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**CALIFORNIA DEPARTMENT OF WATER
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8 BEFORE THE CALIFORNIA STATE WATER RESOURCES CONTROL BOARD

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10 HEARING IN THE MATTER OF
11 CALIFORNIA DEPARTMENT OF WATER
RESOURCES AND UNITED STATES
12 BUREAU OF RECLAMATION REQUEST
FOR A CHANGE IN POINT OF
13 DIVERSION FOR CALIFORNIA WATER
FIX

**CALIFORNIA DEPARTMENT OF
WATER RESOURCES' OBJECTIONS
TO CLIFTON COURT, LP, WRITTEN
TESTIMONY AND EXHIBITS
SUBMITTED BY PROTESTANTS IN
SUPPORT OF PART 1B CASE IN
CHIEF AND RELATED JOINDERS**

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15 California Department of Water Resources ("DWR") submits the following
16 objections, motion to strike testimony and/or exclude a portion of testimony of Clifton
17 Court LP's (CCLP) written testimony from Ms. Suzanne Womack and Mr. Sheldon
18 Moore. (CCLP-21, page 1.) CCLP's filing includes 21 exhibits showing figures and
19 documents demonstrating claimed impacts and injuries to CCLP since around 1960. (Id.,
20 pages 1-2.)

21 CCLP testimony provides information to show claims of past impacts to the
22 agricultural property owned by CCLP. This information is not relevant to the Petitioned
23 Project and should be excluded. (See DWR Master Objection.) In addition, the
24 testimony indicates the CCLP land will be taken through condemnation by DWR for the
25 South Clifton Court Forebay, a facility planned for the Petitioned Project. (See CCLP-1.)
26 This evidence is not relevant to this Hearing as it is addressed through other regulatory
27 processes, is outside the scope of the Hearing, and should be excluded.
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CONCLUSION

For the reasons stated above and in the Objections Master Response, the CCLP case-in-chief includes testimony and exhibits that are not relevant to this hearing and should be excluded.

Dated: September 21, 2016

CALIFORNIA DEPARTMENT OF WATER RESOURCES



James (Tripp) Mizell
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