

CWFhearing

From: Ochenduszko, Kyle@Waterboards on behalf of CWFhearing
Sent: Wednesday, September 28, 2016 12:18 PM
To: abl@bkslawfirm.com; aferguson@somachlaw.com; ahitchings@somachlaw.com; ajr@bkslawfirm.com; amy.aufdemberge@sol.doi.gov; apeltzer@prlawcorp.com; awearn@nrdc.org; barbara@restorethedelta.org; barbarav@aqualliance.net; barry@solagra.com; bdalymn@citlink.net; bjohnson@tu.org; blancapaloma@msn.com; bobker@bay.org; bradpappa@gmail.com; brettgbaker@gmail.com; bwright@friendsoftheriver.org; Wilcox, Carl@Wildlife; caroleekrieger7@gmail.com; colin@ejcw.org; connere@gmail.com; CWFhearing; daladjem@downeybrand.com; daniel@kaydix.com; dcooper@minasianlaw.com; dcoty@bpmnj.com; ddj@cah2oresearch.com; dean@hprlaw.net; deltaactioncommittee@gmail.com; deltakeep@me.com; dkelly@pcwa.net; dgarrett@volkerlaw.com; dobegi@nrdc.org; dohanlon@kmtg.com; dorth@davidorthconsulting.com; empappa@gmail.com; evielma@cafecoop.org; elamoe@minasianlaw.com; fetherid@ebmud.com; fmorrissey@orangecoveid.org; friendsofsfestuary@gmail.com; gadams@fclaw.com; info@californiadelta.org; Mizell, James@DWR; jalin@awattorneys.com; jtb@bkslawfirm.com; jconway@rd800.org; jfox@awattorneys.com; jennifer@spalettalaw.com; Herrick, John @aol.com; Minton, Jonas; john.luebberke@stocktonca.gov; Rubin, Jon@sldmwa.org; jph@tulareid.org; jrobinson@cityofsacramento.org; jsagwomack@gmail.com; jsalmon@ebmud.com; jvolker@volkerlaw.com; kcorby@somachlaw.com; kelweg1@aol.com; kharrigfeld@herumcrabtree.com; kobrien@downeybrand.com; kpoole@nrdc.org; ktaber@somachlaw.com; kyle.jones@sierraclub.org; lcaster@fclaw.com; matlas@jmatlaslaw.com; matthew@mlelaw.com; mbeichenberg@volkerlaw.com; mbently@countyofcolusa.org; melissa.poole@wonderful.com; mhagman@lindmoreid.com; michael@brodskylaw.net; mjatty@sbcglobal.net; mkropf@countyofcolusa.com; mlarsen@kdwcd.com; mnikkel@downeybrand.com; Van Zandt, Michael@hansonbridgett.com; myoung@awattorneys.com; ncardella@prlawcorp.com; office@ecosacramento.net; Meserve, Osha@semlawyers.com; Pogledich, Philip@yolocounty; pminasian@minasianlaw.com; pp@planetarysolutionaries.org; Miljanich, Peter@solanocounty; psimmons@somachlaw.com; pwilliams@westlandswater.org; Akroyd, Rebecca@KMTG; randy@ejcw.org; rbernal@ci.antioch.ca.us; rmaddow@bpmnj.com; rdenton06@comcast.net; rmburness@comcast.net; roland@ssjmud.org; rsb@bkslawfirm.com; Hernandez, Ryan@dcd; rzwillinger@defenders.org; sae16@lsid.org; schaffin@awattorneys.com; sdalke@kern-tulare.com; sgeivet@ocsnet.net; smorris@swc.org; Sophie.Froelich@Roll.com; sonstot@awattorneys.com; srothert@americanrivers.org; ssaxton@downeybrand.com; ssdwaterfix@somachlaw.com; stephen.siptroth@cc.cccounty.us; sunshine@snugharbor.net; svolker@volkerlaw.com; sgrady@eslawfirm.com; red@eslawfirm.com; tara.mazzanti@stocktonca.gov; tgohring@waterforum.org; thomas.esqueda@fresno.gov; tim@restorethedelta.org; tkeeling@freemanfirm.com; trobancho@freemanfirm.com; torr@earthjustice.org; towater@olaughlinparis.com; vkincaid@olaughlinparis.com; wes.miliband@stoel.com; Femlen, William@solanocounty.com; wirthsoscranes@yahoo.com; Yana Garcia (ygarcia@earthjustice.org)
Cc: mstone@clwa.org; eofficer@cvcwa.org; rcheng@cvwd.org; mkrause@dwa.org; ccreel@kcwa.com; ameliham@kcwa.com; rsheehan@mwdh2o.com; kbrill@mojavewater.org; deltaactioncommittee@gmail.com; Guy, David@norcalwater.org (dguy@norcalwater.org); cjohns@calrestrats.com;

Cc: douglash@sbumwd.com; pgosselin@buttecounty.net; jdavis@sgpwa.com; esoderlund@valleywater.org; tcraib@scvchamber.com; mgilkey@tlbwsd.com; torres.tomas@epa.gov; jduerig@zone7water.com; Erik.gustafson@chicoca.gov; kmannion@rcrcnet.org; motecps@gmail.com; eyv209@gmail.com; usothea@apsaraonline.org; gustavo.medina@asm.ca.gov; Lmagana@afsc.org; evielma@cafecoop.org; jimcoxsportfishing@yahoo.com; rcarcamero@gmail.com; kroedner@ccstockton.org; cynthiajlau@gmail.com; lsheehan@earthlaw.org; larryruhstaller@gmail.com; McManus, John @goldengatesalmon.org; doug@stocktonchamber.org; bu4567@aol.com; gvang@lfcempowerment.org; r.mammon@att.net; mr.michaelfrost@gmail.com; Ryan.Wulff@noaa.gov; reynolds6568@gmail.com; bluse03@yahoo.com; erica@baykeeper.org; ian@baykeeper.org; Cathleen.Galgiani@sen.ca.gov; robin.adam@sen.ca.gov; bob.alvarez@sen.ca.gov; Marian.Norris@sen.ca.gov; vielmam07@yahoo.com; nknodt@sanjoaquinrtd.com; activistjen86@gmail.com; wes@visitstockton.org

Subject: WaterFix Change Petition Deadlines Established September 27, 2016

Service List,

Below is a summary of the deadlines discussed by Hearing Officer Tam M. Doduc at the end of Part 1A on September 27, 2016.

12:00 noon, September 28, 2016: The Department of Water Resources (DWR) and the Department of the Interior (DOI) (collectively petitioners) shall submit to the hearing officers, in writing, a list of exhibits they wish to enter into evidence. The petitioners shall also address the issues raised about the modeling that was not previously identified as an exhibit and whether it was properly authenticated. The hearing officers will take the offer of exhibits into evidence under submission and rule on the objections to petitioners' exhibits and their admissibility at a future date.

12:00 noon, September 30, 2016: Deadline for any responses to objections to Part 1B cases in chief that concern whether testimony or exhibits are within the scope of Part 1B. The hearing team will provide the parties clarification and direction the week of October 3, 2016 concerning any necessary revisions to testimony or exhibits consistent with the scope of Part 1.

12:00 noon, October 7, 2016: Deadline for any supplemental objections to petitioners' testimony or exhibits based on new information obtained during cross-examination of the petitioners' Part 1A witnesses.

Before any party's presentation of a Part 1B case in chief, any responses that the party may have to objections to the party's testimony or exhibits, other than any objections pertaining to scope, are due.

At the end of each party's case in chief in Part 1B, the party shall request to enter all exhibits into the record, including any exhibits that the party identified during the party's cross-examination that the party would like to have included in the evidentiary record. If a party to Part 1B is not putting on a case in chief, the party shall offer into evidence any exhibits that the party identified during cross-examination at the end of Part 1B. The hearing officers have confirmed that there is no need to serve exhibits identified during cross-examination on the other parties, provided that the exhibits were introduced during the hearing and are posted on our website.

Respectfully,

CA WaterFix Hearing Team

=====

Phone: 916-319-0960

http://www.waterboards.ca.gov/waterrights/water_issues/programs/bay_delta/california_waterfix/water_right_petition.shtml