From:

"Myles Anderson" <myles@andersonlogging.com>

To:

"Karen Niiya Senior Engineer" <AB2121Policy@waterboards.ca.gov>

Date: Subject: Wed, Apr 16, 2008 10:43 AM Comment Letter - AB 2121 Policy

Myles Anderson PO Box 1266 Fort Bragg, CA 95437-1266

April 16, 2008

Karen Niiya Senior Engineer Division of Water Rights 1001 I Street, 2nd Floor Sacramento, CA 95814

Dear Ms. Niiya:

The Draft Policy is not a workable approach to protecting instream flows. Instead of providing water users guidance on appropriate instream flows, the Draft Policy establishes restrictive, regional criteria that severely limit the ability to divert water when it is most plentiful. This misguided attempt to preserve instream flows for the benefit of salmonids fails to follow California water law, fails to help fish, and actually impairs the ability of many farmers to make improvements to fish habitat.

We need a comon sense peer reviewed approach to regulation in California to have a chance at sustainability of anything. The people and businesses that must comply with poorly written legislation cannot simply raise taxes or play with numbers to stay afloat. Wake up California, business cannot continue to pay for this kind of government.

Water in California must be used to its full potential - to benefit habitat as well as agriculture.

The Draft Policy is not based upon sound science. It sets standards for very small watersheds, less than a couple square miles, even though the science supporting the policy comes from large watersheds.

In addition, the State Board has not been able to determine the extent in which instream flows are necessary to maintain the fishery in north coast streams, nor have they accounted for the many factors impacting fish populations besides flow.

I urge the State Water Board to adopt an alternative policy that is based on sound scientific facts, provides the appropriate balance between economic development and protecting natural habitat and wildlife species, while using water to its full potential.

Sincerely,

Myles Anderson

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