## STATEMENT OF SERVICE

## CALIFORNIA WATERFIX PETITION HEARING Department of Water Resources and U.S. Bureau of Reclamation (Petitioners)

I hereby certify that I have this day submitted to the State Water Resources Control Board and caused a true and correct copy of the following document(s):

## APRIL 4, 2017 CORRESPONDENCE – REBUTTAL TSTIMONY SCHEDULING REQUEST

to be served **by Electronic Mail** (email) upon the parties listed in Table 1 of the **Current Service List** for the California WaterFix Petition Hearing, dated March 30, 2017, posted by the State Water Resources Control Board at

http://www.waterboards.ca.gov/waterrights/water issues/programs/bay delta/california waterfix /service list.shtml

I certify that the foregoing is true and correct and that this document was executed on April 4, 2017.

Signature: White Polancho
Name: Tonia Robancho

Title: Legal Assistant for Thomas H. Keeling

Freeman Firm

Party/Affiliation:

County of San Joaquin, San Joaquin County Flood Control and Water Conservation District, and Mokelumne River Water and Power Authority

Address:

Freeman Firm, A Professional Law Corporation 1818 Grand Canal Blvd., Suite 4, Stockton, CA 95207



1818 GRAND CANAL BOULEVARD - STOCKTON - CA 95207

ASSOCIATES
FRANKLIN J. BRUMMETT
MICHAEL N. MORLAN
JOHN W. VISS

April 4, 2017

MAXWELL M. FREEMAN MICHAEL L. GUREV THOMAS H. KEELING ARNOLD J. WOLF LEE ROY PIERCE, JR.

**PRINCIPALS** 

Via Email CWFhearing@waterboards.ca.gov
Felicia Marcus, Chair and Co-Hearing Officer
Tam Doduc, Member and Co-Hearing Officer
State Water Resources Control Board
1001 I Street
Sacramento, California 95814

RE: California WaterFix Hearing - Rebuttal Testimony Scheduling Request

Dear Hearing Officers and Board Hearing Staff:

I am writing on behalf of our clients, protestants County of San Joaquin, San Joaquin County Flood Control and Water Conservation District, and Mokelumne River Water and Power Authority (the "San Joaquin County Protestants"), as well as for two other groups of protestants: (1) California Sportfishing Protection Alliance, California Water Impact Network, and AcquAlliance ("CSPA Protestants") and (2) the Local Agencies of the Nort§h Delta, et al. ("LAND"). The CSPA Protestants are separately represented by Michael Jackson; LAND is separately represented by Osha Meserve.

The San Joaquin County Protestants, CSPA Protestants, and LAND have submitted, as a single panel, the testimony of witnesses Marc Del Piero (SJC-76) and Brandon Nakagawa (SJC-70). The Board's December 19, 2016 ruling states that presentation of rebuttal evidence will generally proceed in the same order as Part 1. LAND is Group 19, the San Joaquin County Protestants are Group 24, and the CSPA Protestants are Group 31.

We respectfully request permission to present this Panel's rebuttal testimony (that of Mr. Del Piero and Mr. Nakagawa) in the CSPA Protestants' No. 31 spot.

Thank you for your consideration of our scheduling request.

Very truly yours,

By: Thomas H. Keeling

THK:tmr

cc: J. Mark Myles, Esq.