BEFORE THE

CALIFORNIA STATE WATER RESOURCES CONTROL BOARD

HEARING IN THE MATTER OF
CALIFORNIA DEPARTMENT OF WATER RESOURCES AND UNITED STATES BUREAU OF RECLAMATION REQUEST FOR A CHANGE IN POINT OF DIVERSION FOR CALIFORNIA WATERFIX

TESTIMONY OF GARY MULCAHY
I, Gary Mulcahy, Government Liaison with the Winnemem Wintu Tribe, do hereby testify:

1. My English name is Gary Mulcahy. My Winnemem Wintu name is Ponti Tewis. I am a member of the Winnemem Wintu Tribe, and the Government Liaison for the Tribe. I have worked on and represented the Tribe on water issues, water-related issues, salmon issues, and other cultural issues affecting the Tribe continuously for the past 23 years. I am testifying in that capacity.

2. We, the Winnemem Wintu, are an historic Native California Tribe listed as a recognized California Native Tribe by the California Native American Heritage Commission (NAHC), a California Agency. The Winnemem Wintu are also known as: Northern Wintoon, Baird Indians, McCloud River Indians, McCloud Wintu, Okwanuchu (a Shasta Indian word for people of the north), Oylaca (un-ratified Cottonwood Treaty of 1851), Wailacca (various spellings meaning northern people), Northern Wintu, Baird Auxiliary, and many others. The traditional name is Winnemem Wintu, (Winnemem: meaning Middle Water (the McCloud River) and Wintu: meaning People – Middle Water People).

3. The Winnemem’s historical territory included the east side of the upper Sacramento River watershed, the McCloud River watershed from origin to termination, the Squaw Creek watershed from origin to termination, and approximately 20 miles of the Pit River from confluence of the McCloud River, Squaw Creek, and Pit River up to Big Bend.

4. As you can see by the breadth and location of our traditional homeland, which covers the upper Sacramento River watershed, and the McCloud river watershed, spanning across three rivers and other tributaries, any water diversions, large or small, can have, will have, and have had an adverse effect on our Tribe’s cultural resources, sacred sites, village sites, burial grounds, and sustenance gathering ability. On these points I will elaborate a little further on.

5. But before We, the Tribe, can begin to address the proposition of the so called “California WaterFix,” which this change petition is directly related to, we would like to state for the record that any and all determinations of existing water rights allocated, or changes thereto, modifications thereof, or issuance of new, we believe are illegal on their face and should be suspended, voided, or enjoined until such time as the inherent water rights of the Indigenous People
of this state are recognized, allocated, protected, and preserved first and foremost, before and above, any and all other claims to water in the State of California.

6. Long has the State of California prospered on the backs of the Indigenous Peoples – from the time this State was conceived, up to and including this very day. You, the State of California, lobbied in Congress to make sure the treaties were never ratified because you wanted all the resources for yourself. You, the State of California, paid $5 dollars a head for Native scalps, because you didn’t want us here. You, the State of California, have destroyed millions of acres of Indigenous cultural lands which included sacred sites, village sites, burial grounds and medicinal gathering areas, by allowing them to be paved over, dug up, planted over, dammed up, flooded out, logged out, siphoned off, or polluted to an uninhabitable state.

7. This change petition and the proposed project it is related to, the “California Waterfix,” builds on and enables the continuation of that legacy of death and destruction. It will help to energize and justify projects that should not be built. It will accelerate the march to species extinction and will allow the perpetuation of cultural genocide.

8. For us, the Winnemem Wintu Tribe, this “California Waterfix” begins in the 1800’s when we signed a Treaty of Peace and Friendship on August 16, 1851 at Reading’s Ranch in Cottonwood. This treaty promised a 25-square mile reservation which included land along the Pit, McCloud, and Sacramento Rivers. This reservation was to be established in consideration for the ceding of all other tribal lands to the Federal Government. This treaty, as well as the 17 others signed by California Tribes between 1851 and 1852, was never ratified. The California Legislature lobbied the U.S. Senate against the treaties, which in turn pressured President Millard Fillmore to refuse ratification of any of the treaties. The treaties were then “lost” for over 50 years and did not surface again until 1905, after the Indian Appropriations Act of 3 March 1871, which took away the power of the President to make treaties with Native American tribes.

9. The treaties were never ratified, the land was never ceded, but the State of California and the U.S. Government moved forward as if the land had been ceded and set claim to all the land and the resources contained therein.
Baird Fish Hatchery

10. The Winnemem Wintu are a spiritual people. We believe in a Creator who gave life and breath to all things. In our creation story we were brought forth from a sacred spring on Mt. Shasta. We were pretty helpless, couldn’t speak, pretty insignificant. But the Salmon, the Nur, took pity on us and gave us their voice, and in return we promised to always speak for them. Side by side, the Winnemem Wintu and the Nur have depended on each other for thousands of years - the Winnemem speaking, caring, and trying to protect the salmon, and the salmon giving of themselves to the Winnemem to provide sustenance throughout the year. Ceremonies, songs, dances, and prayers of the relationship between the salmon and the Winnemem Wintu are intricately woven into the very fabric of Winnemem Wintu culture and spirituality.

11. In 1872 the U.S. Fish Commission (now U.S. Fish and Wildlife Service) began construction of a salmon egg collection facility on the McCloud River about 2 miles above the juncture of the McCloud and Pit Rivers. This salmon egg collection facility (first known as the McCloud River Facility and later as the Baird Fish Hatchery), was under the direction of Livingston Stone, a fish culturist and Deputy Commissioner for the U.S. Fish Commission. Livingston Stone had been dispatched to California to procure Pacific salmon eggs for planting into eastern U.S. rivers where the native Atlantic salmon stocks had been depleted (U.S. Fish Commission Reports: Stone 1874-1897).

12. The Winnemem Wintu were seriously concerned for the health and welfare of the salmon and staged two war dances across from the hatchery in the hopes to drive off the invaders, but this was to no avail. The last war dance toward the hatchery occurred in 1887. An understanding between the hatchery operation and the Winnemem Wintu was eventually worked out, where the Winnemem would help in the egg gathering process and in return the Winnemem would receive all the salmon from the operation. One of the things that helped facilitate this understanding was that the Winnemem who lived in the Baird region were told that a 250-acre reservation had been established and the Winnemem who worked at the hatchery and lived in the area would be protected. The Winnemem later found out that the “reservation” was a “fish reservation” and not a reservation for them.
13. The significance of the Baird Fish Hatchery in relation to this change petition comes from the success it achieved in its egg exportation. From 1872 until it finally ceased operation in 1935, salmon eggs were sent all over the world to either augment existing salmon populations or to establish new salmon populations. The most significant was the salmon population and runs that were established in the rivers of New Zealand. The first consignment of 25,000 eggs was sent to New Zealand in 1874. In 1875 an additional 50,000 salmon eggs were sent from the McCloud River Station (Baird Hatchery) to New Zealand and Australia. Through the ensuing years, eggs continued to be shipped to New Zealand all the way up to 1907. (Based on U.S. Fish Commission reports [i.e., Stone and USFC references 1871 – 1907])

14. New Zealand, a country where once no salmon existed in its rivers, now has teeming salmon runs throughout the year in all its rivers thanks to the Baird Fish Hatchery and the Winnemem Wintu that worked there. Meanwhile, here at home in California, our salmon runs are inching ever closer to extinction. The winter-run Chinook and the spring-run Chinook once thrived in vast numbers, but, with the loss of hundreds of miles of historical spawning grounds in the Upper Sacramento and McCloud River watersheds, the runs are now just a faint echo of what they once were. In 1875, Livingston Stone attested in his report to the U.S. Fish Commission (USFC report 1897) in regards to the winter-run spawning in the upstream reaches:

They were so thick in the river in July that we counted a hundred salmon jumping out of the water in the space of a minute, making 6,000 to be actually seen in the air in an hour. Nearly 9,000,000 eggs were taken, and there were more to be had for the taking. (Stone 1897:212). And again regarding the winter-run (USFC report 1880):

By the 10th of July the river was closed to the upward migration of the salmon. I was the more willing to close the stream as early as this because vast numbers of full-grown salmon…had escaped the nets of the Sacramento fishermen and had already fully stocked the upper waters of the McCloud with spawning fish.

(Stone 1880:742). Regarding the spring-run (USFC report 1880):

During this time [the 40 days before October 5 1878] we caught and examined, one by one, nearly 200,000 salmon. We took and impregnated at least 14,000,000 eggs.

(Stone 1880:763).
15. Today, the winter-run salmon are listed as endangered under both the federal and California Endangered Species Acts. The spring-run salmon are listed as endangered under the state ESA and threatened under the federal ESA.

16. It is sad to know what was and that it will never be again, mainly because of human alterations to the salmon’s once pristine and abundant spawning grounds. But there is a small light of hope. We believe that the salmon sent to New Zealand from the McCloud River to establish the New Zealand runs, if brought back home to the McCloud River from whence they came, could be the salvation from the probable extinction of the winter-run Chinook salmon.

Wintu Allotments

17. In 1893 President Grover Cleveland authorized the issuance of land allotments to members of the Winnemem Wintu Tribe. These allotments, some 4480 acres in total, at 160 acres each, located on and around the Sacramento, McCloud, and Pit Rivers, allowed the Winnemem to remain somewhat in their traditional homeland. Many of the allotments were on land that was unsuitable even for grazing. Here are just a few examples:

<table>
<thead>
<tr>
<th>Allotment #</th>
<th>Name</th>
<th>Description of Land</th>
<th>Character of Land</th>
</tr>
</thead>
<tbody>
<tr>
<td>4</td>
<td>William Kenyon</td>
<td>W2 NW4 W2 W4</td>
<td>Land of no value not wanted</td>
</tr>
<tr>
<td>5</td>
<td>Charley Walker</td>
<td>NE4</td>
<td>High hills, scattering of oak and pine, sm. flat, would raise garden, spring of water, chiefly valuable for minerals</td>
</tr>
<tr>
<td>6</td>
<td>Dick Gregory Baird</td>
<td>SE4 of SE4</td>
<td>McCloud River crosses land 3 ac. In garden, balance rough land of no value.</td>
</tr>
<tr>
<td>13</td>
<td>Big Frank Gregory</td>
<td>Lots 1, 2, and 7</td>
<td>Mountainous scattering oak and pine, only valuable for domestic purpose 5ac. Along Salt Creek would produce crops.</td>
</tr>
<tr>
<td>14</td>
<td>Sedem Sallie alias Coyote Leader</td>
<td>Lots 4, 5, and 6</td>
<td>Rough rocky mountains scattering timber, no value for any purpose.</td>
</tr>
<tr>
<td>42</td>
<td>Jim Campbell Baird</td>
<td>S2 SE4</td>
<td>Mountainous scattering oak and pine, no water no value.</td>
</tr>
<tr>
<td>43</td>
<td>Sahamismit wife of #42</td>
<td>N2 SE4</td>
<td>Brushy Mts, no water, no timber, no value.</td>
</tr>
</tbody>
</table>
I submit the entire spreadsheet as an exhibit for the Board’s consideration. (RTD-501.)

18. Not all the Winnemem received allotments. On October 3, 1914, Horace Wilson, Supervisor within the Department of Interior, submitted to the Commissioner of Indian Affairs in Washington, D.C. a letter indicating that the Baird Indians along the McCloud River should have purchased for them a tract of land. The Winnemem were included in previous lists of Indian bands deserving of allotments, but while other bands listed in the letter eventually received land bases, the Winnemem (Baird) band did not.

19. On April 20, 1915, in a letter to Cato Sells, agent Terrell reported on his progress of purchasing lands for California’s Indians. Terrell described the Indians near Redding as not fitting within the guidelines of the Allotment Act. He stated, however, that the Baird (Winnemem) Indians were in need of homes. He further stated that he investigated lands above the government fishery at Baird and proposed the purchase of these lands for the Winnemem. He described the self-sufficiency of the Winnemem based on the salmon and other sustenance crops. D.P. Doak, who owned several tracts of this land, was approached and was mentioned in later letters.

20. The Terrell letter also included a census of the Indians present, which included the name of Flora Curl, age 5. Florence Curl Jones was the Spiritual and Tribal Leader of the Winnemem Wintu Tribe. Florence passed away at the age of 95, but before she did, she passed leadership down to her great niece Caleen Sisk, who is the Spiritual and Tribal Leader of the Winnemem Wintu today.

<table>
<thead>
<tr>
<th>Allotment #</th>
<th>Name</th>
<th>Description of Land</th>
<th>Character of Land</th>
</tr>
</thead>
<tbody>
<tr>
<td>44</td>
<td>Helen Campbell daughter of #42</td>
<td>S2 NE4</td>
<td>Brushy Mts, no water, no timber, no value.</td>
</tr>
<tr>
<td></td>
<td>Wife of Pat Silverthorn</td>
<td></td>
<td></td>
</tr>
<tr>
<td>46</td>
<td>Toby Charley</td>
<td>S2 NE4</td>
<td>Mountainous scattering oak and pine, little value for any purpose, no water.</td>
</tr>
<tr>
<td>47</td>
<td>Luli Waituluma</td>
<td>N2 NE4</td>
<td>Mountainous land, 3rd rate, Oak, pine, for domestic use, no water, valuable for grazing and poor for that.</td>
</tr>
</tbody>
</table>
21. In August 1915, Terrell reported to Washington that D.P. Doak, the man who had obtained land on the McCloud River, refused to sell land for the Indian Allotments, waiting instead for higher prices due to speculation about the building of a new dam that would provide power to the state. Doak stated that he would not cause problems for the Indians living on his land but he would not sell. The letter also stated that the government would provide lands for the Indians once removed due to the dam’s construction.

**CVP Indian Lands Acquisition Act and the Construction of Shasta Dam**

22. The idea of constructing a dam on the Sacramento River began to come to fruition in the 1930s. Agents were dispatched to land owners and allottees in the area that would be affected by any dam construction and the resulting inundation it would cause. Many of the Indian allottees could neither be found nor contacted, for a variety of reasons, regarding the possible sale or exchange of their land for other land that would not be inundated. This proved to be problematic and delayed the beginning of construction of the dam.

23. To remedy this problem, in 1937 Public Law 198 [S1120] was introduced and titled the Central Valley Project Indian Land Acquisition Act. This Act was signed into law in 1941, as 55 Stat. 612. The purpose of this act specifically states:

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That, in aid of the construction of the Central Valley project, authorized by the Acts of April 8, 1935 (49 Stat. 115), and August 26, 1937 (50 Stat. 850), there is hereby granted to the United States, subject to the provisions of this Act, (a) all the right, title, and interest of the Indians in and to the tribal and allotted lands within the area embraced by the Central Valley project . . . .

24. This Act, which took all the Indian Lands within the area embraced by the Central Valley Project, also set out provisions for compensating those affected, e.g., (1) provide just compensation for the lands that would be flooded (55 Stat. 612, sec. 2); (2) acquire lands and improvements for the land taken (55 Stat. 612, sec. 3); and (3) provide a Cemetery to be held in trust for the appropriate tribe or family, as the case may be (55 Stat. 612, sec. 4).

25. 1938 brought the beginning of construction on a new dam at Kennett, CA, known first as the Kennett Dam and later to be known as Shasta Dam. When completed, the dam would capture flows from three rivers, the Sacramento, McCloud, and Pit, as well as the flow from other
tributaries such as Squaw Creek. The captured water would eventually inundate thousands of acres of land, including hundreds of miles of prime salmon spawning grounds, historical tribal village sites, sacred sites, burial sites, and cultural gathering sites. The dam would also effectively extirpate all existing salmon runs in the upper Sacramento, McCloud, and Pit Rivers.

26. The removal of the Winnemem from the river began with the taking of Winnemem allotments. In 1943 the Winnemem living on traditional homelands on the lower McCloud River (Baird and surrounding areas) were removed. The Winnemem Wintu that were removed from the area were not removed by relocation, because no like land was ever provided to replace the land that would be flooded; they were removed by virtue of their homes being bulldozed down. Water would inundate these village areas and sacred sites due to the filling of Shasta Lake. The Department of Interior and its Bureau of Reclamation never fulfilled the requirements of the CVP – Indian Lands Acquisition Act (55 Stat. 612). No compensation was ever provided for the over 4480 acres of allotment lands that were taken, nor were there ever any other lands acquired for the Winnemem to replace the lands that were taken. The 4480 acres of allotment lands did not include the thousands to hundreds of thousands of acres of additional Winnemem Wintu historical homeland that were also taken. Over 90% of the Winnemem Wintu’s historical village sites, sacred sites, burial sites, and cultural gathering sites along the three rivers and tributaries inundated by the filling of Shasta Lake were lost.

27. The only item from 55 Stat. 612 that was somewhat completed was the creation of a cemetery in Central Valley, CA (now Shasta Lake City). But the Bureau of Reclamation failed to hold the cemetery in trust for the “appropriate tribe” as the statute specifically directed – this, in spite of the fact that ALL the Indians that were originally interred in this cemetery were members of the Winnemem Wintu Tribe either by marriage or birth. The Bureau named the cemetery the Shasta Reservoir Indian Cemetery, thereby, intentionally or negligently, denying the Winnemem Wintu listing on the Bureau of Indian Affairs list of tribes with assets held in trust.

28. Shasta Dam has since become known as the “keystone” of the Central Valley Project to both state and federal agencies, but to the Winnemem Wintu it is only known as a weapon of mass destruction – the tool to destroy a culture and the means to exterminate a species.
29. The change petition that is the subject of this hearing is just a continuation of what has come before regarding the Central Valley Project. In fact, the idea this change petition is connected to has been around since 1965 in one form or another, when both state and federal agencies put forth a plan to move water around the Delta to the state California Aqueduct and the federal Delta-Mendota Canal systems. It was considered as part of phase 2 of the California State Water Project in the form of a peripheral canal – a means to take water from the Sacramento River above the Delta and convey it around the Delta to water users south of the Delta. This idea was put before the California voters in 1982 as Proposition 9 and soundly rejected.

30. Relatedly, the proposed construction of a peripheral canal had been introduced in the 95th Congress (1977-1978) as H.R.9258 as an amendment to the Central Valley Project Act and included the following description:

Part VI: Construction of Facilities - Authorizes the Secretary to construct, operate and maintain (under specified conditions) the Peripheral Canal, the Contra Costa Canal, the Western Delta Overland Water Facilities, the South Delta Water Quality Improvement Facilities, Suisun Marsh facilities, the Mid-Valley Canal, and the Los Vaqueros Unit. Authorizes appropriations for the costs of the construction, operation, and maintenance contract of the Peripheral Canal.

This bill was never adopted.

31. However, in 1980 the U.S. Congress passed Public Law 96-375 [94 Stat. 1505] authorizing feasibility studies for:


32. Additionally, 94 Stat. 1505 authorized the Interior Department to engage in feasibility studies for the enlargement of Shasta Dam:

SEC. 2. (a) The Secretary of the Interior is hereby authorized to engage in feasibility studies relating to enlarging Shasta Dam and Reservoir, Central Valley Project, California, or to the construction of a larger dam on the Sacramento River, California, to replace the present structure.

(b) The Secretary of the Interior is further authorized to engage in feasibility studies for the purpose of determining the potential costs, benefits, environmental impacts, and feasibility of using the Sacramento River for conveying water from the enlarged Shasta Dam and Reservoir or the larger dam to points of use downstream from the dam.

(c) Before funds are expended for the feasibility studies authorized by this section, the State of California shall agree to participate in the studies and to participate in the...
costs of the studies. The State’s share of the costs may be partly or wholly in the form of services directly related to the conduct of the studies.

33. From the ground-level viewpoint, these two projects, a peripheral canal and enlarging Shasta Dam, would appear to be unrelated to one another. That view drastically changes though when you look all the way north to the Trinity River and everything in between down to the California Aqueduct and the Delta-Mendota Canal systems. Each piece of this engineered water system may have its own name, but all of the pieces are part of one system, with each piece contributing to the whole and linked to every other piece in some form or fashion.

34. In a real sense then, when you consider making such a significant change to a water diversion in the system, such as the “California WaterFix” proposal, a change that could actually be used for “simultaneous” water conveyance through and around the Delta via a “dual conveyance” system, you must consider how fragile the Delta ecosystem and estuary already are from years of water diversions and drought, and you must consider the state of our salmon fisheries, with some species, like the winter-run, on the very edge of extinction.

2004 OCAP

35. In 2004 the Bureau of Reclamation and California Department of Water Resources jointly issued a new Long Term Operations Criteria and Plan (OCAP) for the joint operations of the Central Valley Project and the State Water Project. This new plan superseded all previous OCAPs and Biological Opinions (BiOp) and significantly changed the way some operations of the CVP/SWP would be conducted.

36. Previous BiOps, such as the 1992 and 1993 BiOps, found that the impact of CVP operations (1992 BiOp) jeopardized the continued existence of winter-run Chinook salmon, and the 1993 BiOp arrived at the same conclusion regarding joint CVP/SWP operations. As a result of these biological opinions, several mitigation measures were incorporated into a jointly operated CVP/SWP OCAP, including requirements that the projects be operated in such a way that water temperatures in the Sacramento River at Bend Bridge normally not exceed 56 degrees Fahrenheit from April 15 through September 30, and 60 degrees Fahrenheit through October (“temperature compliance point” requirement) and that at least 1.9 million acre-feet of cold water be held in storage at the end of each
water year in Shasta Reservoir to be available for release from Shasta Dam into the Sacramento River to maintain these temperatures during drought years or exceptionally hot weather (“carry over storage” requirement). According to the National Marine Fisheries Service (NMFS), these mitigation measures were required in order to avoid jeopardy to the winter-run Chinook salmon.

37. The 2004 OCAP disregarded these requirements by moving the “temperature compliance point” contained in earlier OCAPs 19 miles upstream from Bend Bridge to Ball’s Ferry, thus eliminating nearly 20 miles, or about 42 percent, of the available spawning habitat for the endangered winter-run Chinook. In addition, the 2004 OCAP eliminated the carryover storage requirement for Shasta Reservoir contained in earlier OCAPs and replaced that requirement with an unenforceable “target.” Moving the temperature compliance point upstream and eliminating the Shasta Reservoir 1.9 million acre-feet carryover storage requirement each has the effect of allowing dangerously high water temperatures within the winter-run Chinook salmon’s critical habitat.

38. Not coincidentally, moving the temperature compliance point upstream and eliminating the Shasta Reservoir 1.9 million acre-feet carryover storage requirement would also have the effect of making additional water available for export to Central Valley and southern California water users because the amount of cold water that must be retained in Lake Shasta for purposes of controlling water temperature downstream of Shasta Dam would be reduced.

39. This actually appears to be the case based on information contained in Department of Water Resources DayFlow Database: www.iep.ca.gov/dayflow/output/index.html. From 2003 through 2007 the average combined CVP and SWP exports were right around 1 million acre-feet more then had ever been previously exported.

Biological Opinions

40. In March of 2004, the Bureau requested formal consultation with NMFS on the impacts of the 2004 OCAP on listed salmon and steelhead Evolutionary Significant Units (ESUs), which resulted in the preparation of a new written biological opinion on those impacts.

41. On October 22, 2004, NMFS released its Biological Opinion on the impacts of the 2004 OCAP to listed salmon and steelhead ESUs. The Biological Opinion documented the severe decline of all of the salmon and steelhead ESUs due to the joint operations of the CVP and SWP and
the substantial additional adverse impacts that the 2004 OCAP would have on those ESUs.

Nevertheless, the Biological Opinion concluded that the 2004 OCAP would not jeopardize the
continued existence of any of the ESUs nor adversely modify or destroy their critical habitat.

42. However, a draft of the 2004 BiOp had found that the 2004 OCAP would be likely to
jeopardize the continued existence of Central Valley spring-run Chinook salmon and Central Valley
steelhead and that it would be likely to adversely modify or destroy the critical habitat of the winter-
run Chinook salmon. No new scientific data or information had emerged after the draft Biological
Opinion was prepared to justify the final BiOp’s contrary “no jeopardy” finding. U.S. Senator
Barbara Boxer, U.S. Representative George Miller, and 18 other members of Congress called for
investigations into whether improper political pressure had been placed on NMFS to change the draft
Biological Opinion’s jeopardy conclusion, or whether political appointees played a role in
encouraging NMFS to ignore the scientific basis for the initial jeopardy conclusions and to override
those conclusions.

43. In March of 2006, the Winnemem Wintu Tribe, along with eight other Plaintiffs
represented by Earthjustice, filed suit challenging the NFMS’ Biological Opinion and the 2004
OCAP it supported. In April of 2008, the U.S. District Court for the Eastern District of California
issued its ruling in the case, Pacific Coast Federation of Fisherman’s Associations v. Gutierrez
(Case No 1:06-cv-00245), which invalidated portions of the 2004 BiOp and remanded it to NMFS
for revision.

44. In June of 2008 NMFS issued a new Biological Opinion on the 2004 OCAP, and
found that the water pumping operations in the Central Valley for the CVP/SWP jeopardize the
continued existence of several threatened and endangered species under the jurisdiction of NMFS.

45. Federal biologists and hydrologists concluded that current water pumping operations
for the CVP and SWP should be changed to ensure survival of winter and spring run Chinook
salmon, Central Valley steelhead, the southern population of North American green sturgeon, and
southern resident killer whales, which rely on Chinook salmon runs for food.

46. In arriving at a Reasonable and Prudent Alternative (RPA), which set forth protective
measures to improve the chances of survival for designated ESUs, NMFS concluded that analysis
showed that, even after all discretionary actions are taken to operate Shasta and Folsom reservoirs to reduce adverse effects of water operations on listed anadromous fish, the risk of temperature-related mortality of fish and eggs persists, especially in critically dry years. This mortality can be significant at the population level. The analysis also led to the conclusion that, due to climate change, the frequency of these critically dry years will increase. [NMFS 2009 BiOp.]

47. NMFS concluded that it believes it is necessary for Reclamation, other fisheries agencies, and DWR, in cooperation with NMFS, to undertake a program to provide fish passage above the rim dams such as Shasta and Folsom, in order to reintroduce winter-run, spring-run, and Central Valley steelhead back into their historical habitats above the dams. NMFS believes that the high-elevation areas of suitable habitat will provide a refuge for cold water fish in the face of climate change.

48. In an effort to save our salmon, which we believe are a cultural and spiritual Tribal Property, the Winnemem Wintu Tribe submitted a draft Volitional Fish Passage Project to the Bureau and the Fish Passage Steering Committee for the reintroduction of salmon into the McCloud River, and the means to progress through their natural life cycle, that is, swimming to the ocean from their spawning grounds, and returning from the ocean to spawn again of their own volition. So far, the Bureau and NMFS, who sit on the Fish Passage Steering Committee, have rejected the idea and chose to continue on a path of ‘trap and truck’ to move fish in and out of the river. We believe this path is set up for failure.

**Shasta Dam Enlargement**

49. The Shasta Lake Water Resource Investigation (SLWRI) has been ongoing since 1999 when the Bureau published its first assessment, Shasta Dam Reservoir Enlargement Appraisal Assessment of the Potential for Enlarging Shasta Dam and Reservoir (5/1999)


50. The idea of enlarging Shasta Dam has been around since its completion in 1945 and has varied in possible height increases from 6.5 ft. to as much as 200 ft. In July of 2015 the Bureau of Reclamation transmitted to Congress its Final Feasibility Report and its Final Environmental Impact Statement with appendices: [http://www.usbr.gov/mp/slwri/](http://www.usbr.gov/mp/slwri/). Though no preferred alternative
was submitted to Congress, an argument for Comprehensive Plan 4A (CP4A) was put forth based on a National Economic Development (NED) evaluation. This plan would raise the height of Shasta Dam by 18.5 feet, resulting in an increase in the full pool depth of 20.5 feet and an additional 634,000 acre-feet of storage capacity. What is curious about the promotion of CP4A over a competing alternative to raise the dam 18.5 feet, CP4, is the amount of water reserved to augment the cold water pool in order to better protect anadromous fish survival. CP4 would reserve 378,000 acre-feet of storage for the cold-water pool, while CP4A would only reserve 191,000 acre-feet for the same purpose.

51. The Final Feasibility Report, in Table ES-1: Retained Management Measures to Address Planning Objectives (Final Feasibility Report – Executive Summary p. ES-15) sets out Primary Planning Objectives for the proposed Shasta Dam raise proposals:

Primary Planning Objective 1 – Increase Anadromous Fish Survival.
Primary Planning Objective 2 – Increase Water Supply and Water Supply Reliability.

52. The seeming oddity of favoring CP4A over CP4, when increasing anadromous fish survival is supposed to be one of the two primary objectives of a Shasta raise, goes away in light of the previous discussion regarding the 2004 OCAP, the removal of the 1.9 million acre-feet of Carryover Storage, the 19-mile reduction in the temperature control point, and the increase in the average of total CVP and SWP exports over a 5 year period of just over 1 million acre-feet after these actions were taken. The obvious conclusion to be drawn from these actions considered collectively is that the survival of anadromous fish is secondary to increasing the amount of exportable water and only used as a “carrot” to promote projects such as the enlargement, construction, and modification of dams and other water conveyance infrastructure aimed at allowing even greater water exports.

53. This type of reasoning is also driving the “California WaterFix” and thus the application for this change petition. How can we get more water and export it south regardless of the consequences to native fish species and the environment? As I stated above, you have to view the CVP and SWP as a whole, not just piecemeal project by project. Each piece is in some way
linked to every other by enabling, facilitating, or augmenting. What happens in one area cannot be ignored in the other and must be taken into consideration.

**Considerations That Should Be Taken into Account**

54. The original construction of Shasta Dam flooded over 90% of the Winnemem Wintu village sites, sacred sites, burial sites, and cultural gathering sites along the Sacramento, McCloud, and Pit Rivers. The Bureau of Reclamation did not follow the law – 55 Stat. 612 – and no compensation or like land was ever provided for what was taken. An enlarged Shasta Dam at 18.5 feet would inundate what remaining sites we have left on the rivers – sites we still use today.

55. An enlarged Shasta Dam would impede the flow of the McCloud River, the free-flowing reaches of which are to be protected under California Public Resources Code sec. 5093.542. In 2007 Westlands Water District purchased approximately 3000 acres along the McCloud River to facilitate the enlargement of Shasta Dam, “We did not want to see the use of this land to be changed to impede the potential of raising the dam,” a representative of Westlands told the *Record Searchlight* in 2007. Westlands has also promised to cover $200 million of the estimated $1 billion cost to raise the dam. Why would Westlands Water District, a San Joaquin Valley based district do this? Because they expect more water to be exported south of the Delta if the dam enlargement is completed.

56. In April of this year 2016, the Metropolitan Water District of Southern California purchased five islands at a cost of $175 million in the Sacramento-San Joaquin Delta. Lawsuits were filed against the purchase, but in July the State Supreme Court declined to block the purchase, and the deal was finalized. Metropolitan is a strong advocate of the “California WaterFix” and a large beneficiary of water exports from northern to southern California. Metropolitan’s advocacy for the “California WaterFix” and its position as a major beneficiary of water exports leaves little to the imagination regarding what it expects in return.

57. In 2014 only 5% of the winter-run Chinook juveniles survived to migrate to the ocean, and in 2015 less than 3%. [SFGATE Feb 1, 2016.] These troubling numbers are largely attributed to water temperatures being too high in the river, with not enough cold water carryover in the Shasta reservoir to combat the higher temperatures.
58. As I’ve discussed, the 2009 NMFS BiOp calls for fish passage above the rim dams to increase the chance of survival for endangered salmonids. The Winnemem Wintu Tribe has presented a draft Salmon Restoration Plan that includes a volition passage for migrating salmon around Shasta Dam. We believe that neither plan can be successful if the “California WaterFix” is completed. The stated capacity of 9000 cfs water transfer through the two tunnels would spell the death knell to migrating salmon, not only by entrapment at the tunnel intakes but by the harm to the Bay Delta Estuary from the reduction of inflowing fresh water. Because the salmon are considered a cultural and spiritual property of the Winnemem Wintu, we formally request that a National Historic Preservation Act Sec. 106 consultation be undertaken before any decision is made on the change petition.

59. The Winnemem Wintu believe that the construction and success of the twin tunnels are dependent on the enlargement of Shasta Dam and, conversely, that the authorization of funding to begin construction on the enlargement of Shasta Dam is dependent upon the approval of this change petition giving the go-ahead for the tunnels to be constructed. As I stated before, you cannot look at one piece of the whole to make a decision, you must look at the whole. Therefore, we formally request that a 106 consultation be initiated immediately, and that no decision on this change petition be made until that consultation is concluded.

60. The Winnemem Wintu Tribe believes that the construction and success of the proposed Sites Reservoir is also dependent on the enlargement of Shasta Dam and that the success of the “California WaterFix” is dependent on the construction of Sites Dam. The additional storage in Sites is to be used for water transfers for a variety of purposes, and the purpose of the tunnels is to transfer water. Since each of these projects can and will have a direct or indirect effect on our cultural resources and tribal cultural properties, we formally request a 106 consultation be initiated immediately, and that no decision on this change petition be made until that consultation is concluded.

“California WaterFix”

61. The Winnemem Wintu believes that the “California WaterFix” petition that is the subject of this hearing is not a change petition for an existing water right. Rather, it should be
submitted as a petition for new water rights. Throughout 2007, I represented the Winnemem Wintu Tribe on the Delta Vision Stakeholders Coordination Group. Throughout our deliberations and considerations, we examined at least five viable options to help improve the Delta. None of these options included endorsement or sanction of a dual conveyance system.

62. By its very name, “dual conveyance” implies the ability to convey something through two separate means either simultaneously, or individually. Having the ability and the opportunity to simultaneously perform two actions when previously you only have the permission to perform one, would seem to mean that you need to get permission for a “new” action. The new action in this circumstance should require a new permit for additional diversion.

63. Granting this change petition would provide the ability to do simultaneous water diversion both out of and away from the Delta, allowing significantly more water to be taken away from through-Delta flows than can currently occur. Indeed, a major purpose of “California WaterFix” is to increase export reliability and, thus, overall exports. Though proponents of the “California WaterFix” would state that they would never do simultaneous diversions, the history of water management in California has taught us otherwise. There will always be an emergency here, a crisis there that will need immediate attention and thus the switch at both locations turned on to address the issue. The only way to prevent this from ever happening if this petition were to be granted would be to revoke any right to divert water out of the Delta proper and close down those Delta facilities altogether.

In Summary:

64. The Winnemem Wintu Tribe would like to reiterate for the record that we believe that any and all determinations of existing water rights allocated, or changes thereto, modifications thereof, or issuance of new water rights are illegal on their face and should be suspended, voided, or enjoined until such time as the inherent water rights of the Indigenous People of this state are recognized, allocated, protected, and preserved first and foremost, before and above, any and all other claims to water in the State of California.
65. Drowned cultures, dead and extinct fish, broken promises, stolen lands, environmental destruction, water grabs, and years and years of litigation – is it truly worth it?

Dated: August 29, 2016

Respectfully submitted,

[Signature]

Gary Mulcahy
Government Liaison
Winnemem Wintu Tribe
(916) 214-8493