From:	Christina M. Pritchard
To:	Unit, Wr Hearing@Waterboards
Cc:	Petruzzelli, Kenneth@Waterboards; Mapes, Heather@Waterboards; Puccini, Stephen@Wildlife; Voegeli, Nathan@Wildlife; blancapaloma@msn.com; mjatty@sbcglobal.net; pskibel@waterpowerlaw.com; fabbas@karuk.us; christopher.keifer@noaa.gov; Margaret Tauzer - NOAA Federal; justin.ly@noaa.gov; k@omrl.org; regina@ifrfish.org; Barbara Brenner; Kerry Fuller
Subject:	In the Matter of Douglas Cole and Heidi Cole and Marble Mountain Ranch, Draft Order No. 2017-00XX-DWR
Date:	Tuesday, October 31, 2017 4:57:16 PM
Attachments:	image001.png 2017.10.31 REVISED Exhibit Index Douglas and Heidi Cole Marble Mountain Ranch (CW049008xDCB25).pdf 2017.10.31 Supplemental Testimony of Steven Cramer (CW049022-2xDCB25).pdf

Good afternoon,

Pursuant to the October 31, 2017, Ruling on Objections and Requests, attached please find the Supplemental Testimony of Steven Cramer and an updated Exhibit Index.

Thank you.

?

Christina M. Pritchard | Senior Paralegal | Operations Supervisor 916.458.4962 | <u>christina@churchwellwhite.com</u>

IRS CIRCULAR 230 DISCLOSURE: To ensure compliance with requirements imposed by the Internal Revenue Service, we inform you that any U.S. tax advice contained in this communication (including any attachments) is not intended or written to be used, and cannot be used, for the purpose of (i) avoiding penalties under the Internal Revenue Code or (ii) promoting, marketing or recommending to another party any transaction or matter addressed herein.

PRIVILEGED/CONFIDENTIAL INFORMATION MAY BE CONTAINED IN THIS MESSAGE. If you are not the addressee indicated in this message (or responsible for delivery of the message to such person), you may not copy or deliver this message to anyone. In such case, you should destroy this message and kindly notify the sender by reply email. Please advise immediately if you or your employer does not consent to Internet email for messages of this kind. Opinions, conclusions and other information in this message that do not relate to the official business of my firm shall be understood as neither given nor endorsed by it.