Via Fax Transmission (916-341-5620) & E-mail
(commentletters@waterboards.ca.gov)

Jeanine Townsend
Clerk to the Board
State Water Resources Control Board
1001 I Street, 24th Floor
Sacramento, CA 95814

Re: Errata to Friant Water Authority’s Comments on Proposed Order Taking Action on Petitions for Reconsideration of and Addressing Objections to the Executive Director’s January 31, 2014 Order that Approved Temporary Urgency Changes in License and Permit Terms and Conditions for the State Water Project and Central Valley Project and Subsequent Modifications to That Order

Dear Ms. Townsend:

Farella Braun + Martel and attorney Jennifer T. Buckman hereby submit the following errata regarding two sentences in the comment letter submitted yesterday on behalf of Friant Water Authority and its member agencies (collectively “Friant”) regarding the Proposed Order identified above (“Friant Comment Letter”). Farella represents Friant Water Authority and Ms. Buckman represents both Friant Water Authority and its member agencies.

On Page 2 of the Friant Comment Letter, the last sentence of the second full paragraph inadvertently includes incorrect numbers of schools and students impacted by the drought. That sentence should read as follows:

“Indeed, at present, hundreds of homes within the Friant Service Area are completely without water service at all, and hundreds of rural schools are also in danger of losing the water supplies they depend upon to serve approximately 12,000 students, many of whom are low-income.”

On Page 13 of the Friant Comment Letter, the third sentence of the first full paragraph mistakenly refers to schools, as opposed to schoolchildren. That sentence should read as follows:

“However, leaving this problem aside, the temporary nature of the conditions does not lessen the nature or extent of the injury to Friant – which has been severe and has already left hundreds of homes without..."
water service and thousands of schoolchildren at risk of losing their water supplies."

Friant apologizes for these inadvertent mistakes and appreciates the opportunity to submit this errata. If the Board would find it helpful, Friant will submit a corrected version (with these two revised sentences) of the Friant Comment Letter at the Board’s request.

Sincerely,

Paul P. “Skip” Spaulding, Ill., Esq.
Farella Braun + Martel LLP
Attorneys for Friant Water Authority

Jennifer T. Buckman, Esq.
Attorney for Friant Water Authority and its Member Agencies