STATE OF CALIFORNIA
STATE WATER RESOURCES CONTROL BOARD

ORDER WR 2005-0014-EXEC

In the Matter of the Petition for Reconsideration of
SHAWNA TODD
Regarding Annual Water Right Application Fee for Application 30363

ORDER DENYING RECONSIDERATION

BY THE EXECutive DIRECTOR

1.0 INTRODUCTION
Shawna B. Todd (Petitioner), who holds water right Application 30363, petitions the State Water Resources Control Board (State Water Board or SWRCB) for reconsideration and a refund of an annual water right application fee assessed by the State Board of Equalization (BOE) on February 11, 2005. The State Water Board finds that its decision to impose the fees was appropriate and proper and denies Petitioner’s request for reconsideration.

2.0 GROUNDS FOR RECONSIDERATION
A fee payer may petition for reconsideration of the State Water Board’s determination that the fee payer is required to pay a fee, or the State Water Board’s determination regarding the amount of the fee. (Cal. Code Regs., tit. 23, § 1077.) A fee payer may petition for reconsideration on any of the following grounds: (1) irregularity in the proceeding, or any ruling, or abuse of

1 SWRCB Resolution No. 2002-0104 delegates to the Executive Director the authority to supervise the activities of the State Water Board. Unless a petition for reconsideration raises matters that the State Water Board wishes to address or requires an evidentiary hearing before the State Water Board, the Executive Director’s consideration of petitions for reconsideration of disputed fees falls within the scope of the authority delegated under Resolution No. 2002-0104. This delegation is not affected by Central Delta Water Agency v. State Water Resources Control Board (2004) 124 Cal.App.4th 245 [20 Cal.Rptr.3d 898]. In that case, the Court held that the State Water Board, after a hearing, could not defer making findings that were prerequisite to issuing water right permits by delegating the remaining findings to its staff for subsequent determinations by the staff. Accordingly, the Executive Director has the authority to refuse to reconsider a petition for reconsideration, deny the petition, or set aside or modify the fee assessment.

2 All further regulatory references are to the State Water Board’s regulations located in title 23 of the California Code of Regulations unless otherwise indicated.

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discretion, by which the fee payer was prevented from having a fair hearing; (2) the fee
determination is not supported by substantial evidence; (3) there is relevant evidence that, in the
exercise of reasonable diligence, could not have been produced; or (4) error in law.
(§§ 768, 1077.)

A petition for reconsideration of a fee assessment must include certain information, including the
name and address of the petitioner, the specific board action of which petitioner requests
reconsideration, the reason the action was inappropriate or improper, the reason why the
petitioner believes that no fee is due or how the petitioner believes that the amount of the fee has
been miscalculated, and the specific action which petitioner requests. (§§ 769, subd. (a)(1)-(6),
1077, subd. (a).) A petition for reconsideration of a fee assessed by BOE must include a copy of
the notice of assessment. (§ 1077, subd.(a).) Section 769, subdivision (c) of the regulations
further provides that a petition for reconsideration shall be accompanied by a statement of points
and authorities in support of the legal issues raised in the petition.

The State Water Board may refuse to reconsider a decision or order if the petition for
reconsideration fails to raise substantial issues related to the causes for reconsideration set forth
in section 768 of the State Water Board’s regulations. (§ 770, subd. (a)(1).) Alternatively, after
reviewing the record, the State Water Board also may deny the petition if the State Water Board
finds that the decision or order in question was appropriate and proper, set aside or modify the
decision or order, or take other appropriate action. (Id., subd. (a)(2)(A)-(C).)

3.0 LEGAL AND FACTUAL BACKGROUND

The State Water Board’s Division of Water Rights (Division) is the entity primarily responsible
for administering the state’s water right program. The primary source of funding for the water
right program is regulatory fees deposited in the Water Rights Fund in the state treasury.
Legislation enacted in 2003 (Sen. Bill No. 1049) required the State Water Board to adopt
emergency regulations revising and establishing water right fees and revising fees for water
quality certification. (Wat. Code, §§ 1525, 1530.) Pursuant to this legislation, the State Water
Board revises the fee schedule each fiscal year, so that the fees will generate revenues consistent
with the amount set forth in the annual Budget Act. (Id. § 1525, subd. (d).) BOE is responsible for collecting the annual fees. (Id. § 1536.)

On September 30, 2004, the State Water Board adopted emergency regulations amending the water right and water quality certification fee schedules to meet the requirements of the Water Code and the Budget Act. (SWRCB Resolution No. 2004 - 0061.) The emergency regulations became effective on October 14, 2004. Pursuant to section 1063, subdivision (a) of the regulations, a water right applicant must pay an annual application fee if diversion works are constructed or water is diverted before the State Water Board issues a permit authorizing the diversion. (§ 1063, subd. (a).) Before obtaining a water right permit, Petitioner built the project facilities identified in Application 30363 to serve an existing vineyard. Accordingly, on February 11, 2005, BOE assessed Petitioner a $100 annual application fee. (Id.) Petitioner filed her petition for reconsideration with BOE by correspondence dated February 23, 2005.³ In mid-April 2005 BOE forwarded the petition to the State Water Board.⁴

4.0 THE STATE WATER BOARD PROPERLY IMPOSED A FEE AGAINST PETITIONER

Petitioner’s request for reconsideration is denied for the following reasons. First, the State Water Board’s decision to impose the annual water right application fee was appropriate and proper. The water right fees are legitimate regulatory fees and are not unconstitutional taxes. (See generally Sinclair Paint Co. v. State Board of Equalization (1997) 15 Cal.4th 866 [64 Cal.Rptr.2d 447]; California Association of Professional Scientists v. Department of Fish and Game (2000) 79 Cal.App.4th 935 [94 Cal.Rptr.2d 535].) Moreover, Petitioner does not dispute the factual basis on which the water right fee was assessed. According to the Division’s records, Petitioner constructed the diversion works before receiving a water right permit, thus subjecting

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³ A petition for reconsideration should be filed with the State Water Board, but will be considered timely filed if received by the State Water Board or BOE within 30 days of the date the assessment is issued. (§ 1077, subd. (b).) BOE must promptly forward the petition to the State Water Board. (Id., subd. (c).)

⁴ The State Water Board is directed to order or deny reconsideration on a petition within 90 days from the date on which the State Water Board adopts the decision or order. (Wat. Code, § 1122.) If the State Water Board fails to act within that 90-day period, a petitioner may seek judicial review, but the State Water Board is not divested of jurisdiction to act upon the petition simply because the State Water Board failed to complete its review of the petition on time. (See California Correctional Peace Officers Assn v. State Personnel Bd. (1995) 10 Cal.4th 1133, 1147-1148, 1150-1151 [43 Cal.Rptr.2d 681]; SWRCB Order WQ 98-05-UST at pp. 3-4.)
Petitioner to imposition of the annual water right application fee. The State Water Board properly assessed the annual application fee.

Second, the State Water Board will not further consider the petition for reconsideration because Petitioner fails to raise substantial issues related to the causes for reconsideration set forth in section 768 of the State Water Board’s regulations and fails to include the information required to be included in a petition for reconsideration required. (§770, subd. (a)(1).) Petitioner incorporates by reference the California Farm Bureau Federation’s (Farm Bureau) arguments in its petitions for reconsideration and pending lawsuit against the State Water Board over the fees.\(^5\) The State Water Board denied the Farm Bureau’s 2004 and 2005 petitions for reconsideration by State Water Board Orders WRO 2004-0010-EXEC and WRO 2005-0002-EXEC. In those orders, the State Water Board limited its review to the annual permit and license fees that were the subject of the Farm Bureau’s petitions; annual water right applications were not within the scope of the petitions for reconsideration and Petitioner cannot rely on those petitions. Additionally, the State Water Board will not consider allegations that Petitioner seeks to incorporate by reference in other documents, such as the Farm Bureau’s complaint or petitions for reconsideration, if Petitioner has failed to include points and authorities in support of the legal issues raised. (§ 769, subd. (c).) Nonetheless, to the extent that Petitioner attempts to incorporate general issues about the constitutionality and validity of the fees raised in the Farm Bureau’s petitions, this Order adopts the reasoning of Orders WRO 2004-0010-EXEC and WRO 2005-0002-EXEC, and incorporates those orders by reference.\(^6\)

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\(^5\) After Petitioner filed her petition for reconsideration, the Farm Bureau filed a second lawsuit, in April 2005, challenging the water right fees for fiscal year 2004-2005. That litigation has been stayed pending resolution of the Farm Bureau’s original lawsuit, challenging the water right fees for fiscal year 2003-2004. In a recent trial court ruling, the Sacramento County Superior Court rejected that challenge and found that the water right fees are legitimate regulatory fees and not unconstitutional taxes. (Northern California Water Assn. v. State Water Resources Control Board consolidated with California Farm Bureau Federation v. State Water Resources Control Board (Super. Ct. Sacramento County, April 26, 2005, Nos. 03CS01776, 04CS00473) Ruling on Petitioners’ Motion for Peremptory Writ of Mandate of Prohibition, petn. for reconsideration pending.)

\(^6\) To the extent Orders WRO 2004-0010-EXEC and WRO 2005-0002-EXEC address issues that are not properly presented before the State Water Board in this Order and are not relevant to the issues decided in this Order, the incorporation by reference of Orders WRO 2004-0010-EXEC and WRO 2005-0002-EXEC does not extend to those issues.
5.0 **CONCLUSION**

For the reasons discussed above, the State Water Board finds that its decision to impose the water right fee was appropriate and proper. To the extent that this order does not address all of the issues raised in the petition for reconsideration, the State Water Board finds that either these issues are insubstantial or that Petitioner has failed to meet the requirements for a petition for reconsideration under the State Water Board’s regulations. The petition for reconsideration is denied.

**ORDER**

**IT IS HEREBY ORDERED THAT** the petition for reconsideration is denied.

Dated: June 3, 2005

ORIGINAL SIGNED BY HARRY M. SCHUELLER

for

Celeste Cantú

Executive Director