements and proposed water transfers for which water is made available [“for delivery south of the delta” is omitted in 2014] by fallowing rice (and other crops) or substituting other crops for rice in the Sacramento Valley. Although transfers of this nature were anticipated in our biological opinion on the environmental Water Account, that program expired in 2007 and, to our knowledge, no water was ever made available to EWA from rice fallowing or rice substitution. The need to consult with such frequency on transfers involving water made available from rice fallowing or rice substitution suggests to us a need for programmatic environmental compliance documents, including a programmatic biological opinion that addresses the additive effects on giant garter snakes of repeated fallowing over time, and the long-term effects of potentially large fluctuations and reductions in the amount and distribution of rice habitat upon which giant garter snakes in the Sacramento Valley depend,” (p.1-2). And here we are in late 2014 still without that programmatic environmental compliance that is needed under the Endangered Species Act.

If the Project is or isn’t approved, we propose that the Lead and Approving Agencies commit to the following conservation recommendations from the 2014 Biological Opinion by changing the word “should” to “shall”:

1. Reclamation should [shall] assist the Service in implementing recovery actions identified in the Draft Recovery Plan for the Giant Garter Snake (U.S. Fish and Wildlife Service 1999) as well as the final plan if issued during the term of the proposed action.
2. Reclamation should [shall] work with the Service, Department of Water Resources, and water contractors to investigate the long-term response of giant garter snake individuals and local populations to annual fluctuations in habitat from fallowing rice fields.
3. Reclamation should [shall] support the research goals of the Giant Garter Snake Monitoring and Research Strategy for the Sacramento Valley proposed in the Project Description of this biological opinion.
4. Reclamation should [shall] work with the Service to create and restore additional stable perennial wetland habitat for giant garter snakes in the Sacramento Valley so that they are less vulnerable to market-driven fluctuations in rice production. The CVPIA (b)(1)other and CVPCP conservation grant programs would be appropriate for such work.

- iii. The EIS/EIR fails to accurately describe the uppermost acreage that could impact GGS.

Page 3.8-69 claims that the Proposed Action “[c]ould idle up to a maximum of approximately 51,573 acres of rice fields,” but the Lead and Approving Agencies are well aware that past

transfers have or could have fallowed much more acreage and that 20 percent is allowed per county under the *Draft Technical Information for Preparing Water Transfer Proposals* last written in 2013. Factual numbers for proposed water transfers that included fallowing and groundwater substitution in the last 25 years should be disclosed in a revised and re-circulated draft EIS/EIR. The companion data that should also be presented would disclose how much water was actually transferred each year by seller and delineated by acreage of land fallowed and/or groundwater pumped. This information should not only be disclosed in the EIS/EIR, but it should also be readily available on the Bureau's web site. In addition, the EIS/EIR should cease equivocating with usage of "could" and "approximately" and select and analyze a firm maximum acreage of idled land, which would provide the public with the ability to consider the impacts from a most significant impact scenario.

"In 1992, Congress passed the Central Valley Project Improvement Act (Act, or CVPIA), which amended previous authorizations of the California Central Valley Project (CVP) to include fish and wildlife protection, restoration, enhancement, and mitigation as project purposes having equal priority with power generation, and irrigation and domestic water uses." ⁴⁷ The *2015-2024 Water Transfer Program* fails to take seriously the equal priority for, "[f]ish and wildlife protection, restoration, enhancement, and mitigation."

i. Economics.

Our comments are based largely upon the *EcoNorthwest* report produced for AquAlliance, attached and fully incorporated as though stated in their entirety, herein. Once again, the lack of relevant baseline information and discrete project description thwarts any ability to effectively analyze the project, and the lack of any market analysis of water prices, and prices for agricultural commodities, relegates the EIS/EIR to unsupported conclusions about the likely future frequency and amounts of water transfers and their environmental and economic consequences. The EIS/EIR further relies on obsolete data for certain key variables and ignores other relevant data and information. For example, the analysis assumes a price for water that bears no resemblance to the current reality. Growers and water sellers and buyers react to changing prices and market conditions, but the EIS/EIR is silent on these forces and how they would influence water transfers.

The EIS/EIR underestimates negative impacts on the regional economy in the sellers' area, acknowledging that negative economic impacts would be worse if water transfers happen over consecutive years, but estimating impacts only for single-year transfers, ignoring the data on the frequency of recent consecutive-year transfers.

As discussed, below, the EIS/EIR's inadequate evaluation and avoidance of subsidence will result in additional unaccounted-for economic costs. Injured third parties would bear the costs

⁴⁷ U.S. Department of Interior. *10 Year of Progress: Central Valley Project Improvement Act 1993-2002*. <http://www.waterrights.ca.gov/baydelta/docs/exhibits/SLDM-EXH-03B.pdf> (Exhibit GG)

of bringing to the sellers' attention harm caused by groundwater pumping, and the ability of parties to resolve disputes with compensation is speculative. The EIS/EIR is silent on these and other ripple cost effects of subsidence.

The EIS/EIR ignores the environmental externalities and economic subsidies that water transfers support. The EIS/EIR lists Westlands Water District as one of the CVP contractors expressing interest in purchasing transfer water. The environmental externalities caused by agricultural production in Westlands WD are well documented, as are the economic subsidies that support this production. To the extent that the water transfers at issue in the EIS/EIR facilitate agricultural production in Westlands WD, they also contribute to the environmental externalities and economic subsidies of that production, but the EIS/EIR is silent on these environmental and economic consequences of the water transfers.

j. Cultural Resources.⁴⁸

The EIS/EIR fails to adequately provide evidence that water transfers, which draw down reservoir surface elevations at Central Valley Project (CVP) and State Water Project (SWP) reservoirs beyond historically low levels, could not potentially adversely affect cultural resources. The EIS/EIR states that the potential of adverse impacts to cultural resources does exist:

3.13.2.4 Alternative 2: Full Range of Transfers (Proposed Action)

Transfers that draw down reservoir surface elevations at CVP and SWP reservoirs beyond historically low levels could affect cultural resources. The Proposed Action would affect reservoir elevation in CVP and SWP reservoirs and reservoirs participating in stored reservoir water transfers. Water transfers have the potential to affect cultural resources, if transfers result in changing operations beyond the No Action/No Project Alternative. Reservoir surface water elevation changes could expose previously inundated cultural resources to vandalism and/or increased wave action and erosion (p. 3.13-15).

This passage states that the Long Range Water Transfers undertaking may have the potential to affect cultural resources if the water transfers lowered reservoir elevations enough to expose cultural resources. The first step for analysing this would require conducting research for past studies and reports with site specific data for the CVP and SWP reservoirs. The EIS/EIR states:

3.13.1.3 Existing Conditions

This section describes existing conditions for cultural resources within the area of analysis. *All data regarding existing conditions were collected through an examination of archival and current literature pertinent to the area of analysis.* Because action

⁴⁸ Comments in this section are based on the work of Bill Helmer, prepared for AquAlliance on the 2014 Long-Term Water Transfers EIS/EIR

alternatives associated with the project do not involve physical construction-related impacts to cultural resources, no project specific cultural resource studies were conducted in preparation of this Environmental Impact Statement/Environmental Impact Report (EIS/EIR) (EIS/EIR, p. 3.13-13, emphasis added).

However, there are no references listed for all the data collected which were "pertinent to the area of analysis." Also, the EIS/EIR states on p. 3.13-15 cited above that the lowering of the reservoir water elevations due to water transfers may affect cultural resources. Obviously, such an impact does not need to "[i]nvolve physical construction-related impacts to cultural resources," so this rationale for not conducting specific cultural resource studies contradicts its own assertion.

Instead of conducting a cultural resources study which locates historic resources and traditional cultural properties (with the use of a contemporary Native American ethnological study), and then assesses the amount of project-related water elevation changes which may affect these resources, the EIS/EIR merely stated that their Transfer Operations Model was used to show that the project's "Impacts to cultural resources at Shasta, Oroville and Folsom reservoirs would be less than significant," (3.13-15, 3.13-16). A chart on page 13.3-15 shows that the proposed project is projected to decrease reservoir elevations at the "critical" level in September by 0.5 ft. at Shasta Reservoir, 2.4 ft. at Lake Oroville, and 1.5 ft. at Folsom Reservoir. (There is no source for this chart, and the reader has to guess that it may be from the Transfer Operations Model. The definitions of the various categories in the chart are also unexplained).

Based upon the findings shown on the chart, it is stated:

The reservoir surface elevation changes under the Proposed Action for these reservoirs would be within the normal operations and would not be expected to expose previously inundated cultural resources to vandalism or increased wave action and wind erosion. Impacts to cultural resources at Shasta, Oroville and Folsom reservoirs would be less than significant (p. 3.13-15).

However, there is no evidence to show that a project-related reservoir drop of 2.4 ft. at Lake Oroville will not uncover cultural resources documented in *The Archaeological and Historical Site Inventory at Lake Oroville, Butte County*,⁴⁹ and expose them "to vandalism or increased wave action and wind erosion," thus adversely affecting these resources. This study states that there are 223 archaeological and/or historic sites recorded in the water level fluctuation zone of Lake Oroville (p. 12). Where is the Cultural Study which shows that lowering Lake Oroville 2.4 ft. due to water transfers *will not* expose specific archaeological sites or traditional cultural properties?

⁴⁹ Prepared for the California Department of Water Resources by the Archaeological Research Center, Sacramento, and the Anthropological Studies Center, Rohnert Park, 2004. (Exhibit HH)

Without an inventory of the cultural resources which may be uncovered by the project-related drop in reservoir elevation for all the affected reservoirs, the numbers in the chart on page 13.3-15 mean nothing. The numbers in the chart provide no evidence that the project may or may not have an adverse effect on cultural resources. In contrast, substantial documentation of cultural resources in these areas exists.⁵⁰ The threat of potential project-related impacts to cultural resources triggers a Section 106 analysis of the project under the requirements of the National Historic Preservation Act, which "[r]equires Federal agencies to take into account the effects of their undertakings on historic properties" [36 CFR 800.1(a)].

Although the issue here is the raising of the Shasta Reservoir water levels, cultural impacts related to water levels at the Shasta Reservoir has been an ongoing issue for the Winnemem Wintu Tribe. The Winnemem Wintu Tribe and all tribes within the project area (Area of Potential Effects) need to be consulted by federal and state agencies. A project-specific cultural study under CEQA is also required under 15064.5. *Determining the Significance of Impacts to Archaeological and Historical Resources*. Consultation with federally recognized tribes and California Native American tribes is required for this project.

k. Air Quality.

The EIS/EIR fails to analyze the air quality impacts in all these regions, especially with regard to the Buyers Service Area. Moreover, Appendix F – Air Quality Emissions Calculations exclude portions of the Sellers Service Area in Placer and Merced Counties. Conversely, there was not data supplied in Appendix F concerning the air quality impacts from the water transfers that would affect the Bay Area AQMD counties (Alameda, Contra Costa, Santa Clara), a Monterey Bay Unified APCD county (San Benito) and San Joaquin APCD counties (San Joaquin, Stanislaus, Merced, Fresno and Kings). Consequently, air quality impacts in the Buyers and Sellers Service Areas are unanalyzed and the EIS/EIR conclusions are not supported by evidence.

The EIS/EIR attempts to classify which engines would be subject to the ATCM based on whether an agricultural engine is in an air district designated in attainment for particulate matter and ozone, and is more than a half mile away from any residential area, school or hospital (aka

⁵⁰ Folsom Reservoir: <http://online.wsj.com/articles/SB10001424052702304419104579322631095468744>
Lake Oroville-
<http://www.latimes.com/local/la-me-lake-oroville-artifacts-20140707-story.html#page=1> (Exhibit II)
Shasta Reservoir
<http://www.winnememwintu.us/2014/09/09/press-release-dam-the-indians-anyway-winnememwar-dance-at-shasta-dam/> (Exhibit JJ)

sensitive receptors). (See p. 3.5-14). The EIS/EIR claims that the engines in Colusa, Glenn, Shasta and Tehama (part of Sellers Service Area) are exempt from the ATCM. However, 17 CCCR 93115.3 exempts in-use stationary diesel agricultural emissions not only based on the engines being remote, but all also “provided owners or operators of such engines comply with the registration requirements of section 93115.8, subdivisions (c) and (d), and the applicable recordkeeping and reporting requirement of section 93115.10,” which the EIS/EIR ignores. Furthermore, the EIS/EIR fails to present any data about the “tier” the subject agricultural diesel engines fall into. While the EIS/EIR identifies the tiers and concomitant requirements for replacement or repowering, it fails to provide any analysis or evidence evaluating whether the engines being used to pump water are operating within the permissible timeframes, depending on the tier designation.

The EIS/EIR analyzes the assessment methods based on existing emissions models from the regulation, diesel emissions factors from USEPA Compilation of Air Pollutant Emission Factors (for Natural gas fired reciprocating engines and gasoline/diesel industrial engines) and CARB Emission Inventory Documentation (for land preparation, harvest operations and windblown dust); and CARB size fractions for particulate matter. None of these references is directly on point to diesel powered water pumps and the emissions caused thereby. Moreover, the EIS/EIR provides absolutely no information as to why these models are appropriate to serve as the basis for thresholds of significance.

The analysis provided in the EIS/EIR is less than complete. Here the “Significance Criteria” were only established and considered for the “sellers in the area of analysis where potential air quality impacts from groundwater substitution and crop idling transfers could occur.” (See p. 3.5-25) But that is only half the equation. The unconsidered air quality impacts include what and how increased crop production and vehicle usage would affect the air quality in the Buyers Service Area. Data and evidence of those impacts were not even considered.

In establishing the significance criteria, the EIS/EIR utilized known thresholds of significance from the air districts in the Sellers Service Area that had published them. For the other districts in the Sellers Service Area, the EIS/EIR made the assumption that “[t]he threshold used to define a ‘major source’ in the [Clean Air Act] CAA (100 tons per year [tpy])” could be “used to evaluate significance.” (See p. 3.5-26). There are several flaws with this over broad application of the “major source” threshold. First, agricultural pumps and associated agricultural activity are not typically considered “major sources,” especially when compared to major industrial sources. Second, the application of the major source threshold runs counter to the legal requirement that “[u]pwind APCDs are required to establish and implement emission control programs commensurate with the extent of pollutant transport to downwind districts,” as announced as a requirement of the California Clean Air Act. (See p. 3.5-11). Finally, the 100 tpy threshold is wildly disproportionate to the limits set in nearby or adjoining air district and covering the same air basin. For example, the Butte AQMD considers significance thresholds for

NOx, ROG/VOCs and PM10 to be 137lbs/day (25 tpy); Feather River AQMD considers significance thresholds for NOx and VOCs to be 25lbs/day (4.5 tpy) and 80 lbs/day (14.6 tpy) for PM10; Tehama APCD considers significance thresholds for NOx, ROG/VOCs and PM10 to be 137 lbs/day (25 tpy); Shasta AQMD considers significance thresholds for NOx, ROG/VOCs and PM10 on two levels – Level “B” is 137 lbs/day (25 tpy) and Level “A” is 25lbs/day (4.5 tpy) and 80 lbs/day (14.6 tpy) for PM10; and Yolo AQMD considers significance thresholds for ROG/VOCs and NOx to be 54.8 lbs/day (10 tpy) and 80 lbs/day (14.6 tpy) for PM10. Clearly, there is a proportional relationship between these thresholds of significance. In contrast, the EIS/EIR, with substantial evidence to the contrary, assumes that the threshold of significance for those air districts who have not published a *CEQA Handbook* should be 100 tpy, or an increase by magnitudes of 4 to 20 times more than similarly situated Central Valley air districts.

“When considering a project’s impact on air quality, a lead agency should provide substantial evidence that supports its conclusion in an explicit, quantitative analysis whenever possible.” (See Guide to Air Quality Assessment in Sacramento County, Sacramento Metropolitan Air Quality Management District, 2009, Ch. 2, p. 2-6). Importantly, the EIS/EIR provides no basis, other than an assumption, as to why the major source threshold of significance from the CAA should be used or is appropriate for assessing the significance of the project impacts under CEQA or NEPA. The use of the CAA’s threshold of significance for major sources is erroneous as a matter of law. (See *Endangered Habitats League v. County of Orange* (2005) 131 Cal.App.4th 777, 793 (“The use of an erroneous legal standard [for the threshold of significance in an EIR] is a failure to proceed in the manner required by law that requires reversal.”)) Lead agencies must conduct their own fact-based analysis of the project impacts, regardless of whether the project complies with other regulatory standards. Here, the EIR/EIS uses the CAA threshold without any factual analysis on its own, in violation of CEQA. (*Protect the Historic Amador Waterways v. Amador Water Agency* (2004) 116 Cal.App.4th 1099, 1109; citing *CBE v. California Resources Agency* (2002) 103 Cal.App.4th 98, 114; accord *Mejia v. City of Los Angeles* (2005) 130 Cal.App.4th 322, 342 [“A threshold of significance is not conclusive . . . and does not relieve a public agency of the duty to consider the evidence under the fair argument standard.”].) This uncritical application of the CAA’s major source threshold of significance, especially in light of the similarly situated air district lower standards, represents a failure in the exercise of independent judgment in preparing the EIS/EIR.

VI. The EIS/EIR Fails to Adequately Analyze Numerous Cumulative Impacts.

The Ninth Circuit Court makes clear that NEPA mandates “a useful analysis of the cumulative impacts of past, present and future projects.” *Muckleshoot Indian Tribe v. U.S. Forest Service*, 177 F.3d 800, 810 (9th Cir. 1999). “Detail is required in describing the cumulative effects of a proposed action with other proposed actions.” *Id.* CEQA further states that assessment of the

project's incremental effects must be "viewed in connection with the effects of past projects, the effects of other current projects, and the effects of probable future projects." (CEQA Guidelines § 15065(a)(3).) "[A] cumulative impact consists of an impact which is created as a result of the combination of the project evaluated in the EIR together with other projects causing related impacts." (CEQA Guidelines § 15065(a)(3).)

An EIR must discuss significant cumulative impacts. CEQA Guidelines §15130(a). Cumulative impacts are defined as two or more individual effects which, when considered together, are considerable or which compound or increase other environmental impacts. CEQA Guidelines § 15355(a). "[I]ndividual effects may be changes resulting from a single project or a number of separate projects. CEQA Guidelines § 15355(a). A legally adequate cumulative impacts analysis views a particular project over time and in conjunction with other related past, present, and reasonably foreseeable future projects whose impacts might compound or interrelate with those of the project at hand. Cumulative impacts can result from individually minor but collectively significant projects taking place over a period of time. CEQA Guidelines § 15355(b). The cumulative impacts concept recognizes that "[t]he full environmental impact of a proposed . . . action cannot be gauged in a vacuum." *Whitman v. Board of Supervisors* (1979) 88 Cal. App. 3d 397, 408 (internal quotation omitted).

In assessing the significance of a project's impact, the Bureau must consider "[c]umulative actions, which when viewed with other proposed actions have cumulatively significant impacts and should therefore be discussed in the same impact statement." 40 C.F.R. §1508.25(a)(2). A "cumulative impact" includes "the impact on the environment which results from the incremental impact of the action when added to *other past, present and reasonably foreseeable future actions* regardless of what agency (Federal or non-Federal) or person undertakes such other actions." *Id.* §1508.7. The regulations warn that "[s]ignificance cannot be avoided by terming an action temporary or by breaking it down into small component parts." *Id.* §1508.27(b)(7).

An environmental impact statement should also consider "[c]onnected actions." *Id.* §1508.25(a)(1). Actions are connected where they "[a]re interdependent parts of a larger action and depend on the larger action for their justification." *Id.* §1508.25(a)(1)(iii). Further, an environmental impact statement should consider "[s]imilar actions, which when viewed together with other *reasonably foreseeable or proposed agency actions*, have similarities that provide a basis for evaluating their environmental consequences together, such as common timing or geography." *Id.* §1508.25(a)(3) (emphasis added).

As discussed, below, and in the expert reports submitted by *Custis, EcoNorthwest, Cannon, and Mish* on behalf of AquAlliance, the EIS/EIR fails to comport with these standards for cumulative impacts upon surface and groundwater supplies, vegetation, and biological resources; and, the

baseline and modeling data relied upon by the EIS/EIR that does not account for related transfer projects in the last 11 years.

a. Recent Past Transfers.

Because the groundwater modeling effort didn't include the most recent 11 years record (1970-2003), it appears to have missed simulating the most recent periods of groundwater substitution transfer pumping and other groundwater impacting events, such as recent changes in groundwater elevations and groundwater storage (DWR, 2014b), and the reduced recharge due to the recent periods of drought. Without taking the hydrologic conditions during the recent 11 years into account, the results of the SACS2013 model simulation may not accurately depict the current conditions or predict the effects from the proposed groundwater substitution transfer pumping during the next 10 years.

- f. In 2009, the Bureau approved a 1 year water transfer program under which a number of transfers were made. Regarding NEPA, the Bureau issued a FONSI based on an EA.
- g. In 2010, the Bureau approved a 2 year water transfer program (for 2010 and 2011). No actual transfers were made under this approval. Regarding NEPA, the Bureau again issued a FONSI based on an EA.
- h. The Bureau planned 2012 water transfers of 76,000 AF of CVP water all through groundwater substitution.⁵¹
- i. In 2013, the Bureau approved a 1 year water transfer program, again issuing a FONSI based on an EA. The EA incorporated by reference the environmental analysis in the 2010-2011 EA.
- j. The Bureau and SLDMWA's 2014 Water Transfer Program proposed transferring up to 91,313 AF under current hydrologic conditions and up to 195,126 under improved conditions. This was straight forward, however, when attempting to determine how much water may come from fallowing or groundwater substitution during two different time periods, April-June and July-September, the reader was left to guess.⁵²

⁵¹ USBR 2012. Memo to the Deputy Assistant Supervisor, Endangered Species Division, Fish and Wildlife Office, Sacramento, California regarding Section 7 Consultation.

⁵² The 2014 Water Transfer Program's EA/MND was deficient in presenting accurate transfer numbers and types of transfers. The numbers in the "totals" row of Table 2-2 presumably should add up to 91,313. Instead, they add up to 110, 789. The numbers in the "totals" row of Table 2-3 presumably should add up to 195,126. Instead, they add up to 249,997. Both Tables 2-2 and 2-3 have a footnote stating: "These totals cannot be added together. Agencies could make water available through groundwater substitution, cropland idling, or a combination of the two; however, they will not make the full quantity available through both methods. Table 2-1 reflects the total upper limit for each agency."

These closely related projects impact the same resources, are not accounted for in the environmental baseline, and must be considered as cumulative impacts.

b. Yuba Accord

The relationship between the Lead Agencies is not found in the EIS/EIR, but is illuminated in a 2013 Environmental Assessment. “The Lower Yuba River Accord (Yuba Accord) provides supplemental dry year water supplies to state and Federal water contractors under a Water Purchase Agreement between the Yuba County Water Agency and the California Department of Water Resources (DWR). Subsequent to the execution of the Yuba Accord Water Purchase Agreement, DWR and The San Luis & Delta- Mendota Water Authority (Authority) entered into an agreement for the supply and conveyance of Yuba Accord water, to benefit nine of the Authority’s member districts (Member Districts) that are SOD [south of Delta] CVP water service contractors.”⁵³

In a Fact Sheet produced by the Bureau, it provides some numerical context and more of DWR’s involvement by stating, “Under the Lower Yuba River Accord, up to 70,000 acre-feet can be purchased by SLDMWA members annually from DWR. This water must be conveyed through the federal and/or state pumping plants in coordination with Reclamation and DWR. Because of conveyance losses, the amount of Yuba Accord water delivered to SLDMWA members is reduced by approximately 25 percent to approximately 52,500 acre-feet. Although Reclamation is not a signatory to the Yuba Accord, water conveyed to CVP contractors is treated as if it were Project water.”⁵⁴ However, the Yuba County Water Agency (“YCWA”) may transfer up to 200,000 under Corrected Order WR 2008-0014 for Long-Term Transfer and, “In any year, up to 120,000 af of the potential 200,000 af transfer total may consist of groundwater substitution. (YCWA-1, Appendix B, p. B-97.)”⁵⁵

Potential cumulative impacts from the Project and the YCWA Long-Term Transfer Program from 2008 - 2025 are not disclosed or analyzed in the EIS/EIR. The *2015-2024 Water Transfer Program* could transfer up to 600,000 AF per year through the same period that the YCWA Long-Term Transfers are potentially sending 200,000 AF into and south of the Delta. How these two projects operate simultaneously could have a very significant impact on the environment and economy of the Feather River and Yuba River’s watersheds and counties as well as the Delta. The involvement of Browns Valley Irrigation District and Cordua Irrigation District in both long-term programs must also be considered. This must be analyzed and presented to the public in a revised draft EIS/EIR.

⁵³ Bureau of Reclamation, 2013. *Storage, Conveyance, or Exchange of Yuba Accord Water in Federal Facilities for South of Delta Central Valley Project Contractors*.

⁵⁴ Bureau of Reclamation, 2013. *Central Valley Project (CVP) Water Transfer Program Fact Sheet*.

⁵⁵ State Water Resources Control Board, 2008. ORDER WR 2008 - 0025

Also not available in the EIS/EIR is disclosure of any issues associated with the YCWA transfers that have usually been touted as a model of success. The YCWA transfers have encountered troubling trends for over a decade that, according to the draft Environmental Water Account (“EWA”) EIS/EIR, are mitigated by deepening domestic wells (2003 p. 6-81). While digging deeper wells is at least a response to an impact, it hardly serves as a proactive measure to avoid impacts. Additional information finds that it may take 3-4 years to recover from groundwater substitution in the south sub-basin⁵⁶ although YCWA’s own analysis fails to determine how much river water is sacrificed to achieve the multi-year recharge rate. None of this is found in the EIS/EIR. What is found in the EIS/EIR is that even the inadequate SACFEM2013 modeling reveals that it could take more than six years in the Cordua ID area to recover from multi-year transfer events, although recovery is not defined (pp, 3.3-69 to 3.3-70). This is a very significant impact that isn’t addressed individually or cumulatively.

c. BDCP

The EIS/EIR fails to include the Bay Delta Conservation Plan (“BDCP”) in the Cumulative Impacts section and in any analysis of the *2015-2024 Water Transfer Program*. Although we acknowledge that BDCP could not possibly be built during the 10-Year Water Transfer Program’s operation, the EIS/EIR misses the point that the *2015-2024 Water Transfer Program* is a prelude to what comes later with BDCP. This connection is entirely absent. If the Twin Tunnels (the facilities identified in “Conservation Measure 1”) are built as planned with the capacity to take 15,000 cubic feet per second (“cfs”) from the Sacramento River, they will have the capacity to drain almost two-thirds of the Sacramento River’s average annual flow of 23,490 cfs at Freeport⁵⁷ (north of the planned Twin Tunnels). As proposed, the Twin Tunnels will also increase water transfers when the infrastructure for the Project has capacity. This will occur during dry years when State Water Project (“SWP”) contractor allocations drop to 50 percent of Table A amounts or below or when Central Valley Project (“CVP”) agricultural allocations are 40 percent or below, or when both projects’ allocations are at or below these levels (EIS/EIR Chapter 5). With BDCP, North to South water transfers would be in demand and feasible.

Communication regarding assurances for BDCP indicates that the purchase of approximately 1.3 million acre-feet of water is being planned as a mechanism to move water into the Delta to make up for flows that would be removed from the Sacramento River by the BDCP tunnels.⁵⁸ There is only one place that this water can come from: the Sacramento Valley’s watersheds. It is well known that the San Joaquin River is so depleted that it will not have any capacity to contribute meaningfully to Delta flows. Additionally, the San Joaquin River doesn’t flow past the proposed north Delta diversions and neither does the Mokelumne River.

⁵⁶ 2012. *The Yuba Accord, GW Substitutions and the Yuba Basin*. Presentation to the Accord Technical Committee. (pp. 21, 22).

⁵⁷ USGS 2009. <http://wdr.water.usgs.gov/wy2009/pdfs/11447650.2009.pdf> Exhibit KK)

⁵⁸ Belin, Lety, 2013. E-mail regarding Summary of Assurances. February 25 (Department of Interior). (Exhibit LL)

As discussed above, the EIS/EIR also fails to reveal that the *2015-2024 Water Transfer Program* is part of many more programs, plans and projects to develop water transfers in the Sacramento Valley, to develop a “conjunctive” system for the region, and to place water districts in a position to integrate the groundwater into the state water supply. BDCP is one of those plans that the federal agencies, together with DWR, SLDMWA, water districts, and others have been pursuing and developing for many years.

d. Biggs-West Gridley

The *Biggs-West Gridley Water District Gray Lodge Wildlife Area Water Supply Project*, a Bureau project, is not mentioned anywhere in the Vegetation and Wildlife or Cumulative Impacts sections.⁵⁹ This water supply project is located in southern Butte County where Western Canal WD, Richvale ID, Biggs-West Gridley WD, and Butte Water District actively sell water on a regular basis, yet impacts to GGS from this project are not disclosed. This is a serious omission that must be remedied in a recirculated draft EIS/EIR.

e. Other Projects

Court settlement discussions between the Bureau and Westlands Water District over provisions of drainage service. Case # CV-F-88-634-LJO/DLB will further strain the already over allocated Central Valley Project with the following conditions:

- k. A permanent CVP contract for 890,000 acre-feet of water a year exempt from acreage limitations.
- l. Minimal land retirement consisting of 100,000 acres; the amount of land Westlands claims it has already retired (115,000 acres) will be credited to this final figure. Worse, the Obama administration has stated it will be satisfied with 100,000 acres of “permanent” land retirement.
- m. Forgiveness of nearly \$400 million owed by Westlands to the federal government for capital repayment of Central Valley Project debt.
- n. Five-Year Warren Act Contracts for Conveyance of Groundwater in the Tehama-Colusa and Corning Canals – Contract Years 2013 through 2017 (March 1, 2013, through February 28, 2018).

Additional projects with cumulative impacts upon groundwater and surface water resources affected by the proposed project:

- a. The DWR Dry Year Purchase Agreement for Yuba County Water Agency water transfers from 2015-2025 to SLDMWA.⁶⁰

⁵⁹ http://www.usbr.gov/mp/nepa/nepa_projdetails.cfm?Project_ID=15381

⁶⁰ SLDMWA Resolution # 2014 386

http://www.sldmwa.org/OHTDocs/pdf_documents/Meetings/Board/Prepacket/2014_1106_Board_PrePacket.pdf

- b. GCID's *Stony Creek Fan Aquifer Performance Testing Plan* to install seven production wells in 2009 to extract 26,530 AF of groundwater as an experiment that was subject to litigation due to GCID's use of CEQAs exemption for research.
- c. Installation of numerous production wells by the Sellers in this Project many with the use of public funds such as Butte Water District,⁶¹ GCID, Anderson Cottonwood Irrigation District,⁶² and Yuba County Water Authority⁶³ among others.

VII. The EIS/EIR Fails to Develop Legally Adequate Mitigation Measures.

CEQA requires that the lead agency consider and adopt feasible mitigation measures that could reduce a project's adverse impacts to less than significant levels. Pub. Resources Code §§ 21002, 21002.1(a), 21100(b)(3), 21151, 22081(a). An adequate environmental analysis in the EIS/EIR itself is a prerequisite to evaluating proper mitigation measures: this analysis cannot be deferred to the mitigation measure itself. *See, e.g., Vineyard Area Citizens for Responsible Growth v. City of Rancho Cordova* (2007) 40 Cal.4th 412. Moreover, mitigation measures must A mitigation measure is inadequate if it allows significant impacts to occur before the mitigation measure takes effect. *POET, LLC v. State Air Resources Board* (2013) 218 Cal.App.4th 681, 740. An agency may not propose a list of measures that are "nonexclusive, undefined, untested and of unknown efficacy." *Communities for a Better Environment v. City of Richmond* (2010) 184 Cal.App.4th 70, 95. Formulation of mitigation measure should generally not be deferred. CEQA Guidelines § 15126.4(a)(1)(B). If deferred, however, mitigation measure must offer precise measures, criteria, and performance standards for mitigation measures that have been evaluated as feasible in the EIR, and which can be compared to established thresholds of significance. *E.g., POET, LLC v. State Air Resources Board* (2013) 218 Cal.App.4th 681; *Preserve Wild Santee v. City of Santee* (2012) 210 Cal.App.4th 260; *Sacramento Old City Association v. City Council* (1991) 229 Cal.App.3d 1011; CEQA Guidelines § 15126.4(a)(1)(B); *Defend the Bay v. City of Irvine* (2004) 119 Cal.App.4th 1261, 1275. Economic compensation alone does not mitigate a significant environmental impact. *See* CEQA Guidelines § 15370; *Gray v. County of Madera* (2008) 167 Cal.App.4th 1099, 1122. Where the effectiveness of a mitigation measure is uncertain, the lead agency must conclude the impact will be significant. *Citizens for Open Govt. v. City of Lodi* (2012) 70 Cal.App.4th 296, 322; *Fairview Neighbors v. County of Ventura* (1999) 70

⁶¹ Prop 13. Ground water storage program: 2003-2004 Develop two production wells and a monitoring program to track changes in ground.

⁶² "The ACID Groundwater Production Element Project includes the installation of two groundwater wells to supplement existing district surface water and groundwater supplies."
http://www.usbr.gov/mp/nepa/nepa_projdetails.cfm?Project_ID=8081

⁶³ Prop 13. Ground water storage program 2000-2001: Install eight wells in the Yuba-South Basin to improve water supply reliability for in-basin needs and provide greater flexibility in the operation of the surface water management facilities. \$1,500,00;

Cal.App.4th 238, 242. An EIR must not only mitigate direct effects, but also must mitigate cumulative impacts. CEQA Guidelines § 15130(b)(3).

Under NEPA, “all relevant, reasonable mitigation measures that could improve the project are to be identified,” including those outside the agency’s jurisdiction,⁶⁴ and including those for adverse impacts determined to be less-than-significant (40 C.F.R. § 1502.16(h)).

As discussed, below, and in the expert reports submitted by *Custis*, *EcoNorthwest*, *Cannon*, and *Mish* on behalf of AquAlliance, the EIS/EIR fails to comport with these standards.

The EIS/EIR illegally defers the development of and commitment to feasible mitigation measures to reduce or avoid a whole host of potentially significant project impacts. The EIS/EIR relies on mitigation measures WS-1 and GW-1 to reduce or avoid significant project effects through the entire environmental review document, not just for surface and ground water supplies, but also for impacts to vegetation, subsidence, regional economics, . (3.7-26, 3.7-56, 3.10-37, 3.10-51.) Unfortunately, these mitigation measures fail all standards for CEQA compliance, deferring analysis of the impact in question to a future time, including no criteria or performance standards by which to evaluate success, and failing to demonstrate that the measures are feasible or sufficient.

But the precise relationship of these mitigation measures is unclear. For example, the EIS/EIR relies on GW-1 to mitigate impacts to vegetation and wildlife as a result of stream flow loss; why doesn’t the EIS/EIR consider the streamflow mitigation measure for this impact?

a. Streamflow Depletion.

WS-1 requires that a portion of transfer water be held back to offset streamflow depletion caused by groundwater substitution pumping, but fails to include critical information to ensure that any such mitigation measure could work. First, it is not clear that any transfer release and the groundwater substitution pumping would simultaneously occur, in real time. If groundwater pumping causes streamflow depletion at any time other than exactly when the transfer is made, then the transfer deduction amount will not avoid streamflow drawdown. And, indeed, it is well known that streamflow depletion can continue, directly and cumulatively, after the transfer activity ends. (E.g., figures B-4, B-5 and B-6 in Draft EIS/EIR Appendix B).

Next, the EIS/EIR fails to include any meaningful information to determine whether the applicable “streamflow depletion factor” to be applied to any single transfer project will mitigate significant impacts.

The EIS/EIR provides that “The exact percentage of the streamflow depletion factor will be assessed and determined on a regular basis by Reclamation and DWR, in consultation with buyers and sellers, based on the best technical information available at that time.” (EIS/EIR at

⁶⁴ <http://ceq.hss.doe.gov/nepa/regs/40/40p3.htm>

3.1-21.) More information is required. It is unclear whether WS-1 considers the cumulative volume of water pumped for each groundwater substitution transfers, or the instantaneous rate of stream depletion caused by the pumping. Any factor must be the outcome of numerous measured variables, such as the availability of water to capture, the rate and duration of recharge, the streambed sediment permeability, the duration of pumping, the distance between the well and stream, and others; but the EIS/EIR fails to provide any means of evaluating these various factors. How good must the “best technical information available at that time” be? What is the likelihood it will be available, what constraints does this face, and what requirements are in place to ensure that sufficient information is obtained? Why hasn’t this information been analyzed in the EIS/EIR? What roles do the buyers and sellers have in reaching this determination?

Moreover, the EIS/EIR fails to identify the threshold of significance below which significant impacts would not occur. WS-1 purports to avoid “legal injury,” but fails to define any threshold or criteria that will be applied in the performance of WS-1 to clearly determine when legal injury would ever occur.

b. Groundwater Overdraft.

The EIS/EIR illegally defers formulation and evaluation of mitigation measure GW-1 in much the same way as WS-1. In reliance on GW-1, the EIS/EIR goes so far as to defer the environmental impact analysis that should be provided now, as part of the EIS/EIR itself. Moreover, GW-1 fails to include clear performance standards, criteria, thresholds of significance, evaluation of feasibility, analysis of likelihood of success, and even facially permits significant impacts to occur. And importantly, GW-1 does not, in fact, reduce potentially significant impacts to less-than-significant levels, but rather, attempts to monitor for when significant effects occur, then purports to provide measures to slow the impact from worsening.

GW-1 begins by referencing the *DRAFT Technical Information for Preparing Water Transfer Proposals* (“DTIPWTP”)(Reclamation and DWR 2013) and Addendum (Reclamation and DWR 2014). First, it is worth noting that this document is in DRAFT form, as have all such previous iterations of the Technical Information for Preparing Water Transfer Proposals, leaving any guidance for a final mitigation measure uncertain. Second, the DTIPWTP itself requires a project-specific evaluation of then-existing groundwater and surface water conditions to determine potentially significant impacts to water supplies; but this is exactly the type of impact analysis that must occur now in the self-described project EIS/EIR before any consideration of mitigation measures is possible. Even still, the exact scope of future environmental review is unclear as well. “Potential sellers will be required to submit well data,” but the EIS/EIR does not explain what data or why. (EIS/EIR at 3.3-88.)

GW-1 next requires potential sellers “to complete and implement a monitoring program,” but a monitoring program itself cannot prevent significant impacts from occurring. “ The monitoring

program will incorporate a sufficient number of monitoring wells to accurately characterize groundwater levels and response in the area before, during, and after transfer pumping takes place.’ (EIS/EIR 3.3-88.) Again, this should be done now, for public review, to determine the significance of project impacts before the project is approved. Moreover, the EIS/EIR fails to provide any guidance on what constitutes “a sufficient number of monitoring wells.” GW-1 then requires monitoring data no less than on a monthly basis, but common sense suggests that significant groundwater pumping could occur in less than a month’s time. GW-1 requires that “Groundwater level monitoring will include measurements before, during and after transfer-related pumping,” but monitoring after transfer-related pumping can only show whether significant impacts *have* occurred; it cannot prevent them. Yet this is exactly what the EIS/EIR proposes: “The purpose of Mitigation Measure GW-1 is to monitor groundwater levels during transfers to avoid potential effects. If any effects occur despite the monitoring efforts, the mitigation plan will describe how to address those effects.” (EIS/EIR 3.3-91.) Hence, GW-1 only requires elements of the mitigation plan to kick in after monitoring shows significant impacts, which are extremely likely to occur given the fact that monitoring alone amounts to no mitigation or avoidance measure.

Even still, the proposed mitigation plans don’t mitigate significant impacts. The mitigation plan includes the following requirements: “Curtailed pumping until natural recharge corrects the issue.” This, of course, could take years and is acknowledged in the EIS/EIR (p. 3.1-17 and 18), and really amounts to no mitigation of the significant impact at all. “Reimbursement for significant increases in pumping costs due to the additional groundwater pumping to support the transfer.” In what amount, at what time, as decided by who? Monetary compensation is not always sufficient to cover damages to business operations. “Curtailed pumping until water levels raise above historic lows if non-reversible subsidence is detected (based on local data to identify elastic versus inelastic subsidence).” It does not follow that any water level above the *historic lows* avoids or offsets damage from non-reversible subsidence. -only admits that irreversible subsidence may occur. Finally, “[o]ther actions as appropriate” is so vague as to be meaningless. (EIS/EIR 3.3-90.)

The wholesale deferral of these mitigation measures is particularly confusing since the lead agencies should already have monitoring and mitigation plans and evaluation reports based on the requirements of the DTIPWTP for past groundwater substitution transfers, which likely were undertaken by some of the same sellers as the proposed 10-year transfer project. The Draft EIS/EIR should provide these existing Bureau approved monitoring programs and mitigation plans as examples of what level of technical specificity is required to meet the objectives of GW-1.

The DTIPWRP doesn’t add any additional monitoring or mitigation requirements for subsidence, stating that areas that are susceptible to land subsidence may require land surface elevation surveys, and that the Project Agencies will work with the water transfer proponent to develop a mutually agreed upon subsidence monitoring program. The monitoring locations in “strategic” locations are similarly deferred with no guiding criteria.

Lastly, groundwater quality monitoring only appears to be required after a transfer has begun, which again is too late to prevent any significant impact from occurring. (EIS/EIR 3.3-89.)

Mitigation measure GW-1 calls for stopping pumping after significant impacts are detected and then waiting for natural recovery of the water table. This might not be in time for groundwater dependent farms or riparian trees (cottonwoods & willows) to recover from the impact or could greatly extend the time to recovery. In the meantime, riparian-dependent wildlife including Swainson's hawks would be without nesting habitat, migration corridors, and foraging areas. The mitigation measure should require active restoration of important habitat such as riparian and wetland, not natural recovery. Recovery to an arbitrary water level is not necessarily the same as recovery of wildlife habitat and populations of sensitive species.

The water level monitoring in the mitigation measure should give explicit quantitative criteria for significant impact. Stating that a reduction in flow or GW level is "within natural variation" and therefore not significant is deceptive. The natural variation includes extreme cases and the project should not be allowed to add an additional increment to an already extreme condition. The extremes are supposed to be rare, not long-term and chronic. For example, Little Chico Creek may be essentially dry at times but it is not totally dry and that may be all that allows plants and animals to persist until wetter conditions return. If everything dies because the creek becomes totally dry due to the project, then it may never recover.

VIII. The EIS/EIR Fails to Analyze a Reasonable Range of Alternatives.

The EIS/EIR is required to evaluate and implement feasible project alternatives that would lessen or avoid the project's potentially significant impacts. Pub. Resources Code §§ 21002, 21002.1(a), 21100(b)(4), 21150; *Citizens of Goleta Valley v. Board of Supervisors* (1990) 52 Cal.3d 553, 564. This is true even if the EIS/EIR purports to reduce or avoid any or all environmental impacts to less than significant levels. *Laurel Heights Improvement Assn. v. Regents of Univ. of Cal.* (1988) 47 Cal.3d 376. Alternatives that lessen the project's environmental impacts must be considered even if they do not meet all project objectives. CEQA Guidelines § 15126.6(a)-(b); *Habitat & Watershed Caretakers v City of Santa Cruz* (2013) 213 Cal.App.4th 1277, 1302; *Center for Biological Diversity v. County of San Bernardino* (2010) 185 Cal.App.4th 866. Further, the EIS/EIR must contain an accurate no-project alternative against which to consider the project's impacts. CEQA Guidelines § 15126.6(e)(1); *Mira Mar Mobile Community v. City of Oceanside* (2004) 119 Cal.App.4th 477.

Under NEPA, the alternatives analysis constitutes "the heart of the environmental impact statement" (40 C.F.R. § 1502.14). The agency must "rigorously explore and objectively evaluate all reasonable alternatives" (40 C.F.R. § 1502.14(a), 40 C.F.R. § 1502.14(b)), and to identify the preferred alternative (40 C.F.R. § 1502.14(e)). The agency must consider the no action

alternative, other reasonable courses of action, and mitigation measures that are not an element of the proposed action (40 C.F.R. § 1508.25(b)(1)-(3)).

a. No Environmentally Superior Alternative is Identified.

The EIS/EIR fails to follow the law and significantly misleads the public and agency decision-makers in declaring that none of the proposed alternatives are environmentally superior. (EIS/EIR 2-39.) First, neither CEQA nor NEPA provide the lead agencies with discretion to sidestep this determination. As the Council on Environmental Quality (CEQ) has explained, “[t]hrough the identification of the environmentally preferable alternative, the decision maker is clearly faced with a choice between that alternative and the others, and must consider whether the decision accords with the Congressionally declared polices of the Act.”⁶⁵ CEQA provides that “[i]f the environmentally superior alternative is the “no project” alternative, the EIR shall also identify an environmentally superior alternative among the other alternatives.” (CEQA Guidelines § 15126.6(e)(2).)

First, the EIS/EIR fails to identify whether the “no project” alternative is environmentally superior to each other alternative. If that is the case, the EIS/EIR must then identify the next most environmentally protective or beneficial alternative. Here, the EIS/EIR presents evidence that Alternative 3 and Alternative 4 each would lessen the environmental impacts of the proposed project. The EIS/EIR however then shirks its responsibility to identify the environmentally superior alternative by casting the benefits of Alternatives 3 and 4 as mere “trade-offs.” This gross mischaracterization misleads the public and agency decision-makers, as the only “trade-off” between the proposed alternative and Alternatives 3 or 4 would be more or less adverse environmental effect.

The EIS/EIR argument that its conclusion that no project impacts are significant and unavoidable misses the point. Just as an EIS/EIR may not simply omit any alternatives analysis when there is purported to be no significant and unavoidable impact, neither can the agencies decline to identify the environmentally superior alternative. In fact, the proposed project would cause numerous significant and adverse environmental effects, and the EIS/EIR relies on wholly deferred and inadequate mitigation measures to lessen those effects, even allowing some level of significant impacts to occur before kicking in. But mitigation measures alone are not the only way to lessen or avoid significant project effects: the alternatives analysis performs the same function, and should be considered irrespective of the mitigation measures proposed.

b. Feasible Alternatives to Lessen Project Impacts are Excluded.

In light of the oversubscribed water rights system of allocation in California, changing climate conditions, and severely imperiled ecological conditions throughout the Delta, the EIS/EIR

⁶⁵ Forty Most Asked Questions Concerning CEQ’s NEPA Regulations, 48 Fed. Reg. 18,026 (Mar.16, 1981) Questions 6a.

should consider additional project alternatives to lessen the strain on water resources. Alternatives not considered in the EIS/EIR that promote improved water usage and conservation include:

Fallowing in the area of demand. The EIS/EIR proposes fallowing in the area of origin to supply water for the transfers yet fails to present the obvious alternative that would fallow land south of the Delta that holds junior, not senior, water rights. This would qualify as an, “immediately implementable and flexible” alternative that is part of the Purpose and Need section (p.1-2). Whether or not this is a preference for the buyers, this is a pragmatic alternative that should be fully explored in a recirculated EIS/EIR.

Crop shifting in the area of demand. The EIS/EIR proposes crop shifting in the area of origin to supply water for the transfers yet fails to present the obvious alternative that would shift crops south of the Delta for land that holds junior, not senior, water rights. Hardening demand by planting perennial crops (or houses) must be viewed as a business decision with its inherent risks, not a reason to dewater already stressed hydrologic systems in the Sacramento Valley. This would qualify as an, “immediately implementable and flexible” alternative that is part of the Purpose and Need section (p.1-2). Whether or not this is a preference for the buyers, this is a pragmatic alternative that should be fully explored in a recirculated EIS/EIR.

Mandatory conservation in urban areas. In the third year of a drought, an example of urban areas failing to require serious conservation is EBMUD’s flyer from October’s bills that reflects the weak mandates from the SWRCB.

- Limit watering of outdoor landscapes to two times per week maximum and prevent excess runoff.
- Use only hoses with shutoff nozzles to wash vehicles.
- Use a broom or air blower, not water, to clean hard surfaces such as driveways and sidewalks, except as needed for health and safety purposes.
- Turn off any fountain or decorative water feature unless the water is recirculated.

While it is laudable that EBMUD customers have cut water use by 20 percent over the last decade,⁶⁶ before additional water is ever transferred from the Sacramento River watershed to urban areas, mandatory usage cuts must be enacted during statewide droughts. This would qualify as an, “immediately implementable and flexible” alternative that is part of the Purpose and Need section (p.1-2). This alternative should be fully vetted in a recirculated EIS/EIR.

Land retirement in the area of demand. Compounding the insanity of growing perennial crops in a desert is the resulting excess contamination of 1 million acres of irrigated land in the San Joaquin Valley and the Tulare Lake Basin that are tainted with salts and trace metals like selenium, boron, arsenic, and mercury. This water drains back—after leaching from these soils

⁶⁶ <https://www.ebmud.com/water-and-wastewater/latest-water-supply-update>

the salts and trace metals—into sloughs and wetlands and the San Joaquin River, carrying along these pollutants. Retirement of these lands from irrigation usage would stop wasteful use of precious fresh water resources and help stem further bioaccumulation of these toxins that have settled in the sediments of these water bodies. The Lead and Approving Agencies have known about this massive pollution of soil and water in the area of demand for over three decades.⁶⁷ Accelerating land retirement could diminish south of Delta exports and provide water for non-polluting buyers. Whether or not this is a preference for all of the buyers, this is a pragmatic alternative that should be fully explored in a recirculated EIS/EIR.

Adherence to California's water rights. As mentioned above, the claims to water in the Central Valley far exceed hydrologic reality by more than five times. Unless senior water rights holders wish to abandon or sell their rights, junior claimants must live within the hydrologic systems of their watersheds. This would qualify as an, “immediately implementable and flexible” alternative that is part of the Purpose and Need section (p.1-2). Whether or not this is a preference for the buyers, this is a pragmatic alternative that should be fully explored in a recirculated EIS/EIR.

IX. The EIS/EIR Fails to Disclose Irreversible and Irrecoverable Commitment of Resources, and Significant and Unavoidable Impacts.

Under NEPA, impacts should be addressed in proportion to their significance (40 C.F.R. § 1502.2(b)), and all irreversible or irretrievable commitment of resources must be identified (40 C.F.R. § 1502.16). And CEQA requires disclosure of any significant impact that will not be avoided by required mitigation measures or alternatives. CEQA Guidelines § 15093. Here, the EIS/EIR does neither, relegating significant impacts to groundwater depletion, land subsidence, and hardened demand for California’s already-oversubscribed water resources, to future study pursuant to inadequately described mitigation measures, if discussed at all.

a. Groundwater Depletion.

As discussed, above, the EIS/EIR groundwater supply mitigation measures rely heavily on monitoring and analysis proposed to occur *after* groundwater substitution pumping has begun, perhaps for a month or more. Only after groundwater interference, injury, overdraft, or other harms (none of which are assigned a definition or significance threshold) occur, would the EIS/EIR require sellers to propose mitigation measures, which are as of yet undefined. As a result, significant and irretrievable impacts to groundwater are fully permitted by the proposed project.

b. Subsidence.

Here, again, the EIS/EIR suffers the same flaw of only catching and proposing to mitigate

⁶⁷ <http://www.usbr.gov/mp/cvpia/3408h/>

subsidence after it occurs. But damages caused by subsidence can be severe, permanent, and complicated. The EIS/EIR does not purport to avoid these impacts, nor possibly mitigate them to less than significant levels. Instead, the EIS/EIR provides for “Reimbursement for modifications to infrastructure that may be affected by non-reversible subsidence.” This unequivocally provides for significant and irreversible impacts to occur.

c. Transfer Water Dependency.

The EIS/EIR fails to account for long-term impacts of supporting agriculture and urban demands and growth with transfer water. Agriculture hardens demand by expansion and crop type and urban users harden demand by expansion. Both sectors may fail to pursue aggressive conservation and grapple with long-term hydrologic constraints with the delivery of more northern California river water that has been made available by groundwater mining and following. Since California has high variability in precipitation year-to-year (<http://cdec.water.ca.gov/cgi-progs/iodir/WSIHIST>) (Exhibit Y), and how will purchased water be used and conserved? Should agricultural water users be able to buy Project water, how will DWR and the Bureau assure that transferred water for irrigation is used efficiently? Could purchased water be used for any kind of crop or landscaping, rather than clearly domestic purposes or strictly for drought-tolerant landscaping?

Without a hierarchy of priority uses among agricultural or urban users for purchasing CVP and non-CVP water, the EIS/EIR fails to ensure that California water resources will not go to waste, and will not be used to harden unsustainable demands.

X. The EIS/EIR Fails to Adequately Evaluate Growth-Inducing Impacts.

The EIS/EIR gives short shrift to the growth inducing impact analyses required under both CEQA and NEPA by absolutely failing to realize or by obfuscating the obvious: these types of Long-Term Water Transfers inherently lead to economic and population growth. Not only are the amount of water sales and types of water sales unknown to the Lead Agencies and the public, but once water is sold and transferred to the buyer agency, there are no use limitations or priority-criteria imposed on the buyer. Whether agricultural support or municipal supply, hydraulic fracturing, industrial use, or onward transfer, the potential growth inducing impacts, both economically and physically are limitless. And once agencies and communities are hooked on buying water to sustain economic conditions or to support development and population growth, while drought conditions continue or are exacerbated, unwinding the clock may prove impossible.

Growth inducing impacts are addressed in Section 15126.2(d) of the CEQA Guidelines, and the Council on Environmental Quality NEPA Sections 1502.16(b) and 1508.8(b). CEQA Section 15126.2(b) requires an analysis of a project’s influence on economic or population growth, or increased housing construction and the future developments’ associated environmental impacts. The CEQA Guidelines define growth inducing impacts as “...the ways in which the

proposed project could foster economic or population growth, or the construction of additional housing, either directly or indirectly, in the surrounding environment.” Under NEPA, indirect effects as declared in Section 1508.8(b) include reasonably foreseeable growth inducing effects from changes caused by a project.

A project may have characteristics that encourage and facilitate other activities that could significantly affect the environment, either individually or cumulatively. CEQA Guidelines section 15126.2(d) admonishes the planner not to assume that growth in any area is necessarily beneficial, detrimental, or of little significance to the environment. Included here are projects that would remove physical obstacles to growth, such as provision of new water supply achieved through Long Term Water Transfers. Removal of a barrier such as water shortages may lead to the cultivation of crops with higher-level water dependency and higher profit margins at market, or may supplement perceived and actual advantages of living in population-dense locales, leading to increased population growth.

The EIS/EIR states that direct growth-inducing impacts are typically associated with the construction of new infrastructure while projects promoting growth, like increased water supply in dry years, could have indirect growth inducing effects. Claiming that growth inducing impacts would only be considered significant if the ability to provide needed public services is hindered, or the potential for growth adversely affects the environment, the EIS/EIR then incorrectly concludes that the proposed water transfer from willing sellers to buyers, to meet existing demands, would not directly or indirectly affect growth beyond what is already planned. But the EIS/EIR does not describe “what is already planned,” nor how binding such plans would be.

Similar to the drought period in the late 1980’s and early 1990’s, urban agencies demand was approximately 40 percent of the transfer market. During that drought period, dry-year purchases were short term deals, intended to offset lower deliveries. However, this time around most of the transfer water is available to support longer-term growth, not solely to make up for shortfalls during droughts. Under current law, urban water agencies must establish long-term water supply to support new development, and long term transfers can provide this necessary evidence.⁶⁸

Adding to these concerns is the increase in fracking interests throughout the state, requiring large-scale water demand to extract oil and gas, run by companies with the financial ability to influence water rights through payment. While one county directly south of the boundary involving this proposed transfer agreement recently banned fracking, other counties in

⁶⁸ California Senate Bills 221 and 610, entered into law, 2001: requires agencies with over 5000 service connections and those with under 5000 service connections to demonstrate at least 20 years of available water supply respectively, for projects in excess of 500 residential units, or equivalent in combined residential and other demand (large service agencies), or for projects demanding least 10 percent growth in local water needs (small service agencies).

California are either involved in the practice of fracking, have yet to ban the practice, or have no interest in a fracking ban. Notably, the Monterey Shale Formation that stretches south through central California is in the buyer-area of the water districts served by this potential Long-Term Water Transfer Agreement. Without use limitations upon water transfers proposed within this agreement, water transferred under this plan may well be used for fracking

The EIS/EIR inappropriately fails to evaluate or disclose these reasonably foreseeable growth-inducing impacts.

XI. Conclusion

Taken together, the Bureau, SLDMWA, and DWR treat these serious issues carelessly in the EIS/EIR, the *Draft Technical Information for Water Transfers in 2013*, and in DWR's specious avoidance of CEQA review. In so doing, the Lead and Approving Agencies deprive decision makers and the public of their ability to evaluate the potential environmental effects of this Project and violate the full-disclosure purposes and methods of both the National Environmental Policy Act and the California Environmental Quality Act. For each of the foregoing reasons, we urge that the environmental review document for this project be substantially revised and recirculated for public and agency review and comment before any subject project is permitted to proceed.

Sincerely,



Barbara Vlamis, Executive Director
AquAlliance



Bill Jennings, Executive Director
California Sportfishing Protection Association



Jason Flanders
Aqua Terra Aeris Law Group