STATE OF CALIFORNIA
STATE WATER RESOURCES CONTROL BOARD

ORDER WR 2000 – 08 DWR

In the Matter of License 8547A (Application 12470A)
SUTTER MUTUAL WATER COMPANY, Petitioner

SOURCE: Sacramento River
COUNTY: Sutter County

ORDER APPROVING IN PART, PETITION FOR TEMPORARY WATER TRANSFER

BY THE CHIEF OF THE DIVISION OF WATER RIGHTS:

1.0 SUBSTANCE OF PETITION

On April 20, 2000,

Sutter Mutual Water Company
c/o Fred Schantz, Operations Manager
15094 Cranmore Road
P.O. Box 128
Robbins, CA 95676

filed with the State Water Resources Control Board (SWRCB), a Petition for Temporary Change involving the transfer of 2,769 acre-feet of water under Water Code section 1725 et seq. The petition asks that the Contra Costa Canal Intake and North Bay Aqueduct (NBA) be temporarily added to the authorized points of diversion and the areas served by Contra Costa Water District and NBA be temporarily added to the place of use under Sutter Mutual Water Company’s licensed Application 12470A. The temporary change would continue for a period beginning from the date of this order and continuing through November 1, 2000 (last day of diversion season under License 8547A).
A portion of water diverted under License 8547A (Application 12470A) is currently being evapotranspirated by terrestrial weed species within the boundaries of Sutter Mutual Water Company (SMWC). In order to conserve water and thus operate in a more efficient manner, SMWC is actively preventing weed growth along their supply canals through discing, chaining and herbicide operations. The result of such operations is water conservation of their appropriated rights. Pursuant to Water Code section 1725 and 1011, SMWC is entitled to transfer appropriated water that would have been consumed in the absence of this water conservation effort.

2.0 BACKGROUND

2.1 Substance of the SMWC License
Licensed Application 12470A was issued to SMWC on August 16, 1995. The license authorizes SMWC to divert up to 35.9 cubic feet per second (cfs) from April 1 to November 1 of each year for irrigation purposes.

3.0 AVAILABILITY OF WATER FOR TRANSFER
The 2769 acre-feet of water proposed for transfer is currently diverted under License 8547A. This license allows the direct diversion of 35.9 cfs for the period from April 1 to November 1 for irrigation. In the absence of the proposed transfer, the water would remain available for direct diversion use by SMWC.

4.0 ENVIRONMENTAL CONSIDERATIONS
In accordance with Water Code section 1729, temporary changes involving transfer of water are exempt from the requirements of the California Environmental Quality Act (CEQA - Public Resources Code section 21000 et seq.). However, the SWRCB must consider potential impacts on fish, wildlife and other instream beneficial uses in accordance with Water Code section 1727(a)(2).

To the extent that the water conservation efforts of weed control reduce consumptive use, river flows would increase to the benefit of fishery resources. Terrestrial wildlife could be affected by the weed control efforts as could water quality in the adjacent canals. However, the petitioner claims the weed control program has been in place on a rotating basis for years and no additional efforts will be taken during the year of the transfer. Also, all existing regulations will be followed with regard to
herbicide use. Therefore, this transfer will not cause any additional impacts to fish and wildlife. Additional pumping in the Delta will result from this transfer. Delta pumping at the proposed points of diversion is regulated under Water Right Decision 1641 and the biological opinions issued by the federal fishery agencies under the Endangered Species Act. The transfer will be conditioned upon compliance with these existing regulations.

5.0 COMMENTS RECEIVED ON THE PROPOSED TRANSFER/EXCHANGE

The SWRCB received comments from the Department of Water Resources (DWR) and the U.S. Bureau of Reclamation (USBR).

5.1 Department of Water Resources Comments

DWR in their June 12, 2000 letter, expressed concern over the following issues:

1. SMWC has not demonstrated historical savings of the water subject to transfer and has no proof of a linkage between the canal water and the water absorbed by the weeds.

2. SMWC is using an evapotranspiration rate of 3 acre-feet/acre while published estimates of evapotranspiration rate (ET) for native vegetation identify rates of less than 2 acre-feet/acre.

3. If an order is approved, the SWRCB should implement a monitoring program which identifies acceptable methods of control and reporting requirements.

4. SMWC must transfer the water within the limits of their licenses.

5. SMWC must address the use of herbicides as it relates to fish and wildlife.

5.2 United States Bureau of Reclamation Comments

USBR in their June 12, 2000 letter, expressed concern over the following issues:

1. USBR questions the ET of 3 acre-feet/acre and recommends a value of 1.4 acre-feet/acre.
2. USBR questions the linkage of canal water to the root system of the weeds.

3. USBR indicates the proposed transfer could injure legal users of water.

4. USBR is concerned about riparian habitat loss as a result of the weed abatement.

5. USBR requests identification of the end user of the transferred water.

5.3 SWRCB Response to Comments

1. SMWC has not demonstrated a historical savings of the water subject to transfer and has no proof of a linkage between the canal water and the water absorbed by the weeds.

While SMWC has not demonstrated historical savings of the water subject to transfer, in the past weeds have been removed from the subject areas along the canals in order to prevent weed migration into the neighboring farmland. These weeds will be removed irrespective of whether the transfer is approved and will continue to be removed in the future. SWRCB staff visited the areas outlined for weed abatement during an unannounced field investigation and while staff could not verify the linkage of canal water to the root system of every weed, staff did observe weed growth. Additionally, staff found a textbook reference, which supports SMWC's claim. The reference from *Groundwater* indicates that capillary fringe, or the ability of water to oppose gravity and rise six or more feet through silty and clay soils, is a well-documented phenomena. Soil compositions from Sutter and Colusa County could not be located quickly, however, a Soil Survey of neighboring Glenn County by the U.S. Department of Agriculture indicates the subsoil of a number of regions to be composed of gravelly clay loams and silty clays. Based on this reference and the absence of an actual soil analysis indicating other than silty-clay soils, the SWRCB has no reason to doubt the ability of canal water to seep and rise via capillary fringe to the root system of the weeds.

2. SMWC is using an evapotranspiration rate of 3 acre-feet/acre while published estimates of ET for native vegetation identify rates of less than 2 acre-feet/acre. USBR recommends a rate of 1.4 acre-feet/acre.
The predominant weed species present in the subject areas outlined for weed abatement include Johnson Grass, Mustard, Elephant Ear, Morning Glory and Yellow Starthistle. SWRCB staff obtained a study from the *Journal of the Weed Society of America*², which listed ten different weed species and their soil moisture absorption rates. Although the actual weed species studied were not those subject to abatement, the moisture absorbed by the studied species likely represents the spectrum of weed species, including the weeds referenced in this petition. The data from this study generally support the three acre-foot/acre ET estimate.

3. **If an order is approved, the SWRCB should implement a monitoring program, which identifies acceptable methods of control and reporting requirements.**

Pursuant to Water Code section 1011, the SWRCB requires the permittee or licensee to report the details of their water use and conservation efforts. This information will be submitted at the end of the transfer period and should also continue to be shown on their report of Licensee. In addition to requiring these forms, following issuance of the order, SWRCB staff may conduct unannounced field investigations of the areas outlined for weed abatement to determine regrowth factors and percent coverage for untreated areas. Photographic evidence will be procured from these visits. The SWRCB will retain continuing authority of this temporary change. If the evidence indicates terms of this order are not being met, the Chief of the Division of Water Rights may modify or revoke this order or take appropriate enforcement action.

4. **SMWC must transfer the water within the limits of their licenses.**

Unless a separate arrangement can be made with DWR and USBR, SMWC must transfer the water between the date of this order and November 1, 2000 at a rate that is consistent with the rate at which SMWC’s savings due to weed control accrue. This transfer rate, together with any other direct diversion occurring simultaneously under the License 8547A, shall not exceed 35.9 cubic feet per second.

The water exchange contemplated by this proposed transfer could be completed under the water rights of the Central Valley Project (CVP) and the State Water Project (SWP) and would not
need approval from the SWRCB if agreements can be obtained from DWR and USBR. Since any water not used by the petitioner due to weed control efforts will accrue in the Delta in very small quantities relative to other flows, this water could be appropriated by DWR and USBR under their existing water rights. To the extent these small extra flows benefit the CVP and SWP, these projects could release less water to meet Delta Standards and other inbasin uses. This benefit could accrue as extra storage. This additional stored water could then be released later in the year and used to meet CVP or SWP demands in the service areas set forth in this petition. Therefore, if written agreements are obtained from the DWR and the USBR, SMWC could transfer the water, subject to this petition, at a rate or time that deviates from the rate and time at which the savings accrued, provided the transfer is completed within one year of the date of this order.

5. **SMWC must address the use of herbicides as it relates to fish and wildlife.**

If SMWC chooses to use herbicides, it must do so in a manner which minimizes the effects to fish, wildlife and downstream water quality resulting from the use of such chemicals, consistent with the label directions and regulations of the Department of Pesticide Regulation, Food and Agriculture and the Department of Fish and Game.

6. **USBR is concerned about riparian habitat loss as a result of the weed abatement.**

In the absence of the transfer, SMWC will continue its weed abatement operations to prevent weed migration into the neighboring farmland. This abatement has occurred in the past and will continue to do so in the future. Whether the transfer is approved or not, concerns about the loss of riparian habitat due to weed abatement should be evaluated at the time the weed abatement program is developed.

7. **The proposed transfer could injure legal users of water.**

USBR refers to a Settlement Contract held by SMWC that must have written consent from USBR before any water can be transferred. As this is not a water right related issue, the
SWRCB does not regard this reference as having any impact to prevent us from issuing an order. Since this is a contractual issue between USBR and SMWC, we will leave it to them to work out an arrangement.

8. **USBR requests to identify the end user of the transferred water.**

The end user needs to be identified sufficiently to allow the analysis of possible effects on legal users of water and fish and wildlife due to the proposed transfer. The alternative users in the proposed transfer were sufficient to allow this analysis.

6.0 **TRANSFER ALLOCATION AMOUNT**

The petitioner requested that an evapotranspiration rate of 3 acre-feet/acre be applied to 923 abated acres for a total amount of transferable water equaling 2,769 acre-feet. Since the transfer is only valid from the order issuance date forward, the SWRCB has prorated the amount requested. The amount authorized for transfer under the submitted petition was calculated to be 1,445 acre-feet. This amount was determined by adding up the conserved water amounts specified by the petitioner in Attachment 1, Page 7 of the submitted petition for the time period beginning July 10, 2000 and ending October 31, 2000. This calculation was obtained using an irrigation season evapotranspiration rate of 3 acre-feet/acre and the entire 923 abated acres.

7.0 **SWRCB’S DELEGATION OF AUTHORITY**

On April 29, 1999, the SWRCB adopted Resolution 99-031, continuing the delegation of authority to approve petitions for temporary changes to the Chief of the Division of Water Rights, provided the necessary statutory findings can be made.

8.0 **CONCLUSIONS**

There is adequate information in the Division’s files to make the evaluation required by Water Code section 1727; and therefore I find as follows:

I conclude that, based on the available evidence:
1. The proposed temporary change will not injure any legal user of the water.

2. The proposed temporary change will not unreasonably affect fish, wildlife, or other instream beneficial uses.

3. The proposed transfer involves only an amount of water that would have been consumptively used or stored in the absence of the temporary change.

9.0 REFERENCES

1 R. Allen Freeze/John A. Cherry Groundwater Prentice-Hall, Inc. 1979

2 Davis et al. “Root Moisture Extraction Profiles of Various Weeds,” Journal of the Weed Society of America, Volume 13, April 1965, Number 2

ORDER

NOW, THEREFORE, IT IS ORDERED that the petition for temporary change in the point of diversion and place of use under Sutter Mutual Water Company Licensed Application 12470A is approved.

All existing terms and conditions of the subject license remain in effect, except as temporarily amended by the following provisions:

1. Sutter Mutual Water Company’s petition is approved for the transfer of up to 1,445 acre-feet of water under License 8547A (Application 12470A).

2. The transfer shall be carried out between the issuance date of this order and November 1, 2000. The transfer shall be completed within the time frame and diversion rates specified in License 8547A. The rate of diversion of transferred water shall be consistent with the rate at which
Sutter Mutual Water Company’s savings due to weed control accrue. The rate of diversion for water transferred under this order, when taken together with any other simultaneous direct diversions under License 8547A, shall not exceed a direct diversion rate of 35.9 cubic feet per second. With the written consent of DWR and the USBR, SMWC may transfer the savings at a time and rate that deviate from the time when and the rate at which the savings accrue, provided that the transfer is complete within one year of the date of this order.

3. For the purposes of this transfer, the place of use shall be temporarily changed as follows:

The authorized place of use is temporarily expanded to include the Contra Costa Water District service area as referenced on maps on file with the SWRCB under Applications 5626, 5628, 9363, 9364, 9366, 9367, 13370, 15374, 15375, 16767, 17374, 17376, 18721 and 21637. In addition, the authorized place of use is also temporarily expanded to include the State Water Project place of use associated with the North Bay Aqueduct service area as shown on maps on file with the SWRCB under Applications 17514A and 17515A.

4. For the purposes of this transfer, Licensed Application 12470A is temporarily amended to include the following additional points of diversion:

A point of diversion on the North Bay Aqueduct, located at N216.400, E2,064,900 California Coordinated System Zone 2: being within the NE¼ of the SE¼ of projected section 20, T5N, R2E, MDB&M; and

Points of diversion within the Contra Costa Water District defined as:

A. Rock Slough – Within the SE¼ of NE¼ of projected section 33, T1N, R3E, MDB&M and/or
B. Old River – Within NW¼ of SW¼ of projected section 23, T1N, R3E, MDB&M.

5. The right to transfer water in accordance with this order is subject to Sutter Mutual Water Company’s continued implementation of its weed control program, as the program is described
in the temporary change petition. Compliance with the conditions set forth in this order will be determined from information provided by the petitioner and unannounced field investigations by SWRCB staff.

6. Within 90 days of the completion of the transfer/exchange, the licensee shall provide the Chief of the Division of Water Rights a report describing the use of the water transferred pursuant to this Order. The report shall include a summary showing the monthly amounts of water actually transferred under this Order. The report shall also describe the weed control program and any changes that were implemented during the period of the transfer.

The report should also include the following information:

- Detailed description of the weed control efforts including areas treated, regrowth treatments and representative photographs.
- Estimated water savings due to the weed control efforts.
- General locations where the transferred water was used;
- The monthly amounts of water each location received; and
- The average application rate of water in the locations.

7. Weed control efforts related to this transfer shall be done in a manner consistent with the label directions and guidance from the Department of Pesticide Regulation for any herbicide use and best management practices to reduce chemical and sediment runoff into adjacent waterways as may be established by the Regional Water Quality Control Board.

8. Licensee and transferee shall comply with all existing diversion and operating standards at the points of diversion including those contained in Water Right Decision 1641, other applicable water right permits, licenses or orders, and applicable conditions set forth in biological opinions established under the State or Federal Endangered Species Acts.
9. Pursuant to Water Code sections 100 and 275 and the common law public trust doctrine, all rights and privileges under this transfer and temporary change Order, including method of diversion, method of use, and quantity of water diverted, are subject to the continuing authority of the SWRCB in accordance with law and in the interest of the public welfare to protect public trust uses and to prevent waste, unreasonable use, unreasonable method of use or unreasonable method of diversion of said water.

The continuing authority of the SWRCB also may be exercised by imposing specific requirements over and above those contained in this Order to minimize waste of water and to meet reasonable water requirements without unreasonable draft on the source.

10. This order does not authorize any act which results in the taking of a threatened or endangered species or any act which is now prohibited, or becomes prohibited in the future, under either the California Endangered Species Act (Fish and Game Code sections 2050 to 2097) or the federal Endangered Species Act (16 U.S.C.A. sections 1531 to 1544). If a “take” will result from any act authorized under this temporary transfer, the permittee shall obtain authorization for an incidental take permit prior to construction or operation. Permittee shall be responsible for meeting all requirements of the applicable Endangered Species Act for the temporary transfer authorized under this order.

11. I reserve jurisdiction to supervise the transfer, exchange and use of water under this Order, and to coordinate or modify terms and conditions. for the protection of vested rights, fish, wildlife, instream beneficial uses and the public interest as future conditions may warrant.

[Signature]
Harry M. Schueller, Chief
Division of Water Rights

Dated: 
JUL 1 1 2000