

RECIRC Ltr#	Cmt#	Comment	Response
800	1	Stop this overuse of water!	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>No issues related to the adequacy of the environmental impact analysis in the EIR/S were raised. All of the alternatives evaluated in the EIR/EIS would only divert water under existing water rights that were issued to DWR and Reclamation by the State Water Board with consideration for senior water rights and Area of Origin laws and requirements. DWR and Reclamation operate with water rights issued by the State Water Resources Control Board that are junior in priority to many senior water rights holders in the Delta watershed. Under the action alternatives, senior water rights holders would continue to receive the same amount of water as under the No Action Alternative. Conveyance facilities under the action alternatives could only deliver the amount of water diverted under the existing SWP and CVP water rights and in accordance with the existing and future related regulatory requirements based upon river water levels and flow, water available in the system, the presence of threatened and endangered fish species, and water quality standards.</p>
801	1	Exporting our water in the form of almonds to China, in a drought, makes no sense.	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>No issues related to the adequacy of the environmental impact analysis in the EIR/S were raised. All of the alternatives evaluated in the EIR/EIS would only divert water under existing water rights that were issued to DWR and Reclamation by the State Water Board with consideration for senior water rights and Area of Origin laws and requirements. The issue of crops and water use is beyond the scope of the Proposed Project. For more information please refer to the updated draft 2013 California Water Plan's strategy for agricultural water use efficiency, which describes the use and application of scientific processes to control agricultural water delivery and use. Also, refer to Master Response 6 and Appendix 1C for further information on demand management measures, including increasing agricultural water use efficiency and conservation.</p>
802	1	Nobody can predict all the horrible reverberations that would stem from diverting water from a river. Put our tax money to use for recycling and desalination plants, and other conservation measures, not to serve the financial aspirations of those who would profit from this drought, this change of climate.	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>No issues related to the adequacy of the environmental impact analysis in the EIR/S were raised. All of the alternatives evaluated in the EIR/EIS would only divert water under existing water rights that were issued to DWR and Reclamation by the State Water Board with consideration for senior water rights and Area of Origin laws and requirements. DWR and Reclamation operate with water rights issued by the State Water Resources Control Board that are junior in priority to many senior water rights holders in the Delta watershed. Under the action alternatives, senior water rights holders would continue to receive the same amount of water as under the No Action Alternative. Conveyance facilities under the action alternatives could only deliver the amount of water diverted under the existing SWP and CVP water rights and in accordance with the existing and future related regulatory requirements based upon river water levels and flow, water available in the system, the presence of threatened and endangered fish species, and water quality standards.</p>

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			<p>The project is not a comprehensive, statewide water plan, but is instead aimed at addressing many complex and long-standing issues related to the operations of the SWP and CVP in the Delta, including reliability of exported supplies. The project is just one element of the state's long-range strategy to meet anticipated future water needs of Californians in the face of expanding population and the expected effects of climate change with continued investment by the State and other public agencies in conservation, storage, recycling, desalination, treatment of contaminated aquifers, or other measures to expand supply and storage (as described in Section 1.C.3 of Appendix 1C, Water Demand Management).</p>
803	1	<p>This is the peripheral canal by another name. And far more expensive. It was a bad idea then and it's a bad idea now.</p>	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>The comment does not raise any environmental issue related to the 2015 RDEIR/SDEIS or the 2013 DEIR/EIS. Refer to Master Response 36 (Peripheral Canal) and Master Response 5 (Cost and Funding).</p>
804	1	<p>These water tunnels are not a solution! We need to allocate our water more wisely, not cave to the demands of agri-business.</p>	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>No issues related to the adequacy of the environmental impact analysis in the EIR/S were raised.</p> <p>The project proposes to stabilize water supplies, and exports could only increase under certain circumstances. Water deliveries from the federal and state water projects under a fully-implemented Alternative 4A are projected to be roughly the same as the average annual amount diverted in the last 20 years. Although the proposed project would not increase the overall volume of Delta water exported, it would make the deliveries more predictable and reliable, while restoring an ecosystem in steep decline. See Master Response 34 (Beneficial Use of Water).</p>
805	1	<p>The water should stay where it belongs.</p>	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>The comment does not raise any environmental issue related to the 2015 RDEIR/SDEIS or the 2013 DEIR/EIS.</p>
806	1	<p>Please protect salmon and other fish!</p>	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>The comment does not raise any environmental issue related to the 2015 RDEIR/SDEIS or the 2013 DEIR/EIS.</p>
807	1	<p>Even if the pistachio and almond millionaires were the only ones paying for this, it's still a bad idea.</p>	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds</p>

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808	1	Leave the Delta water in the Delta - almonds take way too much water per pound!	This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter. No issues related to the adequacy of the environmental impact analysis in the EIR/S were raised. The project proposes to stabilize water supplies, and exports could only increase under certain circumstances. Water deliveries from the federal and state water projects under a fully-implemented Alternative 4A are projected to be roughly the same as the average annual amount diverted in the last 20 years. Although the proposed project would not increase the overall volume of Delta water exported, it would make the deliveries more predictable and reliable, while restoring an ecosystem in steep decline. See Master Response 34 (Beneficial Use of Water).
809	1	This is a bad idea from a variety of standpoints, particularly economic and environmental aspects. Shelve this project and focus on maintaining or improving the quality of Delta waters and levees.	This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter. Please refer to Master Response 4 for additional details on the selection of alternatives. Also, please see Master Response 3 for additional details on the project purpose and need. For more information regarding cost please see Master Response 5.
810	1	These Delta Tunnels are the stupidest idea I have heard of yet. At least the Romans put water highways "above ground". They seem to be smarter than we are. The Delta Tunnels project is a terrible idea and will do damage that cannot be "undone". What are we thinking of? Are we really planning to wreck the planet?	This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter. The issue raised by the commenter addresses the merits of the project and does not raise any issues with the environmental analysis provided in the EIR/S. The proposed project was developed to meet the rigorous standards of the federal and state Endangered Species Acts; as such the proposed project is intended to be environmentally beneficial. By establishing a point of water diversion in the north Delta and new operating criteria to improve water volume, timing, and salinity, the proposed project is designed to improve native fish migratory patterns and allow for greater operational flexibility.
811	1	I'm willing to not eat pistachios or almonds if this goes through. Our original environment is much more important than commercial interests. Please rethink this, Jerry Brown.	This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter. The comment does not raise any environmental issue related to the 2015 RDEIR/SDEIS or the 2013 DEIR/EIS.
812	1	This water is for everyone. This is another greedy, evil NRA (Nasty Repugnican [expletive deleted]) grab. If they want big profits at our expense then I suggest they import water	This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of

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		from another state. Make a water pipeline instead of a petrol pipeline.	<p>Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>No issues related to the adequacy of the environmental impact analysis in the EIR/S were raised. All of the alternatives evaluated in the EIR/EIS would only divert water under existing water rights that were issued to DWR and Reclamation by the State Water Board with consideration for senior water rights and Area of Origin laws and requirements. DWR and Reclamation operate with water rights issued by the State Water Resources Control Board that are junior in priority to many senior water rights holders in the Delta watershed. Under the action alternatives, senior water rights holders would continue to receive the same amount of water as under the No Action Alternative. Conveyance facilities under the action alternatives could only deliver the amount of water diverted under the existing SWP and CVP water rights and in accordance with the existing and future related regulatory requirements based upon river water levels and flow, water available in the system, the presence of threatened and endangered fish species, and water quality standards.</p> <p>The project is not a comprehensive, statewide water plan, but is instead aimed at addressing many complex and long-standing issues related to the operations of the SWP and CVP in the Delta, including reliability of exported supplies. The project is just one element of the state's long-range strategy to meet anticipated future water needs of Californians in the face of expanding population and the expected effects of climate change with continued investment by the State and other public agencies in conservation, storage, recycling, desalination, treatment of contaminated aquifers, or other measures to expand supply and storage (as described in Section 1.C.3 of Appendix 1C, Water Demand Management).</p>
813	1	The Delta is the most precious natural resource that California has. These tunnels will make it politically impossible to consider all the interests and protect the Delta.	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>The issue raised by the commenter addresses the merits of the project and does not raise any issues with the environmental analysis provided in the EIR/S.</p>
814	1	With all our technological knowledge, it's time to harness it to fund alternative solutions which do not damage the environment to satisfy human needs.	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>The issue raised by the commenter addresses the merits of the project and does not raise any issues with the environmental analysis provided in the EIR/S. Please refer to Master Response 4 for additional details on the selection of alternatives.</p>
815	1	<p>Not worth the risks. We are the custodians of our wild places and overall environment. [The Delta] takes enough of a beating, let alone to interfere with such invasive and potentially damaging projects.</p> <p>Please say no.</p>	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>The issue raised by the commenter addresses the merits of the project and does not raise any issues with the environmental analysis provided in the EIR/S.</p>

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816	2	Take the choice in these matters out from the hands of business politicians and into the hands of qualified scientists!	The comment does not raise any environmental issue related to the 2015 RDEIR/SDEIS or the 2013 DEIR/EIS.
817	1	This does more harm than good. We can't fix one problem and create another. We have to consider all of California, not just one part at a time.	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>Since 2006, the proposed project has been developed based on sound science, data gathered from various agencies and experts over many years, input from agencies, stakeholders and independent scientists, and more than 600 public meetings, working group meetings and stakeholder briefings.</p>
818	1	God knew where to put the water. Trust Him. Don't do something that is likely to have long-term adverse consequences for the state and its citizens. There are alternatives that will work much better.	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>All of the alternatives evaluated in the EIR/EIS would only divert water under existing water rights which were issued to DWR and Reclamation by the State Water Board with consideration for senior water rights and Area of Origin laws and requirements. Also, refer to Master Response 6 and Appendix 1C for further information on demand management measures. The project is just one element of the state’s long-range strategy to meet anticipated future water needs of Californians in the face of expanding population and the expected effects of climate change. The project is not a comprehensive, statewide water plan, but is instead aimed at addressing many complex and long-standing issues related to the operations of the SWP and CVP in the Delta, including reliability of exported supplies. It is important to note that the project is not intended to serve as a state-wide solution to all of California’s water problems, and it is not an attempt to address directly the need for continued investment by the State and other public agencies in conservation, storage, recycling, desalination, treatment of contaminated aquifers, or other measures to expand supply and storage (as described in Section 1.C.3 of Appendix 1C, Demand Management Measures).</p>
819	1	People are most important. Peanuts can wait until things are better, if ever.	This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.

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820	1	<p>Please Governor, haven't we degraded the Bay-Delta ecosystem enough already?</p>	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>The comment does not raise any environmental issue related to the 2015 RDEIR/SDEIS or the 2013 DEIR/EIS. The proposed project was developed to meet the rigorous standards of the federal and state Endangered Species Acts, as such the proposed project is intended to be environmentally beneficial. By establishing a point of water diversion in the north Delta and new operating criteria to improve water volume, timing, and salinity, the proposed project is designed to improve native fish migratory patterns and allow for greater operational flexibility.</p>
821	1	<p>There are no specific details on the long-term effects of this ill-conceived project. More water for Southern California will create more development there, which will then create additional demands for more and more water. The cycle never ends.</p>	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>For information on potential growth effects due to project implementation please see Chapter 30 Growth Inducement and Other Indirect Effects, Final EIR/EIS. Also refer to Master Response 6 (Demand Management).</p>
822	1	<p>I am absolutely not in favor of the Delta tunnels project. It would be far better to prevent waste from the existing water transfer canals and mandate stricter water restrictions both for individuals, but more importantly for farmers who have continued to plant water-intensive trees regardless of this drought. The fact that the Central Valley is sinking due to draining of the aquifer because the legislature has not taken action to limit drilling of wells is another symptom of our political problem-solving issue.</p>	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>No issues related to the adequacy of the environmental impact analysis in the EIR/S were raised. All of the alternatives evaluated in the EIR/EIS would only divert water under existing water rights that were issued to DWR and Reclamation by the State Water Board with consideration for senior water rights and Area of Origin laws and requirements. DWR and Reclamation operate with water rights issued by the State Water Resources Control Board that are junior in priority to many senior water rights holders in the Delta watershed. Under the action alternatives, senior water rights holders would continue to receive the same amount of water as under the No Action Alternative. Conveyance facilities under the action alternatives could only deliver the amount of water diverted under the existing SWP and CVP water rights and in accordance with the existing and future related regulatory requirements based upon river water levels and flow, water available in the system, the presence of threatened and endangered fish species, and water quality standards.</p> <p>The project is not a comprehensive, statewide water plan, but is instead aimed at addressing many complex and long-standing issues related to the operations of the SWP and CVP in the Delta, including reliability of exported supplies. The project is just one element of the state's long-range strategy to meet anticipated future water needs of Californians in the face of expanding population and the expected effects of climate change with continued investment by the State and other public agencies in conservation, storage, recycling, desalination, treatment of contaminated aquifers, or other measures to expand supply and storage (as described in Section 1.C.3 of Appendix 1C, Water Demand Management).</p>

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823	1	You know this hostile coup by Governor Jerry Brown and his cronies is the same [expletive deleted] project denied more than twice before by California voters and citizens demands to ban this insane, immoral, bad, wrong, water theft, destroy-the-Delta project! Dead wrong before and extremely wrong now! Books have been written about it, and reams of documents reveal the crimes of corrupt government trying to rip off water for mega-agriculture corporate greed! Liars, robbers and killers of river Delta life for humans and all living things!	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>Please see Master Response 13 related to development of proposed project in accordance with the California Constitution and “beneficial and reasonable use” criteria. Also see Master Response 41 regarding transparency.</p>
824	1	<p>A better way would be to create a platform that farmers could use for wise water farming and a conservation program for residential users.</p> <p>It's time for grey water.</p>	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>The commenter offers an opinion on the merits of a particular water supply augmentation approach (greater agricultural and urban conservation, reclamation of greywater) and does not raise a specific issue related to the adequacy of the EIR/EIS.</p> <p>The issue of crops and water use is beyond the scope of the proposed project. For more information please refer to the updated draft 2013 California Water Plan’s strategy for agricultural water use efficiency, which describes the use and application of scientific processes to control agricultural water delivery and use. Also, refer to Master Response 6 and Appendix 1C for further information on demand management measures, including increasing agricultural water use efficiency and conservation.</p> <p>For more information regarding agricultural beneficial water use please see Master Response 34.</p>
825	1	Moving water isn't a long-term fix to the long-term problem we are facing. It's short-sighted and has devastating effects. Please, don't tunnel water through the Bay-Delta!	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>All of the alternatives evaluated in the EIR/EIS would only divert water under existing water rights which were issued to DWR and Reclamation by the State Water Board with consideration for senior water rights and Area of Origin laws and requirements. Also, refer to Master Response 6 and Appendix 1C for further information on demand management measures, including increasing agricultural water use efficiency and conservation.</p> <p>The project is just one element of the state’s long-range strategy to meet anticipated future water needs of Californians in the face of expanding population and the expected effects of climate change. The project is not a comprehensive, statewide water plan, but is instead aimed at addressing many complex and long-standing issues related to the operations of the SWP and CVP in the Delta, including reliability of exported supplies. It is important to note that the project is not intended to serve as a state-wide solution to all of California’s water problems, and it is not an attempt to address directly the need for continued investment by the State and other public agencies in conservation, storage, recycling, desalination, treatment of contaminated aquifers, or other measures to expand supply and storage (as described in Section 1.C.3 of Appendix 1C, Demand Management Measures).</p>
826	1	Leave this water source in place and consider Alaska's offer to ship water to California --	This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of

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		better yet a pipeline that will help, not hurt, the environment!	<p>Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>The proposed project was developed to meet the rigorous standards of the federal and state Endangered Species Acts, as such it is intended to be environmentally beneficial, not detrimental. By establishing a point of water diversion in the north Delta and new operating criteria to improve water volume, timing, and salinity, the proposed project is designed to improve native fish migratory patterns and allow for greater operational flexibility.</p> <p>For more information regarding development of alternatives and purpose and need please see Master Response 4 and 3, respectively.</p>
827	1	This isn't a fix, it's just another short-sighted decision to appease business while endangering wildlife and fragile ecosystems. If crops like almonds use too much water, then we need to not grow them here, especially during an historic drought. We have to adapt to the planet we live on; it won't happen the other way around. Projects like this will just continue to use up more resources and disrupt more interdependent systems that will need real fixing later. How about a real fix now -- one that's not commercially or politically driven? The problems created by continuing to do things this way will be far costlier.	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>The issue raised by the commenter addresses the merits of the project and does not raise any issues with the environmental analysis provided in the EIR/S. The proposed project was developed to meet the rigorous standards of the federal and state Endangered Species Acts; as such the proposed project is intended to be environmentally beneficial. By establishing a point of water diversion in the north Delta and new operating criteria to improve water volume, timing, and salinity, the proposed project is designed to improve native fish migratory patterns and allow for greater operational flexibility. Regarding water use, the proposed project does not make determinations regarding how water delivered through the proposed project conveyance or other water conveyance facility will be put to a beneficial use. The State Water Resources Control Board is charged with the comprehensive planning and allocation of water resources in California. One of the State Water Resources Control Board's charges is to ensure that the State's water is put to the best possible use and that this use is in the best interest of the California public. Please refer to Master Response 34 for additional details on beneficial use.</p>
828	1	The Delta tunnels project is a disaster waiting to happen. Please, do not devastate our Delta's fragile ecosystems or further imperil endangered salmon!	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>The issue raised by the commenter addresses the merits of the project and does not raise any issues with the environmental analysis provided in the EIR/S. The proposed project was developed to meet the rigorous standards of the federal and state Endangered Species Acts; as such the proposed project is intended to be environmentally beneficial. By establishing a point of water diversion in the north Delta and new operating criteria to improve water volume, timing, and salinity, the proposed project is designed to improve native fish migratory patterns and allow for greater operational flexibility.</p>
829	1	No more water infrastructure projects. We cannot subsidize San Joaquin farms anymore.	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p>

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			<p>No issues related to the adequacy of the environmental impact analysis in the EIR/S were raised.</p> <p>The project proposes to stabilize water supplies, and exports could only increase under certain circumstances. Water deliveries from the federal and state water projects under a fully-implemented Alternative 4A are projected to be roughly the same as the average annual amount diverted in the last 20 years. Although the proposed project would not increase the overall volume of Delta water exported, it would make the deliveries more predictable and reliable, while restoring an ecosystem in steep decline. See Master Response 34 (Beneficial Use of Water).</p>
830	1	We can live without almonds and pistachios but we can't continue to live on a planet devoid of the creatures that contribute to its health.	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>The comment does not raise any environmental issue related to the 2015 RDEIR/SDEIS or the 2013 DEIR/EIS.</p>
831	1	The Big Agriculture corporations, who want to steal all of California's water need to be told no in a big way. How is their profit, mainly selling to overseas markets, going to restore the Delta, once it has been destroyed? Big Agriculture needs to relocate to areas in the US that have more water, not expect the rest of California to suffer for their lack of foresight! No to the tunnels and no to water theft!	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>The comment does not raise any environmental issue related to the 2015 RDEIR/SDEIS or the 2013 DEIR/EIS.</p>
832	1	I am outraged that you would think it is more important that farmers get the water in order to export the crop, than to protect the ecology of the Delta area.	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>The issue raised by the commenter addresses the merits of the project and does not raise any issues with the environmental analysis provided in the EIR/S. The proposed project was developed to meet the rigorous standards of the federal and state Endangered Species Acts; as such the proposed project is intended to be environmentally beneficial. By establishing a point of water diversion in the north Delta and new operating criteria to improve water volume, timing, and salinity, the proposed project is designed to improve native fish migratory patterns and allow for greater operational flexibility.</p>
833	1	The "California WaterFix" needs to be fixed down south, for them to find water sources there, not by robbing the water that belongs to us in the Delta. I expect you to do what is right and block any and all efforts to stop the Delta tunnels/California WaterFix (Alternative 4A) project.	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>Please note that the project has been initiated and carried forward by two Governors acting on a mandate from the voters of the State as a whole. Since 2006, the proposed project has been developed based on sound science, data gathered from various agencies and experts over many years, input from agencies, stakeholders and independent scientists, and more than 600 public meetings, working group meetings and stakeholder briefings.</p>

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			<p>Since the late 1800s, the Bay-Delta ecosystem has been substantially altered. Changes in key environmental attributes of the Bay-Delta have contributed to the current degraded state of the ecosystem and appear to be proximate causes of declines in desired fishes and increases in non-native species. California WaterFix is not intended to address all the factors that have contributed to the Delta's decline and briefly summarizes a few but not all of those factors. Many factors that have contributed to the decline of the Delta's ecosystem including the conversion of tidal marsh and floodplains to farmland, construction of levees and altering of tide flows, in-Delta and upstream water diversions, contaminant discharges, ammonia and nutrient discharges and changes to the food web, increases in water temperatures, and introduction of non-native and invasive species. The Delta will remain in a highly altered state for the foreseeable future and the project is not intended to address all the past harms or restore the Delta to a pre-altered state.</p> <p>The project would help to address the resilience and adaptability of the Delta to climate change through water delivery facilities combined with a range of operational flexibility. In addition to the added water management flexibility created by new water diversions and operational scenarios, the project would improve habitat, increase food supplies and reduce the effects of other stressors on the Delta ecosystem.</p> <p>The proposed project is not intended to serve as a state-wide solution to all of California's water problems and it is not an attempt to address directly the need for continued investment by the State and other public agencies in conservation, recycling, desalination, treatment of contaminated aquifers, or other measures to expand supply and storage. Nor is the proposed project intended to solve all environmental challenges facing the Delta. Please see Master Response 6 for further information regarding how many of the suggested components have merit from a state-wide water policy standpoint, and some are being implemented or considered independently throughout the state, but are beyond the scope of the proposed project.</p> <p>The plan does not increase the amount of water to which DWR holds water rights or for use as allowed under its contracts. Although the project would not increase the overall volume of Delta water exported, it would make the deliveries more predictable and reliable, while restoring an ecosystem in steep decline. It is projected that water deliveries from the federal and state water projects under a fully-implemented California WaterFix project would be roughly the same as the average annual amount diverted in the last 20 years.</p> <p>Please refer to Master Responses 31 (Delta Reform Act), Master Response 26 (Changes in Delta Exports), Master Response 3 (Purpose and Need), and Master Response 35 (MWD Water Supply).</p>
834	1	No! No! No! Now is not the time for business-as-usual political hanky-panky with the people's water, the natural environment and our children's future! Hello? Are you here?	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>The comment does not raise any environmental issue related to the 2015 RDEIR/SDEIS or the 2013 DEIR/EIS.</p>
835	1	Governor Brown, there are better ways to manage our water. How about looking at the dairy farms?	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>No issues related to the adequacy of the environmental impact analysis in the EIR/S were raised. All of the alternatives evaluated in the EIR/EIS would only divert water under existing water rights that were issued to DWR and Reclamation by the State Water Board with consideration for senior water rights and Area of Origin laws and requirements. The issue of crops and water use is beyond the scope of the Proposed Project.</p>

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			<p>For more information please refer to the updated draft 2013 California Water Plan’s strategy for agricultural water use efficiency, which describes the use and application of scientific processes to control agricultural water delivery and use. Also, refer to Master Response 6 and Appendix 1C for further information on demand management measures, including increasing agricultural water use efficiency and conservation.</p> <p>The project is just one element of the state’s long-range strategy to meet anticipated future water needs of Californians in the face of expanding population and the expected effects of climate change. The project is not a comprehensive, statewide water plan, but is instead aimed at addressing many complex and long-standing issues related to the operations of the SWP and CVP in the Delta, including reliability of exported supplies. It is important to note that the project is not intended to serve as a state-wide solution to all of California’s water problems, and it is not an attempt to address directly the need for continued investment by the State and other public agencies in conservation, storage, recycling, desalination, treatment of contaminated aquifers, or other measures to expand supply and storage (as described in Section 1.C.3 of Appendix 1C, Demand Management Measures). The proposed project would not increase the amount of water to which SWP and CVP hold water rights for use allowed under their contracts and permits and approvals for refuge water supplies or other environmental purposes.</p>
836	1	It's not a water "fix"; it is water theft. It is time we recognize we in California have grown too big for the available water. We have to live within our limits.	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>As stated in the Project Objectives and Purpose and Need (see Chapter 2 of the EIR/S), all of the action alternatives would continue the operation of the SWP and CVP in accordance with the existing water rights and regulatory criteria adopted by the State Water Resources Control Board, U.S. Fish and Wildlife Service, National Marine Fisheries Service, and California Department of Fish and Wildlife. All of the alternatives evaluated in the EIR/EIS would only divert water under existing water rights which were issued to DWR and Reclamation by the State Water Board with consideration for senior water rights and Area of Origin laws and requirements. The proposed project does not seek any new water rights or any changes in total water rights issued to DWR and Reclamation.</p> <p>The Proposed Project is not intended to serve as a state-wide solution to all of California’s water problems, and it is not an attempt to address directly the need for continued investment by the State and other public agencies in agricultural and municipal/industrial water conservation, recycling, desalination, treatment of contaminated aquifers, or other measures to expand supply and storage (as described in Section 1.C.3 of Appendix 1C, Water Demand Management).</p> <p>The issue raised by the commenter addresses the merits of the project and does not raise any issues with the environmental analysis provided in the EIR/S.</p>
837	1	Salmon and other fisheries need the water. Almonds and other water-intensive crops should be grown elsewhere [than] in a climate that is getting drier each year. California needs to look forward and consider what our agriculture should look like when water is always going to be limited.	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>All of the alternatives evaluated in the EIR/EIS would only divert water under existing water rights which were issued to DWR and Reclamation by the State Water Board with consideration for senior water rights and Area of Origin laws and requirements. The proposed project does not seek any new water rights nor reduction in total water rights issued to DWR and Reclamation. Operations for the Proposed Project would still be consistent with the criteria set by the U.S. Fish and Wildlife Service and National Marine Fisheries</p>

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			<p>Service biological opinions and State Water Resources Control Board Water Right Decision 1641 (D-1641). Over the long-term, the proposed project would decrease total exports of SWP and CVP water as compared to Existing Conditions and No Action Alternative in the summer and early fall months; and increase exports in the wet winter months when the river flows are high to improve conditions for salmon and other fish.</p>
838	1	We need conservation that preserves what we have, not this atrocity.	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>The issue raised by the commenter addresses the merits of the project and does not raise any issues with the environmental analysis provided in the EIR/S. The proposed project was developed to meet the rigorous standards of the federal and state Endangered Species Acts; as such the proposed project is intended to be environmentally beneficial. By establishing a point of water diversion in the north Delta and new operating criteria to improve water volume, timing, and salinity, the proposed project is designed to improve native fish migratory patterns and allow for greater operational flexibility.</p>
839	1	Messing with natural waterways, as seen during the water wars of the 30s and 40s has devastating effects, not just on communities and farming, but also on wildlife habitats. We must look to the past for solid solutions for the future, and rerouting water, even underground aquifers is not the route to go. We must find a solution that is both community, and ecologically friendly. Not just for us, now, but for our children and the world they inherit. Stop this proposal. Burn it.	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>No issues related to the adequacy of the environmental impact analysis in the EIR/S were raised. As a plan prepared to meet the rigorous standards of the federal and state Endangered Species Acts, the proposed project is intended to be environmentally beneficial, not detrimental. By establishing a point of water diversion in the north Delta and new operating criteria to improve water volume, timing, and salinity, the proposed project is designed to improve native fish migratory patterns and allow for greater operational flexibility. For more information regarding purpose and need of the proposed project please see Master Response 3.</p> <p>All of the alternatives evaluated in the EIR/EIS would only divert water under existing water rights that were issued to DWR and Reclamation by the State Water Board with consideration for senior water rights and Area of Origin laws and requirements. DWR and Reclamation operate with water rights issued by the State Water Resources Control Board that are junior in priority to many senior water rights holders in the Delta watershed. Under the action alternatives, senior water rights holders would continue to receive the same amount of water as under the No Action Alternative. Conveyance facilities under the action alternatives could only deliver the amount of water diverted under the existing SWP and CVP water rights and in accordance with the existing and future related regulatory requirements based upon river water levels and flow, water available in the system, the presence of threatened and endangered fish species, and water quality standards.</p>
840	1	I understand that the drought is forcing difficult choices, but funneling water away from the Delta and Bay is still the wrong choice!	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>All of the alternatives evaluated in the EIR/EIS would only divert water under existing water rights which were issued to DWR and Reclamation by the State Water Board with consideration for senior water rights and Area of Origin laws and requirements. Also, refer to Master Response 6 and Appendix 1C for further</p>

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			<p>information on demand management measures, including increasing agricultural water use efficiency and conservation.</p> <p>The project is just one element of the state’s long-range strategy to meet anticipated future water needs of Californians in the face of expanding population and the expected effects of climate change. The project is not a comprehensive, statewide water plan, but is instead aimed at addressing many complex and long-standing issues related to the operations of the SWP and CVP in the Delta, including reliability of exported supplies. It is important to note that the project is not intended to serve as a state-wide solution to all of California’s water problems, and it is not an attempt to address directly the need for continued investment by the State and other public agencies in conservation, storage, recycling, desalination, treatment of contaminated aquifers, or other measures to expand supply and storage (as described in Section 1.C.3 of Appendix 1C, Demand Management Measures).</p>
841	1	We may love almonds, but we're more than willing to stop eating any food items that just aren't suited to our state's ability to grow them on our land without destroying it in the process.	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>State constitutional restrictions require the reasonable and beneficial use of water and state law requires that water supplied from the Delta be put to beneficial uses. The Lead Agencies do not have the authority to designate what water deliveries are used for. Please refer to Master Response 34 regarding the potential uses of water delivered via proposed conveyance facilities.</p>
842	1	How could even a typical politician call this a "California water fix" unless they are talking about a "fix" as in shooting up heroin? This is stupid in general, but during a serious drought, someone would have to be totally ignorant of science and/or being bribed, which of course, never happens. Jerry Brown should at least veto this stupid bill.	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>Since 2006, the proposed has been developed based on sound science, data gathered from various agencies and experts over many years, input from agencies, stakeholders and independent scientists, and more than 600 public meetings, working group meetings and stakeholder briefings.</p> <p>DWR’s fundamental purpose of the proposed project is to make physical and operational improvements to the SWP system in the Delta necessary to restore and protect ecosystem health, water supplies of the SWP and CVP south of the Delta, and water quality within a stable regulatory framework, consistent with statutory and contractual obligations. By establishing a point of water diversion in the north Delta and new operating criteria to improve water volume, timing, and salinity, the proposed project is designed to improve native fish migratory patterns and allow for greater operational flexibility. Refer to Master Response 3 (Purpose and Need).</p>
843	1	Leave the water alone! It belongs to the people of this beautiful state and its future generations. Now that the rivers are protected and clean, man needs to keep out. Whenever man interferes to benefit groups that are only in for the money, we lose sight of what is really important.	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>No issues related to the adequacy of the environmental impact analysis in the EIR/S were raised. As a plan prepared to meet the rigorous standards of the federal and state Endangered Species Acts, the proposed project is intended to be environmentally beneficial, not detrimental. By establishing a point of water diversion in the north Delta and new operating criteria to improve water volume, timing, and salinity, the</p>

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			<p>proposed project is designed to improve native fish migratory patterns and allow for greater operational flexibility. For more information regarding purpose and need of the proposed project please see Master Response 3.</p> <p>All of the alternatives evaluated in the EIR/EIS would only divert water under existing water rights that were issued to DWR and Reclamation by the State Water Board with consideration for senior water rights and Area of Origin laws and requirements. DWR and Reclamation operate with water rights issued by the State Water Resources Control Board that are junior in priority to many senior water rights holders in the Delta watershed. Under the action alternatives, senior water rights holders would continue to receive the same amount of water as under the No Action Alternative. Conveyance facilities under the action alternatives could only deliver the amount of water diverted under the existing SWP and CVP water rights and in accordance with the existing and future related regulatory requirements based upon river water levels and flow, water available in the system, the presence of threatened and endangered fish species, and water quality standards.</p>
844	1	Rather than build this expensive tunnel that may destroy the Delta, why not give farmers money to install underground drip systems? It works in Israel, so why not here?	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>The commenter offers an opinion on the merits of a particular water supply augmentation approach (greater agricultural conservation) and does not raise a specific issue related to the adequacy of the EIR/EIS.</p> <p>The issue of crops and water use is beyond the scope of the proposed project. For more information please refer to the updated draft 2013 California Water Plan's strategy for agricultural water use efficiency, which describes the use and application of scientific processes to control agricultural water delivery and use. Also, refer to Master Response 6 and Appendix 1C for further information on demand management measures, including increasing agricultural water use efficiency and conservation.</p> <p>For more information regarding agricultural beneficial water use please see Master Response 34.</p>
845	1	The state is fooling with natural ecosystems which is a bad idea to begin with. The real spelling of the California Water Fix Is "Big Ruin."	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>The issue raised by the commenter addresses the merits of the project and does not raise any issues with the environmental analysis provided in the EIR/S. The proposed project was developed to meet the rigorous standards of the federal and state Endangered Species Acts; as such the proposed project is intended to be environmentally beneficial. By establishing a point of water diversion in the north Delta and new operating criteria to improve water volume, timing, and salinity the proposed project is designed to improve native fish migratory patterns and allow for greater operational flexibility.</p>
846	1	The south needs to develop other resources or change what they grow. They can't continue to strip more & more from the north.	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>More than two-thirds of the residents of the state and more than two million acres of highly productive farm</p>

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			<p>land receive water exported from the Delta watershed. The proposed project aims to provide a more reliable water supply, in a way more protective of fish. However, the project proponents have no authority to designate what water is used for.</p> <p>One of the State Water Resources Control Board's (State Water Board's) charges is to ensure that the State's water is put to the best possible use and that this use is in the best interest of the California public. This charge is reflected in part by the designation of beneficial uses established through the State Water Board's planning process. These beneficial uses are identified in each Water Quality Control Plan (Basin Plan) issued by the State Water Board.</p>
847	1	<p>Stop this nonsense. Diverting water from a precious source to inefficient agriculture uses is not wise. Droughts are common in CA -- we must learn to conserve.</p>	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>No issues related to the adequacy of the environmental impact analysis in the EIR/S were raised. All of the alternatives evaluated in the EIR/EIS would only divert water under existing water rights that were issued to DWR and Reclamation by the State Water Board with consideration for senior water rights and Area of Origin laws and requirements. Senior water rights holders are not affected by implementation of action alternatives. The amount of water that DWR and Reclamation would be able to pump from the proposed north Delta facilities is set by Federal regulating agencies, ESA compliance and project design, and not by the water contractors. Operations for the proposed project would still be consistent with the criteria set by the U.S. Fish and Wildlife Service and National Marine Fisheries Service biological opinions and State Water Resources Control Board Water Right Decision 1641 (D-1641), subject to adjustments made pursuant to the adaptive management process, as described in Chapter 5, Water Supply of the EIR/S.</p> <p>The proposed project is not intended to serve as a state-wide solution to all of California's water problems, and it is not an attempt to address directly the need for continued investment by the State and other public agencies in agricultural and municipal/industrial water conservation, recycling, desalination, treatment of contaminated aquifers, or other measures to expand supply and storage (as described in Section 1.C.3 of Appendix 1C, Water Demand Management).</p>
848	1	<p>I live here. We need the water here more now than ever. There isn't a lot to divert elsewhere especially to water-thirsty industrial agricultural projects. We need to protect critically endangered salmon and other fish species in the Delta and San Francisco Bay downstream. Please . . . no.</p>	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>More than two-thirds of the residents of the state and more than two million acres of highly productive farm land receive water exported from the Delta watershed. The proposed project aims to provide a more reliable water supply, in a way more protective of fish. However, the project proponents have no authority to designate what water is used for.</p> <p>One of the State Water Resources Control Board's (State Water Board's) charges is to ensure that the State's water is put to the best possible use and that this use is in the best interest of the California public. This charge is reflected in part by the designation of beneficial uses established through the State Water Board's planning process. These beneficial uses are identified in each Water Quality Control Plan (Basin Plan) issued by the State Water Board.</p>
849	1	<p>We need to protect the water we have left.</p>	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of</p>

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			<p>Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>The comment does not raise any environmental issue related to the 2015 RDEIR/SDEIS or the 2013 DEIR/EIS.</p>
850	1	You were elected to protect our population, not big business!	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>The issue raised by the commenter addresses the merits of the project and does not raise any issues with the environmental analysis provided in the EIR/S.</p>
851	1	Please reconsider this action! An almond needs approximately half a bucket of water to produce it, so stop/cease the almond production, period!	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>State constitutional restrictions require the reasonable and beneficial use of water and state law requires that water supplied from the Delta be put to beneficial uses. The Lead Agencies do not have the authority to designate what water deliveries are used for. Please refer to Master Response 34 regarding the potential uses of water delivered via proposed conveyance facilities.</p>
852	1	Please, look at the long-term consequences of the installing these pipelines -- 7 generations. The wisdom is lost; the reasoning not sound. There are other solutions. It is not wise to feed a hunger from another's need. Thank you in advance for finding a way to look outside the box -- to look at what has worked in other countries.	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>15 alternatives and 3 new subalternatives were analyzed in the EIR/S and the RDEIR/RSEIS respectively. Four major alignments have been included in the EIR/S: Through-Delta, East of the Sacramento River, West of the Sacramento River, and a Tunnel under the Delta. Many additional proposals by public and private individuals and organizations have also been evaluated and described in Chapter 3 of the EIR/S and Appendix 3A, Identification of Water Conveyance Alternatives, Conservation Measure 1.</p> <p>Please see Master Response 4 regarding the development of alternatives. Please see Master Response 6 for information on Demand Management.</p>
853	1	The California Delta has been home to me my whole life. It is beautiful and needs to be protected. Please don't take from it to keep cash crops in business. Keep this ecosystem alive.	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>No issues related to the adequacy of the environmental impact analysis in the EIR/S were raised.</p> <p>The project proposes to stabilize water supplies, and exports could only increase under certain circumstances. Water deliveries from the federal and state water projects under a fully-implemented Alternative 4A are projected to be roughly the same as the average annual amount diverted in the last 20</p>

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			<p>years. Although the proposed project would not increase the overall volume of Delta water exported, it would make the deliveries more predictable and reliable, while restoring an ecosystem in steep decline. See Master Response 34 (Beneficial Use of Water).</p>
854	1	<p>It would be much wiser to put a moratorium on new housing construction in our deserts.</p>	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>The comment does not raise any environmental issue related to the 2015 RDEIR/SDEIS or the 2013 DEIR/EIS. Please refer to Master Response 3 regarding the purpose and need for the project.</p>
855	1	<p>These tunnels will devastate the area in Northern California and encourage agricultural practices that are not water-smart.</p>	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>No issues related to the adequacy of the environmental impact analysis in the EIR/S were raised.</p> <p>The project proposes to stabilize water supplies, and exports could only increase under certain circumstances. Water deliveries from the federal and state water projects under a fully-implemented Alternative 4A are projected to be roughly the same as the average annual amount diverted in the last 20 years. Although the proposed project would not increase the overall volume of Delta water exported, it would make the deliveries more predictable and reliable, while restoring an ecosystem in steep decline. See Master Response 34 (Beneficial Use of Water).</p>
856	1	<p>Realizing that much work went into the current water proposal, the general welfare of the state seems to require much consideration of the need to replace ground water, to build replacement storage facilities to cover where ground water usage has caused subsidence, and a detailed review of environmental effects of any action. The current plan does not do this adequately. It also seems [like] a high-cost alternative, when lower-cost actions would meet state needs.</p>	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>The Lead Agencies respectfully disagree with the general assertion that the documentation is fundamentally flawed as stated by the commenter. The documentation generated by this proposed project has undergone extensive public and scientific input, discussion, and transparency, including the posting of administrative draft chapters online and providing many more opportunities for public participation than is normally required by the CEQA/NEPA processes (see Master Response 41 [Transparency]). The project was initiated by former Governor Arnold Schwarzenegger, who was twice elected by a majority of California voters. The process has continued under the administration of his successor, Edmund G. Brown, Jr. Hence, the project has been initiated and carried forward by two Governors acting on a mandate from the voters of the State as a whole.</p> <p>It is important to note, that the proposed project is not intended to serve as a state-wide solution to all of California's water problems and it is not an attempt to address directly the need for continued investment by the State and other public agencies in conservation, recycling, desalination, treatment of contaminated aquifers, or other measures to expand supply and storage. Nor is the proposed project intended to solve all</p>

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			<p>environmental challenges facing the Delta. Please see Master Response 6 (Demand Management) for further information regarding how many of the suggested components have merit from a state-wide water policy standpoint, and some are being implemented or considered independently throughout the state, but are beyond the scope of the proposed project.</p> <p>Please also refer to Master Response 4 (Alternatives) and Master Response 5 (Cost of Implementation).</p>
857	1	You've done some great things this last week, Governor, and I thank you. But this is a bad idea.	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>The comment does not raise any environmental issue related to the 2015 RDEIR/SDEIS or the 2013 DEIR/EIS.</p>
858	1	We can't lose sight of the big picture of habitat preservation in a misguided effort at short-term relief for big agriculture.	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>No issues related to the adequacy of the environmental impact analysis in the EIR/S were raised.</p> <p>The proposed project was developed to meet the rigorous standards of the federal and state Endangered Species Acts, as such it is intended to be environmentally beneficial, not detrimental. By establishing a point of water diversion in the north Delta and new operating criteria to improve water volume, timing, and salinity, the proposed project is designed to improve native fish migratory patterns and allow for greater operational flexibility. See Master Response 3 (Purpose and Need) and Master Response 34 (Beneficial Use of Water).</p>
859	1	This is a self-serving water grab by big business and the political interests in Southern California. As a life-long resident of Northern California, I am tired of big money and Southern California trying to rip off my water!	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>The comment does not raise any environmental issue related to the 2015 RDEIR/SDEIS or the 2013 DEIR/EIS. By establishing a point of water diversion in the north Delta and new operating criteria to improve water volume, timing, and salinity, the proposed project is designed to improve native fish migratory patterns and allow for greater operational flexibility. It is not the result of "favoring" large corporations (e.g., large agribusinesses). In fact, this issue is beyond the scope of the project as the Lead Agencies do not have local land use/zoning authority. See Master Response 3 (Purpose and Need), Master Response 34 (Beneficial Use of Water), Master Response 26 (Change in Delta Exports), and Master Response 35 (Southern California Water Supply).</p>
860	1	This planned theft and rape of our Delta system for the sake of farmers who then export the produce is obscene. Don't do it!	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds</p>

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			<p>to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>No issues related to the adequacy of the environmental impact analysis in the EIR/S were raised.</p> <p>The project proposes to stabilize water supplies, and exports could only increase under certain circumstances. Water deliveries from the federal and state water projects under a fully-implemented Alternative 4A are projected to be roughly the same as the average annual amount diverted in the last 20 years. Although the proposed project would not increase the overall volume of Delta water exported, it would make the deliveries more predictable and reliable, while restoring an ecosystem in steep decline. See Master Response 34 (Beneficial Use of Water).</p>
861	1	Don't send Northern California's water to Southern California! Build desalinization plants on the Southern California coast!	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>No issues related to the adequacy of the environmental impact analysis in the EIR/S were raised.</p> <p>See Master Response 35 (Southern California Water Supply) and Master Response 7 (Desalination).</p>
862	1	This project just irks me. The agriculture industrial use of water over the residents of California including the native species is wrong and unjust.	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>No issues related to the adequacy of the environmental impact analysis in the EIR/S were raised.</p> <p>The proposed project was developed to meet the rigorous standards of the federal and state Endangered Species Acts, as such it is intended to be environmentally beneficial, not detrimental. By establishing a point of water diversion in the north Delta and new operating criteria to improve water volume, timing, and salinity, the proposed project is designed to improve native fish migratory patterns and allow for greater operational flexibility. See Master Response 3 (Purpose and Need) and Master Response 34 (Beneficial Use of Water).</p>
863	1	<p>How fracking obscene. (In both uses of both words.)</p> <p>This is also the definition of both hubris and the Yiddish word meshuga.</p> <p>To take water necessary for keeping the land from burning up and diverting it to private usage is unacceptable (under any definition)!</p>	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>With respect to fracking by the oil industry, State constitutional restrictions require the reasonable and beneficial use of water, and state laws require that water pumped from the Delta be put to stipulated beneficial uses. Beneficial uses include agricultural, municipal, and industrial consumptive uses; power production; and in-stream uses including fish protection flows. Fracking presumably would be an "industrial" use of water. As of the present, hydraulic fracturing is a lawful use of water, as state law generally permits. (California Public Resources Code, § 3106[b]). Since 2006, the proposed project has been developed based on sound science, data gathered from various agencies and experts over many years, input from agencies, stakeholders and independent scientists, and more than 600 public meetings, working group meetings and</p>

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			stakeholder briefings. The premise of the California WaterFix is that it will provide environmental benefits while stabilizing water supplies for a large population of California residents, consistent with statutory policy as found in the Delta Reform Act of 2009 (see, e.g., California Public Resources Code, §§ 85001(c), 85002, 85004(a), 85020.) Refer to Master Response 31 (Compliance with the Delta Reform Act).
864	1	Water is necessary for life. It shouldn't be commodified [and] sold off to corporate interests, many of which could be international! We're in a drought, people!	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>Project operations will be governed and monitored consistent with permit restrictions. The project analysis indicates that annual water diversions from the Delta would be within 10% of the historic 20-year average. For additional information on water operations under the proposed project, please see Chapter 5, Water Supply, EIR/EIS. Please see Master Response 26 for additional discussion of changes in exports.</p>
865	1	I strongly oppose this project as it would exacerbate California's drought issues that we are still currently facing. This project lacks common sense and it wouldn't be surprising if someone is guaranteed to make some cents off of it, and a lot of them.	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>The Lead Agencies respectfully disagree with the general assertion that the documentation is fundamentally flawed as stated by the commenter. Since 2006, the documentation generated by this proposed project has undergone extensive public and scientific input, discussion, and transparency, including the posting of administrative draft chapters online and providing many more opportunities for public participation than is normally required by the CEQA/NEPA processes (see Master Response 41 [Transparency]). The project was initiated by former Governor Arnold Schwarzenegger, who was twice elected by a majority of California voters. The process has continued under the administration of his successor, Edmund G. Brown, Jr. Hence, the project has been initiated and carried forward by two Governors acting on a mandate from the voters of the State as a whole.</p> <p>It is important to note, that the proposed project is not intended to serve as a state-wide solution to all of California's water problems and it is not an attempt to address directly the need for continued investment by the State and other public agencies in conservation, recycling, desalination, treatment of contaminated aquifers, or other measures to expand supply and storage. Nor is the proposed project intended to solve all environmental challenges facing the Delta. Please see Master Response 6 (Demand Management) for further information regarding how many of the suggested components have merit from a state-wide water policy standpoint, and some are being implemented or considered independently throughout the state, but are beyond the scope of the proposed project.</p> <p>Please also refer to Master Response 4 (Alternatives) and Master Response 3 (Purpose and Need).</p>
866	1	Protect our water! Every area should take measures to be water self-sufficient.	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>No issues related to the adequacy of the environmental impact analysis in the EIR/S were raised. Please refer to Master Response 6 for additional details on demand management.</p>

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867	1	Environmental protection is essential to the long-term sustainability of our one and only planet. We need to be conserving water for the environment instead of for non-essential crops such as almonds and pistachios.	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>No issues related to the adequacy of the environmental impact analysis in the EIR/S were raised.</p> <p>The proposed project was developed to meet the rigorous standards of the federal and state Endangered Species Acts, as such it is intended to be environmentally beneficial, not detrimental. By establishing a point of water diversion in the north Delta and new operating criteria to improve water volume, timing, and salinity the proposed project is designed to improve native fish migratory patterns and allow for greater operational flexibility. See Master Response 3 (Purpose and Need) and Master Response 34 (Beneficial Use of Water).</p>
868	1	Please do not damage the environment in order to put more money into the pockets of corporate "farmers"!	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>No issues related to the adequacy of the environmental impact analysis in the EIR/S were raised.</p> <p>The proposed project was developed to meet the rigorous standards of the federal and state Endangered Species Acts, as such it is intended to be environmentally beneficial, not detrimental. By establishing a point of water diversion in the north Delta and new operating criteria to improve water volume, timing, and salinity, the proposed project is designed to improve native fish migratory patterns and allow for greater operational flexibility. See Master Response 3 (Purpose and Need) and Master Response 34 (Beneficial Use of Water).</p>
869	1	Stop destroying our earth for profit!	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>The comment does not raise any environmental issue related to the 2015 RDEIR/SDEIS or the 2013 DEIR/EIS.</p>
870	1	Big Oil, Big Agriculture and Big Water Moving Projects all need to go. They are a bad leftover from the 19th and 20th centuries.	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>Providing regulatory oversight to agribusinesses and the oil industry is outside the scope of the proposed project and environmental analysis. Since 2006, the project has been developed based on sound science, data gathered from various agencies and experts over many years, input from agencies, stakeholders and independent scientists, and more than 600 public meetings, working group meetings and stakeholder briefings.</p>
871	1	I was raised in Benicia on the Carquinez Strait and my mother remembered when the	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of</p>

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		<p>water was green and she could swim in it.</p> <p>I'm afraid Governor Brown's plan would degrade flow and harm fish biology.</p> <p>Stop raising beef. No more golf courses. When we stop wars, everyone can have a low flow toilet and shower head, or compost toilet. Oh, and stop breeding!</p> <p>Do not pass this trendy and very shaky proposal to be cool.</p>	<p>Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>More than two-thirds of the residents of the state and more than two million acres of highly productive farm land receive water exported from the Delta watershed. The proposed project aims to provide a more reliable water supply, in a way more protective of fish. However, the project proponents have no authority to designate what water is used for.</p> <p>One of the State Water Resources Control Board's (State Water Board's) charges is to ensure that the State's water is put to the best possible use and that this use is in the best interest of the California public. This charge is reflected in part by the designation of beneficial uses established through the State Water Board's planning process. These beneficial uses are identified in each Water Quality Control Plan (Basin Plan) issued by the State Water Board.</p> <p>The proposed project Lead Agencies have no power to impose penalties on individual water users. DWR and Reclamation have contracts with various entities, some of which sell water to water retailers, who have individual policies and programs to motivate ratepayers to conserve water. Different districts have the right to take different approaches depending on their individual circumstances.</p>
872	1	<p>This is not the fix we need. Stop allowing foreign countries from growing alfalfa in California for export, and stop ridiculous water users (like those in Bel Air) from squandering what we have. Protect fish and wildlife and the Bay Delta instead.</p>	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>No issues related to the adequacy of the environmental impact analysis in the EIR/S were raised.</p> <p>The proposed project was developed to meet the rigorous standards of the federal and state Endangered Species Acts, as such it is intended to be environmentally beneficial, not detrimental. By establishing a point of water diversion in the north Delta and new operating criteria to improve water volume, timing, and salinity, the proposed project is designed to improve native fish migratory patterns and allow for greater operational flexibility. See Master Response 3 (Purpose and Need) and Master Response 34 (Beneficial Use of Water).</p>
873	1	<p>We can all eat fewer almonds in view of the severe drought!</p>	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>No issues related to the adequacy of the environmental impact analysis in the EIR/EIS were raised in this comment letter.</p>
874	1	<p>Please do not take water. Instead save water. Leave it be; all ecosystems need their share.</p>	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>No issues related to the adequacy of the environmental impact analysis in the EIR/S were raised. All of the alternatives evaluated in the EIR/EIS would only divert water under existing water rights that were issued to</p>

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			<p>DWR and Reclamation by the State Water Board with consideration for senior water rights and Area of Origin laws and requirements. DWR and Reclamation operate with water rights issued by the State Water Resources Control Board that are junior in priority to many senior water rights holders in the Delta watershed. Under the action alternatives, senior water rights holders would continue to receive the same amount of water as under the No Action Alternative. Conveyance facilities under the action alternatives could only deliver the amount of water diverted under the existing SWP and CVP water rights and in accordance with the existing and future related regulatory requirements based upon river water levels and flow, water available in the system, the presence of threatened and endangered fish species, and water quality standards.</p> <p>As a plan prepared to meet the rigorous standards of the federal and state Endangered Species Acts, the proposed project is intended to be environmentally beneficial, not detrimental. By establishing a point of water diversion in the north Delta and new operating criteria to improve water volume, timing, and salinity, the proposed project is designed to improve native fish migratory patterns and allow for greater operational flexibility.</p>
875	1	No more water for swimming pools and golf courses [expletive deleted]. And the damn waste of money and resources to build this disaster. You braindead over there?	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>The comment does not raise any environmental issue related to the 2015 RDEIR/SDEIS or the 2013 DEIR/EIS.</p>
876	1	Already we have sent a huge portion of our Northern California water to Southern California and the deserts with the peripheral canal and they use it frivolously. We are on water rationing and should not send more water and ruin the Delta, which needs that water.	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>No issues related to the adequacy of the environmental impact analysis in the EIR/S were raised. All of the alternatives evaluated in the EIR/EIS would only divert water under existing water rights that were issued to DWR and Reclamation by the State Water Board with consideration for senior water rights and Area of Origin laws and requirements. DWR and Reclamation operate with water rights issued by the State Water Resources Control Board that are junior in priority to many senior water rights holders in the Delta watershed. Under the action alternatives, senior water rights holders would continue to receive the same amount of water as under the No Action Alternative. Conveyance facilities under the action alternatives could only deliver the amount of water diverted under the existing SWP and CVP water rights and in accordance with the existing and future related regulatory requirements based upon river water levels and flow, water available in the system, the presence of threatened and endangered fish species, and water quality standards.</p> <p>The range of alternatives in the EIR/EIS includes alternatives which result in reductions in SWP and CVP water deliveries south of the Delta as compared to the Existing Conditions and the No Action Alternative. The No Action Alternative and Alternatives 4H1, 4H2, 4H3, 4H4; 5; 6A, 6B, 6C; 7; 8; and 9 would result in less SWP and CVP water deliveries south of the Delta than under Existing Conditions (shown in Tables 5-5 and 5-8). Similarly, Alternatives 6A, 6B, 6C; 7; 8; and 9 would result in less SWP and CVP water deliveries south of the Delta than under the No Action Alternative (shown in Tables 5-6 and 5-9). However, SWP and CVP water deliveries would continue under all alternatives.</p>
877	1	San Francisco Bay needs the water to survive as a healthy ecosystem with all its benefits.	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of</p>

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878	1	No big agriculture Southern California water grabs.	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>No issues related to the adequacy of the environmental impact analysis in the EIR/S were raised.</p> <p>The project proposes to stabilize water supplies, and exports could only increase under certain circumstances. Water deliveries from the federal and state water projects under a fully-implemented Alternative 4A are projected to be roughly the same as the average annual amount diverted in the last 20 years. Although the proposed project would not increase the overall volume of Delta water exported, it would make the deliveries more predictable and reliable, while restoring an ecosystem in steep decline. See Master Response 34 (Beneficial Use of Water).</p>
879	1	More efficient use of present water is easily possible. Agriculture needs water but can use it more efficiently. Non-agricultural uses of water are also highly inefficient. Efficiency, not tunnels, [is] the answer!	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>No issues related to the adequacy of the environmental impact analysis in the EIR/S were raised.</p> <p>The proposed project is just one element of the state's long-range strategy to meet anticipated future water needs of Californians in the face of expanding population and the expected effects of climate change. The proposed project is not a comprehensive, statewide water plan, but is instead aimed at addressing many complex and long-standing issues related to the operations of the SWP and CVP in the Delta, including reliability of exported supplies, and the recovery and conservation of threatened and endangered species that depend on the Delta. See Master Response34 (Beneficial Use of Water).</p>
880	1	It is incumbent upon our government to protect and not to destroy the environment as well endangered species.	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds</p>

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			<p>to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>No issues related to the adequacy of the environmental impact analysis in the EIR/S were raised.</p>
881	1	Unacceptable. The proposed project has clearly been designed to serve the interests of big agriculture, not those of the people of California.	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>No issues related to the adequacy of the environmental impact analysis in the EIR/S were raised.</p> <p>The project proposes to stabilize water supplies, and exports could only increase under certain circumstances. Water deliveries from the federal and state water projects under a fully-implemented Alternative 4A are projected to be roughly the same as the average annual amount diverted in the last 20 years. Although the proposed project would not increase the overall volume of Delta water exported, it would make the deliveries more predictable and reliable, while restoring an ecosystem in steep decline. See Master Response 34 (Beneficial Use of Water).</p>
882	1	We need to face the reality that California just may not be able to afford the growing of certain crops anymore. Unfortunately, there are not, and most likely will not be, ways to provide what is no longer available (rainfall). All of us are going to need to sacrifice our old ways of living here in California. I am willing and have for many, many years been extremely conscious and careful about our family's water use (we not only conserve, but reuse much of our water, etc.). We need to make further conservation efforts universal and enforce further measures first. I still see sidewalks beings washed -- both commercially and by individuals. I see sprinkler systems still in use, with water running down the sidewalks and streets.	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>More than two-thirds of the residents of the state and more than two million acres of highly productive farm land receive water exported from the Delta watershed. The proposed project aims to provide a more reliable water supply, in a way more protective of fish. However, the project proponents have no authority to designate what water is used for.</p> <p>One of the State Water Resources Control Board's (State Water Board's) charges is to ensure that the State's water is put to the best possible use and that this use is in the best interest of the California public. This charge is reflected in part by the designation of beneficial uses established through the State Water Board's planning process. These beneficial uses are identified in each Water Quality Control Plan (Basin Plan) issued by the State Water Board.</p> <p>The proposed project Lead Agencies have no power to impose penalties on individual water users. DWR and Reclamation have contracts with various entities, some of which sell water to water retailers, who have individual policies and programs to motivate ratepayers to conserve water. Different districts have the right to take different approaches depending on their individual circumstances.</p>
882	2	I oppose strongly taking measures that seem to deny the reality of our drought -- like diverting water to almond orchards that affect the ecology of the environment in essential and disastrous ways.	<p>No issues related to the adequacy of the environmental impact analysis in the EIR/S were raised.</p> <p>The project proposes to stabilize water supplies, and exports could only increase under certain circumstances. Water deliveries from the federal and state water projects under a fully-implemented Alternative 4A are projected to be roughly the same as the average annual amount diverted in the last 20 years. Although the proposed project would not increase the overall volume of Delta water exported, it would make the deliveries more predictable and reliable, while restoring an ecosystem in steep decline. See Master Response 34 (Beneficial Use of Water).</p>

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882	3	I think you are doing a terrific job in so many ways and thank you for your good work. At the same time, I ask you not support the building of the two massive tunnels through the Bay-Delta. Let's stop fracking and coal mining first and try attend to the things that are causing the drought in the first place.	The comment does not raise any environmental issue related to the 2015 RDEIR/SDEIS or the 2013 DEIR/EIS. The proposed project is just one element of the state's long-range strategy to meet anticipated future water needs of Californians in the face of expanding population and the expected effects of climate change. The proposed project is not a comprehensive, statewide water plan, but is instead aimed at addressing many complex and long-standing issues related to the operations of the SWP and CVP in the Delta, including reliability of exported supplies, and the recovery and conservation of threatened and endangered species that depend on the Delta.
883	1	Definitely a huge mistake to build these tunnels. We should be concentrating on strict conservation, efficient farming, no fracking, and not on the tunnel boondoggle project!	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>Since 2006, the proposed project has been developed based on sound science, data gathered from various agencies and experts over many years, input from agencies, stakeholders and independent scientists, and more than 600 public meetings, working group meetings and stakeholder briefings.</p> <p>DWR's fundamental purpose of the proposed project is to make physical and operational improvements to the SWP system in the Delta necessary to restore and protect ecosystem health, water supplies of the SWP and CVP south of the Delta, and water quality within a stable regulatory framework, consistent with statutory and contractual obligations. By establishing a point of water diversion in the north Delta and new operating criteria to improve water volume, timing, and salinity, the proposed project is designed to improve native fish migratory patterns and allow for greater operational flexibility. Please see Master Response 3 for additional information regarding the purpose and need behind the proposed project.</p>
884	1	This grab is not about water for almonds. It's about water for fracking [and] other oilfield operations. Agriculture generally opposes this -- big oil supports it! Look at where the canals would be situated [and] the campaign contributions from the oil [corporations] in support of this project.	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>No issues related to the adequacy of the environmental impact analysis in the EIR/S were raised.</p> <p>The project proposes to stabilize water supplies, and exports could only increase under certain circumstances. Water deliveries from the federal and state water projects under a fully-implemented Alternative 4A are projected to be roughly the same as the average annual amount diverted in the last 20 years. Although the proposed project would not increase the overall volume of Delta water exported, it would make the deliveries more predictable and reliable, while restoring an ecosystem in steep decline. See Master Response 43 (Beneficial Use of Water).</p>
885	1	We want the San Francisco Bay and Delta to be restored. Fixing the Delta and environment for the fish by draining more water from the system is ridiculous.	This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds

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886	1	<p>The Delta tunnels are an insane idea! Rip up one of the most important water resources in Northern California just to send water to Los Angeles? Nuts. Invest in desalination plants down there instead.</p> <p>Don't kill the Delta!</p>	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>For more information regarding desalination please see Master Response 7. Please see Master Response 35 regarding water use and conservation in Southern California.</p>
887	1	<p>The Delta tunnel plan is the Peripheral Canal with a new name. No, no, no to stealing water from the Bay and the wildlife that need it here in the Bay Area, especially during this extreme drought.</p>	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>No issues related to the adequacy of the environmental impact analysis in the EIR/S were raised. All of the alternatives evaluated in the EIR/EIS would only divert water under existing water rights that were issued to DWR and Reclamation by the State Water Board with consideration for senior water rights and Area of Origin laws and requirements. DWR and Reclamation operate with water rights issued by the State Water Resources Control Board that are junior in priority to many senior water rights holders in the Delta watershed. Under the action alternatives, senior water rights holders would continue to receive the same amount of water as under the No Action Alternative. Conveyance facilities under the action alternatives could only deliver the amount of water diverted under the existing SWP and CVP water rights and in accordance with the existing and future related regulatory requirements based upon river water levels and flow, water available in the system, the presence of threatened and endangered fish species, and water quality standards.</p> <p>As a plan prepared to meet the rigorous standards of the federal and state Endangered Species Acts, the proposed project is intended to be environmentally beneficial, not detrimental. By establishing a point of water diversion in the north Delta and new operating criteria to improve water volume, timing, and salinity, the proposed project is designed to improve native fish migratory patterns and allow for greater operational</p>

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888	1	This precious resource is in serious jeopardy from water grabbers, and oversight is imperative. Oversight that includes California's ecology and endangered species protection, and excludes corporate power mongers, especially fracking interests and agri-monsters!	<p>flexibility.</p> <p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>More than two-thirds of the residents of the state and more than two million acres of highly productive farm land receive water exported from the Delta watershed. The proposed project aims to provide a more reliable water supply, in a way more protective of fish. However, the project proponents have no authority to designate what water is used for.</p> <p>One of the State Water Resources Control Board's (State Water Board's) charges is to ensure that the State's water is put to the best possible use and that this use is in the best interest of the California public. This charge is reflected in part by the designation of beneficial uses established through the State Water Board's planning process. These beneficial uses are identified in each Water Quality Control Plan (Basin Plan) issued by the State Water Board.</p>
889	1	We need to protect our natural resources -- including California's water resources -- not divert them to water-intensive agriculture in regions that don't support water-intensive crops.	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>More than two-thirds of the residents of the state and more than two million acres of highly productive farm land receive water exported from the Delta watershed. The proposed project aims to provide a more reliable water supply, in a way more protective of fish. However, the project proponents have no authority to designate what water is used for.</p> <p>One of the State Water Resources Control Board's (State Water Board's) charges is to ensure that the State's water is put to the best possible use and that this use is in the best interest of the California public. This charge is reflected in part by the designation of beneficial uses established through the State Water Board's planning process. These beneficial uses are identified in each Water Quality Control Plan (Basin Plan) issued by the State Water Board.</p>
890	1	Agriculture is important, but industrial scale agriculture is unsustainable --- unless you're talking about sustaining corporate profits! Our precious water supply should be managed in a way that conserves it and integrates its use with natural cycles, not simply siphoned off to the highest bidder or the most influential!	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>No issues related to the adequacy of the environmental impact analysis in the EIR/S were raised. All of the alternatives evaluated in the EIR/EIS would only divert water under existing water rights that were issued to DWR and Reclamation by the State Water Board with consideration for senior water rights and Area of Origin laws and requirements. Senior water rights holders are not affected by implementation of action alternatives. The amount of water that DWR and Reclamation would be able to pump from the proposed north Delta facilities is set by Federal regulating agencies, ESA compliance and project design, and not by the water contractors. Operations for the proposed project would still be consistent with the criteria set by the U.S. Fish and Wildlife Service and National Marine Fisheries Service biological opinions and State Water Resources Control Board Water Right Decision 1641 (D-1641), subject to adjustments made pursuant to the</p>

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			adaptive management process, as described in Chapter 5, Water Supply of the EIR/S.
891	1	This kind of eco-engineering can only end in disaster, as been shown many times in the past.	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>The issue raised by the commenter addresses the merits of the project and does not raise any issues with the environmental analysis provided in the EIR/S.</p>
892	1	Time to explore seawater and turn it into drinking and irrigation water.	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>Please see Master Response 7 regarding desalination.</p>
893	1	Please save the Earth from more pollution.	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>No issues related to the adequacy of the environmental impact analysis in the EIR/S were raised.</p> <p>The proposed project was developed to meet the rigorous standards of the federal and state Endangered Species Acts, as such it is intended to be environmentally beneficial, not detrimental. By establishing a point of water diversion in the north Delta and new operating criteria to improve water volume, timing, and salinity, the proposed project is designed to improve native fish migratory patterns and allow for greater operational flexibility. See Master Response 3 (Purpose and Need).</p>
894	1	Diverting such huge amounts of water especially for primarily almond groves is short-sighted and damaging to our ecology. Please stop this now!	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>No issues related to the adequacy of the environmental impact analysis in the EIR/S were raised.</p> <p>The proposed project was developed to meet the rigorous standards of the federal and state Endangered Species Acts, as such it is intended to be environmentally beneficial, not detrimental. By establishing a point of water diversion in the north Delta and new operating criteria to improve water volume, timing, and salinity, the proposed project is designed to improve native fish migratory patterns and allow for greater operational flexibility. See Master Response 3 (Purpose and Need) and Master Response 34 (Beneficial Use of Water).</p>

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895	1	Greedy bastards. Brown has sold out California. Get him out!	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>The comment does not raise any environmental issue related to the 2015 RDEIR/SDEIS or the 2013 DEIR/EIS.</p>
896	1	The water tunnel export idea is ludicrous. It's long past time California implemented sensible water policies, including aquifer protection and conservation, and not turn to such absurdities as the "California WaterFix." This is an appalling project.	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>Please refer to Master Response 6 for additional details on demand management. Also, please see Master Response 3 for additional details on the project purpose and need and Master Response 4 for information on the selection of alternatives.</p>
897	1	Please abandon this environmentally risky plan. Leave the Delta alone! Save the fish. Let them grow cotton, nuts, etc. elsewhere, like where there's more water available.	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>The issue raised by the commenter addresses the merits of the project and does not raise any issues with the environmental analysis provided in the EIR/S.</p>
898	1	We shouldn't grow almonds in a drought.	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>Providing regulatory oversight to agribusinesses is outside the scope of the proposed project and environmental analysis. No issues related to the adequacy of the environmental impact analysis in the EIR/EIS were raised in this comment letter.</p>
899	1	Keep the Delta the way it is. We give enough of our water away. Keep it here where it belongs.	<p>This comment letter is in part a form letter that has been submitted by many commenters. To locate the response to the form letter portion of the comment, please refer to the index of commenters in Chapter 4 of Volume II of the Final EIR/EIS, and cross reference the Form Master letter number shown there with the index of Form Masters also provided in Chapter 4 of Volume II of the Final EIR/EIS. The text below responds to the specific substantive portions of the comment letter that were submitted by the commenter.</p> <p>DWR's fundamental purpose of the proposed project is to make physical and operational improvements to the SWP system in the Delta necessary to restore and protect ecosystem health, water supplies of the SWP and CVP south of the Delta, and water quality within a stable regulatory framework, consistent with statutory and contractual obligations.</p>