



June 11, 2019

The Honorable Toni Atkins
President pro Tempore
California State Senate
Capitol, Room 205
Sacramento, CA 95814

RE: SB 1 (Atkins) – Oppose Unless Amended

Dear Senator Atkins:

On behalf of the undersigned organizations, we convey our opposition to Senate Bill 1, unless amended. A number of the signatories to this letter previously wrote, May 8, to express concern about the Endangered Species Act provisions of SB 1. The issues identified in that letter have not been addressed, and SB 1 is now being considered in the Assembly. While we continue to seek substantial conversation with you regarding the likelihood for statewide disruptive impacts to the state's water systems should this measure be enacted in its current form – and regarding amendments that would eliminate such impacts - at this time we must move to vigorously oppose it. SB 1 threatens water supply reliability for millions of Californians and jeopardizes efforts to improve the environmental health of the Sacramento and San Joaquin River watersheds. This attempt, through a state statute to codify federal regulations governing water project operations in the Sacramento-San Joaquin Delta – an unprecedented act – will create chaos in California water and could prevent the Newsom Administration from using the best available science to improve conditions for at-risk fish species in the Delta under the Porter-Cologne Water Quality Control Act, the California Endangered Species Act, and other state environmental laws.

The language in SB 1 is extremely problematic and is likely to have unintended consequences. As an example, in its present form SB 1 would prohibit any adjustments to the incidental take level for Delta smelt at the State

Water Project pumping plant established in the 2008 Delta smelt biological opinion, notwithstanding new scientific understandings based on improved fish monitoring and research conducted over the last decade. SB 1 would deprive both state and federal agencies the kind of flexibility they have used in recent years, to better protect Delta smelt and operate the State Water Project and Central Valley Project. As written, SB 1 could result in the shutdown of the State Water Project pumping plant for months due to the detection of a single Delta smelt. Meanwhile, there is great uncertainty over the legality of SB 1 efforts to subject the Central Valley Project to the California Endangered Species Act and this could result in a disparity of pumping requirements between the SWP and CVP harming SWP operations. We urge you to delete the provisions of SB 1 (Government Code Sections 120060, 120061) that seek to dictate how federal agencies implement the federal Endangered Species Act in California.

This very real prospect of chaos threatens to spread far beyond the Delta and impact literally every user of water in the Sacramento and San Joaquin river watersheds. As you know, the State Water Resources Control Board is in the process of updating its Bay Delta Water Quality Control Plan. State and public water agencies, environmental groups and other stakeholders are collaboratively advancing ways to update this plan with voluntary agreements to provide additional flows and fund new habitat and restoration efforts. The uncertainty created by SB 1 on the State Water Project's future operations and environmental responsibilities would make the SWP's participation impossible, resulting in the collapse of the Newsom Administration's voluntary approach to updating the Board's plan.

While we understand the state's desire to serve as a strong voice against Presidential policies on many fronts – including environmental policies – in its current form SB 1 would be counterproductive to the best environmental outcomes with respect to water operations and could severely disrupt the delivery of water throughout most of the state. By interjecting the Legislature into implementing state and federal endangered species laws, SB 1 threatens both the California environment and economy. We oppose SB 1 until this portion is removed.

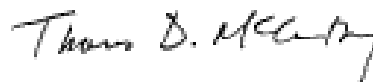
Sincerely,



David J. Guy
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Association



Curtis Creel
General Manager
Kern County Water Agency



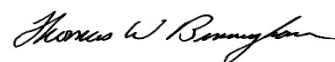
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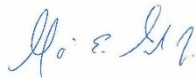
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