State Water Resources Control Board



Division of Water Rights

1001 I Street, 14th Floor ◆ Sacramento, California 95814 ◆ 916.341.5300
P.O. Box 2000 ◆ Sacramento, California 95812-2000
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NOTICE OF PETITION REQUESTING CHANGE IN THE EFFECTIVE DATE OF THE LONG-TERM INSTREAM FLOW REQUIREMENTS ESTABLISHED IN REVISED DECISION 1644

AND

NOTICE OF PUBLIC HEARING

The State Water Resources Control Board will hold a Hearing to Consider a Petition by Yuba County Water Agency to Change the Effective Date of the Long-Term Instream Flow Requirements Established in Revised Decision 1644

Involving

Water Right Permits 15026, 15027 and 15030 (Applications 5632, 15204 and 15574) of Yuba County Water Agency Affecting the Lower Yuba River in Yuba County

Commencing at 10:00 a.m. on January 10, 2006, and continuing, if necessary, on January 11, 12 and 13, 2006 at

Joe Serna, Jr./Cal-EPA Building

Joe Serna, Jr./Cal-EPA Building
1001 I Street, Second Floor, Bryon Sher Auditorium
Sacramento, CA

SUBJECT OF PETITION

Notice is hereby given that on November 18, 2005, Yuba County Water Agency (YCWA) filed a petition to change the effective date of the long-term instream flow requirements specified in State Water Resources Control Board (State Water Board) Revised Decision 1644 (RD-1644) from April 21, 2006, to March 1, 2007. The long-term flow requirements referred to in the petition were established as conditions of YCWA's water right Permits 15026, 15027 and 15030 (Applications 5632, 15204 and 15574) by RD-1644 adopted on July 16, 2003. RD-1644 provides for the long-term instream flow requirements in the lower Yuba River that will become effective on April 21, 2006. Prior to April 21, 2006, RD-1644 requires YCWA to operate to maintain specified interim instream flow requirements in the lower Yuba River. (RD-1644, pages 173–176.) If the State Water Board changes the effective date of the long-term flow

¹ YCWA's Petition for Modification of Water Right Permits was filed pursuant to California Code of Regulations, title 23, § 791(e).

requirements as requested by the petition, then the interim instream flow requirements which are presently in effect will remain in effect until March 1, 2007.

PURPOSE OF HEARING

The purpose of this hearing is for the State Water Board to receive evidence relevant to determining whether to defer the effective date of the long-term flow requirements established in RD-1644 as requested in the petition. The hearing will provide an opportunity for the petitioner, interested parties, and any protestants to the petition to introduce evidence relevant to the State Water Board's consideration of the petition.

BACKGROUND

The State Water Board has addressed issues regarding instream flows in the lower Yuba River and other competing uses of water from the Yuba River watershed in a variety of proceedings over the last 15 years. On July 16, 2003, the State Water Board adopted Revised Decision 1644 (RD-1644), which adopted instream flow requirements for protection of fishery resources in the lower Yuba River between Englebright Dam and Marysville. RD-1644 established interim instream flow requirements as a condition of YCWA's water right permits for diversion of water from the Yuba River for consumptive uses. The interim flow requirements apply until April 21, 2006, at which time the long-term instream flow requirements specified in RD-1644 are scheduled to become effective. Although the interim and the long-term flow requirements both vary depending upon the time of the year and the water-year type classification of a particular year, the long-term flow requirements are often higher than the interim requirements.

Following adoption of RD-1644, YCWA, several other water purveyors in Yuba County, and several environmental groups filed petitions challenging the decision in Yuba County Superior Court. The lawsuits have been consolidated and assigned to the San Joaquin County Superior Court, but no action has been taken with respect to the substantive issues raised in the lawsuits. With the exception of the State Water Board, the parties to the consolidated litigation have been involved in extended settlement negotiations to attempt to develop a comprehensive proposal that would meet the parties' competing interests with respect to uses of water from the Yuba River watershed.

On April 21, 2005, YCWA, in cooperation with other local, state, and federal governmental agencies and several environmental organizations, approved agreements for a proposed settlement regarding instream flow requirements on the lower Yuba River. The proposed Lower Yuba River Accord (Yuba Accord) includes three separate but related agreements: (1) a Fisheries Agreement, (2) a Water Purchase Agreement, and (3) a Conjunctive Use Agreement. The Yuba Accord is intended to form a framework to resolve the lengthy conflicts over minimum instream flows in the lower Yuba River. The Yuba Accord proposes to modify the instream flow requirements established by RD-1644 and also proposes that YCWA will provide additional

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² RD-1644 was adopted in response to an order from the Yuba County Superior Court to reconsider the issues addressed in Water Right Decision 1644, which the State Water Board had previously adopted on March 1, 2001.

water to meet instream needs pursuant to terms of the Fisheries Agreement negotiated among YCWA, state and federal fishery agencies, and specified environmental groups.

YCWA and the U.S. Bureau of Reclamation (USBR) are serving as lead agencies for preparation of a joint Environmental Impact Report/Environmental Impact Statement (EIR/EIS) on the proposed Yuba Accord pursuant to requirements of the California Environmental Quality Act (CEQA) and the National Environmental Policy Act (NEPA). In 2006, YCWA intends to file petitions with the State Water Board to revise the instream flow requirements established in RD-1644 and to approve a long-term transfer of water to the Department of Water Resources (DWR) and the USBR as proposed in the Yuba Accord. The State Water Board will not act upon those petitions until completion of the EIR/EIS, which is not expected until late 2006.

Prior to requesting revisions to the long-term flow requirements and approval of a long-term transfer of water as part of the Yuba Accord, YCWA proposes to implement a Pilot Transfer Program in 2006 (2006 Pilot Program).³ The Petition for Modification of Water Right Permits that YCWA filed on November 18, 2005, requests that the State Water Board defer the effective date of the long-term flow requirements established in RD-1644 in order to facilitate the 2006 Pilot Program. The goals for the 2006 Pilot Program include the following:

- To implement the Yuba Accord flow schedules from March 1, 2006 through February 28, 2007.
- To make a temporary water transfer in 2006 to produce revenue to help pay for the Yuba Accord EIR/EIS and fisheries studies.
- To begin evaluation of the Yuba Accord flows and provide funding for a River Management Fund.
- To begin the evaluation of accounting rules developed for the Yuba Accord Water Purchase Agreement.
- To commence the River Management Team process, a collaborative body made up of signatories to the Yuba Accord.

YCWA's petition to change the effective date of RD-1644 long-term requirements from April 21, 2006, to March 1, 2007 states that the change is required in order to accomplish YCWA's proposed temporary water transfer. The petition also states that, without the change in the effective date of the long-term flow requirements, the carryover storage in New Bullards Bar Reservoir after September 30, 2006, and after the proposed temporary transfer of water, would be up to 70,000 acre-feet lower than it would be with the change. The petition states that reduced

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³ On November 16, 2005, YCWA filed a separate petition for a temporary transfer of water under Water Code §§ 1725-1732. The petition requests State Water Board approval of a 2006 water transfer to DWR for use in the CALFED Environmental Water Account and for possible use in DWR's 2006 Dry-Year Water Purchase Program.

carryover storage would increase the severity of deficiencies in the amount of water available for delivery to local water users in 2007, if 2007 is a dry year.

If the petition to change the effective date of the long-term flow requirements is approved, YCWA proposes to operate its facilities to comply with the interim flow requirements currently in effect, and to provide the minimum instream flows that are specified in Exhibits 1-5 of the Fisheries Agreement for the 2006 Lower Yuba River Pilot Program. YCWA's petition states that its proposed instream flows will provide a level of protection for fish, wildlife, and other instream beneficial uses that will be equivalent to or better than the protection that would be provided by the long-term instream flow requirements in RD-1644.

KEY ISSUES

- 1. Would approval of the petition to change the effective date of the long-term instream flow requirements established in RD-1644 result in injury to any legal user of water?
- 2. Would approval of the petition to change the effective date of the long-term instream flow requirements established in RD-1644 unreasonably affect fish, wildlife or other instream beneficial uses?
- 3. Would the public interest be served by changing the effective date of the long-term flow requirements established in RD-1644 as requested in the petition?
- 4. Should the State Water Board approve the petition to change the effective date of the long-term flow requirements established in RD-1644? If so, what conditions should be included in an order approving the petition?

ENVIRONMENTAL INFORMATION

YCWA is lead agency under the CEQA and will prepare the appropriate environmental documents to support its petition. The Petitioner has informed the State Water Board that it intends to file a public draft of an Initial Study/Negative Declaration with the State Clearinghouse on December 2, 2005.

PROTEST AND HEARING PARTICIPATION

IF YOU WISH TO PROTEST the petitioned request, you may submit a protest in accordance with the provisions of California Code of Regulations, Title 23, Division 3, Chapter 2, Article 9, commencing with section 745. Standard forms on which to submit protests may be obtained from the State Water Board's Division of Water Rights or downloaded from the Division of Water Rights website at http://www.waterrights.ca.gov/forms/pro-pet.pdf. Protests must be submitted in writing with a duplicate copy to Petitioner, YCWA, and must be **received** by the State Water Board no later than **noon on Friday, December 23, 2005.** Any correspondence directed to the petitioner should be mailed to:

Curt Aikens, General Manager Yuba County Water Agency 1402 D Street Marysville, CA 95901

Fax: 530-741-6541

e-mail: caikens@ycwa.com

Alan B. Lilly Bartkiewicz, Kronick & Shanahan, P.C. 1011 22nd Street Sacramento, CA 95816

e-mail: abl@bkslawfirm.com

Fax: 916-446-4018

The State Water Board intends to conduct a hearing on the petition beginning on Tuesday, January 10, 2006, to address the key issues specified above and to receive evidence relevant to any unresolved protests. If you intend to participate in the hearing, you must submit a Notice of Intent to Appear indicating your intent to appear to present evidence in support of your protest, and you must comply with the other instructions below for those who wish to take part in the hearing.

IF YOU WANT TO TAKE PART IN THIS HEARING, you should carefully read the enclosure entitled "Information Concerning Appearance at Water Right Hearings." As stated in that enclosure, all parties intending to present evidence at the hearing must submit a **Notice of Intent to Appear**, which must be **received** by the State Water Board no later than **noon on Friday**, **December 23, 2005.** In order to facilitate exchange of written testimony, exhibits and witness qualifications in advance of the hearing, on or about **Wednesday December 28, 2005**, the State Water Board will mail out a list of those parties who have indicated an intent to participate in the hearing and a copy of all Notices of Intent to Appear that were timely received by the State Water Board. Copies of witnesses' proposed testimony, exhibits, lists of exhibits, and qualifications must be **received** by the State Water Board and served on each of the parties who have indicated their intent to appear, no later than **noon on Thursday**, **January 5, 2006**.

PARKING, ACCESSIBILITY, AND SECURITY

The enclosed maps show the location of the Joe Serna Jr./Cal-EPA Building and public parking sites in Sacramento. The Joe Serna Jr./Cal-EPA Building Byron Sher Auditorium is accessible to people with disabilities.

Due to enhanced security precautions at the Cal-EPA Headquarters Building, all visitors are required to register with security staff prior to attending any meeting. To sign in and receive a visitor's badge, visitors must go to the Visitor and Environmental Services Center, located just inside and to the left of the building's public entrance. Depending on their destination and the building's security level, visitors may be asked to show valid picture identification. Valid picture identification can take the form of a current driver's license, military identification card, or state or federal identification card. Depending on the size and number of meetings scheduled on any given day, the security check-in could take from three to fifteen minutes. Please allow adequate time to sign in before being directed to the hearing.

IF YOU HAVE ANY QUESTIONS

The hearing team consists of the Board members and the staff assisting the Board members with the hearing. State Water Board Chair Tam M. Doduc and Board Member Richard Katz will preside as hearing officers over this proceeding. Other Board members may be present during the hearing. State Water Board staff hearing team members will include Senior Staff Counsel Dan Frink, Water Resources Control Engineers Greg Wilson and Ernest Mona, and Environmental Scientist Jane Farwell. The hearing staff will assist the hearing officers and other members of the State Water Board during the hearing.

During the pendency of this proceeding and commencing no later than the issuance of this notice, there shall be no *ex parte* communications between State Water Board members or State Water Board hearing team staff and any of the other participants regarding substantive or controversial procedural matters within the scope of the proceeding. (Gov. Code, §§ 11430.10-11430.80.) Questions regarding non-controversial procedural matters (Gov. Code, § 11430.20, subd. (b)) should be directed to Dan Frink at (916) 341-5189.

ORIGINAL SIGNED BY TOM HOWARD for

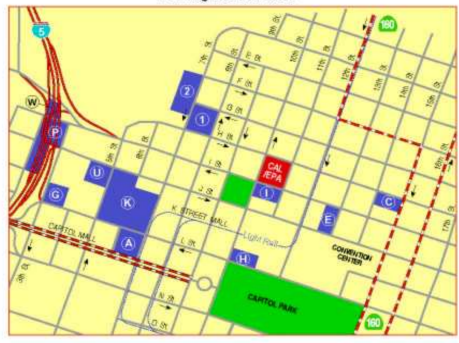
Selica Potter Acting Clerk to the Board

Date: November 22, 2005

Enclosures



Parking Lot Locations



Parking Lot Locations

Let 1 (7th & G St.) Let 2 (7th & G St.)

Let A (7th & Capitel)

Let C (14th & H.St.)

Let G (3rd & L)

Let H (19th & L)

Let 1 (19th & 1, 21th & 1)

Let K (6th & J.L., 7th & K)

Lot P (2nd & 1)

Lot U (5th & J)

Lot W (2nd & 1 8t.)

INFORMATION CONCERNING APPEARANCE AT WATER RIGHT HEARINGS

HEARING ON YUBA COUNTY WATER AGENCY PETITION REQUESTING CHANGE IN THE EFFECTIVE DATE OF THE LONG-TERM INSTREAM FLOW REQUIREMENTS ESTABLISHED IN REVISED DECISION 1644

The following procedural requirements will apply and will be strictly enforced for purposes of the above-mentioned hearing.

1. **HEARING PROCEDURES GENERALLY**: The hearing will be conducted in accordance with the procedures for hearings set forth at California Code of Regulations, title 23, sections 648-649.6 and 760, as they currently exist or may be amended. A copy of the current regulations and the underlying statutes governing adjudicative proceedings before the State Water Board is available upon request or may be viewed at the State Water Board's web site: http://www.waterboards.ca.gov/water_laws/index.html.

Each party has the right to call and examine witnesses, introduce exhibits, cross-examine opposing witnesses on any matter relevant to the issues even if that matter was not covered in the direct examination, impeach any witness, rebut adverse evidence, and subpoena, call and examine an adverse party or witness as if under cross-examination. The hearing officers may extend these rights to a non-party participant or may limit the participation of a non-party participant.

Any requests for exceptions to the procedural requirements specified in this notice shall be filed in writing. To provide time for other participants to respond, the hearing officers will rule on procedural requests filed in writing no sooner than fifteen days after receiving the request, unless an earlier ruling is necessary to avoid disrupting the hearing.

- 2. **PARTIES:** The parties are the Yuba County Water Agency and any other persons or entities authorized by the hearing officers to participate in the hearing as parties. Only parties and other participants who are authorized by the hearing officers will be allowed to present evidence. A person or entity that appears and presents only a policy statement will not be allowed to participate in other parts of the hearing. The rules for policy statements are discussed below.
- 3. **NOTICE OF INTENT TO APPEAR**: Participants in this hearing must file <u>two copies</u> of a Notice of Intent to Appear, which must be **received** by the State Water Board no later than **noon on Friday, December 23, 2005.** Failure to submit a Notice of Intent to Appear and exhibits in a timely manner may be interpreted by the State Water Board as intent not to appear.

The Notice of Intent to Appear must state: (1) the name and address of the participant, (2) the name of each witness who will testify on the participant's behalf, (3) a brief description of the proposed testimony, and (4) an estimate of the time (not to exceed 20 minutes) that the witness will need to present a brief oral summary of the witness' testimony. The witness' testimony must be submitted in writing as described in Section 4 below. Participants who do not intend to present a case-in-chief but who may wish to cross-examine witnesses or present rebuttal should so indicate on the Notice of Intent to Appear. Participants who decide not to present a case-in-chief after having submitted a Notice of Intent to Appear should notify the State Water Board and the other participants as soon as possible.

In order to expedite the exchange of information and lower the cost of participating in the hearing, the State Water Board encourages participants to submit written policy statements, written opening statements, written testimony, exhibits, and an Exhibit Identification Index to the State Water Board in electronic form. In addition, participants may exchange the foregoing documents in electronic form. Hearing participants are not required to submit these documents in electronic form or accept electronic service; however, those who choose to submit these documents electronically must comply with the requirements described in section 5, below. If you are willing to accept electronic media service in lieu of receiving hard copies of items, please check the appropriate box on the Notice of Intent to Appear.

The State Water Board will mail a service list of parties to exchange information to each hearing party who has submitted a Notice of Intent to Appear. Hearing participants who intend to make only policy statements are not required to exchange information and will not receive copies of written testimony or exhibits from the parties. The service list will indicate which participants agreed to accept electronic service. If there is any change in the hearing schedule, only those persons or entities that have filed a Notice of Intent to Appear will be informed of the change.

4. **WRITTEN TESTIMONY AND OTHER EXHIBITS**: Exhibits include written testimony, statements of qualifications of expert witnesses, and other documents to be used as evidence. Each participant proposing to present testimony on factual or other evidentiary matters at the hearing shall submit such testimony in writing. Written testimony shall be designated as an exhibit, and must be submitted with the other exhibits. Oral testimony that goes beyond the scope of the written testimony may be excluded. A participant who proposes to offer expert testimony must submit an exhibit containing a statement of the expert witness's qualifications.

Each participant shall submit to the State Water Board either: <u>nine paper copies</u> of each of its exhibits or <u>five paper copies</u> and <u>one electronic copy</u> of each of its exhibits. Each

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⁴ The hearing officer may make an exception to this rule if the witness is adverse to the participant presenting the testimony and is willing to testify only in response to a subpoena or alternative arrangement. In such a case, the hearing officer may allow presentation of the oral direct testimony without requiring written testimony.

participant shall also serve a copy of each exhibit on every participant on the service list. Participants may serve those parties who agree to electronic service with an electronic copy of exhibits. Participants must serve paper copies of exhibits on those participants who do not agree to electronic service.

With its exhibits, each participant must submit to the State Water Board and serve on the other participants a completed Exhibit Identification Index. If possible, each participant should submit to the State Water Board and serve on the other participants an electronic copy, as well as a paper copy of the Exhibit Identification Index. Please see Section 5 for details regarding electronic submissions.

A statement of service with manner of service indicated shall be filed with each participant's exhibits. The exhibits and indexes for this hearing, and a statement of service, must be <u>received</u> by the State Water Board by **noon on Thursday**, **January 5**, **2006**, and served on the other participants on or before that date.

The following requirements apply to exhibits:

- a. Exhibits based on technical studies or models shall be accompanied by sufficient information to clearly identify and explain the logic, assumptions, development, and operation of the studies or models.
- b. The hearing officers have discretion to receive in evidence by reference relevant, otherwise admissible, public records of the State Water Board and documents or other evidence that have been prepared and published by a public agency, provided that the original or a copy was in the possession of the State Water Board before the notice of the hearing is issued. (Cal. Code Regs., tit. 23, § 648.3.) A participant offering an exhibit by reference shall advise the other participants and the State Water Board of the titles of the documents, the particular portions, including page and paragraph numbers, on which the participant relies, the nature of the contents, the purpose for which the exhibit will be used when offered in evidence, and the specific file folder or other exact location in the State Water Board's files where the document may be found.
- c. A participant seeking to enter in evidence as an exhibit a voluminous document or database may so advise the other participants prior to the filing date for exhibits, and may ask them to respond if they wish to have a copy of the exhibit. If a participant waives the opportunity to obtain a copy of the exhibit, the participant sponsoring the exhibit will not be required to provide a copy to the waiving participant. Additionally, such exhibits may be submitted to the State Water Board in electronic form, using a file format readable by Microsoft Office 2000 software.

- d. Exhibits that rely on unpublished technical documents will be excluded unless the unpublished technical documents are admitted as exhibits.
- 5. **ELECTRONIC SUBMISSIONS:** Participants are encouraged to submit the following documents to the State Water Board in electronic form: written opening statements, written policy statements, written testimony, exhibits, and Exhibit Identification Indexes. In addition, the foregoing documents may be served electronically on those participants who have agreed to accept electronic service. Paper copies of all other documents must be submitted to the State Water Board and served on the other parties, unless the hearing officers specify otherwise.

Any documents submitted or served electronically must be in AdobeTM Portable Document Format (PDF), except for Exhibit Identification Indexes, which must be in a version supported by Microsoft Excel 2000 (preferred) or Word 2000. Electronic submittals to the State Water Board of documents less than 10 megabytes in size may be sent via electronic mail to: emona@waterboards.ca.gov with a subject of "January 2006 Hearing on YCWA Change Petition". Electronic submittals to the State Water Board of documents greater than 10 megabytes in size should be sent by regular mail in PDF format on compact disk (CDTM) media. Electronic service on participants shall be in the same format as submittals to the State Water Board, and should be submitted to the other participants by mail on CD.

Participants who agree to electronic service may request that specific documents be provided to them in paper copy. Requests should be made to the participant who submitted the document, not to the State Water Board. Participants who receive such a request shall provide a paper copy of the requested document within five days of the date the request is received. The State Water Board will post a list of all exhibits submitted for the hearing on its website at: http://www.waterrights.ca.gov/hearings/January 2006 Hearing-YCWA Change Petition.htm.

- 6. **ORDER OF PROCEEDING**: The State Water Board members serving as hearing officers will follow the Order of Proceedings specified in California Code of Regulations, title 23, section 648.5. Participants should take note of the following additional information regarding the major hearing events.
 - a. <u>Policy Statements</u>: Pursuant to California Code of Regulations, title 23, section 648.1, subdivision (d), the State Water Board will provide an opportunity for presentation of non-evidentiary policy statements or comments by interested persons who are not participating in the hearing. Policy statements will be heard at the start of the hearing, immediately after a hearing officer identifies the parties and other participants. Policy statements are subject to the following provisions in addition to the regulation:
 - i. Policy statements are not subject to the prehearing requirements noted above for testimony or exhibits, except that persons wishing to make policy statements are

- requested to file a Notice of Intent to Appear, indicating clearly an intent to make only a policy statement.
- ii. The State Water Board requests that policy statements be provided in writing before they are presented. Please see Section 5, above, for details regarding electronic submittal of policy statements. Oral summaries of the policy statements will be limited to <u>five minutes</u> or such other time as established by the hearing officers.
- b. <u>Presentation of Cases-In-Chief</u>: Each participant may present a case-in-chief addressing the key issues identified in the hearing notice. The case-in-chief will consist of any opening statement provided by the participant, oral testimony, introduction of exhibits, and cross-examination of the participant's witnesses. The hearing officer may allow redirect examination and recross examination. The hearing officer will decide whether to accept the participant's exhibits in evidence upon a motion of the participant after the case-in-chief has been completed.
 - i. **Opening Statements**: At the beginning of a case-in-chief, the participant or the participant's attorney may make an opening statement briefly and concisely stating the objectives of the case-in-chief, the major points that the proposed evidence is intended to establish, and the relationship between the major points and the key issues. Oral opening statements will be limited to 20 minutes per participant. A participant may submit a written opening statement. Please see section 5, above, for details regarding electronic submittal of written opening statements. Any policy-oriented statements by a participant should be included in the participant's opening statement.
 - ii. **Oral Testimony**: All witnesses presenting testimony shall appear at the hearing. Before testifying, witnesses shall swear or affirm that the written and oral testimony they will present is true and correct. Written testimony shall not be read into the record. Written testimony affirmed by the witness is direct testimony. Witnesses will be allowed up to 20 minutes to summarize or emphasize their written testimony on direct examination. Each participant will be allowed up to two hours total to present all of its direct testimony.
 - iii. **Cross-Examination**: Cross-examination of a witness will be permitted on the party's written submittals, the witness' oral testimony, and other relevant matters. If a participant presents multiple witnesses, a hearing officer will decide whether the participant's witnesses will be cross-examined as a panel. Cross-examiners initially will be limited to one hour per witness or panel of witnesses. The hearing officers have discretion to allow additional time for cross-examination if there is

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⁵ The hearing officer may allow additional time for the oral direct testimony of the witness if the witness is adverse to the participant presenting the testimony and the hearing officer is satisfied that the participant could not produce written direct testimony for the witness.

⁶ The hearing officer may, for good cause, approve a party's request to use more than two hours total to present direct testimony during the party's case-in-chief.

good cause demonstrated in an offer of proof. Any redirect examination and recross examination permitted by a hearing officer will be limited to the scope of the cross-examination and the redirect examination, respectively. Witnesses may be cross-examined on relevant subjects that are not covered in the direct testimony. (Gov. Code, § 11513, subd. (b).) Ordinarily, only a participant or the participant's representative will be permitted to examine a witness, but a hearing officer may allow a participant to designate a person technically qualified in the subject being considered to examine a witness. State Water Board members and the State Water Board's counsel may ask questions at any time, and the State Water Board members and staff may cross-examine any witness.

- c. <u>Rebuttal</u>: After all participants have presented their cases-in-chief and their witnesses have been cross-examined, the hearing officers will allow participants to present rebuttal evidence. Rebuttal evidence is new evidence used to rebut evidence presented in another participant's case-in-chief. Rebuttal testimony and exhibits need not be submitted prior to the hearing. Rebuttal evidence is limited to evidence that is responsive to evidence presented in a case-in-chief, and it does not include evidence that should have been presented during the presenter's case-in-chief. It also does not include repetitive evidence. Cross-examination of rebuttal evidence will be limited to the scope of the rebuttal evidence.
- d. Closing Statements and Legal Arguments: At the close of the hearing or at other times if appropriate, a hearing officer may allow oral arguments or set a schedule for filing briefs or closing statements. If a hearing officer authorizes the participants to file briefs, five copies of each brief shall be submitted to the State Water Board, and one copy shall be served on each of the other participants on the service list. A participant shall not attach a document of an evidentiary nature to a brief unless the document is at the time in the evidentiary hearing record or is the subject of an offer of the document in evidence. Every participant filing a brief shall file a statement of service with the brief, indicating the manner of service.
- e. <u>Large Format Exhibits</u>: Participants submitting large format exhibits such as maps, charts, and other graphics shall provide the original for the hearing record in a form that can be folded to 8 ½ x 11 inches. Alternatively, participants may supply, for the hearing record, a reduced copy of a large format original if it is readable.
- 7. **EX PARTE CONTACTS**: During the pendency of this proceeding, commencing no later than the issuance of the Notice of Hearing, there shall be no *ex parte* communications between either State Water Board members or State Water Board hearing team staff and any of the other participants regarding substantive issues within the scope of the proceeding. (Gov. Code, §§ 11430.10-11430.80.) Communications regarding <u>non-controversial</u> procedural matters are permissible, and should be directed to the State Water Board staff attorney on the hearing team, not State Water Board members. (Gov. Code, § 11430.20, subd. (b).) A memorandum regarding *ex parte* communications is available upon request or

from our website at http://www.waterboards.ca.gov/water_laws/index.html

- 8. **RULES OF EVIDENCE:** Evidence will be admitted in accordance with Government Code section 11513. Hearsay evidence may be used to supplement or explain other evidence, but over timely objection shall not be sufficient in itself to support a finding unless it would be admissible over objection in a civil action.
- 9. **SUBMITTALS TO THE STATE WATER BOARD:** Notices of Intent to Appear, written testimony and other exhibits submitted to the State Water Board should be addressed as follows:

Division of Water Rights State Water Resources Control Board P.O. Box 2000, Sacramento, CA 95812-2000

> Attn: Ernest Mona Phone: (916) 341-5359 Fax: (916) 341-5400

Email: emona@waterboards.ca.gov

With Subject of "January 2006 Hearing on YCWA Change Petition"

STAFF EXHIBITS TO BE OFFERED INTO EVIDENCE

- 1. All water right files related to Permits 15026, 15027 and 15030 (Applications 5632, 15204 and 15574).
- 2. State Water Resources Control Board Revised Decision 1644.
- 3. State Water Resources Control Board Order WR 2003-0016

NOTICE OF INTENT TO APPEAR

	plans to participate in the water right hearing regarding:
(name of party or participant)	

JANUARY 2006 HEARING ON YCWA CHANGE PETITION scheduled for January 10, 2006, and continuing, if necessary, on January 11, 12 and 13, 2006

I/we wish to protest the petition.

I/we intend to present a policy statement only.

I/we intend to participate by cross-examination or rebuttal only.

I/we agree to accept electronic service of hearing-related materials.

I/we plan to call the following witnesses to testify at the hearing.

NAME	SUBJECT OF PROPOSED TESTIMONY	ESTIMATED LENGTH OF DIRECT TESTIMONY	EXPERT WITNESS (YES/NO)
(If more space is required,	please add additional pages or use reverse si	ide.)	
	umber and Fax Number of Attorney or Other Dated:	-	_
Name (Print):			_
Address:			
			<u>.</u>
E-mail Address:			

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JANUARY 2006 HEARING ON YCWA CHANGE PETITION

Exhibit Identification Index

Participant __	

Exhibit No.	Description	Status as Evidence		
	•	Introduced	Accepted	By Official Notice

Mailing List Lower Yuba River Accord (updated 11/18/2005)

Yuba County Water Agency c/o Mr. Alan B. Lilly Bartkiewicz, Kronick & Shanahan 1011 Twenty-Second Street Sacramento, CA 95816-4907

Browns Valley Irrigation District c/o Mr. Ryan Bezerra Bartkiewicz, Kronick & Shanahan 1011 Twenty-Second Street Sacramento, CA 95816-4907

South Yuba Water District c/o Mr. Paul R. Minasian Minasian, Spruance, Baber, Meith, Soares & Sexton, LLP P.O. Box 1679 Oroville, CA 95965

Cordua Irrigation District c/o Mr. Paul R. Minasian Minasian, Spruance, Baber, Meith, Soares & Sexton, LLP P.O. Box 1679 Oroville, CA 95965

California Department of Water Resources Office of Chief Counsel c/o Mr. David A. Sandino, Staff Counsel 1416 Ninth Street, Room 1118 P.O. Box 942836 Sacramento, CA 94236-0001 California Sportfishing Protection Alliance c/o Mr. Jim Crenshaw, President 1248 East Oak Ave., Apt D. Woodland, CA 95776

Brophy Water District c/o Mr. Daniel F. Gallery Attorney at Law 926 J Street, Suite 505 Sacramento, CA 95814

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