



DELTA STEWARDSHIP COUNCIL

980 NINTH STREET, SUITE 1500
SACRAMENTO, CALIFORNIA 95814
WWW.DELTACOUNCIL.CA.GOV
(916) 445-5511

November 15, 2010

Mr. Mark Cowin, Director
Department of Water Resources
1416 Ninth Street
Sacramento, CA 95814

Dear ^{Mark} Mr. Cowin:

Chair
Phil Isenberg

Members
Randy Florini
Gloria Gray
Patrick Johnston
Felicia Marcus
Hank Nordhoff
Don Nottoli

Executive Officer
P. Joseph Grindstaff

Subject: Supplemental Scoping Comments on the February 13, 2009, Revised Notice of Preparation of a Draft Environmental Impact Report and Environmental Impact Statement for the Bay Delta Conservation Plan

This letter provides supplemental scoping comments to the California Department of Water Resources (DWR) on its February 13, 2009, Revised Notice of Preparation (NOP) of a Draft Environmental Impact Report and Environmental Impact Statement (EIR/S) for the Bay Delta Conservation Plan (Revised NOP). The Delta Stewardship Council (the Council) previously submitted scoping comments on June 28, 2010.

Our June 28 letter outlined preliminary comments and issues identified by the Council and it noted that future letters from the Council would contain more detailed comments and discussion of relevant points. This letter builds upon comments previously submitted by the Council.

The Council is a new state agency, established February 3, 2010, and is statutorily designated a "responsible agency" regarding development of the BDCP EIR/S (Water Code Section 85320(c)... As such, we look forward to continuing to work with you and your staff to clarify the Council's role as a responsible agency during the development of BDCP and corresponding EIR/S in order to assist the BDCP in meeting the statutory criteria for incorporation into the Delta Plan and to assure the public benefits associated with BDCP are eligible for state funding (see Water Code Section 85320(b).

As noted in the Council's previous comment letter, the co-equal goals for the Delta, as defined in Water Code Section 85054, must be prominently reflected in the fundamental structure of the BDCP and corresponding EIR/S.

- It is unclear to the Council the degree to which the co-equal goals will be included in alternatives considered by the BDCP. Specifically, the Revised NOP project objectives were written before the adoption of the Delta Reform Act in November 2009. Among other things, the Act adds Water Code Section 85021, which declares that it is the State's policy to reduce reliance on the Delta in meeting California's future water supply needs through a statewide strategy of investing in improved regional supplies, conservation, and water use efficiency. During development of the Council's Delta Plan, alternatives will be considered that reduce reliance on the Delta. The Council looks forward to working with BDCP staff to consider how this state policy can be reflected in BDCP alternatives.

"Coequal goals" means the two goals of providing a more reliable water supply for California and protecting, restoring, and enhancing the Delta ecosystem. The coequal goals shall be achieved in a manner that protects and enhances the unique cultural, recreational, natural resource, and agricultural values of the Delta as an evolving place."

- State Water Code §85054

Mr. Mark Cowin, Director

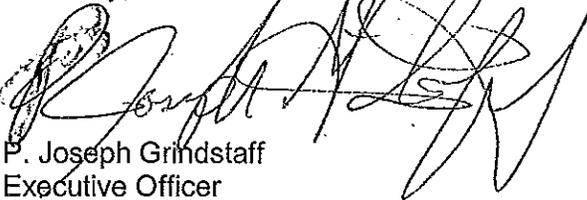
November 15, 2010

Page Two

- The Council believes that the concept of reliability merits increased consideration. The Council, through adoption and implementation of the Delta Plan, is tasked with providing a more reliable water supply for California (see Water Code Section 85054). It is unclear if delivery of full contract amounts, as described in the Revised NOP, will achieve a more reliable water supply for California. For example, would the frequency of full contract deliveries to SWP and CVP customers increase? And, if so, by how much? Would reliability for non-SWP and -CVP water users be affected? Where would this increased water supply come from? The Council looks forward to working with DWR and BDCP participants to consider how full contract deliveries would affect other water users and how these considerations will form alternatives.
- As described in the Council's June 28 letter, the Revised NOP provides that one of the goals of BDCP is to obtain an incidental take permit under Section 2835 and/or Section 2081 of the Fish and Game Code. Water Code Section 85320(b) (1) describes that BDCP must meet the requirements of the Section 2835 (the Natural Community Conservation Planning Act) in order to be incorporated into the Delta Plan and to be eligible to receive state funds for associated public benefits. The Revised NOP project objectives include protecting, restoring, and enhancing the natural communities and ecosystems of the Delta. The Council interprets this to be consistent with its co-equal goals, provided it meets Section 2835 requirements. The Council looks forward to working with BDCP staff to ensure these remain consistent.

The Council appreciates the opportunity to provide these scoping comments in its role as a responsible agency pursuant to CEQA, as required by the Delta Reform Act. Council staff looks forward to working with DWR and BDCP participants to identify, develop, and refine alternatives to meet the goals of BDCP and the requirements of the Delta Reform Act.

Sincerely,



P. Joseph Grindstaff
Executive Officer

cc: Bay Delta Conservation Plan Steering Committee
David Nawi
Karen Scarborough
Lester Snow