

via email to: BDCP.Comments@noaa.gov

July 29, 2014

BDCP Comments Ryan Wulff, NMFS 650 Capitol Mall, Suite 5-100 Sacramento, CA 95814

RE: Comments on the Draft Bay Delta Conservation Plan, Draft Environmental Impact Report/Environmental Impact Statement, and Draft Implementation Agreement

Dear Mr. Wulff:

The Center for Biological Diversity ("Center") is writing to provide comments on the Draft Environmental Impact Report/Environmental Impact Statement ("DEIR/EIS") for the draft Bay Delta Conservation Plan ("BDCP"). When finalized, this DEIR/EIS and the BDCP will be used as an application to obtain an incidental take permit ("ITP") and a Natural Community Conservation Planning ("NCCP") permit. If the ITP and NCCP permit are issued they will result in the killing of significant members of endangered and threatened aquatic species, which have already suffered drastic population declines due to ongoing water diversions from the Delta since the 1940s, as well as a decrease in the critical habitats they depend on. The BDCP will also result in the killing of significant members of endangered and threatened terrestrial species. Agencies' approval of the BDCP will violate federal and state laws including the Federal Endangered Species Acts ("ESA"), the California Endangered Species Act ("CESA"), the Natural Community Conservation Planning Act ("NCCPA"), and the National Environmental Policy Act ("NEPA"), and the California Environmental Quality Act ("CEQA").

I. Legal Standards.

The draft Bay Delta Conservation Plan ("BDCP") lays out strategies that aim to protect and restore water supply, water quality, and ecosystem health in the Delta. If finalized, the BDCP would serve as a habitat conservation plan under the federal Endangered Species Act ("ESA") and a natural community conservation plan under California's Natural Community Conservation Planning Act ("NCCPA"). The purpose of the BDCP is to support the issuance of take permits from the U.S. Fish and Wildlife

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Service ("FWS"), the National Marine Fisheries Service ("NMFS"), and the California Department of Fish and Wildlife ("CDFW").¹

A. Endangered Species Act

The ESA was created with the purpose of providing a program to conserve endangered and threatened species. 16 U.S.C. § 1531(b). To conserve within the ESA means to bring an endangered or threatened species to the point in which it no longer needs protection under the act, by whatever means necessary. 16 U.S.C. § 1532(3). To achieve the goal of conservation, section 9 of the ESA prohibits any person from "taking" any endangered or threatened species. 16 U.S.C. § 1538(a)(1). "Take" is broadly defined under the ESA to include shooting, trapping, wounding, hunting, harassing, harming, collecting, or pursing, or to attempt any such conduct. 16 U.S.C. § 1532(19). It is also unlawful for any person to solicit a third party to commit a taking or cause a taking to be committed. 16 U.S.C. § 1538(g). A "person" includes any private entity and any instrumentality of a local, state, or federal government. 16 U.S.C. § 1532(13).

Exceptions to the prohibitions on "take" are found in section 10 of the ESA. The U.S. Fish and Wildlife Service is authorized to issue Incidental Take Permits ("ITPs") to any "person" when the taking is "otherwise prohibited by section 1538(a)(1)(B) of this title if such taking is incidental to, and not the purpose of, the carrying out of an otherwise lawful activity." 16 U.S.C. § 1539(a)(1)(B).

An applicant seeking an ITP must submit a Habitat Conservation Plan ("HCP") to the FWS prior to approval of the application. 16 U.S.C. § 1539(a)(2)(A). An HCP is required to include, at a minimum, the following information: (1) a complete description of the activity sought to be authorized; (2) the common and scientific names of the species sought to be covered by the permit, and if known, also the number, age, and sex of such species; (3) the impact that will likely result from the taking; (4) the applicant's plan to monitor, minimize, and mitigate the impacts; (5) what funding will be available to implement such a plan; (6) what procedures are will be used to handle unforeseen circumstances; and (7) what actions alternative to take the applicant has considered, and the reasons why such alternatives are not planning to be utilized. 50 C.F.R. § 17.22(b)(1)(i)-(iii); 16 U.S.C. § 1539(a)(2)(A)(i)-(iv).

The FWS and NMFS (collectively "the Services") must make the following findings before issuing the ITP: (1) the taking will be incidental; (2) the applicant will minimize and mitigate the impacts of the taking to the maximum extent practicable; (3) the applicant will ensure adequate funding for the conservation plan will be provided; (4) the taking will not appreciably reduce the likelihood of the recovery and survival of the species in the wild; (5) any additional measures, if any, required by the Services will be met; and (6) the Services have received additional assurances as it requires that the conservation plan will be implemented. 16. U.S.C. § 1539(a)(2)(B)(i)-(v); 50. C.F.R. §

¹ Draft BDCP, at 1-1.

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17.22(b)(2)(i). If the Services have made all of the requisite findings, it shall issue the ITP. 16 U.S.C. § 1539(a)(2)(B)(v). The Services can include any terms and conditions in the permit that it deems necessary or appropriate. *Id.* If the Services find the permittee is not complying with the terms and conditions of the permit, the agencies will revoke the permit. *Id.*

B. Natural Community Conservation Planning Act

The NCCPA was created in response to the continuing population growth in California that has resulted in an increasing demand for natural resources and a decline in the state's wildlife. Cal. Fish & Game Code § 2801. The goal of the NCCPA is to protect the natural diversity in California while easing the conflict between using the state's natural resources for economic development and protecting the state's wildlife heritage. *Id.*

The California Department of Fish and Wildlife ("CDFW") may enter into an agreement with any person for the purpose of preparing a natural community conservation plan ("NCCP"). Cal. Fish & Game Code § 2810. The agreement is to provide comprehensive conservation and management of multiple wildlife species. Id. The agreement must meet the following conditions: (1) the agreement must be binding upon CDFW, any participating government agencies, and participating landowners; (2) the agreement must define the geographic scope of the conservation planning area; (3) the agreement must identify the natural communities that are intended to be in the initial focus of the plan, along with a list of endangered, threatened, candidate, or other species known, or reasonably expected to be found, in the communities; (4) the agreement must identify preliminary conservation objectives for the planning area; (5) the agreement must identify a process to include independent scientific input to assist the plan participants and CDFW; (6) the agreement must coordinate with federal wildlife agencies to act pursuant to the ESA; (7) the agreement must encourage planning for wetlands and waters of the United States; (8) the agreement must establish an interim process for review of projects within the plan that are subject to CEQA and may potentially conflict with conservation objectives in the planning agreement to take place prior to the project application being completed or as soon as possible; the CDFW may recommend mitigation measures or project alternatives to help achieve conservation objectives; and (9) the agreement must create a process for public participation throughout the development of the plan. Id.

There are several findings the CDFW must make before it approves a NCCP for implementation. Based on substantial evidence in the record, the CDFW must find the following: (1) the plan was developed pursuant to the requirements in section 2810 of the NCCPA [listed above]; (2) the plan integrates adaptive management² strategies that are

² "Adaptive management" means "to use the results of new information gathered through the monitoring program of the plan and from other sources to adjust management strategies and practices to assist in providing for the conservation of covered species." Cal. Fish & Game Code § 2805(a).

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continually evaluated and modified based on new information to assist in providing for the conservation of covered species and ecosystems in the plan area; (3) the plan provides conservation measures that protect habitat, natural communities, and species diversity within the plan area; (4) the development of reserve systems and conservation measures; (5) the plan identifies activities allowed within the reserve areas that are compatible with the conservation measures, along with restrictions on those activities; (6) the plan provides specific conservation measures, based on the best available scientific information, that meet the biological needs of covered species; (7) the plan includes a monitoring program; (8) the plan includes an adaptive management program; (9) the plan contains the estimated timeframe and process by which the reserves and other conservation measures of the failure to acquire land in a timely manner; and (10) the plan includes provisions that ensure adequate funding to carry out the conservation measures provided in the plan. Cal. Fish & Game Code § 2820.

If CDFW approves the NCCP, it may also issue a permit authorizing the taking of any covered species. Cal. Fish & Game § 2835. The taking authorized by the permit includes species designated as fully protected species (pursuant to sections 3511, 4700, 5050, or 5515 of the Fish & Game Code) or species whose conservation and management is provided for in a NCCP approved by the CDFW. *Id.* The CDFW may suspend or revoke any take permit, in whole or in part, if the continued take of the species would jeopardize the continued existence of the species. Cal. Fish & Game Code § 2823.

C. California Endangered Species Act

The California Endangered Species Act ("CESA") was created to conserve, protect, restore, and enhance threatened and endangered species and their habitat. Cal. Fish & Game Code § 2052. To conserve within the ESA means to bring an endangered or threatened species to the point in which it no longer needs protection under the act, by whatever means necessary. Cal. Fish & Game Code § 2061. To achieve the goal of conservation and protection, CESA prohibits any person from taking, possessing, selling, or purchasing any species determined to be endangered or threatened. Cal. Fish & Game Code § 2080. An attempt to commit any of those actions is equally prohibited. *Id.* The CESA does not define "taking" or "person" as the ESA does.

If any person receives an ITP from the FWS pursuant to section 1539 of the ESA that authorizes the taking of an endangered or threatened species, the person does not need any additional authorization under CESA. Cal. Fish & Game Code § 2080.1. However, the person seeking the take still has the following requirements to fulfill: (1) notify the director in writing that he has received an ITP pursuant to the ESA; and (2) include a copy of the ITP in the notice. *Id*.

Although CESA and NCCPA are separate statutes, they share the common objective to minimize take impacts on threatened and endangered species. *Environmental Protection Information Center v. California Dept. of Forestry and Fire*

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Protection, 44 Cal.4th 459, 510 (S.C. Cal. 2008). The BDCP is purportedly designed to meet the requirements of CESA and comply with section 2081 in addition to the ESA and NCCPA.³

II. Covered Species.

Covered fish species are species that are currently listed as endangered or threatened, or are at risk of being listed as endangered or threatened during the BDCP permit term.⁴ The BDCP discusses the effects on covered fish species in Chapter 5, Effects Analysis, while the DEIR/EIS discusses the impacts on covered fish species in Chapter 11, Fish and Aquatic Resources. The methods used to analyze the impacts on covered fish species in Chapter 11 of the DEIR/EIS rely on the models and data discussed in Chapter 5 of the BDCP.⁵ Because of this reliance, flaws in the BDCP's Effects Analysis affect the quality of the analysis in the DEIR/EIS.

There are eleven covered fish species discussed in both the BDCP and the DEIR/EIS: Delta smelt, longfin smelt, winter-run Chinook salmon, spring-run Chinook salmon, fall-run/late fall-run Chinook salmon, Central Valley steelhead, Sacramento splittail, Southern green sturgeon, white sturgeon, Pacific lamprey, and river lamprey.⁶ The BDCP also includes forty-five other covered species ranging from mammals, birds, reptiles, amphibians, invertebrates, to plants.⁷

The BDCP includes fifteen proposed alternatives and a no-action alternative.⁸ Alternative 4 is the Preferred Alternative and many alternatives are remarkably similar to Alternative 1A.⁹ Therefore, the following analysis will primarily focus on the effects and impacts that will result if Alternative 4 or Alternative 1A (or a similar alternative) is chosen.

³ Draft BDCP, at 1-6.

⁴ DEIR/EIS, at 11-1.

⁵ DEIR/EIS, at 11-2.

⁶ DEIR/EIS, at ES-14.

 $^{^{7}}$ DEIR/EIS, at ES-15 to ES-16.

⁸ DEIR/EIS, at 3-2.

⁹ DEIR/EIS, at 3-3.

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III. The draft BDCP documents and the chosen Preferred Alternative fail to meet its goals and objectives and existing legal standards, and would fail to recover the Delta ecosystem if implemented.

A. The purposes of the BDCP must be consistent with the overriding objective of the ESA to ensure recovery of endangered and threatened species since it is a habitat conservation plan established under Section 10 of the Act.

The draft BDCP is a HCP developed pursuant to the ESA, and therefore must be consistent with the objective of the ESA as well as satisfy the requirements of Section 10 of the ESA.¹⁰

The purpose of the ESA is to conserve endangered and threatened species and the ecosystems they depend on.¹¹ "Conserve" and "conservation" are broadly defined as "the use of *all* methods and procedures which are necessary to bring any endangered species and threatened species to the point at which the measures provided [by the ESA] are no longer necessary."¹² Courts have liberally interpreted the ESA, finding that Congress enacted the ESA in order to "halt and reverse the trend toward species extinction, no matter the cost,"¹³ in order "to allow species to recover to the point it may be delisted."¹⁴

However, the overarching goals of the BDCP are to "advance the restoration of the ecological functions and productivity in the Delta" as well as "restore and protect water supplies provided by the State Water Project ("SWP") and Central Valley Project ("CVP").¹⁵ The draft purpose and needs statements for the draft EIR/EIS present similar versions of the co-equal goals of restoring the Delta ecosystem while providing a more reliable water supply for California.¹⁶ It is clear that the overriding objective of the ESA to conserve and recover species using all methods at any cost leaves no room for the goal of increasing reliable water supply since increasing water supply according to the Preferred Alternative will result in the killing instead of conservation of imperiled species.

¹⁰ Habitat Conservation Plan Guidance Document, at 2-1.

¹¹ 16 U.S.C. § 1531(b).

¹² 16 U.S.C. § 1532(3) (emphasis added).

¹³ Tennessee Valley Authority v. Hill, 437 U.S. 153, 184 (1978).

¹⁴ A laska v. Lubchenko, 723 F.3d 1043, 1054 (9th Cir. 2013), citing Gifford Pinchot Task Force v. U.S. Fish and Wildlife Serv., 378 F.3d 1059, 1070 (9th Cir. 2004).

¹⁵ Draft BDCP, at 1-5. The co-equal goals originate from the legislative intent and policy of the state Delta Reform Act of 2009. *See* California Water Code §§ 85001(c) and 85020.

¹⁶ The purpose statement of the EIR pursuant to CEQA states "The purpose of the BDCP is to "make physical and operational improvements to the SWP system in the Delta necessary to restore and protect ecosystem health, water supplies of the SWP and CVP south-of-Delta, and water quality within a stable regulatory framework, consistent with statutory and contractual obligations." DEIR/EIS, at ES-8. The purpose statement of the EIS pursuant to NEPA states "The purpose of the actions under the BDCP are to consider the application for ITPs for the covered species, improve the ecosystem of the Delta, as well as restore and protect the ability of the SWP and CVP to deliver up to full contract amounts." DEIR/EIS, at ES-9 and ES-10.

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Federal agencies also have a mandatory duty to "afford first priority to the declared national policy of saving endangered species" in their actions."¹⁷ Thus federal agencies cannot collaborate with non-federal actors in pursuing both ecosystem restoration and water reliability equally without violating their mandate to prioritize species conservation. Federal agencies' inclusion of coequal goals of the draft BDCP and EIS are thus also inconsistent with and violate the sweeping purpose of the ESA to conserve endangered and threatened species.

B. The DEIR/EIS alternatives analysis does not consider a reasonable range of alternatives since it only analyzes alternatives that include new water conveyance facilities.

A lead agency must consider a reasonable range of feasible alternatives to the project, or to the location of the project, which would achieve most of the basic objectives of the project avoid or substantially lessen any of the significant impacts of the proposed project.¹⁸ Although the agency is responsible for choosing the range of project alternatives and must publicly disclose its reasoning for doing so, even though it does not need to consider every alternative.¹⁹ The project applicants interpret this to mean that the DEIR/EIS needs to assess only those alternatives necessary to permit a reasonable choice and "to foster meaningful public participation and informed decision making."²⁰ However, each alternative must also be evaluated at an equal level of detail and must not be so inadequate to preclude meaningful analysis.²¹

Since the inception of the BDCP in 2006 its primary objective has been to develop alternatives with respect to the construction and operation of new conveyance facilities for the movement of water entering the Delta from the Sacramento Valley watershed.²² Currently, all fifteen alternatives in the DEIR/EIS would allow the building of at least one new water conveyance structure. Nowhere does the DEIR/EIS discuss the feasibility for achieving the coequal goals of the BDCP *without* building new water conveyance facilities—which would substantially lessen the significant impacts the BDCP would have on species. The DEIR/EIS includes a disproportionately detailed analysis on alternatives that contain water conveyances, compared to a passing evaluation of the No Action Alternative, violating the requirement to evaluate all alternatives equally.

We support including a new alternative based on the "Responsible Exports Plan" developed by the Environmental Water Caucus. The plan proposes a comprehensive

¹⁷ Tennessee Valley Authority v. Hill, 437 U.S. 153, 185 (1978) (citing 16 U.S.C. § 1531(c)(1)).

¹⁸ CEQA Section 15126.6(a); State CEQA Guidelines Section 15126.69(a); NEPA Section 1501.1(e).

¹⁹ CEQA Section 15126.6(a).

²⁰ State CEQA Guidelines Section 15126.6(f).

²¹ C.F.R. 1502.14(b); 40 C.F.R. Sec. 1502.9(a).

²² DEIR/EIS, at 3-6.

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strategy including conservation, recycling, stormwater capture, etc.²³ The Responsible Exports Plan additionally prioritizes the need for a water availability analysis and protection of public trust resources rather than a mere continuation of the status quo that has led the Delta into these dire circumstances. Only this alternative is consistent with the conclusion that more outflow is needed to protect aquatic resources and fish populations, as determined by several state and federal agencies.²⁴ The EWC Responsible Exports Plan is feasible and accomplishes project objectives and therefore should be fully analyzed in the final EIR/EIS for the BDCP. Unfortunately, this plan has not been analyzed and must be by analyzed the DEIR as a feasible/reasonable alternative.

C. The BDCP's stated purpose is inadequate for obtaining ITPs for endangered and threatened species since fulfilling this purpose would appreciably reduce the likelihood of survival and recovery of covered species in the wild.

Section 10 of the ESA allows the Services to issue ITPs that would authorize nonfederal entities to take endangered and threatened species when the taking is incidental to an otherwise lawful activity.²⁵ Non-federal entities apply for an ITP by developing a HCP according to statutory requirements laid out in Sections 10(a)(2)(A) and 10(a)(1)(B)of the ESA.²⁶ There is no legal right to an ITP, and the Secretary must deem the HCP sufficient before issuing the ITP.²⁷ Issuance of an ITP must not "appreciably reduce the likelihood of the survival and recovery of the species in the wild."²⁸ Taking this

²³ Responsible Exports Plan (May 2013).

http://www.ewccalifornia.org/reports/responsibleexportsplanmay2013.pdf.²⁴ State Water Resources Control Board's, 2010 Flows Report, p.2. "Interior remains concerned that the San Joaquin Basin salmonid populations continue to decline and believes that flow increases are needed to improve salmonid survival and habitat." USFWS May 23, 2011 Phase I Scoping Comments, available at: http://www.waterboards.ca.gov/waterrights/water issues/programs/bay delta/bay delta plan/water quality control planning/cmmnts052311/amy aufdemberge.pdf "Inadequate flow to support fish and their habitats is directly and indirectly linked to many stressors in the San Joaquin river basin and is a primary threat to steelhead and salmon." NMFS February 4, 2011 Phase I Scoping Comments, available at: http://www.waterboards.ca.gov/waterrights/water issues/programs/bay delta/bay delta plan/water quality control planning/cmmnts020811/010411dpowell.pdf; "...current Delta water flows for environmental resources are not adequate to maintain, recover, or restore the functions and processes that support native Delta fish." Executive Summary in 2010 CDFG Flow Criteria.

[&]quot;a strong majority of scientists prioritizes habitat and flow management actions that would restore more natural processes within and upstream of the delta" (p. 2), available at:

http://www.ppic.org/content/pubs/report/R 413EHR.pdf.

²⁵ 16 U.S.C. § 1539(a).

²⁶ 16 U.S.C. § 1539(a)(2)(A) & (2)(B).

²⁷ Southwest Diversified, Inc. v. City of Brisbane, 652 F. Supp. 788, 796 n.9 (N.D. Cal. 1986).

²⁸ 16 U.S.C. § 1539(a)(1)(B)(iv); HCP Guidance, at 3-16.

See, e.g., Sierra Club v. Babbitt, 15 F. Supp.2d 1274, 1279 (S.D. Ala. 1998) (invalidating two HCPs for inadequate mitigation but characterizing the overall standard as "not appreciably reduce the likelihood of survival"); Friends of Endangered Species v. Jantzen, 760 F.2d 976, 982 (9th Cir. 1985) (upholding the San Bruno Mountain HCP and stating that the Act's requirement is to "not appreciably reduce the likelihood of the survival of the species"). Although the Services have promulgated through notice and comment

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requirement into account with the overarching purpose of the ESA, courts have established the standard that HCPs must comply with the ESA and conserve list species by ensuring both their survival and recovery.²⁹

However, as part of its purpose to "improve the ecosystem of the Delta" the BDCP merely aims to take actions that would "contribute" to the recovery of covered species; protect, restore, and enhance certain natural communities and ecosystems, and reduce the adverse effects of water diversions on certain listed species.³⁰ These statements reflect the BDCP's intent to address species but fail to actually articulate its obligations to *ensure* the survival and recovery of species so they no longer need to be listed. Thus the draft BDCP is insufficient to obtain an ITP in compliance with the ESA.

D. The applicants should exclude the purpose of the BDCP to deliver water for up to "full contract amounts" given that the quantity of water allocated under current contracts far outweighs physical/structural capability of California's water system, and that it is not consistent with the purpose of the ESA and co-equal goals under the Delta Reform Act.

The draft EIR/EIS also states that the BDCP its purpose is to "[r]estore and protect the ability of the SWP and CVP to deliver up to *full* contract amounts" when there is sufficient water to do so, consistent with state and federal laws and the conditions of applicable agreements including those held by SWP and CVP contractors.³¹ Although the draft EIR/EIS qualifies that the alternatives do not need to be capable of delivering "full contract amounts" on average in order to meet BDCP's purposes,³² the fact that its stated purpose is to potentially satisfy the full contract amounts perpetuates the myth that California's water infrastructure has the capability to do so.

In fact, while water contractors and the Department of Water Resources ("DWR") formerly referred to so-called "entitlements" of 4.23 million acre-feet of water per year the reality is that, due to several factors including several dams not being built and several northern rivers being protected as "wild and scenic,", the SWP can only supply up to half this level.³³ Satisfying these "entitlements" would require doubling the reliable capacity of the current system. The California Court of Appeals for the Third District

rulemaking only some provisions of the handbook, courts have begun to rely on it in interpreting the permit program. See, e.g., <u>Sierra Club v. Babbitt, 15 F. Supp.2d at 1282</u>.

²⁹ An HCP "must satisfy the ESA goal of conservation, which will allow the species to recover in order to 'reverse the trend to extinction.'" Sw. Ctr. for Biological Diversity, 470 F. Supp. 2d 1118, 1129 (S.D. Cal. 2006) (quoting *Tennessee Valley*, <u>437 U.S. at 153, 98 S.Ct. 2279</u> and citing *Sierra Club v. Babbitt*, 15 F.Supp.2d at 1278 n. 3 ("Pursuant to section 10, the FWS may issue a permit for the 'incidental take' of some members of the species, if the applicant for the permit submits a 'conservation plan' that will—as its name plainly connotes—help 'conserve' the entire species by facilitating its survival and recovery.')). ³⁰ DEIR/EIS, at ES-8 and ES-10.

 $^{^{31}}$ DEIR, EIS, at ES-8 and ES-10.

³² DEIR, EIS, at ES-10 (emphasis added).

 $^{^{33}}$ PCL v. DWR (2000) 83 Cal.App.4th at 908.

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openly criticized this paper water illusion in recognizing the "huge gap between what is promised and what can be delivered."³⁴ The draft EIS/EIR therefore establishes false expectations and authorizes unrealistic demands for water by contractors in the future. Thus, coordinating agencies must come to terms with and explicitly recognize the inability of the state's water infrastructures to meet water entitlements in the final draft of the BDCP.

The applicants' explicit goal to achieve full contract amounts also emphasizes its intent to satisfy contractor demands for a more reliable water supply. The BDCP does not offer a similar guarantee for species protection, for instance by conserving listed species to the point of full recovery, as discussed above. Thus these statements contradict its mandate to treat its goals of creating a more reliable water supply and restoring and enhancing the Delta with equal weight.

E. The Preferred Alternative does not provide sufficient information on operational requirements and flows necessary for recovering the Delta ecosystem and restoring fisheries.

Existing law provides that the BDCP will not be incorporated into the Delta Plan unless it includes a reasonable range of flow criteria, rates of diversion, and other operational requirements and flows necessary for recovering the Delta ecosystem.³⁵ However, the Preferred Alternative, or Alternative 4, does not provide sufficient information regarding operational requirements and flows necessary for recovering the Delta system and restoring fisheries. Although Alternative 4 would establish flow criteria for the north Delta diversion bypass and the south Delta channel,³⁶ it would defer the development of quantitative Delta outflow criteria in the spring (March-May) and fall (September-November) to a later time using a decision tree process.³⁷ The DEIR/EIS admits that various outflow scenarios for spring and fall have the potential to cause differences in upstream conditions or in-Delta flows in summer and winter as well, in addition to affecting ecological conditions in the spring and fall.³⁸ However, it offers no quantitative range of flow criteria, rates of diversion, and other operational requirements as mandated by Section 85320(b)(2)(A) of the California Water Code.

In addition, the DEIR/EIS explains the potential outcomes of the decision tree process "will be aggressively investigated," and Delta outflow criteria would be

³⁴ *PCL v. DWR* (2000) 83 Cal.App.4th at 903 (stating that "Paper water always was an illusion. "Entitlements" is a misnomer, for contractors surely cannot be entitled to water nature refuses to provide or the body politic refuses to harvest, store and deliver").

³⁵ Cal. Water Code § 85320(b)(2)(A)) states that the BDCP must provide "a reasonable range of flow criteria, rates of diversion, and other operational requirements and flows necessary for recovering the Delta ecosystem and restoring fisheries under a reasonable range of hydrologic conditions [that] will identify the remaining water available for export and other beneficial uses."

³⁶ DEIR/EIS, at 3-202.

³⁷ DEIR/EIS, at 3-206 and 3-207.

³⁸ DEIR/EIS, at 11-51.

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Furthermore, it is apparent that whatever outflow criteria is adopted will most likely not achieve biological objectives for other aquatic species since the draft Implementation Agreement to the BDCP concludes "it is expected" that the fish and wildlife agencies will issue permits including operational and flow criteria related to the high-outflow scenario in the application.⁴² The BDCP cannot pretend that biologically sufficient outflow criteria will be established based on vigorous vetting through objective scientific evidence when in fact the agencies and the applicants have already determined the outflow in the draft IA. The high-outflow scenario will most likely fail the BDCP's purpose and legal obligation to recover the Delta ecosystem.

The limited biological information that the decision-tree process proposes to take into account also clearly demonstrates that the BDCP, if implemented, will be unable to restore the Delta on an ecosystem scale. The DEIR/EIS states that the decision-tree process is "a focused form of adaptive management that will be used to determine, at the start of new operations the fall and spring, outflow criteria that are required to achieve the conservation objectives of the BDCP for delta smelt and longfin smelt and to promote the water supply objectives of the BDCP."⁴³ We are extremely alarmed that Alternative 4's decision-tree process would only require establishing flow criteria based on conservation objectives only for two species: the Delta smelt and longfin smelt. Although the DEIR/EIS recognizes that other covered fish including salmonids and sturgeon may also be impacted by Delta outflow changes, it does not guarantee that outflow criteria will be developed to meet their biological needs. Instead, the DEIR/EIS merely states that other covered species' outflow needs "will also be <u>investigated</u> as part of the decision tree process.⁴⁴

³⁹ DEIR/EIS, at 3-207.

⁴⁰ Draft IA, at 25.

⁴¹ DEIR/EIS, at 3-207.

⁴² Draft IA, at 25.

⁴³ DEIR/EIS at 3-207; *see also* draft IA, at 25.

⁴⁴ DEIR/EIS, at 3-207.

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We find it unacceptable that the outflow criteria created under the Preferred Alternative would be limited to only the delta smelt and the longfin smelt in addition to promoting water supply reliability. This minimum standard, if adopted, would fail to meet the co-equal goal of protecting not only these two species but to restore the entire Delta ecosystem. It would also likely fail to meet the biological needs of other aquatic species that require higher flow criteria to survive and in turn violate Section 2820(a)(6) of the California Fish and Game Code.

The DEIR/EIS fails to acknowledge behavioral and regulatory uncertainty that have continuously resulted in rollbacks of environmental protections for the Bay/Delta and rescinding or suspension of legal assurances intended to protect fisheries and water quality during drought years. The decision-tree structure to determine Delta freshwater outflows is a guarantee that continuous political pressures will be exerted on fishery agencies to relax promised BDCP ecological benefits. None of the assurances in the BDCP can be taken at face value. The current three-year drought demonstrates that agencies will reflexively abandon "assured" fisheries flow protections under political pressure.

The BDCP thus must establish specific flow criteria that meet the conservation objectives for all species in order to satisfy its co-equal goals as well as the legal requirements set out in Sections 2820(a)(6) and 85320(b)(2)(A).

F. The ability of the BDCP to achieve the co-equal goals of restoring the Delta ecosystem and providing reliable water supply is highly questionable since the plan would authorize disproportionate decision-making power to the DWR, USBR, and state and federal water contractors.

The draft BDCP, supplemented by the draft implementation agreement ("IA"), proposes a governance structure for the Delta that is significantly different from the current structure. Although as of the writing of this comment USBR is not a party to the draft IA, it purportedly will enter into a memorandum that would set out its roles and responsibilities pursuant to the BDCP.⁴⁵ Since USBR plays a critical role in the implementation of the BDCP we do not believe it is possible to make fully informed comments on how BDCP would be implemented until the memorandum mentioned is established and released to the public. Nevertheless, we provide comments on the proposed implementation structure according to the draft BDCP and the draft IA as they are currently described.

Currently the SWP and CVP coordinate water diversion operations in the Sacramento River and the Delta under a Coordinated Operating Agreement. Water operations are overseen by the Operations ("Ops") Group, which operates on consensus at the lowest level to operate the Delta cross-channel, and adjust diversion or export limits for species protections or to make up lost water supply caused by previous changes

⁴⁵ Draft IA, at 1, 15.

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to improve fishery conditions.⁴⁶ The Ops Group consists of representatives from the Department of Fish and Wildlife ("DFW"), Department of Water Resources ("DWR"), the California State Water Resources Control Board ("SWRCB"), U.S. Fish and Wildlife Service ("FWS"), National Marine Fisheries Service ("NMFS"), U.S. Bureau of Reclamation ("USBR"), and the Environmental Protection Agency ("EPA").⁴⁷

By contrast, the BDCP would be organized around a newly created Implementation Office ("IO") lead by the Program Manager, who would manage, coordinate, and oversee all aspects of BDCP implementation including administering program funding, managing water project operations, and implementing conservation measures.⁴⁸ In reality, however, the IO would be held under the control of the Authorized Entity Group ("AEG"), which would be a four-member body consisting of the Director of DWR, the Regional Director of USBR, a representative from state water contractors, and a representative from participating federal water contractors.⁴⁹

Although the AEG would express a single position regarding a matter under its consideration each member would still retain its individual statutory or regulatory authority.⁵⁰ The BDCP would allow the AEG to select the Program Manager,⁵¹ who would be subject to exclusive oversight by the AEG.⁵² Specifically, the BDCP states that the Program Manager, through the IO and "<u>under the direction</u> of the Authorized Entity Group, will manage the implementation of the BDCP and ensure that such implementation proceeds in compliance with the Plan, the Implementing Agreement, and the associated regulatory authorizations."⁵³ Similarly, the draft IA states the AEG "will provide oversight and direction to the Program Manager on matters concerning the implementation of the BDCP."⁵⁴ In essence, the <u>AEG—comprised of only state and federal water export interests—will dominate the implementation of the BDCP</u> even though it is drafted as a habitat conservation plan. More importantly, most of the AEG's decision-making would not be subject to review or oversight by other entities under the proposed BDCP.⁵⁵ For instance, the BDCP would give the AEG exclusive authority to

http://www.water.ca.gov/swp/operationscontrol/calfed/calfedgrpdesc.cfm (last updated July 1, 2009). ⁴⁸ Draft BDCP, at 7-2, 7-5, 7-7, 7-8, 7-28 (The Implementation Office will work with the Delta

⁴⁶ Description of CALFED Ops, available at:

http://www.water.ca.gov/swp/operationscontrol/calfed/calfedgrpdesc.cfm (last updated July 1, 2009). ⁴⁷ Description of CALFED Ops, available at:

Conservancy and other supporting entities on implementing conservation measures associated with habitat protection and restoration), and 7-30 (DWR and Reclamation are responsible for implementing conservation measure 1: water facilities and operations; and water operations aspects of CM2: Yolo Bypass

fisheries enhancement.).

⁴⁹ Draft IA, at 58.

⁵⁰ Draft IA, at 51 (noting that the operation of SWP and CVP will continue to be under the control and responsibility of the DWR and Reclamation, respectively).

⁵¹ Draft BDCP, at 7-5.

⁵² Draft BDCP, at 7-2.

⁵³ Draft BDCP, at 7-13.

⁵⁴ Draft IA, at 58.

⁵⁵ See draft BDCP, at 7-3 and 7-4.

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implement all conservations measures save real-time water operations without providing an opportunity for review by the EPA and wildlife agencies.⁵⁶

Although the BDCP also proposes to establish a Permit Oversight Group ("POG") consisting of CDFW, USFWS, and NMFS that would collaborate with the AEG, its role is mainly to provide input and concurrence regarding the IO and AEG's actions.⁵⁷ Like the AEG, the roles and level of involvement by the various wildlife agencies are defined by existing statutory and regulatory mandates and provisions of the BDCP.⁵⁸ However, the BDCP would allow less decision-making by the POG and member wildlife agencies compared to the AEG.⁵⁹ For instance, the POG would determine major adaptive changes, monitoring, and research matters jointly with the AEG before it could make a final decision if the two entities disagree.⁶⁰

Additionally, if the AEG and POG disagree on a matter they may agree to seek non-binding review process of the matter, and the entity with the final decision-making authority over the matter may merely consider those recommendations in making its final decision.⁶¹ This process is problematic as it would encourage disagreeing parties to adopt disjointed or even conflicting decisions.

The proposed BDCP governance structure also provides the opportunity for decision-makers to make real-time water operations adjustments for water conveyance facilities under CM1 and CM2. The Real Time Operations Team ("RTOT") would consist of one representative from FWS, NMFS, CDFW, USBR, and DWR as voting members.⁶² The RTOT would also contain one representative from SWP and one representative from CVP, who would serve as non-voting members.⁶³

We are encouraged to see that the RTOT will operate by consensus and that the DWR, and that if the RTOT does not reach consensus on an issue it would be elevated to seek concurrence among representatives of Reclamation, CDFW, and the relevant federal fish and wildlife agency.⁶⁴ However, the draft IA also provides that new voting members could be added by consensus, thus SWP and CVP or any other representatives could become voting members.⁶⁵ Thus we are very concerned that the current RTOT structure that allows SWP and CVP participation, whether as nonvoting or voting members, will influence the agencies' decision-making involving real-time operations to favor additional water exports. If the BDCP truly abides by the co-equal goals of water

⁵⁶ Draft BDCP, at 7-3.

⁵⁷ Draft BDCP, at 7-13 and 7-14.

⁵⁸ Draft BDCP, at 7-3, 7-4, and 7-14.

⁵⁹ Draft BDCP, at 7-3, 7-4, and 7-14.

⁶⁰ Draft BDCP, at 7-11, 7-13.

⁶¹ Draft BDCP, at 7-17.

⁶² Draft IA, at 27.

⁶³ Draft IA, at 27.

⁶⁴ Draft IA, at 28.

⁶⁵ Draft IA, at 27.

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reliability and Delta ecosystem protection we urge it to eliminate the SWP and CVP contractor representatives from a seat at the RTOT table, or include representatives from the conservation community as non-voting members to balance out interests in the RTOT.

We are also concerned that the IO and AEG's actions are not subject to binding review by other stakeholders. The Stakeholder Council ("SC"), which would meet with the Program Manager at least quarterly and be expected to make reasonable efforts to provide input to the Program Manager and the AEG, would only object to actions taken by the Program Manager through non-binding alternative resolution mechanisms.⁶⁶ Thus while the SC can suggest changes it would have no legal authority to serve as a check to the IO's decision-making process. While the BDCP indicates that all meetings of various groups would be conducted in public,⁶⁷ it does not state whether the meetings would be subject to requirements of California's public record laws.

Finally, it is important to note that the draft IA states that "in the event of a direct conflict between the terms of this Agreement and the BDCP, the terms of this Agreement *shall* control.⁶⁸ This clause in the IA is especially concerning since it would allow the implementation structure and governance of the BDCP to be virtually unchallengeable if it is finalized or amended after potential approval of the BDCP.

We believe the ability of the BDCP to achieve the co-equal goals of restoring the Delta ecosystem and providing reliable water supply is highly questionable since the plan would authorize disproportionate decision-making power to the DWR, USBR, and state and federal water contractors.

G. The monitoring and adaptive management process for the BDCP is incomplete and will likely not be used to fully implement the Plan even if becomes complete.

The BDCP's monitoring and adaptive management process is incomplete. The draft BDCP and DEIR/EIS has been heavily criticized by an analysis of the draft BDCP and the DEIR/EIS conducted by an Independent Science Board.⁶⁹ In particular, the Panel concluded that "Details of how adaptive management will be implemented are left to a future management team without explicit prior consideration of (a) situations where adaptive management may be inappropriate or impossible to use, (b) contingency plans in case things do not work as planned, or (c) specific thresholds for action."⁷⁰

We agree with the Independent Science Board that the BDCP does not make clear the connections between monitoring and adaptive management, does not describe criteria

⁶⁶ Draft BDCP, at 7-20, 7-21.

⁶⁷ Draft BDCP, at 7-12, 7-16, 7-20.

⁶⁸ Draft IA, at 15.

⁶⁹ DELTA INDEPENDENT SCIENCE BOARD, REVIEW OF THE DRAFT EIR/EIS AND DRAFT BDCP (May 2014) [hereinafter INDEPENDENT SCIENCE BOARD REVIEW]. ⁷⁰ INDEPENDENT SCIENCE BOARD REVIEW, at 3 and 8.

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for success or explicit triggers to reverse negative impacts, and does not incorporate uncertainties of the Conservation Measures ("CMs") into the adaptive management process.⁷¹

The BDCP treats the negative effects of climate change as impacts beyond the control of the project, despite the fact that project operations will magnify the effects of climate change such as warmer water temperatures and reduced freshwater flows. The claims that the plan's "Conservation Measures" will constitute an adaptation to climate change are not supported by any quantitative data. A prime example of the BDCP spurious and utterly unsupported claims: "Because the BDCP already anticipates the effects of climate change, no additional actions will be required to remediate climate change effects on covered species and natural communities."⁷²

The BDCP will establish an Adaptive Management Team ("AMT") that will be responsible for administering and adaptive management and monitoring for the, where information obtained from monitoring and research activities will be used to improve the effectiveness of the conservation measures to achieve the biological goals and objectives.⁷³ The AMT will be chaired by the Science Manager, and will include a voting representative from FWS, NMFS, CDFW, DWR, USBR, the SWP contractors, and the CVP contractors, respectively.⁷⁴ We are very concerned that the decisions that the AMT makes will be biased toward water export to further reduce Delta outflows since the Science Manager reports to Program Manager, who is subject to direction from AEG as discussed above.

Similarly, we are also extremely concerned that the AMT will include SWP and CVP contractors as voting members, which means that the contractors will be involved in determining available scientific information that would affect the implementation of the BDCP including altering Delta outflows.⁷⁵ Under the current makeup of the AMT FWS, NMFS, and CDFW could easily become the minority voice whereas SWP, CVP, the water contractors, and the Science Manager who will be directed by the water exporting agencies and contractors will dominate adaptive management.

This concern is heightened by the BDCP's designating the IEP Lead Scientist, the Delta Science Program Lead Scientist, and the Science and Research Director of NOAA Fisheries' Southwest Fisheries Science Center as nonvoting members.⁷⁶ As we stated in our comments regarding the Real Time Operations Team, we believe that the only way the BDCP can abide by its co-equal goals is to provide equal decision-making power to both conservation and water export interests. This balancing is especially critical in the AMT since adaptive management of the BDCP will require a fair representation of voting

⁷¹ INDEPENDENT SCIENCE BOARD REVIEW, A-15, A-16

⁷² Draft BDCP, at 6-43.

⁷³ DEIR/EIS, at 3-23.

⁷⁴ Draft IA, at 30.

⁷⁵ Draft IA, at 26.

⁷⁶ Draft IA, at 5.

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members with both scientific and management expertise. Therefore the final BDCP should include fish and wildlife representatives as voting members of the AMT.

The working draft IA provided that upon issuance of take permits the Permittees have the "legal obligation to fully implement the BDCP" under the biological goals and objectives section.⁷⁷ However, the phrase was deleted from this section and does not appear elsewhere in the current draft of the IA. Instead, the current draft IA added new language that would allow the AMT to alter, add, or even eliminate entirely CMs and biological objectives to "improve the effectiveness" of the Plan.⁷⁸ The criteria of effectiveness, however, have not been developed and will be developed under the direction of the AMT.⁷⁹ It is clear from comparing the two IAs that the implementation of the BDCP will be entirely in the discretionary hands of the state and federal contractors, DWR, and USBR.

In contrast to the water contractors' ability to control the adaptive management process, the public will not be able to directly participate in the AMT decision-making process. Whereas the July 2013 draft IA required the AMT to at least review proposals for changes in the adaptive management of the BDCP by any interested party, the current draft IA explicitly provides that the AMT may, at its discretion, review any such proposals.⁸⁰ The current draft IA effectively shuts out the public's ability for its recommendations to be considered on their own merits or in opposition to proposed changes by the AMT itself. In summary, the draft IA would create a closed-door adaptive management process that will not be mandated to fully implement the BDCP and in fact will have power to eliminate critical elements of the Plan.

The BDCP proposes insufficient and does not guarantee funds to produce an effective adaptive management process. The BDCP and the draft IA state the parties will set up a \$450 million "supplemental adaptive management fund" that only guarantees it would be applied to support implementation of adaptive changes made to CM1 and would only support changes to other CMs "as determined to be necessary."⁸¹ This language in the draft IA demonstrates yet again that not only funding for other CMs is uncertain but the parties have not committed to achieving other CMs that are the only potential justifications for why BDCP should possibly move forward. Even if it is applied to other CMs, this fund would be insufficient to support the monitoring and research necessary to carry out all of the CMs.⁸²

⁷⁷ Working Draft IA, at 25.
⁷⁸ Drat IA, at 29.

⁷⁹ Draft IA, at 39.

⁸⁰ Working Draft IA, at 30; Draft IA, at 31.

⁸¹ Draft IA, at 37; Draft BDCP, at 3.5-356.

⁸² INDEPENDENT SCIENCE BOARD REVIEW, A-21.

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IV. The BDCP would fail to meet the biological needs of covered aquatic species.

The BDCP must contain specific conservation measures that meet the biological needs of covered species best on the best available scientific information regarding the species.⁸³ The DEIR/EIS admits that that Delta outflow in Alternative 4 would likely decrease or remain similar compared to the conditions without the project.⁸⁴ Additionally, the DEIR/EIS expects average annual Delta exports to increase by 269, 504 TAF, and 814 TAF (under Scenarios H1, H2, and H3, respectively), and would only decrease by 27 TAF under Scenario H4.⁸⁵ Since the draft IA to the BDCP concludes "it is expected" that the fish and wildlife agencies will issue permits including operational and flow criteria related to the high-outflow scenario, the likely decrease in Delta outflow is at least 814 TAF.⁸⁶ Although the DEIR/EIS acknowledges that implementing Alternative 4 would generally increase water exports and reduce or maintain current Delta outflows, it concludes that changes in water flow under Alternative 4 would result in take of species that would "typically be either beneficial or not adverse/less than significant."⁸⁷ Despite this promise the BDCP, as prepared, demonstrates that the Project will bring significant negative impacts to and will not facilitate the survival and recovery of covered fish species.

A. The BDCP fails to demonstrate that conservation measures would minimize or mitigate adverse effects to the maximum extent practicable.

Despite that conservation measures will directly and indirectly result in impact covered species as discussed above, the BDCP proposes activities that would result in significant adverse impacts on covered species that would not be adequately minimized or mitigated. By law the BDCP must include measures that would, to the maximum extent practicable, minimize and mitigate adverse effects on the covered species from implementation of the covered activities, where mitigation would occur through the protection, restoration, creation, and/or enhancement of habitat for covered species.⁸⁸ The Services will assess whether the BDCP is consistent with the maximum extent practicable standard by evaluating whether levels of minimizing and mitigating adverse effects is appropriate for the particular project at issue.⁸⁹ The BDCP has failed to minimize and mitigate adverse effects, as we discuss below.

One of the most impactful covered activities is the proposed construction of new water intake, forebays, and conveyance facilities (Conservation Measure 1, or CM1), which would permanently alter between 3,500 and 20,000 acres of habitat in north

⁸³ Cal. Water Code § 85320(b)(2)(A); Cal. Fish & Game Code Sec. 2820(a)(6).

⁸⁴ DEIR/EIS, at 11-52.

⁸⁵ DEIR/EIS, at 11-52.

⁸⁶ Draft IA, at 25.

⁸⁷ DEIR/EIS, at 11-53.

⁸⁸ 16 U.S.C. § 1532(a)(2)(B)(ii); see also DEIR/EIS, at 3-40.

⁸⁹ See Sierra Club v. Babbitt, 15 F.Supp.2d 1274, 1279-81 (S.D. Ala. 1998).

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Delta.⁹⁰ Yet the BDCP does not adequately disclose how it would minimize and mitigate these impacts and instead relies on proposed habitat protection, restoration, and enhancement (habitat conservation or conservation reserve) activities to address these impacts. In fact, the availability of funding, feasibility, and success of many conservation or mitigation measures are highly uncertain, as we discuss below. Additionally, the implementing habitat conservation activities would also permanently alter thousands of acres of habitat and negatively affect certain species while bringing purported benefits to other species that highly speculative.⁹¹

The BDCP allows construction of the Twin Tunnels before ecosystem restoration, and in fact before funding for restoration has actually been secured. In addition, conservation measures would only be implemented within the 50-year proposed permitting timeline of the BDCP. However, only 3,400 would be restored within the first 10 years in accordance with the construction timeline of CM1.⁹² The Delta ecosystem gets the impacts of reduced freshwater flows before the success of untested and discredited restoration actions can be evaluated, despite uncertainties expressed by the scientific community.

B. Loss of aquatic habitat

Habitat for covered fish species will be lost as a result of BDCP. All eleven covered fish species will suffer from habitat loss or a change in habitat conditions for any of the alternatives, including Alternatives 1A and 4.⁹³ However, the BDCP fails to adequately explain how the covered fish species will survive habitat loss. The failure to adequately explain how habitat loss authorized by an HCP would prevent jeopardizing the survival and recovery of a species could lead to a finding that approval of the HCP was arbitrary and capricious. *National Wildlife Federation v. Babbitt*, 128 F.Supp.2d 1274. 1295 (E.D. Cal. 2000).

The total shoreline habitat that will be permanently affected by BDCP ranges from 2,050 feet to 11,900 feet depending on the alternative chosen; nine of the fifteen alternatives, if implemented, would affect at least 10,000 feet of shoreline habitat.⁹⁴ Offshore habitat that will be dredged ranges from 4.7 acres to 56.9 acres depending on the alternative chosen; ten of the fifteen alternatives would affect at least 20 acres.⁹⁵

The positive benefits assumed to occur as a result of habitat restoration are overstated for many fish populations. The conclusions reached in the BDCP are not adequately supported and often highly uncertain (see low levels of certainty associated with each covered fish species, discussed below). Thus the DEIR/EIS violates its legal

⁹⁰ DEIR/EIS, at 31-5.

⁹¹ See other covered activities at DEIR/EIS, at 3-17.

⁹² DEIR/EIS, at 12-1992.

⁹³ DEIR/EIS, at 11-238; 11-1289.

⁹⁴ DEIR/EIS, at 11-11.

⁹⁵ DEIR/EIS, at 11-11.

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duty to disclose significant effects of the project. Cal. Pub. Res. Code § 21002.1. Additionally, many of the stated positive benefits will involve a long process that could take years to determine if any beneficial effects occurred, but by that point it could be too late.⁹⁶

Since the BDCP fails to adequately explain how habitat loss would prevent jeopardizing the populations of each covered fish species, approval by the Services will likely be arbitrary and capricious.

The BDCP would not minimize or mitigate adverse effects to aquatic species to the maximum extent practicable. Under Alternative 4 CM1 would permanently destroy 178 acres of aquatic habitat from construction of the three intakes and temporarily remove 2,101 acres of tidal perennial aquatic community from dredging Clifton Court Forebay.⁹⁷ CM2 would adversely affect 18 acres of tidal perennial aquatic activity.⁹⁸

The BDCP justifies this significant habitat loss by stating that 65,000 acres of tidal wetlands and traditional uplands would be restored (27,000 acres would be tidal perennial aquatic habitat) under CM4, and concludes that the construction activities associated with CM1, 2, 4, and 6 would result in net long-term benefits to the acreage of sensitive natural communities.⁹⁹ Although the BDCP attempts to offset amount of habitat lost by offering approximate amount of habitat to be restored. However, it is incorrect to only take into account the areas and types of land in implementing these measures since it takes more time for natural ecosystems to be fully restored to serve the desired ecosystem functions than it does to destroy existing aquatic habitats that already provide these functions. The BDCP project is so focused on keeping Delta exports at excessively high levels desired by water exporters that it relies on the discredited hypothesis that restored habitat can substitute for freshwater flows. The BDCP's concept of restoring physical habitat to subsidize food pelagic webs relies on improving riparian and subtidal habitat to create an aquatic food supply for the Delta as an offset for increased and excessive fresh water diversions. This substitute has no basis in science and has been red-flagged repeatedly by federal agencies. Mount et al. (2013) found that the BDCP restoration of marshes and floodplains is unlikely to improve smelt rearing habitat conditions.¹⁰⁰

Many of the BDCP putative salmonid benefits rely on proposed seasonal floodplain inundation of the Yolo Bypass, yet the EIR/EIS fails to evaluate the potential impacts of stranding, entrainment, predation and mercury methylization risks in the Yolo Bypass and weigh them against potential benefits.

⁹⁶ INDEPENDENT SCIENCE BOARD REVIEW, at 7.

⁹⁷ DEIR/EIS, at 12-1990, 12-1991.

⁹⁸ DEIR/EIS, at 12-1990, 12-1991.

⁹⁹ DEIR/EIS, at 12-1993.

¹⁰⁰ Mount et al. (2013).

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C. Loss of food for aquatic species

Several fish populations will experience a decline in abundance due to BDCP activities, even if only temporary due to construction activities. A decline in populations will undoubtedly affect the food web, leading to a decrease in food available for predators or an increase in the organisms eaten by the covered fish species. Additionally, the relationship between habitat loss, habitat restoration, and food production isn't clearly stated in the BDCP. The Effects Analysis does contain a conceptual model of aquatic food webs, but the model is based on several uncertain assumptions. The DEIR/EIS must also fully assess and disclose impacts to food loss in addition to and in relationship with habitat loss due to the implementation of the BDCP.

D. Effects of flow changes on aquatic species

The BDCP also does not adequately disclose how the flow changes will affect covered fish species.

The DEIR/EIS justifies its conclusion that a decrease in Delta outflow for a period of 50 years would not result in significant adverse effects on aquatic species based on "the flexibility provided by the sub-scenarios and the primary intent of the decision tree to test operational scenarios to achieve results that are not adverse and are less than significant."¹⁰¹ However, the DEIR/EIS fails to adequately address how conservation measures would meet the biological needs of covered species. In particular, the BDCP fails to assess the impacts on each covered species from the anticipated decrease in Delta outflow under Alternative 4.¹⁰² For instance, the DEIR/EIS itself even states that additional assessments will be needed to confirm that adverse effects are not reasonably expected to occur to Chinook salmon species and steelhead.¹⁰³ Therefore, the reliance on the decision tree process by the DEIR/EIS without further analysis on how outcomes decided by the process will impact imperiled species violates CEQA/NEPA.

The DEIR/EIS claims that the flow impacts on key fish species migration cannot be determined.¹⁰⁴ The DEIR/EIS reached this conclusion despite that the project-level document claims to use more than sixty different computer-based modeling techniques, and a wealth of published and available scientific literature on the impacts of increased water exports and diversions on the ecology of the Estuary and special-status fish species. The public cannot properly assess the validity of a document addressing impacts on endangered fish when a determination cannot be made on critical environmental impacts to the very species the plan is allegedly intended to recover.

In fact, the BDCP uses computer models to describe fresh water flow conditions

¹⁰¹ DEIR/EIS, at 11-53.

¹⁰² See Table 11-4-SUM1: Results of Flow-Related Effects on Fish. DEIR/EIS, at 11-55.

¹⁰³ DEIR/EIS, at 11-54.

¹⁰⁴ DEIR, at 11-55.

in the estuary and disingenuously compares them to "baseline" conditions that are worse ecologically than actual existing conditions and existing regulatory constraints on water diversions. The DEIR/EIS thus misrepresents the biological impacts of the project and attempts to mask the fact that the BDCP would substantially increase water exports and further degrade environmental conditions.

Several federal and state agencies have already underscored the fact that current Delta outflows are insufficient to meet the biological needs of listed and sensitive species, and have resulted in significant adverse effects these species, especially salmon and steelhead.¹⁰⁵ Since current water flows are insufficient to support listed and other protected species any further decrease in in-stream flow and Delta outflow will inevitably result in further significant adverse effects on aquatic species. Thus an increase in Delta outflow is necessary to protect aquatic species.¹⁰⁶

In particular, the State Water Resources Control Board ("SWRCB") determined in 2010 that the Bay-Delta ecosystem and native fisheries require minimum freshwater outflows to preserve public trust values, specifically: 75% of unimpaired Delta outflow from January through June; 75% of unimpaired Sacramento River inflow from November through June; and 60% of unimpaired San Joaquin River inflow from February through

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¹⁰⁵ State Water Resources Control Board's, 2010 Flows Report, p.2. "Interior remains concerned that the San Joaquin Basin salmonid populations continue to decline and believes that flow increases are needed to improve salmonid survival and habitat." USFWS May 23, 2011 Phase I Scoping Comments, available at: http://www.waterboards.ca.gov/waterrights/water_issues/programs/bay_delta/bay_delta_plan/water_quality _control_planning/cmmnts052311/amy_aufdemberge.pdf "Inadequate flow to support fish and their habitats is directly and indirectly linked to many stressors in the San Joaquin river basin and is a primary threat to steelhead and salmon." NMFS February 4, 2011 Phase I Scoping Comments, available at: http://www.waterboards.ca.gov/waterrights/water_issues/programs/bay_delta/bay_delta_plan/water_quality _control_planning/cmmnts020811/010411dpowell.pdf; "...current Delta water flows for environmental resources are not adequate to maintain, recover, or restore the functions and processes that support native Delta fish." Executive Summary in 2010 CDFG Flow Criteria.

[&]quot;a strong majority of scientists prioritizes habitat and flow management actions that would restore more natural processes within and upstream of the delta" (p. 2)

http://www.ppic.org/content/pubs/report/R_413EHR.pdf

¹⁰⁶ State Water Resources Control Board's, 2010 Flows Report, p.2. "Interior remains concerned that the San Joaquin Basin salmonid populations continue to decline and believes that flow increases are needed to improve salmonid survival and habitat." USFWS May 23, 2011 Phase I Scoping Comments, available at: http://www.waterboards.ca.gov/waterrights/water_issues/programs/bay_delta/bay_delta_plan/water_quality _control_planning/cmmnts052311/amy_aufdemberge.pdf "Inadequate flow to support fish and their habitats is directly and indirectly linked to many stressors in the San Joaquin river basin and is a primary threat to steelhead and salmon." NMFS February 4, 2011 Phase I Scoping Comments, available at: http://www.waterboards.ca.gov/waterrights/water_issues/programs/bay_delta/bay_delta_plan/water_quality _control_planning/cmmnts020811/010411dpowell.pdf; "...current Delta water flows for environmental resources are not adequate to maintain, recover, or restore the functions and processes that support native Delta fish." Executive Summary in 2010 CDFG Flow Criteria.

[&]quot;a strong majority of scientists prioritizes habitat and flow management actions that would restore more natural processes within and upstream of the delta" (p. 2) http://www.ppic.org/content/pubs/report/R 413EHR.pdf

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June.¹⁰⁷ The SWRCB found that over the past two decades Delta outflows have only been 30% of unimpaired flows in drier years, and average of about 50% of unimpaired flows from April to June for Sacramento River inflows, and 20% in drier years to almost 50% in wetter years for San Joaquin River inflows. Nowhere does the BDCP target these required outflows.

Yet the BDCP acknowledges that already-impaired Delta freshwater outflows to San Francisco Bay will <u>decrease further</u> under the project's operations, a diminution that will be exacerbated by climate change. Delta freshwater outflows critical to the survival of native fish will be sacrificed under the BDCP in order to maintain water exports at a high level. The EIR/EIS absolutely fails to analyze the significant effects of reduced Delta outflow to San Francisco Bay on all native fish species. Instead, a final determination on the magnitude of Delta outflows is delayed by the plan's "Decision Tree," even though federal fishery agencies have stated unequivocally that the low outflow scenario cannot be supported by legal permits.

The BDCP Twin Tunnels project will increase contract-based water deliveries in wetter years, and will increase Delta water exports in dry and drought years as the tunnels increase water transfer opportunities for California's water market. The BDCP will exacerbate reductions of freshwater flow to the estuary during critical life stages for protected fish species, and could lead to the outright extinction of many native fish species.

Sacramento River inflow will decrease directly from the operations of the BDCP. The effect of continued high water diversions from the Delta combined with movement of the salinity barrier eastward due to climate change will have a damaging effect on salmon and steelhead and further reduce smolt survival. Mount et al. found that the new north Delta facility will cause significant losses of out-migrating winter-run and spring-run Chinook salmon, and that most of the BDCP's proposed mitigation approaches have high levels of uncertainty.¹⁰⁸

Additionally, BDCP analysis shows that the SWP and CVP South Delta export pumping plants will continue to operate during below-normal, dry, and critically-dry years, while the North Delta Intakes and the Twin Tunnels facilities will be used primarily in wet and above-normal years. This ongoing dependence on the South Delta pumps means that delta smelt and longfin smelt will continue to be killed at the South Delta pump stations. Drier years already occur up to 40% of the time, a trend that will only intensify with climate change. Yet there is no plan by the BDCP to improve fish screens and salvage operations or mitigate reverse flow impacts on fisheries at the existing South Delta export pumping facilities.

¹⁰⁷ SWRCB 2010.

¹⁰⁸ Mount et al. (2013).

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E. Flawed science

A peer-review by the National Research Council in 2011 slammed the BDCP for flawed scientific analysis of the project's impacts on listed fish species.¹⁰⁹ Those flaws have not been adequately addressed in the DEIR/EIS.

In 2012, The Bay Institute ("TBI") published a briefing paper on the flaws of the Effects Analysis for the BDCP.¹¹⁰ TBI found that the BDCP would not only fail to contribute to the recovery of protected fish species, but that it would actually increase the risk of extinction for many native fish species. TBI also found that the BDCP underestimates the negative effects of the project on endangered fish species and their habitats, by ignoring known and likely negative impacts and overestimating potential benefits. TBI found that the technical appendices the BDCP relies upon "employ non-standard or questionable analytic approaches while ignoring proven scientific tools and metrics; "cherry-pick" data to support a particular outcome; tailor the presentation of model outputs to reflect most favorably on the project; and misrepresent current scientific research and the professional judgment of experts." We do not see that these inadequacies have been corrected in the DEIR/EIS.

F. Covered fish species will be significantly impacted by the BDCP.

Both the BDCP and the DEIR/EIS include detailed analyses discussing how the project will impact each of the covered fish species. The BDCP must contain "specific conservation measures that meet the biological needs of covered species and that are based upon the best available scientific information regarding the status of covered species and the impacts of permitted activities on those species." Cal. Water Code § 85320(b)(2)(A); Cal. Fish & Game Code Sec. 2820(a)(6).

However, despite the level of detail, the analyses do not adequately address how the BDCP will impact each covered fish species. The BDCP and the DEIR/EIS also overestimates the positive benefits that DWR does predict, misinforming the public of the true impacts caused by the project.

i. Delta smelt

The Center has been working to conserve delta smelt since 2007, filing petitions to change the federal and state listing status of delta smelt to endangered, and restricting pesticide uses harmful to smelt.

Large areas of historic delta smelt habitat in the Delta have been rendered unsuitable for juvenile stages of delta smelt by the operations of the state and federal water projects, correlated with installation of south Delta tidal gate barriers, substantial

¹⁰⁹ NRC (2011).

¹¹⁰ TBI (2012).

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increases in fresh water exports, and increases in high-volume export operations. Increased fresh water exports are having significant negative effects on Delta smelt abundance. Higher water export rates are correlated with significantly lower delta smelt population abundance.¹¹¹ The trend of increases in water exports from the Delta and high-volume water exports during periods of low freshwater inflow delays migrating adult smelt, impairs downstream transport of larval and juvenile delta smelt from upper estuary spawning habitat to brackish water rearing habitat, and lethally entrains all life stages of smelt at the SWP and CVP pumps. The fish screens at the SWP and CVP pumps are known to be inadequate to protect Delta smelt.¹¹² The invasive clam *Corbula amurensis* has reduced the abundance of the zooplankton food supply in the Estuary for both longfin smelt and delta smelt.

Delta smelt are extremely endangered. Delta smelt numbers have been below the "effective population size" (the population level below which a species is subject to inbreeding and genetic drift; 9 of the last 10 years, since 2004.¹¹³ See the Delta smelt abundance indices from CDFW fall midwater trawl below.



Given the delta smelt's fragile ecosystem, any negative impacts from take could far outweigh positive ones. The BDCP claims that the impact of take would be minimal, but the evidence suggests otherwise.¹¹⁴ Section 2820(f) of the NCCPA requires the CDFW to find that the plan made use of best available science to analyze the impacts of take prior to approving the plan. The high uncertainty suggests best available science was not used here, violating the NCCPA.

The BDCP asserts the plan will result in no net change in several attributes for delta smelt as compared to existing conditions but that assertion violates the basic

¹¹¹ Swanson (2005), CBD et al. (2006).

¹¹² Bowen et al. (2004).

¹¹³ Bennett (2003).

¹¹⁴ See Draft BDCP, at 5-234.

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purpose of an HCP.¹¹⁵ The BDCP should be facilitating survival and recovery instead of maintaining the status quo, not trying to keep things the same – especially when the existing conditions are leading the species to extinction.

The applicants do not provide adequate support for many of its conclusions in the DEIR/EIS regarding several fish species, starting with the delta smelt. For example, the DEIR/EIS states that turbidity increases will negatively alter habitat conditions for the delta smelt, but then asserts that Delta smelt has adapted to life in turbid waters, so an increase in turbidity will improve habitat conditions.¹¹⁶ The applicants do not cite to any scientific studies, however, explaining how this conclusion was reached or supporting the assertion that delta smelt have actually adapted to turbid waters.

The certainty of the effects of the BDCP on the Delta smelt is moderate to low.¹¹⁷ Despite the uncertainty that restoration and conservation measures will actually result in the positive impacts hoped for, the BDCP plays up the beneficial effects and downplays the adverse effects.¹¹⁸ The BDCP relies on the restoration of tidal wetlands as the primary driver of benefits to the delta smelt, but restoration of the tidal wetlands is highly uncertain.¹¹⁹ Relying on such an uncertain restoration measure to carry the benefit of BDCP for delta smelt misleads the public into believing the positive benefits are greater than they actually are.

ii. Longfin smelt

The longfin smelt was once one of the most abundant open-water fishes in the San Francisco Bay Estuary, but it has undergone two catastrophic declines in the past 20 years.¹²⁰ The Center has long been fighting to prevent the longfin smelt from continuing in its decline. On August 8, 2007, the Center for Biological Diversity petitioned the FWS to list the longfin smelt as an endangered species under the ESA.¹²¹ The FWS determined, in 2012, that the longfin smelt warranted consideration for protection but instead of listing the species as endangered or threatened the FWS added the longfin smelt to the list of candidates for ESA protection.¹²²

Similar to the Delta smelt longfin smelt are also vulnerable to lethal entrainment into the federal and state pumps during spawning. The steady decline of The San Francisco Bay-Delta population of longfin smelt coincides with significant increases in Delta water exports, particularly during the sensitive winter and early spring periods when adult longfin smelt and their larvae are concentrated in the freshwater and low

¹¹⁵ See Draft BDCP, at 5-237.

¹¹⁶ DEIR/EIS at 11-239.

¹¹⁷ Draft BDCP, at 5-234.

¹¹⁸ Draft BDCP, at 5-236, 5-237.

¹¹⁹ Draft BDCP, at 5-240, 7.

¹²⁰ Center (2014).

¹²¹ Center (2007).

¹²² FWS (2011).

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salinity regions of the Estuary. Hydrodynamic analyses of Delta flows indicate that under recent water inflow and export conditions all larval and juvenile longfin smelt present in the central and southern regions of the Delta are likely to be entrained and killed. Analyses have demonstrated a statistically significant negative relationship between longfin smelt population abundance and Delta water exports as a fraction of Delta inflow: high export ratios during the winter and early spring consistently correspond to low longfin smelt abundance.¹²³ The invasive clam *Corbula amurensis* has reduced the abundance of the zooplankton food supply in the Estuary for both longfin smelt and delta smelt.

The San Francisco Bay-Delta population of longfin smelt has declined to record low levels of population abundance, and has been at almost continuous, unprecedented low numbers since 2001. See the longfin smelt abundance indices from CDFW fall midwater trawl below.



Viable populations of delta smelt and longfin smelt are dependent upon sufficient freshwater outflows during critical life stages for migration to seasonal habitats and to prevent entrainment at water project pumps. The BDCP does not provide those needed flows as discussed above.

The BDCP determined that the plan may result in incidental take of longfin smelt.¹²⁴ Additionally, the plan has also predicted that if the longfin smelt's population size manages to increase, take could also increase.¹²⁵ This prediction is a clear violation of the purpose of an HCP – to help a species recover – as discussed previously. The BDCP also claims the magnitude of take and vulnerability to predation mortality of

¹²³ See literature cited in TBI et al. (2007).¹²⁴ Draft BDCP, at 5-263.

¹²⁵ Draft BDCP, at 5-264.

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longfin smelt will vary depending on a variety of factors, suggesting the take could be even greater than predicted.¹²⁶

The certainty of the effects of the BDCP on the longfin smelt is moderate to low.¹²⁷ The BDCP asserts that the main beneficial effect of the plan will be an increase in food production due to tidal natural community restoration, but then later points out the extent to which export of food resources may occur is uncertain.¹²⁸ The BDCP and DEIR/EIS are relying on the potential for increased food production to outweigh the adverse effects of project, but the conclusions that adverse effects have low importance are made with low certainty, suggesting that DWR cannot accurately conclude anything regarding how the project will affect longfin smelt.¹²⁹ The BDCP and DEIR/EIS also do not make clear exactly how an increase in food production is going to help the longfin smelt population.

iii. Salmonids

The Center has been working to conserve Central Valley and Sacramento River salmon and steelhead since 1999, filing litigation that resulted in the designation of critical habitat and protective regulations for Sacramento River winter-run Chinook salmon, Central Valley spring-run Chinook salmon and Central Valley steelhead.

Sacramento River winter-run Chinook salmon are extremely endangered and are now represented by a single naturally spawning population within 44 miles of the Sacramento River, that has been displaced from its historic spawning habitat by the construction of Shasta and Keswick Dams. Numbers of spawning Chinook in this population have declined in recent years to an estimated 1,349 wild fish in 2010.¹³⁰ Threatened Central Valley spring-run Chinook salmon inhabit the Sacramento River basin below major dams, and only 3 of 19 historic runs still survive. Adult escapement has averaged about 16,000 fish in recent years.¹³¹

NMFS cites juvenile losses at the CVP and SWP Delta pumping facilities and reverse flows in portions of the Delta as significant factors in the decline of listed salmon species. The tendency to increase pumping in the winter at SWP and CVP pumps may further increase salmon mortality rates from entrainment.¹³² Water diversions at the Delta pumps also drastically alter the hydrology, salinity and turbidity and thus the habitat conditions in the lower Delta where juvenile salmon rear.

¹²⁶ Draft BDCP, at 5-264.

¹²⁷ Draft BDCP, at 5-265.

¹²⁸ Draft BDCP, at 5-265.

¹²⁹ Draft BDCP, at 5-261, 262.

¹³⁰ NMFS (2011).

¹³¹ NMFS (2011).

¹³² Kimmerer (2008).

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There are three salmon populations that will be affected by the BDCP: Sacramento River winter-run Chinook salmon, Central Valley spring-run Chinook salmon, and Central Valley fall-run/late fall-run Chinook salmon. The runs are identified based on when adult Chinook salmon enter freshwater to begin their spawning migration.¹³³

The BDCP contains more detailed analysis for the three salmonids than the other covered fish species, likely because salmonids have a complex life history. The complex life history, however, creates greater uncertainty in the overall net effect of the BDCP. As with other covered fish species, the BDCP relies heavily on habitat restoration as a beneficial effect on salmonids; but unlike the other covered fish species, the BDCP does not even what level of certainty it has for concluding the project would benefit salmonids.¹³⁴ Without even a low level of certainty that the beneficial effects will actually be a success, the BDCP cannot accurately conclude that the net effect is expected to be a positive change.

Another difference between salmonids and other covered fish species—a difference not always made clear in the BDCP—is the presence of hatchery salmonids in the Delta. More than 32 million young Central Valley fall-run Chinook salmon and nearly four million Sacramento River Chinook salmon are released every year.¹³⁵ The BDCP analysis does not distinguish between wild salmonids and hatchery salmonids, an important distinction to make because wild salmonids are a higher priority species under the ESA. The BDCP and DEIR/EIS' failure to distinguish between wild and hatchery salmonids violates the ESA and NCCPA by not specifying survival of the species specifically covered under the law.

a. Effects of flow changes on salmon

Delta inflow and outflow affects the migration patterns of Chinook salmon, no matter the run or population segment.¹³⁶ The DEIR/EIS acknowledges that Delta outflow would likely decrease, or remain similar to existing conditions, with the implementation of Alternative 4.¹³⁷ Decreased flows could lead to a decrease in the migration rate of juvenile salmonids moving downstream.¹³⁸ If that occurs, juvenile salmonids would be exposed to increased exposure time in unsuitable water temperatures, entrainment in water diversions and the interior Delta, predation, and contaminants.¹³⁹ Chinook salmon have higher survival rates with higher flows, which means decreasing flows would lead to a decrease in the salmon population, and this is the exact opposite purpose of an

¹³³ NOAA Fisheries (2014).

¹³⁴ Draft BDCP, at 5-310, 5-315, 5-336, 5-370, and 5-393.

¹³⁵ CDFW (2014).

¹³⁶ CDFG (2010).

¹³⁷ DEIR/EIS, at 11-52.

¹³⁸ CDFG (2010).

¹³⁹ CDFG (2010).

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HCP/NCCP.¹⁴⁰

If Delta flows decrease, the juvenile salmonids that do survive will still have trouble spawning. There is a clear correlation with flow patterns and populations: spawning salmon are distributed in proportion to flow from the rivers, which means total inflow reflects general conditions in the spawning and nursery areas.¹⁴¹ In fact, abundance of young Chinook salmon is significantly correlated with flow during several monthly periods throughout the year.¹⁴²

The BDCP also acknowledges that there is potential for increased frequency in reverse flows in the Sacramento River.¹⁴³ Reverse flows cause confusion among salmon and can divert them away from main migration routes.¹⁴⁴ Such migration changes or delays would expose juvenile salmon to the same mortality factors listed above, decreasing their survival.

The BDCP and DEIR/EIS need more clarification and disclosure as to how all of these flow changes will impact the covered fish species; many, not just salmon, will be affected by flow changes within the Delta. Although there are a few CMs in place to try to mitigate the impacts of flow effects as discussed below, the analyses aren't detailed enough or clear enough to adequately explain how the BDCP will accomplish its goals of survival and recovery; as it stands, the BDCP appears to do the opposite.

iv. Central Valley steelhead

The Center has been working to conserve Central Valley steelhead since 1999, filing litigation that resulted in the designation of critical habitat and protective regulations for the species.

The analysis for Central Valley steelhead is divided into two regions: Sacramento River region and San Joaquin River region.¹⁴⁵ The BDCP concludes that the positive effects will outweigh the negative effects, but then states there is even less certainty regarding the benefits of the plan for steelhead than there was for the Chinook salmon – there was *no* certainty for the Chinook salmon.¹⁴⁶

The concerns addressed above regarding the effects of flow changes on salmon also apply to steelhead. Steelhead have similar life histories to salmon, and therefore it is very likely that a decrease in Delta flow will have the same detrimental impact on steelhead as it would on salmon.

¹⁴⁰ CDFG (2010).

¹⁴¹ Stevens and Miller (1983).

¹⁴² CDFG (2010).

¹⁴³ Draft BDCP, at 5-288.

¹⁴⁴ Brandes and McLain (2001).

¹⁴⁵ Draft BDCP, at 5-396, 5-412.

¹⁴⁶ Draft BDCP, at 5-411.

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v. Sacramento splittail

The Sacramento splittail was once prevalent in the Delta, but water diversions and alteration of spawning and rearing habitat have driven the species to near extinction.¹⁴⁷ The Center's 1998 lawsuit, filed along with the Sierra Club, forced the FWS to take action and resulted in the Sacramento splittail finally being listed as threatened.¹⁴⁸ In 2003 FWS removed the Sacramento splittail from the ESA list of protected species; despite another lawsuit from the Center in 2009 demanding re-evaluation, the Sacramento splittail remains unlisted.¹⁴⁹ The Center refuses to give up its fight in protecting Sacramento splittail, and is determined not to let the BDCP continue the species' decline.

The BDCP activities are expected to result in take of the Sacramento splittail, primarily because of entrainment at the south Delta SWP/CVP facilities.¹⁵⁰ Shortly after making such a statement, the BDCP then concludes that new diversions and new fish screen facilities will decrease entrainment if not completely offset entrainment at the new facilities.¹⁵¹ This seems contradictory and leads the reader to believe avoidance and minimization measures will prevent entrainment. If that's true, then how would take still occur? This is yet another example of how the BDCP fails to address project impacts or adequately weigh the positive versus adverse effects due to the project.

vi. Green and white sturgeon

Green sturgeon is a rare species of fish that has been around for almost 200 million years, but is now on the brink of extinction thanks to habitat change and overharvesting.¹⁵² The green sturgeon has two distinct populations: southern DPS, found in the Delta, and northern DPS, found north of California.¹⁵³ The Center petitioned in June 2001 requesting NFMS list the green sturgeon as endangered or threatened under the ESA.¹⁵⁴ In 2006 NMFS listed the southern DPS as threatened.¹⁵⁵ Thanks to a lawsuit filed by the Center in 2007, the green sturgeon was also granted 8.6 million acres of critical habitat.¹⁵⁶ The Center has fought hard to save the green sturgeon and does not want to see the BDCP destroy the few fish remaining.

The southern population of green sturgeon spawns only in the Sacramento River basin, with as few as 50 pairs of spawning fish estimated to remain. Production of young

¹⁵² Center (2014).

¹⁴⁷ Center (2014).

¹⁴⁸ Center (2014).

¹⁴⁹ Center (2014).

¹⁵⁰ Draft BDCP, at 5-441.

¹⁵¹ Draft BDCP, at 5-442.

¹⁵³ NOAA (2013).

¹⁵⁴ Center (2001).

 $^{^{155}}_{156}$ Center (2014).

¹⁵⁶ Center (2014).

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sturgeon in the Sacramento River system is strongly correlated with high freshwater outflow, by transporting larvae past the Delta pumps and to available habitat and sources of food abundance. Adult sturgeon also appear to spawn in greater numbers in high outflow years. Changes in hydrology in the Delta due to water diversions and the SWP and CVP pumps subject juvenile sturgeon to the same diversion, entrainment, disruption of migration, and poor habitat quality conditions that affect salmon.

The white sturgeon is not currently listed under the ESA or CESA, but its populations have also been rapidly declining. The number of white sturgeon has declined from around 114,000 adults in 1994 to merely 10,000 adults in 2005--that's almost a 90% decline in population in only 11 years.¹⁵⁷ If the BDCP moves forward as planned, the white sturgeon will very likely find a place on the ESA list of endangered species as well.

The BDCP predicts that the project could result in small net increases in the sturgeon populations, but then admits the number of juveniles entrained at south Delta facilities could also increase.¹⁵⁸ Increasing the population just to end up with several fish dead completely defeats the purpose of trying to revive the sturgeon. Just like the discussion regarding the Sacramento splittail, the BDCP highlights contradictory conclusions on the project's effects on the green and white sturgeon. The BDCP fails to provide any support on how the implementation of CMs would result in net benefits and recovery for the species.

The BDCP also admits there is a high level of uncertainty when it comes to how the change in flows in the Delta will affect sturgeon.¹⁵⁹ Since the analysis above (see *Effects of flow changes on salmon*) applied primarily to salmon and steelhead, there is still a concern of flow changes will affect all covered fish species, including green and white sturgeon.

vii. Pacific and river lamprey

Pacific and river lamprey are two additional species that the Center has tried to save. Along with several other organizations, in 2003 the Center filed a petition with the FWS to list both species as either threatened or endangered, and to designate critical habitat.¹⁶⁰ The FWS determined the following year that neither species warranted listing under the ESA.¹⁶¹ The BDCP focuses its discussion on the effects the project will have on Pacific lamprey due to a lack of information regarding the river lamprey.¹⁶² However, using the excuse that "very little is known about the river lamprey" is unacceptable.¹⁶³ The BDCP and DEIR/EIS would be violating both the ESA and NCCPA if the project

¹⁵⁷ Draft BDCP, at 5-447.

¹⁵⁸ Draft BDCP, at 5-472.

¹⁵⁹ Draft BDCP at 5-475.

¹⁶⁰ Center (2003).

¹⁶¹ FWS (2004).

¹⁶² Draft BDCP, at 5-478.

¹⁶³ Draft BDCP, at 5-478.

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moves forward on the project without understanding all of the covered fish species' biological needs and what the ramifications will be on those needs.

Although there is more information available regarding the Pacific lamprey, the BDCP is still fairly uncertain with regards to a lot of issues. The BDCP claims there are no population estimates available to determine if the take at the south Delta facilities will be significant.¹⁶⁴ Although the FWS decided not to list either lamprey, scientific evidence demonstrates their numbers are much lower than they used to be--and neither species can afford to lose more numbers.¹⁶⁵ By relying on a claim that it is impossible to detect significance, when in fact patterns of population decline are evident, the BDCP documents fail to adequately disclose how BDCP will affect lamprey.

The BDCP will resulted in significant adverse effects these species that it must adequately address and mitigate.

V. The BDCP will fail to meet the biological needs of covered terrestrial species.

A. The BDCP's conservation measures aim to primarily benefit aquatic species and has failed its purpose to protect all covered species.

The BDCP has identified and proposed measures (CMs 12-21) to reduce other stressors that affect the survival of covered fish species.¹⁶⁶ However, the BDCP does not explain why it would implement conservation measures that would alleviate stressors primarily for covered fish species even though the BDCP alternatives are required to minimize and mitigate adverse effects on <u>all</u> covered species including both aquatic as well as terrestrial species.

B. The BDCP fails to demonstrate that conservation measures would minimize or mitigate adverse effects to the maximum extent practicable.

Despite that conservation measures will directly and indirectly result in impact covered species as discussed above, the BDCP proposes activities that would result in significant adverse impacts on covered species that would not be adequately minimized or mitigated. By law the BDCP must include measures that would, to the maximum extent practicable, minimize and mitigate adverse effects on the covered species from implementation of the covered activities, where mitigation would occur through the protection, restoration, creation, and/or enhancement of habitat for covered species.¹⁶⁷ The Services will assess whether the BDCP is consistent with the maximum extent

¹⁶⁴ Draft BDCP, at 5-485.

¹⁶⁵ Center (2003); FWS (2012).

¹⁶⁶ See DEIR/EIS, at 3-39, 3-68.

¹⁶⁷ 16 U.S.C. § 1532(a)(2)(B)(ii); see also DEIR/EIS, at 3-40.

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practicable standard by evaluating whether levels of minimizing and mitigating adverse effects is appropriate for the particular project at issue.¹⁶⁸

One of the most impactful covered activities is the proposed construction of new water intake, forebays, and conveyance facilities (Conservation Measure 1, or CM1), which would permanently alter between 3,500 and 20,000 acres of habitat in north Delta.¹⁶⁹ Yet the BDCP does not adequately disclose how it would minimize and mitigate these impacts and instead relies on proposed habitat protection, restoration, and enhancement (habitat conservation or conservation reserve) activities to address these impacts. In fact, the availability of funding, feasibility, and success of many conservation or mitigation measures are highly uncertain, as we discuss below. Additionally, the implementing habitat conservation activities would also permanently alter thousands of acres of habitat and negatively affect certain species while bringing purported benefits to other species that highly speculative.¹⁷⁰

The DEIR/EIS documents large-scale, permanent habitat loss for covered and other terrestrial species in the Delta from the implementation of various conservation measures without adequately addressing how the habitat loss would be minimized or mitigated. For instance, under Alternative 4 the construction and inundation of tidal wetlands (CM 4) would permanently remove 29,668 acres of burrowing owl habitat (including 9,929 acres of high-value habitat), 14,732 acres of tri-colored blackbird habitat, 2,519 acres of the giant garter snake habitat, 913 acres of valley elderberry longhorn beetle habitat, 545 acres of the endangered Least Bell's Vireo habitat, as well as 517 acres of terrestrial cover for the threatened CA tiger salamander.¹⁷¹

In addition, CM11 would integrate recreation plans as a component of each conservation reserve unit management plan, which would identify sites where recreational use is compatible with the biological goals and objectives.¹⁷² However, the anticipated construction of recreational facilities under Alternative 4 would result in the permanent habitat loss of 24 acres for the threatened CA red-legged frog and 40 acres for the CA tiger salamander.¹⁷³ Anticipated recreational facilities would also result in 50 acres of foraging habitat loss for the western burrowing owl and the tricolored blackbird.¹⁷⁴ We highlight specific concerns for certain terrestrial species below.

C. Western burrowing owl

The Center has been working to conserve burrowing owls throughout California since 2003, challenging numerous development projects that would harm burrowing owl

¹⁶⁸ See Sierra Club v. Babbitt, 15 F.Supp.2d 1274, 1279-81 (S.D. Ala. 1998).

¹⁶⁹ DEIR/EIS, at 31-5.

¹⁷⁰ See other covered activities at DEIR/EIS, at 3-17.

¹⁷¹ DEIR/EIS, at 12E-103 and 12E-104.

¹⁷² DEIR/EIS, at 3-149.

¹⁷³ DEIR/EIS, at 12E-104.

¹⁷⁴ DEIR/EIS, at 12E-103.

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habitat and trying to make industrial wind turbines less deadly for burrowing owls. In 2003, the Center petitioned for CESA protection for the western burrowing owl in California.

Statewide surveys estimated 595¹⁷⁵ to 600 pairs¹⁷⁶ of burrowing owls remaining in the Delta region of the Central Valley in the mid 1990s (thinly distributed in Yolo, Solano, Sacramento, Contra Costa, San Joaquin, Stanislaus, and Merced Counties). Resurveys in 2006-2007 found an estimated 545 pairs in the same region, with most of those pairs in the lowlands of Yolo, Solano, Sacramento, Contra Costa and San Joaquin Counties.¹⁷⁷ Burrowing owls have been in serious decline particularly in Yolo County; with 70-80 pairs in 1985;¹⁷⁸ 40-60 pairs over the whole of Yolo and Solano Counties from 2000-2005;¹⁷⁹ and only 30-40 pairs in 2000;¹⁸⁰ with continued declines over the past 15 years.

Many of the "conservation zones" for the BDCP are in exactly these areas currently used by nesting burrowing owls in the Delta region, and would occur in the flat lowland areas preferred by burrowing owls. The BCDP would result in the loss of 12,451 acres of high-value habitat and 31,519 acres of low-value habitat for burrowing owls. Much of these impacts to high value burrowing owl habitat would be due to construction of water facilities (particularly at Clifton Court Forebay where there is a high concentration of burrowing owls), conversion of grasslands to tidal marsh, construction of setback levees that would allow seasonal inundation of floodplains, and modification of levees that may be inhabited by burrowing owls.

One of the proposed mitigations for these impacts is passive relocation of owls from known breeding habitats. Passive relocation always results in a reduction in the number of breeding owls. It does not address the significant loss of extant breeding populations and there is no way of knowing where the evicted owls will go or whether they are able to breed successfully in other areas. Eviction or relocation of owls does not in any way mitigate for the habitat loss, habitat fragmentation, and reduced owl survivorship it will cause.

The EIR/EIS claims that 8,000 acres of grasslands and 1,000 acres of cultivated lands with habitat value for burrowing owls will be "protected" but does not compare and contrast the known breeding populations of burrowing owls on the lands that will be lost with these "protected" lands. Setting aside lands as "protected" does not create any more burrowing owl habitat, whereas the construction and "restoration" impacts guarantee that known burrowing owl habitat will be lost. Burrowing owls have strong site fidelity and

¹⁷⁵ DeSante and Ruhlen (1995).

¹⁷⁶ Kemper (1996).

¹⁷⁷ Wilkerson and Siegel (2010).

¹⁷⁸ PHBA (2002).

¹⁷⁹ Widdicombe (2007).

¹⁸⁰ PHBA (2002).

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there is little evidence that burrowing owls in California are able to reestablish viable breeding populations once they are passively evicted.

The proposed restoration of 2,000 acres of grasslands is the only conservation measure that could be construed as creating additional burrowing owl habitat, but it is speculative as to whether burrowing owls will actually use these restored grassland for breeding. The EIR/EIS claims that small mammal and insect prey items could be increased and burrow availability increased by encouraging ground squirrel occupancy on protected lands, but offers no examples where this type of effort has succeeded in the past. Such habitat would have to be managed in perpetuity as burrowing owl habitat, with maintenance of short grass height, control of predators, limited public access, and no persecution of ground squirrels to have enduring habitat value for burrowing owls.

Finally, most of the conservation measures promised in the BDCP for burrowing owls would come far after the construction impacts and floodplain and tidal marsh "restoration" have altered suitable and occupied owl habitat - and there is no guarantee that they will actually occur, since funding for many BDCP measures has not yet been secured.

The conservation measures in the BDCP are not sufficient to conclude no adverse impact or a less than significant impact on the declining population of burrowing owls in the Delta region.

D. California red-legged frog

The Center has been working to conserve California red-legged frogs and their habitats since 1992. The Center won protection of the red-legged frog as a threatened species under the Endangered Species Act in 1996, and subsequent designation of critical habitat. The Center has long fought to protect California red-legged frogs from harmful pesticide uses. The Center has also challenged dozens of development projects that jeopardized red-legged frog habitat throughout California.

The BDCP study area overlaps with 3,321 acres of designated red-legged frog critical habitat. The conservation measures in the BDCP are not sufficient to conclude no adverse impact or a less than significant impact on the declining population of burrowing owls in the Delta region. Please see further comments attached as Exhibit A Re: Comments on the Bay Delta Conservation Plan EIR/EIS by Shawn Smallwood.

E. Giant garter snake

The Center has worked to conserve giant garter snakes and their habitats since 2008, challenging water transfers that would eliminate giant garter snake habitat in Yolo County and challenging Army Corps of Engineers policy that would clear vegetation used by garter snakes from levees in California. The conservation measures in the BDCP are not sufficient to conclude no adverse impact or a less than significant impact on the
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species in the Delta region. See further comments attached as Exhibit A Re: Comments on the Bay Delta Conservation Plan EIR/EIS by Shawn Smallwood.

F. Valley elderberry longhorn beetle

The Center has worked to conserve Valley elderberry longhorn beetles and their habitats since 2007, challenging development projects and pesticide use that would harm longhorn beetles, and successfully challenging Army Corps of Engineers policy that would have cleared elderberry vegetation used by longhorn beetles from levees in California. The Center is also opposing the premature proposed delisting of the Valley elderberry longhorn beetle. The conservation measures in the BDCP are not sufficient to conclude no adverse impact or a less than significant impact on the species in the Delta region. See further comments attached as Exhibit A Re: Comments on the Bay Delta Conservation Plan EIR/EIS by Shawn Smallwood.

G. San Joaquin kit fox

The Center has worked to conserve San Joaquin kit foxes and their habitats since 2002, challenging numerous development projects that would harm kit fox habitat, preventing use of pesticides and rodenticides harmful to kit foxes, and challenging oil and gas leases in kit fox habitat. The Center has also petitioned for critical habitat for the species.

The BDCP is proposed to cover the current northern-most part of the federally and State endangered San Joaquin kit fox habitat. The San Joaquin kit fox has been under CESA protection for over 43 years and under ESA protection for over 47 years. Despite the intervening years of conservation efforts, kit fox populations and amount of habitat continue to decline. Modeling suggests that the San Joaquin kit fox is threatened with extinction in the San Joaquin Valley by 2022,¹⁸¹ making the peripheries of its range - areas like the bay delta where the BDCP is proposed - even more important for the survival of this imperiled and declining species. U.S. Fish and Wildlife Service reconfirmed that only three remaining core areas for the San Joaquin kit fox ("SJKF") occur in the species range.¹⁸² While, studies have shown that the most cost-efficient protection for the San Joaquin kit fox is protecting habitat the core areas rather than in other remaining areas of the species range,¹⁸³ significant development continues in these core areas, including two massive solar projects – Topaz on 4,700 acres and California Valley Solar Ranch also on 4,700 acres - being built in the Carrizo Plain; a massive solar proposal – Panoche Solar Farm on 4,717 acres - in the Panoche Valley; and ongoing oil and gas development in the Western Kern core. Despite the fact that the Recovery Plan for the Upland Species of the San Joaquin Valley, also points out the importance of these

¹⁸¹ McDonald-Madden et al. (2008).

¹⁸² USFWS (2010).

¹⁸³ Haight et al. (2004).

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three key areas for recovery,¹⁸⁴ continuing development in these cores elevates the importance of conservation of habitat in the satellite areas including the satellite area in the BDCP planning area. Based on this dire situation, the Center has submitted a petition¹⁸⁵ to the U.S. Fish and Wildlife Service identifying critical habitat for the San Joaquin kit fox and includes all the core areas, the satellite areas and the linkages within that proposal.

This iconic and valuable species and its habitat is clearly in significant decline, and the BDCP by nature will allow for more habitat destruction with off-setting conservation opportunities. With climate models indicating a hotter and drier climate for interior California, the kit fox adaptation to a warming drying climate may result in latitudinal movement into the northern parts of its current range. Therefore strategic durable conservation for the San Joaquin kit fox in this northern part of its range is key to safeguard the species from extinction by providing recovery opportunities.

The BDCP proposes to conserve the kit fox through conservation of grasslands in Conservation Area 8 only, however the specific requirements for grassland management to benefit the kit fox are lacking (height of vegetation, composition [shrubs vs. forbs/grasses], etc.). In addition other key management strategies are also missing including banning rodenticides to prevent secondary poisoning, the construction of artificial and escape dens, the placement of SJKF passages through fencing and other strategies.

The proposed numbers of acres impacted and conserved are very confusing and it is unclear exactly what the proposal is for conserving grassland habitat for the kit fox. For example, the Executive Summary states that "Species Habitat in the Plan Area - 5,327 acres of habitat / 1,073 acres protected,"¹⁸⁶ however, further down that page it states "Benefits from Conservation Measures - 1,011 acres of habitat protected / 132 acres of habitat restored" and then "Adverse Effects from Covered Activities – up to 214 acres of habitat removed or converted" followed by "BDCP Implementation Net Effects – 82 acre net decrease of habitat / 1,016- acre net increase of habitat protected."¹⁸⁷ Based on those numbers, the plan may result in a total of 2,089 acres of conserved grassland habitat, but that still leaves a majority (3,238 acres [5,327 acres – 2,089 acres] or 60%) of the kit fox habitat in the plan area still out of conservation. Much clearer information on conservation acres and conservation strategy needs to be included in the plan for this critically endangered and declining species, especially in light of climate change.

¹⁸⁴ USFWS (1998).

¹⁸⁵ Center (2010).

¹⁸⁶ DEIS, at ES-65.

¹⁸⁷ DEIS, at ES-65.

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H. California tiger salamander

The Center has been working to conserve California tiger salamanders and their habitats since the 1990s. The Center won protection for several tiger salamander populations under the Endangered Species Act, and subsequent designation of critical habitat. The Center also petitioned for the state listing under CESA. The Center has fought to protect California tiger salamanders from harmful pesticide uses. The Center has also challenged numerous development projects that jeopardized tiger salamander habitat in the Bay Area.

I. Swainson's hawk

The conservation measures in the BDCP are not sufficient to conclude no adverse impact or a less than significant impact on the species in the Delta region. See further comments attached as Exhibit A Re: Comments on the Bay Delta Conservation Plan EIR/EIS by Shawn Smallwood.

J. Tri-colored blackbird

The Center has been working to conserve tricolored blackbirds throughout California for more than a decade. In 2004, the Center petition for federal and California Endangered Species Act protections for the tricolored blackbird. Recently in July 2014 the Center wrote a letter to California Fish and Game Commission requesting the adoption of emergency regulation to add tri-colored blackbird to the list of endangered species list. See Exhibit B: Center for Biological Diversity, Possible Adoption of Emergency Regulation to Add Tricolored Blackbird to the List of Endangered Species; August 6, 2014 Commission Agenda Item #11 (July 24, 2014) (separately attached).

A 2014 Statewide Survey was held from April 18-20, 2014. It appears to have been the most comprehensive Statewide Survey ever, with 143 participants surveying for tricolors at 802 locations in 41 counties. The California population estimate derived from the Survey was 145,000 birds. This is a 44% reduction from the 258,000 birds seen during the 2011 Survey and a 63% reduction from the 395,000 birds seen during the 2008 Survey. Thus, the number of tricolors in California continues a rapid decline.

The number of birds declined most markedly in the San Joaquin Valley, where there were 78% fewer birds seen in 2014 than in 2008 (73,482 vs. 340,703), and along the Central Coast, where there were 91% fewer birds seen in 2014 than in 2008 (627 vs. 7014). The number of birds in the Sierra Nevada foothills was up 145% compared to 2008 (54,151 vs. 22,586), and the number of birds seen in southern California was up 126% compared to 2008 (12,386 vs. 5,487).

Based on the DEIR's failure to provide essential data, subsequent analysis of project impacts and adequate mitigation (including an analysis if full mitigation can even be accomplished) for these imperiled and declining aquatic and terrestrial species, we RE: Comments on draft Bay Delta Conservation Plan, draft Environmental Impact Report/Environmental Impact Statement, and draft Implementation Agreement July 29, 2014 Page 40 of 75

strongly urge the County to comprehensively address these issues in a supplemental or revised draft EIR.

VI. The BDCP's habitat protection, enhancement, and restoration actions are highly uncertain.

A. Specific habitat conservation areas and projects have not been designed.

The proposed CMs have not been designed and full environmental effects have not been considered.

qThe DEIR/EIS states that up to 83,659 acres of land would be restored, and up to 40 linear miles of channel margin habitat would be enhanced.¹⁸⁸ However, the DEIR/EIS also states that restoration actions have not been designed and specific locations for all conservation components have not been identified.¹⁸⁹ For instance, the DEIR/EIS and BDCP propose to build conservation hatcheries (CM 2) for delta longfin smelt; however, hatcheries have not been designed and BDCP does not guarantee when funding would be available for the project.¹⁹⁰ In addition, CM10 proposes to restore 1200 acres of nontidal marsh designated conservation zones to primarily support the giant garter snake and the western pond turtle, and would create 500 acres of managed wetlands of greater sandhill crane roosting habitat.¹⁹¹ Again, however, these freshwater marshes and managed wetlands have not yet been designed.¹⁹²

As the DEIR/EIS fully recognizes it is not possible to assess the change in land use and therefore the full impacts of these actions at this point of the proposal.¹⁹³

A. The feasibility of many habitat conservation actions is highly uncertain.

The feasibility of individual conservation projects is also highly uncertain. Specifically, the proposed restoration of 145,000 acres of Delta habitats (Conservation Measures 2-11) has been described by scientists as rife with uncertainties. As documented by an independent expert panel retained by American Rivers and The Nature Conservancy, focusing on impacts to federally listed fish species, there is no science that shows that habitat restoration without increased flows will restore native fisheries.¹⁹⁴ For instance, CM2 would improve floodplain inundation and fish passage at Yolo Pass in order to benefit covered species (Yolo Bypass Fisheries Enhancement Program, or YBFEP).¹⁹⁵ However, a YBFEP evaluation and EIR/EIS will only be completed by year

¹⁸⁸ DEIR/EIS, at 31-5.

¹⁸⁹ DEIR/EIS, at 3-121; 31-5.

¹⁹⁰ DEIR/EIS, at 3-161.

¹⁹¹ DEIR/EIS, at 3-147.

¹⁹² DEIR/EIS, at 3-147.

¹⁹³ DEIR/EIS, at 31-5.

¹⁹⁴ Mount et al. (2013).

¹⁹⁵ DEIR/EIS, at 3-123 to 3-124.

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4 of the implementation of BDCP,¹⁹⁶ and if the evaluation does not support the implementation of the Program's proposed projects they will <u>not</u> be implemented.¹⁹⁷ The DEIR/EIS presents numerous potential reasons that would render this project infeasible include unacceptable negative on land use, covered and non-covered native species, or if landowner agreement cannot be achieved.¹⁹⁸ Further permitting and environmental documentation would also be necessary to implement the CM even if it is found feasible.¹⁹⁹ In essence, there is no guarantee that CM 2 would ever occur if the BDCP is implemented due to the multiple challenges it would need to overcome in order for the action to even become feasible. The feasibility study must be done prior to the final EIR/EIS in order to accurately assess whether and how CM2 may affect covered species.

The implementation and success of many CMs hinge on coordination by agencies that are not part of the draft IA, thus bringing additional uncertainty as the process and implementation of the project.

Most importantly, the BDCP would need to acquire tens of thousands of acres of land before it would be able to implement site-specific restoration projects, including acquiring 48,625 acres of cultivated land for the implementation of a reserve system under CM 3.²⁰⁰ The BDCP does not guarantee and may not be able to acquire sufficient land that would satisfy its acreage goals in order to restore the Delta ecosystem.

How could the BDCP conclude that habitat restoration efforts would bring net benefits to the Delta ecosystem given that there is virtually no certainty in the feasibility, location, duration, or impacts of these actions?

As discussed above, habitat conservation actions, if implemented, would only occur over the term of the BDCP, and many actions would not take place until decades after the water conveyance facilities become operational.²⁰¹ Only restored vernal pools under CM9 would be protected and managed in perpetuity;²⁰² however, an equivalent amount of vernal pool restoration could still be purchased in lieu of actual on-site vernal pool conservation.²⁰³ The short duration in which the habitat conservation actions would be implemented is not sufficient to restore the Delta ecosystem.

¹⁹⁶ DEIR/EIS, at 3-124.

¹⁹⁷ DEIR/EIS, at 3-125.

¹⁹⁸ DEIR/EIS, at 3-125.

¹⁹⁹ DEIR/EIS, at 3-161.

²⁰⁰ Draft BDCP, at 3.4-72,

²⁰¹ DEIR/EIS, at 31-5.

²⁰² DEIR/EIS, at 3-144.

²⁰³ DEIR/EIS, at 3-145

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B. Conservation Measures seeking to benefit aquatic species are uncertain or unenforceable.

Many CMs targeting covered aquatic species would unlikely benefit these species if they are implemented since they are either unenforceable or their effects are not known to be beneficial to a high level of certainty. The BDCP includes non-project diversions as a covered activity. There are in fact over 1,500 of such diversions in the Delta. CM 21 would provide for the funding of <u>voluntary</u> remediation of nonproject diversions involving reduction/elimination of fish entrainment or impingement,²⁰⁴ and does not establish metrics for success or a goal for remediation that would help meet the BDCP's goals. Similarly, the BDCP states that the Implementation Office would provide grants to entities that improve relevant stormwater management plans under CM 19 but does not include any specific criteria for management or measures for tracking the success of implementing these plans that would contribute to achieving the BDCP's goals.²⁰⁵ Without including a mandatory program, metrics, or even program objectives the implementation of CMs 19 & 21 is virtually unaccountable.

Other CMs would be implemented without any certainty. CM16 Would create a combination of sound, light, and bubble barriers at various waterways to deter outmigrating juvenile salmonids from channels and river reaches in which survival is lower than in alternate routes.²⁰⁶ However, he DEIR/EIS fails to even address the certainty of success for this CM, stating that uncertainty will be resolved as the CM is implemented on an individual project level.²⁰⁷ Even though BDCP applicants would fund additional personnel and monitoring support to increase enforcement of fishing regulations with the goal of reducing illegal harvests of covered salmonids and fishing regulations under CM 17. However, it is important to note that the BDCP recognizes one of the uncertainties of implementing this measure is whether increased enforcement would actually reduce illegal harvest or would benefit anadromous fish stocks.²⁰⁸ In other words, the BDCP applicants do not have any confidence that increasing fisheries enforcement would contribute to recovering fish species.

The BDCP's conservation measures would not minimize adverse effects to species to the greatest extent practicable since many of the proposed CMs are uncertain and/or voluntary or non-enforceable.

²⁰⁴ DEIR/EIS, at 3-165.

²⁰⁵ DEIR/EIS, at 3-162.

²⁰⁶ DEIR/EIS, at 3-159.

²⁰⁷ DEIR/EIS, at 3-159.

²⁰⁸ DEIR/EIS, at 3-160.

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C. The BDCP fails to ensure the success of habitat restoration and enhancement measures by providing inadequate contingency measures especially in light of the high level of uncertainty that surround these conservation measures.

Many CMs are uncertain to be implemented and are uncertain to be successful even if they are implemented. Yet the BDCP's proposed contingency actions in the event of unsuccessful restoration projects are woefully inadequate. The BDCP provides no timeline for how contingency measures would be developed and implemented in more detail. The final BDCP must provide clear, detailed descriptions of how it would offset habitat loss for covered species that would result from the implementation of habitat conservation actions by designing, assessing the feasibility of and success rates of CMs and specific projects, and detailed contingency plans if CMs do not succeed.

D. The avoidance and minimization measures are inadequate to protect species and the Delta ecosystem from adverse effects that would result from Conservation Measures, in particular CM 1.

The primary purpose of *CM22 A voidance and Minimization Measures*, is to "incorporate measures into BDCP activities that will avoid or minimize direct take of covered species and minimize impacts on natural communities that provide habitat for covered species." Site surveys and preparation would only be required in some case, which would include identifying, avoiding impact on, or transplanting covered species.²⁰⁹ Pre-construction surveys should be required for ALL projects implemented within the BDCP in order to ensure activities truly minimize and avoid impacts to covered and other species.

VII. The BDCP currently relies on speculative funding to carry out the project, failing its statutory requirements to secure adequate funding for full implementation of the Project.

The BDCP has not presented legally required funding assurances that would allow it to achieve its co-equal goals of improving the Delta ecosystem and water supply reliability. By law, an HCP must specify the funding that will be available to implement each step the applicant will take to minimize and mitigate impacts on species.²¹⁰ In addition, the applicant must "ensure that adequate funding for the plan will be provided."²¹¹ Thus the Services' granting of an ITP is arbitrary and capricious if the applicant has failed to commit to being responsible for making up potential funding shortfalls, or if the applicant relies on unnamed third-parties to make up for funding

²⁰⁹ Draft BDCP, 3.C-6 and 3.C-8.

²¹⁰ 16 U.S.C.A. § 1539(a)(2)(A).

²¹¹ 16 U.S.C.A. § 1539(a)(2)(B)(iii).

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shortfalls.²¹² The BDCP's applicants have failed to meet these criteria for ensuring adequate funding for the Plan as they do not specify what funding will be available and instead relies on speculative funding avenues; do not guarantee to make up funding shortfalls; and depend in part on unnamed third-parties to contribute to funding shortfalls in habitat restoration and monitoring activities. Funding uncertainties for these conservation measures not only highlight the fact this Project is infeasible, it will also make it impossible for the Services to comply with their ESA obligations to ensure the BDCP minimize and mitigate the effects of the Project to the maximum extent practicable.²¹³ Thus the Services cannot grant ITPs for the BDCP as it currently stands without violating the law.

A. Funding for CM 1 remains highly uncertain.

The only conservation measures the applicants have committed to funding are the construction, operation, and maintenance of CM 1 and mitigation measures associated with these measures.²¹⁴ However, the BDCP does not specify the funding that will be available to fully implement CM 1 and instead projects that sufficient funding would be collected from water contractors and rate payers.

The BDCP suggests that DWR "<u>could</u>" pay for new water facilities through revenue bonds collected from participating state water contractor project revenues.²¹⁵ The BDCP assumes contractors would agree to the bonds given the projected economic benefits from implementing the Project, stating that "it is <u>anticipated</u> that most SWP contractors and members of the San Luis & Delta-Mendota Water Authority would participate in the issuance of necessary revenue bonds."²¹⁶ Furthermore, the BDCP concludes that "[t]he financing plan is considered viable because it funds a project that provides value statewide and all proposed participating water contractors have sufficient financial capacity to fund their portions."²¹⁷ The BDCP applicants falsely equate the capacity to pay with the willingness to pay and the likelihood that sufficient funding to fully implement the Project. In reality, the list of participating water contractors has not been presented in the draft BDCP.²¹⁸ There is no guarantee that a sufficient number of contractors will participate and come to an agreement with the DWR to provide adequate funding since the BDCP states that contracts for water supply will need to be amended to include BDCP costs.²¹⁹

²¹² Sierra Club. v. Babbitt, 15 F. Supp. 2d 1274, 1282 (S.D. Ala. 1998); Nat'l Wildlife Fed'n v. Babbitt, 128
F. Supp. 2d 1274, 1294-95 (E.D. Cal. 2000).

²¹³ 16 U.S.C.A. § 1539(a)(2)(B)(ii); see 15 F. Supp. 2d, at 1282.

²¹⁴ The draft BDCP states that Federal and state water contractors will be the sole funders of CM 1 and CM2. Draft BDCP, at 8-74 (Table 8-41).

²¹⁵ Draft BDCP at 8-71.

²¹⁶ Draft BDCP, at 8-78.

²¹⁷ Draft BDCP, at 8-79.

²¹⁸ Draft BDCP, at 8-79.

²¹⁹ Draft BDCP, at 8-71; LEGISLATIVE ANALYST'S OFFICE, FINANCING THE BAY DELTA CONSERVATION PLAN 7 (Feb. 2014), *available at*: http://www.lao.ca.gov/handouts/resources/2014/Financing-the-BDCP-02-12-14.pdf [hereinafter LAO Report].

In fact, it appears that the applicants do not know how CM 1 costs would be funded among SWP contractors since the DEIR/EIS also states that options for funding include charging SWP water agencies under existing contracts, amending the contracts, or negotiating new agreements with water agencies.²²⁰ Even if the contractors agree to revenue bonds the amount of funding that would be available through these bonds is entirely unknown. The BDCP itself recognizes the amount of funding that can be raised would be limited by project revenue.²²¹

The BDCP would also seek funding from general obligation bonds where only \$168 million was available as of 2011 and further distribution is limited by voterapproved bond acts.²²² Thus despite these two payment systems discussed as being the primary avenues DWR has proposed to provide assurances to fund CM 1 the ultimate implementation as well as the adequacy of secured funding from revenue and general obligation bonds is highly uncertain.

The BDCP also anticipates that "the CVP water contractors will also have necessary funding agreements" for funding CM $1.^{223}$ Again, just like with the SWP contracts the BDCP does not provide assurance that the CVP reach an agreement with contractors to fund CM 1.

B. The BDCP applicants claim that the Project is affordable through the single cost estimate only takes into account costs and benefits of implementing CM1.

The BDCP proponents anticipate that the BDCP is <u>likely</u> to be a project that contractors have an economic incentive to implement and finance since its estimated economic benefits of \$18 billion to state and federal water contractors will outweigh the cost of \$13.5 billion assigned to the contractors.²²⁴ This analysis presents a single cost estimate instead of a range of reasonable costs. Only by studying and presenting a range of reasonable costs will allow applicants to assess adequate funding needs and accurately predict the capacity of contractors and ratepayers to satisfy those needs. This is especially important given that bridge and tunnel projects exceed projected costs by 34% on average.²²⁵ Furthermore, the BDCP appears to contradict itself in estimating CM 1 funding commitments by federal and state contractors, providing that \$16 million in a table summary of BDCP funding provided by participating contractors.²²⁶ This analysis also does not include the costs and benefits of implementing all other conservation

²²⁰ DEIR/EIS, at 3-2.

²²¹ Draft BDCP at 8-71.

²²² Draft BDCP at 8-72.

²²³ Draft BDCP at 8-73.

²²⁴ Draft BDCP, at 8-82.

²²⁵ LAO Report, at 5.

²²⁶ Draft BDCP, at 8-74.

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measures and in effect turns a blind eye on accounting for the estimated \$8.7 million that will be needed in order to implement them.²²⁷

C. The BDCP does not provide funding assurances for the habitat restoration and conservation portions of the plan.

The BDCP fails to specify and assure funding to pay for the 8.7 billion²²⁸ estimated for implementing CMs 2-22, including habitat restoration and conservation measures that underpin the HCP's co-equal goal to improve the Delta ecosystem. The draft IA also does not provide further clarity on how funding for habitat restoration and conservation measures would be obtained. The BDCP would rely on a series of water bonds to fully fund the implementation of natural community restoration and other stress conservation measures.²²⁹ However, the BDCP does not present any confidence on the timing and amount of a water bond, or even whether one will be introduced in the future. In fact, the BDCP itself acknowledges that it has no visibility on when the next water bond would be introduced, and only speculates that the water bond would likely occur by year 15 of the permit term.²³⁰ Even if the BDCP become finalized in 2015, funding from the potential water bond would not be distributed until 2030 according to the BDCP's assumptions. The final BDCP must include specific estimated costs for each conservation measure and list assurances by participating entities for all anticipated costs for the CMs in order to ensure that adequate funding will be provided according to existing law as discussed above.

D. The BDCP applicants refuse to commit additional funding for the Project in case of funding shortfalls.

The draft BDCP has calculated a small buffer for contingency funding of 20, 10, and 20% for the Plan's habitat restoration, management, and monitoring components, respectively.²³¹ However, it also makes clear that SWP and CVP will not pay additional costs or forgo water in the event of a funding shortfall.²³² Specifically, the BDCP states that "Authorized Entities will not be required to provide land, water, or monetary resources beyond their commitments in the Plan in the event of a shortfall in state or federal funding."²³³ Although local, state, and federal agencies, including any of the Parties to the draft IA may pursue additional funding they "shall not directly, or otherwise charge or pass such costs to the SWP/CVP contractors."²³⁴

²²⁷ LAO Report, at 4.

²²⁸ Id.

²²⁹ Draft BDCP, at 8-85.

²³⁰ Draft BDCP, at 8-85.

²³¹ Draft BDCP, at 8-121.

²³² Draft BDCP, 8-122.

²³³ Draft BDCP, at 8-122; Draft IA, at 47-48.

²³⁴ Draft IA, at 46-47.

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Yet the BDCP applicants fully anticipate funding shortfalls for implementing conservation measures related to habitat restoration and conservation, acknowledging that costs may still exceed estimates. As the BDCP itself points out the costs of potential actions for each CM are incomplete, many of these specific actions and their costs cannot be estimated until specific monitoring and research actions are determined during implementation of the Plan.²³⁵ However, upon analysis of the proposed CMs we find that the draft BDCP fails to account for a wide range of reasonable costs that should have been included in the current assessment. For instance, the BDCP estimates land acquisition alone will cost \$1 billion, but does not account for rising real estate prices. Water pollution and other impacts from water diversions onto species will also likely be larger than estimated. Economic analyses of the cost of implementing the BDCP demonstrate it will most certainly exceed the projected contingency funding for restoration, management, and monitoring actions. Since the BDCP greatly underestimates the cost of the Project whatever assurances it provides in even the limited measures it has committed to funding is meaningless. Tax payers will most likely foot the bill for the most crucial components that determine the successful outcome of the Plan.

Additionally, the BDCP states that if costs of restoration, management, or monitoring are predicted to <u>exceed revenue on a long-term basis</u>, then the Implementation Office may seek additional funding by identifying new funding sources, adjust funding sources, adjust management or monitoring activities consistent with the goals of the Plan, or <u>defer</u> restoration, management, and monitoring actions until funding is available.²³⁶ In addition, the Implementation Office may adjust the scope of the Plan in proportion to any public funding shortfall, beginning with amending the terrestrial components of the Plan.²³⁷

First, the BDCP's relying on unidentified potential third-parties to fund restoration, management, and monitoring activities violates established law.²³⁸ Second, we find it unacceptable that the BDPC would defer the implementation of these activities if they undermine profits anticipated by state and federal contractors. While we recognize the "no surprises rule" applies, it is unlawful for the applicants to forgo any responsibility to fund habitat restoration, monitoring, and management measures whenever they deem it a bad investment. Most importantly without restoration, management, and monitoring actions, the lynchpins for the proper implementation of the entire BDCP, the Project will fail at reaching its co-equal goal of restoring the Delta system. The result is the permanent loss of already imperiled species and their habitats. Why should tax payers bear the externalities caused by the building and operation of new water facilities so long as contractors benefit from the Project, including not only the adverse impacts on species from new water conveyances but also potentially the entire

²³⁵ Draft BDCP, at 8-55.

²³⁶ Draft BDCP, 8-121.

²³⁷ Draft BDCP, at 8-122.

²³⁸ Nat'l Wildlife Fed'n v. Babbit, 128 F.Supp.2d, at 1294-95.

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bill for restoring the Delta ecosystem when it no longer economically benefit the contractors?

VIII. Conclusion.

The Center encourages the County to deny the proposed project or adopt the Responsible Exports Plan. Thank you for the opportunity to submit comments on the draft Bay Delta Conservation Plan and associated documents. Please do not hesitate to contact the Center with any questions at the number listed above. We look forward to reviewing any further environmental documentation on this project. Please place us on the notice list for all future project meetings.

Sincerely,

Chelsea Tu

Staff Attorney Center for Biological Diversity

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EXHIBIT A

K. Shawn Smallwood, Ph.D. 3108 Finch Street Davis, CA 95616

Ryan Wulff National Marine Fisheries Service 650 Capitol Mall, Suite 5-100 Sacramento, CA

21 July 2014

RE: Comments on the Bay Delta Conservation Plan EIR/EIS

I would like to comment on the draft Environmental Impact Report and Environmental Impact Statement (EIR/EIS) prepared for the Bay Delta Conservation Plan (BDCP). My qualifications for preparing expert comments are the following. I earned a Ph.D. degree in Ecology from the University of California at Davis in 1990, where I subsequently worked for four years as a post-graduate researcher in the Department of Agronomy and Range Sciences. My research has been on animal density and distribution, habitat selection, habitat restoration, interactions between wildlife and human infrastructure and activities, conservation of rare and endangered species, and on the ecology of invading species. I have authored numerous papers on special-status species issues, including "Using the best scientific data for endangered species conservation," published in Environmental Management (Smallwood et al. 1999), and "Suggested standards for science applied to conservation issues" published in the Transactions of the Western Section of The Wildlife Society (Smallwood et al. 2001). I served as Chair of the Conservation Affairs Committee for The Wildlife Society – Western Section. I also served on the Alameda County Scientific Review Committee (SRC) for five years which oversaw monitoring and research of wildlife impacts with wind turbines in the Altamont Pass Wind Resource Area. I am a member of The Wildlife Society and the Raptor Research Foundation, and I've been a part-time lecturer at California State University, Sacramento. I was also Associate Editor of wildlife biology's premier scientific journal, The Journal of Wildlife Management, as well as of Biological Conservation, and I was on the Editorial Board of Environmental Management.

For 25 years I have performed research and consulting on wildlife ecology and conservation, mostly in the Great Central Valley. I have worked on many of the special-status species that will be affected by the BDCP, and I have spent a lot of time in and around the San Joaquin Delta. I also live on the edge of the Delta, in Davis, California. In my research efforts, I have examined the impacts on wildlife caused by land conversions, electric distribution lines, wind turbines, and soil degradation. I have also researched how wildlife interact with agricultural and how agricultural practices can be modified to conserve wildlife.

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IMPACTS ASSESSMENT

The EIR/EIS often refers to modeled habitat when referring to impacts to or specialstatus species. However, the "models" are nothing more than GIS map layers of vegetation cover that someone classified into "natural communities" and onto which someone applied habitat suitability ratings. The modeling was explained in the Bay Delta Conservation Plan, Chapter 5 and Appendix 5J, but details were missing on who took these steps and at what resolution habitat suitability ratings were applied. The modeling was very simplistic and highly dependent on untested assumptions.

According to the BDCP (page 5.2-23), habitat areas were weighted for suitability by using a rating approach known as a Habitat Suitability Index, or HSI. However, none of these weightings were shared in the BDCP or the EIR/EIS or any of the accompanying documents, as far as I could determine. As far as I can tell, some anonymous person(s) assigned HSI values to acreages within the study area for each special-status species, but did not explain the reasons for HSI assignments. The modeling appears to be a black box that the public is expected to trust. Having performed indicator-level assessments myself, I do not trust unidentified personnel to have accurately and consistently assigned habitat values to lands throughout the study area on behalf of special-status species. Not only does this approach misrepresent the operational terms used by ecologists and wildlife biologists, as explained below, but it lacks transparency and conveys over-confidence in the results.

I have performed similar assessments using GIS, including what used to be the foundation of the Yolo County Habitat Conservation Plan before it transitioned into the Yolo County Natural Heritage Program (Smallwood et al. 1998). A key difference between what I did and what has been done in the BDCP is that my characterizations of "ecological integrity" and "conservation opportunity" were intended to identify the places in the study area where mitigation might achieve the greatest gains, whereas the mapping of "habitat" in the BDCP was intended to estimate both project impacts and conservation benefits on a balance sheet. I made no attempt quantify impacts or conservation benefits with such indicator-level maps because doing so would have been scientifically indefensible and legally inappropriate. The BDCP approach was scientifically indefensible and legally inappropriate, and just downright misleading, as I will explain.

The BDCP has misapplied operational terms from the fields of ecology and wildlife biology to minimize project impacts and to maximize predictions of conservation benefits. For example, *natural communities* are defined by ecologists as associations of interacting populations, usually defined by the nature of their interaction or the place in which they live. Ecologists delineate and characterize natural communities by studying species' interactions within defined areas or within sampling plots, and then they compare what they find by using a suite of metrics. The BDCP's use of the term is a vegetation cover type that is readily recognizable by someone viewing aerial photos (e.g., cultivated versus riparian versus grassland) and that is bounded by digital lines that are rarely if ever seen by ecologists when considering natural communities. The BDCP's use of the term is a RE: Comments on draft Bay Delta Conservation Plan, draft Environmental Impact Report/Environmental Impact Statement, and draft Implementation Agreement July 29, 2014 Page 54 of 75

distortion of the term's original meaning, and results in a convenient tool for eliminating all of the beautiful complexity of species' interactions that are intrinsic to each place. Yes, there are species' interactions that transcend a place and that can be found commonly in other environmental settings that appear similar to a particular place, but there are many more unique interactions – species' interactions that will be found no place else. The BDCP's use of the term, *natural communities*, glosses over this intrinsic value and so diminishes the project's impacts on, for example, vernal pools and their special-status species assemblage by lumping the vernal pools in the project's path with those far away on the outer fringe of the project's vast study area.

Another term misapplied in the BDCP was *habitat restoration*. To improve its balance sheet of project impacts against conservation benefits, the BDCP relied heavily on habitat restoration, which was never defined in terms of individuals or breeding pairs of the special-status species that are supposed to benefit from habitat restoration. The balance sheet's metric was acreage, so the BDCP assumed that restoring an acre of a given natural community would equal the habitat value of that same natural community that was destroyed by the project. This assumption would be inconsistent with both the terms habitat and habitat restoration. According to the BDCP's assumptions and approach, habitat is defined by people on behalf of the species at issue, whereas wildlife biologists and ecologists define habitat as that portion of the environment used by the species. Ecologists and wildlife biologists do not attempt to inform the species of its habitat, but rather allow the species to inform us. We, as ecologists, measure the distribution and abundance of biological species and relate those measurements to our measures of other environmental variables so that we can infer the species' habitat affinities (Smallwood 2002). Habitat restoration is therefore an attempt to reproduce the environmental conditions that matched our inferences of the species' habitat, so that we can restore the distribution, abundance and social interactions that normally would occupy such conditions (Smallwood 2001). The BDCP's characterization of habitat restoration lacked measurable thresholds of success in terms of the species' use the environment. In my experience this approach will not work.

Habitat restoration is also specific to the places where habitat was destroyed, but the BDCP generally conflates its plan to "create" habitat in other locations with the concept of habitat restoration. Creating habitat at Site B to replace habitat destroyed at Site A will not truly restore the destroyed habitat because it is in the wrong place. There is no chance that habitat can be restored at a different place from where individuals of a particular special-status species used to live. Furthermore, creating habitat at Site B will likely result in destroying or degrading the habitat of individuals already occurring at Site B unless the conditions at Site B were so degraded that the enhancements would benefit the local individuals of the species. But proceeding with habitat restoration, habitat creation, habitat enhancements, or whatever the BDCP wants to call it, would be irresponsible without first demonstrating that the conservation site is in need of the action and will measurably benefit the special-status species at issue.

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For example, Swainson's hawks are known to nest in the highest densities within the central portion of the Central Valley, closer to the Sacramento River as it flows into the Delta. The riparian forest in the extreme western portion of the BDCP study area should not be given the same value as the riparian forest nearest the north-south axis of the Central Valley. In another example, giant garter snakes also occur near the north-south axis of the Central Valley, so the BDCP's balance sheet should not give equal weight to the wetlands and grasslands in the extreme western portion of the study area as compared to those that are going to be destroyed by the project. The same would be true for sandhill cranes and probably many other special-status species.

Even very close to the site of project impacts, habitat restoration can often fail. I helped "restore" habitat of Valley Elderberry Longhorn Beetle (VELB) in what appeared to be a perfect setting from our point of view (Morrison et al. 2003). Along the Merced River near Livingston, California, we translocated mature elderberry shrubs with bore holes made by the beetle, so we knew that we had inoculated the restored site with not only the beetle's key plant species but probably with the beetle itself. We managed and monitored the site for three years using the US Fish and Wildlife Service protocol. Whereas the elderberry shrubs thrived, the VELB failed to occupy the site (an all-too common outcome). Using the BDCP's acreage metric for its balance sheet, we can say we succeeded in restoring habitat of the beetle and having achieved no net loss of VELB habitat, but from the species point of view we failed. This is what is going to transpire writ large if the BDCP's impacts and mitigation approach is allowed to proceed.

Returning to my earlier caveat that habitat restoration should be regarded as legitimate only where the special-status species was known to occur but where habitat conditions had deteriorated, I must add another caveat. One of my efforts to restore habitat was directed toward the Fresno kangaroo rat (Dipodomys nitratoides) in a grassland environment over 14 years. Even though Fresno kangaroo rats resided on this grassland, it proved extremely difficult to identify the environmental resources that the species used to rely on before conditions degraded to the level that existed when I began my restoration efforts. It was unknown which food plants were preferred by the species, or whether the varieties of these food plants continued to exist or had gone extinct. We surmised that the species was disturbance-adapted, but we could not determine the nature of the disturbances upon which the species thrived because those disturbances had disappeared from the landscape for a century or longer. In my experience, it is impossible to truly restore the habitat of any special-status species. Nevertheless, sufficient resources should be directed toward efforts to learn which resources are missing from the species' environment, and these efforts should be made using appropriate experimental designs. Without detailing appropriate experimental design and promising sufficient resources, it is misleading to promise habitat restoration over vast acreages for multiple species.

Even worse than promising habitat restoration in the wrong places or without proper experimental design and other resources, would be efforts to restore habitat on piles of bore spoils. I did not see where the EIR/EIS stated that habitat restoration would be

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attempted on bore spoils, but neither did I see it stated that this would not happen. In fact, the bore spoils were referred to as "*Reusable Tunnel Material*," which could conceivably mean reusable as acreage for habitat restoration. The EIR/EIS (page 12-139) admitted to having no willing sellers of land that would be used for habitat restoration, so it seems plausible that the Reusable Tunnel Material Areas would be targeted for habitat restoration. Attempting habitat restoration on bore spoils would certainly fail because the soils would be unsuitable for growing the appropriate plants, and because the ground elevation would be eight to ten feet higher than the original ground elevation, so would experience a new, different suite of ecosystem processes. Having performed surveys for wildlife in many environmental settings, such as on silt-filled gravel-mining pits that were retired from mining since one to thirty years earlier, and having intensively studied fossorial mammal ecology, I can predict with considerable certainty that using bore spoils as the substrate for habitat restoration would result in anemic environments of low species diversity. The Reusable Tunnel Material Areas should be regarded as areas of permanent direct impacts, and as having no potential for habitat restoration.

Lack of Precautionary Principle

The foremost principle of impacts assessment and of risk analysis in general is the Precautionary Principle. In the face of high uncertainty when assessing impacts to rare environmental resources, the accepted standard is to err on the side of caution (National Research Council 1986, Shrader-Frechette and McCoy 1992, O'Brien 2000). Instead of adopting the Precautionary Principle in its impacts assessment, however, the EIR/EIS relied on assumptions and an assessment approach that glossed over likely project impacts and exaggerated the conservation benefits of its proposed mitigation measures.

One assessment approach that was contrary to the Precautionary Principle was relating the acreages of habitat impacts to the alleged availability of those habitats across the vast extent of the study area. For example, according to the EIR/EIS (page 12-2046), "*The loss of this combined 403 acres* [of vernal pools] *would represent approximately 3% of the 12,133 acres of the community that is mapped in the study area.*" This conclusion was misleading because most of the vernal pools in the study area are part of the Jepson Prairie complex, which is far from the vernal pools that will be destroyed and which support a different set of special-status species. The impact metric should not have been 3% of the mapped vernal pool acreage in the study area, but rather 100% of the 403 acres that would be destroyed by the project.

Following up on this same example, the EIR/EIS (page 12-2048) claimed, "*However, 600 acres* [of vernal pools] *would be protected (CM3) and up 19 to 67 acres would be restored (CM9) through the course of A lternative 4 implementation.*" A precautionary approach would have assumed that, unfortunately, it would be unrealistic to expect that the destroyed vernal pools could be restored, so there would be no claim that 19 to 67 acres over vernal pools would be restored. A precautionary approach would also reveal whether there are 600 acres of vernal pools in need of protection (that are not already

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protected), and that if there are this many acres, then there are willing sellers of fee title or conservation easements on the acreage.

The Precautionary Principle would also include appropriate assignments of uncertainty to impacts conclusions and to assumptions underlying the impacts assessment. For example, none of the habitat models appeared to be accompanied by any statements of uncertainty. The model output, which consisted merely of some unidentified person(s) assignment of HSI ratings to digitized GIS map layers of vegetation cover, was either habitat or not habitat, or "high value" habitat or "low value" habitat, or "primary" habitat or "secondary" habitat, judging from the figures in chapter 12. With these designations, there were no error terms, no confidence ranges, nor any cautionary statements warning that the designations could be wrong sometimes. The habitat models, which appeared to be derived from a black box, were presented as 100% accurate.

In another example of the Precautionary Principle missing from the impacts assessment, a key set of assumptions underlying predictions of water outflows and changes in outflows was relied upon without fully considering the uncertainty of those assumptions. Outflows and changes in outflows would substantially affect the impact assessments of biological resources. Therefore, it was no surprise to me to see climate change scenarios considered in projections of outflows and changes in outflows and changes in outflows and changes in outflows (EIR/EIS page 5.2-10), "Over the implementation period, regional climate likely will change in response to global changes in 4 climate (Pachauri and Reisinger 2007). While the expectations of climate change are robust, 5 predictions of changes must depend on model projections that may differ from what actually occurs." However, even though the EIR/EIS acknowledged that what will actually occur might differ from model projections, this uncertainty failed to translate to the outflow projections relied upon in the EIR/EIS.

According to the EIR/EIS (page 5-64),"Average annual Delta exports ... under the No Action Alternative would be reduced by about 703 TAF (14%) compared to Existing Conditions (Table 5-5) because of sea level rise and climate change, increased outflows to meet Fall X2 in wet and above normal years, increased projected urban water demands, and other changes explained previously in this section..." To be consistent with the Precautionary Principle, the outflow projects should have been based not only on this 14% flow reduction, but also on a 0% flow reduction. In other words, the EIR/EIS should have also considered the possibility that the climate change projection will turn out to be wrong. Wrong projections are not unheard of when it comes to climate change, so it would have been reasonable to consider a 0% flow reduction in the No Project Alternative. Another way to do this would have been to assign an uncertainty range to the 14% value, but the tables of outflow projections in Chapter 5 failed to include confidence ranges or error terms.

Reliance on CNDDB Records

The EIR/EIS was over-reliant on data managed at the California Natural Diversity Data Base (CNDDB). The habitat models appeared to be based on them and my reading of the

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EIR/EIS gave me the impression that whoever did the habitat modeling assigned HSI values to mapped habitat areas based on whether these areas included CNDDB records (e.g., EIR/EIS page 12-140). However, CNDDB records are voluntarily reported and many were not derived from scientific sampling, which means that lack of CNDDB records does not equal species absence. CNDDB records cannot be relied upon to determine the extent of habitat. To help get this message across, the California Department of Fish and Wildlife posts a disclaimer on its California Natural Diversity Data Base web site: "We work very hard to keep the CNDDB and the Spotted Owl Database as current and up-to-date as possible given our capabilities and resources. However, we cannot and do not portray the CNDDB as an exhaustive and comprehensive inventory of all rare species and natural communities statewide. Field verification for the presence or absence of sensitive species will always be an important obligation of our customers." Similarly, the California Native Plant Society's Inventory of Rare and Endangered Species states the following: "A reminder: Species not recorded for a given area may nonetheless be present, especially where favorable conditions occur." All conclusions that species were unlikely to occur due to their absences from CNDDB were invalid. Species should be considered likely to occur in the project area if habitat is present and their geographic range maps overlap the project area, or preferably if they were documented in the area by appropriate field surveys.

Transmission Line Impacts

Whereas the EIR/EIS mentioned avian collisions with transmission lines, I did not see any predictions of fatality rates. Without predicting fatality rates due to transmission line collisions the EIR/EIS is deficient.

Hartman et al. (1992) provided an empirical basis for estimating fatality rates of birds caused by collisions with transmission lines. Hartman et al. monitored bird collisions with a transmission line strung across Mare Island, California, and they also performed searcher detection and scavenger removal trials, which are necessary for adjusting fatality rates for the proportions of birds killed but never detected. Hartman et al. reported 85.3 bird fatalities per mile of transect per year along the portion of the circuit overlying hayfields (this line included 3 circuits). Bird mortality was eleven times greater along that portion of the circuit overlying salt ponds, so transmission lines crossing wetland areas posed a much greater hazard to birds than lines crossing upland areas on Mare Island. An appropriate impact estimate would consider the Mare Island findings to be the minimum impact estimate for the BDCP.

I was unable to locate a description of the transmission lines that included length of line, except for a depiction of the lines in the figures. I used a ruler to measure the length of permanent transmission line and I estimated the length of temporary line. I measured 18.8 miles of permanent line and guessed about 50 miles of temporary line. On the low end, assuming all of the line spans hayfields or similar crops, multiplying 85.3 birds per transect line per year (Hartman et al. 1992) against 18.8 miles of transmission line yields a predicted fatality rate of 1,604 birds per year, some of which will undoubtedly include

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sandhill cranes (Yee). Over wetlands, 18.8 miles of transmission line would cause >17,000 fatalities per year. Obviously, the fatality rate extended from the Hartman et al. study would fall somewhere between 1,604 and 17,000 fatalities per year, depending on the distribution of wetlands versus other cover types under the lines. The EIR/EIS should address these impacts and mitigate for them.

Indirect Impacts of Energy Demand

Nine years of construction under Alternative 4 would require annually 2,549 GWH of electricity, according to the EIR/EIS, and project operations would subsequently require 175 GWH annually. This energy will have to come from somewhere, and it will have environmental costs that were not addressed in the EIR/EIS. If it was to come from wind energy, for example, then assuming the wind turbines operated with a 35% capacity factor, then 831 MW of wind energy capacity would be needed to complete the construction and the nine years of construction 57 MW would be needed to run the pumps annual. Based on the average annual fatality rates at California's four major wind resource areas (8 collision fatalities/MW/year), the 831 MW of capacity needed for construction would cause 6,648 bird collisions annually for nine years, or 59,832 birds. The wind energy capacity of 57 MW needed to operate the pumps would cause 456 fatalities per year for as many years as the pumps would operate, or indefinitely. The number of bat fatalities caused by construction would be at least 16,620 bats per year for nine years of construction, or 149,580 bats. Afterwards, operating the pumps would cause 1,140 bat fatalities per year indefinitely. Of course, the source of energy could come from natural gas, hydro, or industrial solar, but these energy sources also have their associated environmental impacts that should be estimated in the EIR/EIS.

MITIGATION

The mitigation promised for reducing or offsetting impacts to most terrestrial specialstatus species would require willing sellers of fee title or conservation easements of properties that would total large acreages. However, the EIR/EIS (page 12-139) admitted that willing sellers had yet to be identified. This lack of willing sellers is a fundamental flaw of the EIR/EIS.

I was involved in the Natomas Basin HCP during the 1990s, so I remember how that HCP was certified in the absence of a sufficient number of willing sellers (Smallwood 2000) and how a federal judge subsequently ruled the HCP illegal and the associated incidental tale permit invalid due to too few willing sellers that were needed for the promised mitigation. I had warned that willing sellers would be difficult to find, and they were. The EIR/EIS needs to identify where habitat will be protected and where restoration would occur, and it needs to prove that the promised levels of protection and restoration will be feasible.

Another fundamental flaw of the mitigation plan is the EIR/EIS's deferral of the formulation of the details of the plan to some unspecified, later date. According to the

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EIR/EIS (page 12-139), "Detailed plans for restoration, enhancement, and preservation actions have not been prepared for multiple reasons: (1) because the habitat restoration and enhancement would be implemented, if feasible, in areas with willing sellers, none of whom has been identified; (2) to maintain flexibility in the BDCP for adaptive management; and (3) because BDCP implementation has a long timeframe." Whichever the reason, this deferral of the formulation of the mitigation measures effectively prevents me and other members of the public from participating meaningfully with this important aspect of the environmental review of a project that will destroy many thousands of acres of habitat of special-status species.

Impact BIO-44: Red-legged frog

The following mitigation measures were proposed for California red-legged frog (EIR/EIS page 12-2114). My comments in normal font follow each measure in *italics*.

"Increase native species diversity and relative cover of native plant species, and reduce the introduction and proliferation of nonnative species (Objective L2.6, associated with CM11, CM13, and CM20). How would native species diversity be increased? I work in the areas where California red-legged frogs occur to the west and south of the Clinton Forebay, and in fact I have contributed many of the CNDDB records of California redlegged frogs in this area, so I am familiar with the wildlife and plant community there. I am perplexed by this proposed measure to increase species diversity in the area, which is mostly annual grassland. Exactly what would be done to increase species diversity while somehow not damaging the local flora and fauna? I am very skeptical that species diversity could or even should be increased to benefit the frog.

It would be helpful if the EIR/EIS would explain why increased species diversity would benefit California red-legged frog. In all of my research and survey work with this species, I have never encountered evidence to suggest that species diversity was a limiting factor for this species. I have performed research on the possible impact of methylated mercury in the streams. I have performed research on the siltation of breeding ponds, and I developed a management plan to restore pond function for the frog. I have, during the course of my surveys, found ponds that were choked out by cattails, and stream pools that were isolated by severe streambed incision or degraded by riprap. I have noted that California red-legged frogs occur where ground squirrels were relatively abundant in the upland areas adjacent to streams and ponds. But never in 20 years of surveys and research on this species have I noticed or seen reference to species diversity having anything to do with the abundance and distribution of California red-legged frogs.

Whereas I have seen it hypothesized that non-native species might be detrimental to California red-legged frogs, I have yet to see evidence that bullfrogs or other exotic species have limited the distribution of California red-legged frogs. I would not rule out bullfrogs as a limiting factor, but neither would I gamble that eradicating bullfrogs would help conserve red-legged frogs.

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Protect 8,000 acres of grassland (Objective GNC1.1, associated with CM3). This measure lacks any meaningful details that would translate to conserving California redlegged frogs. There are large tracks of annual grassland that are devoid of the species because they are outside the current range of California red-legged frog or because they lack any suitable water features where the frog would spend part of its life. The specific portion of the study area that hosts California red-legged frog is west and south of Clinton Forebay, which appears to be targeted for dumping bore spoils. Dumping bore spoils in this area will destroy the only California red-legged frogs that occur in the project area, although the species also occurs to the west along the southwestern fringe of the study area. Other than this southwestern fringe, there is no other place within the study area where protecting grasslands will also conserve California red-legged frogs. Within the southwestern fringe, there is no threat to California red-legged frogs other than poisoning to control California ground squirrels, which construct burrows used by the frog. Therefore, due to the plan to dump bore spoils in the only portion of the project area where California red-legged frogs could be protected, and due to the habitat to the west being under no threat of conversion to other uses, the proposed mitigation measure will be ineffective.

Protect stock ponds and other aquatic features within protected grasslands to provide aquatic breeding habitat for native amphibians and aquatic reptiles (Objective GNC1.3, associated with CM3). Protecting stock ponds seems unnecessary because cattle ranchers will either protect their stock ponds or not based on their needs. Is the plan to commit ranchers to protecting stock ponds? And how would such protection be carried out? By excluding cattle? If so, cattle are the reason stock ponds exist.

Again, the only portion of the study area that hosts California red-legged frog is west and south of Clinton Forebay, which appears to be targeted for dumping bore spoils. Protecting stock ponds in this area would be ridiculous because they will be covered by bore spoils. Protecting stock ponds along the southwest fringe of the study area would also be ridiculous because the ranchers already maintain their ponds for use by cattle.

Increase burrow availability for burrow-dependent species (Objective GNC2.3, associated with CM11). Having worked with fossorial mammals for nearly 30 years, I can conclude with high confidence that this measure is an empty promise. I have mapped the dimensions of burrows and I have mapped the distribution and abundance of mammal burrows across large areas (Smallwood and Erickson 1995; Smallwood and Geng 1997; Smallwood and Morrison 1997; Smallwood et al. 1997; Smallwood et al. 1998a; Smallwood et al. 1999a,b; Smallwood et al. 2001a,b;), including across hundreds of hectares of grassland west of Clinton Forebay (Smallwood et al. 2009). Burrow availability cannot be increased through artificial means, as attempts to do so have proven cost-ineffective and have failed. I would be curious to learn how the preparers of the EIR/EIS might think that natural burrows might be increased. In summary, this mitigation measure is an empty promise; even if it was implemented, it would not succeed.

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Maintain and enhance aquatic features in grasslands to provide suitable inundation depth and duration and suitable composition of vegetative cover to support breeding for covered amphibian and aquatic reptile species (Objective GNC2.5, associated with CM11)." This measure appears to suggest that some portion of existing grasslands would be destroyed so that ponds could be created. Such a measure would add to project impacts in the near term but would face high uncertainty over whether any benefits would be realized in the long term. The EIR/EIS should identify where and under what circumstances this measure would be implemented. It should also quantify the number of California red-legged frogs that would be able to occupy the created habitat (Smallwood 2001).

Impact BIO-46: California Tiger Salamander

The following mitigation measures were proposed for California tiger salamander (EIR/EIS page 12-2122). My comments follow each measure.

"Increase the size and connectivity of the reserve system by acquiring lands adjacent to and between existing conservation lands (Objective L1.6, associated with CM3). Those portions of the study area where California tiger salamander occurs do not appear to me to lack for connectivity or habitat patch size, which might be reasons why the species has persisted there. The EIR/EIS needs to explain how increased size and connectivity would be achieved, and it would be achieved without harming the salamanders that already live there. The EIR/EIS needs to explain where and under exactly which circumstances this measure would be implemented, and how the implementation would translate into meaningful units of demography that will be conserved (Smallwood 2001). The acreage basis of success that is used in the EIR/EIS is meaningless unless those acreages can be linked directly to numbers and demography of California tiger salamander.

Increase native species diversity and relative cover of native plant species, and reduce the introduction and proliferation of nonnative species (Objective L2.6, associated with CM11). As I commented for California red-legged frog, I have yet to see the hypothesis or any evidence that species diversity has anything to do with the distribution and abundance of California tiger salamander. The EIR/EIS should explain the relationship between species diversity and conserving the salamander; else this measure is empty rhetoric.

Protect and improve habitat linkages that allow terrestrial covered and other native species to move between protected habitats within and adjacent to the Plan A rea (Objective L3.1, associated with CM3, CM8, and CM11). How is this measure any different from the first one listed? The EIR/EIS should provide details of this measure, which is so vague that it carries absolutely no value.

Protect 150 acres of alkali seasonal wetland in CZ 1, CZ 8, and/or CZ 11 among a mosaic of protected grasslands and vernal pool complex (Objective ASWNC1.1, associated with CM3). This measure should specify exactly where 150 acres of alkali

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seasonal wetland will be protected, and its benefits should be predicted in terms of meaningful demographic units (Smallwood 2001). I assume the 150 acres of alkali seasonal wetland already exists, so it ought to be explained how protecting them will make any difference to the local salamanders. Are these 150 acres under threat of development?

Provide appropriate seasonal flooding characteristics for supporting and sustaining alkali seasonal wetland species (Objective ASWNC2.1, associated with CM3 and CM11). The seasonal flooding characteristics already exist, or else the alkali seasonal wetland would not exist. I am familiar with the alkali seasonal wetland in CZ8 because I have performed research next to it for 15 years. I have not seen any threat to the seasonal flooding of this wetland, nor do I see any means of providing any different or the same flooding regime. This measure appears to be an empty promise.

Increase burrow availability for burrow-dependent species in grasslands surrounding alkali seasonal wetlands within restored and protected alkali seasonal wetland complex (Objective ASWNC2.3, associated with CM11). Having worked with fossorial mammals for nearly 30 years, I can conclude with high confidence that this measure is an empty promise. I have mapped the dimensions of burrows and I have mapped the distribution and abundance of mammal burrows across large areas (Smallwood and Erickson 1995; Smallwood and Geng 1997; Smallwood and Morrison 1997; Smallwood et al. 1998a; Smallwood et al. 1999a,b; Smallwood et al. 2001a,b;), including across hundreds of hectares of grassland west of Clinton Forebay (Smallwood et al. 2009). Also, the hills around this wetland support ample numbers of California ground squirrels that are under no threat other than the occasional dispensing of poisoned bait to reduce squirrel numbers. This mitigation measure is an empty promise.

Protect 600 acres of existing vernal pool complex in in CZ 1, CZ 8, and/or CZ 11, primarily in core vernal pool recovery areas identified in the Recovery Plan for Vernal Pool Ecosystems of California and Southern Oregon (U.S. Fish and Wildlife Service 2005) (Objective VPNC1.1, associated with CM3). The vernal pool complexes in CZ1 and CZ8 do not appear to be in need of protection, nor will protecting them offset the number of California tiger salamanders that will be killed by dumping bore spoils on them west and south of Clinton Forebay.

Restore vernal pool complex in in CZ 1, CZ 8, and/or CZ 11 to achieve no net loss of vernal pool acreage (up to 67 acres of vernal pool complex restoration, assuming that all anticipated impacts [10 wetted acres] occur and that the restored vernal pool complex has 15% density of vernal pools) (Objective VPNC1.2, associated with CM3 and CM9). Restoring the vernal pools in CZ1, CZ8, and CZ11 would likely damage the existing vernal pools. The EIR/EIS needs to explain why these vernal pools are in need of being restored. Otherwise, this measure seems both vague and potentially reckless.

Increase the size and connectivity of protected vernal pool complex within the Plan A rea and increase connectivity with protected vernal pool complex adjacent to the Plan A rea

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(Objective VPNC1.3, associated with CM3). This is the third iteration of the same measure listed for this species. Repeating the same measure seems like an attempt to add filler text or to give the appearance that there is more offered in mitigation than truly intended. Again, the EIR/EIS needs to identify where and under what circumstances this measure would be implemented and how it would translate into specific numbers or meaningful demographic units of the species (Smallwood 2001).

Protect the range of inundation characteristics that are currently represented by vernal pools throughout the Plan Area (Objective VPNC1.4, associated with CM3). This measure is absurd. How will the range of inundation characteristics be protected? Will someone insert a flow regulator? The EIR/EIS, if it is serious, needs to explain how vernal pool management will improve on nature.

Protect 8,000 acres of grassland (Objective GNC1.1, associated with CM3). As I commented on the same measure proposed for California red-legged frog, this measure needs detail on how it will translate into numbers or meaningful demographic units of California tiger salamanders that will be conserved. The EIR/EIS needs to demonstrate that willing sellers exist in sufficient number to achieve the protection of 8,000 acres of grassland, and it needs to explain why the particular grasslands need to be protected. Currently there are large tracts of grassland south of Byron that are being converted to wine grapes. Given that wine grapes are high-value crops, is the mitigation fund going to be large enough to afford buying out whatever might be left of this grassland acreage?

Restore 2,000 acres of grasslands to connect fragmented patches of protected (Objective GNC1.2, associated with CM3 and CM8). This measure is too vague to be taken seriously. Where are these 2000 acres? Why would restoring these grasslands not destroy the habitat value that these grasslands already have? The EIR/EIS needs to demonstrate the need for the restoration, as well as the measurable objectives; otherwise 2000 acres of brome grasses lacking California tiger salamanders might result.

Protect stock ponds and other aquatic features within protected grasslands to provide aquatic breeding habitat for native amphibians and aquatic reptiles (Objective GNC1.3, associated with CM3). As explained in response to the same measure promised for redlegged frogs, protecting stock ponds seems unnecessary because cattle ranchers will either protect their stock ponds or not based on their needs. Committing ranchers to stock ponds seems impractical and unlikely to succeed. And how would such protection be carried out? By excluding cattle? If so, cattle are the reason stock ponds exist.

Increase burrow availability for burrow-dependent species (Objective GNC2.3, associated with CM11). This is the second time this measure appeared as mitigation for California tiger salamander. I already commented on it.

Maintain and enhance aquatic features in grasslands to provide suitable inundation depth and duration and suitable composition of vegetative cover to support breeding for covered amphibian and aquatic reptile species (Objective GNC2.5, associated with RE: Comments on draft Bay Delta Conservation Plan, draft Environmental Impact Report/Environmental Impact Statement, and draft Implementation Agreement July 29, 2014 Page 65 of 75

CM11)." This is the second time this measure appeared as mitigation for California tiger salamander. I already commented on it.

Impact BIO-49: Giant Garter Snake

The following mitigation measures were proposed for giant garter snake (EIR/EIS page 12-2231). My comments follow each measure.

"Increase native species diversity and relative cover of native plant species, and reduce the introduction and proliferation of nonnative species (Objective L2.6, associated with CM11). This same measure was listed for California red-legged frog and California tiger salamander, and my comment on it is the same – the EIR/EIS needs to explain the relationship between species diversity and giant garter snake numbers or success. Why is species diversity important to the persistence of giant garter snakes? How does it translate to meaningful units of demography? I have never encountered the hypothesis that species diversity is a limiting factor to giant garter snake. If it was, then surely it would have been a topic of discussion during the environmental review of the Natomas Basin HCP, but this factor never came up. This measure lacks foundation and is vague in how it would be implemented.

Within the 65,000 acres of tidal natural communities (L1.3), restore or create 24,000 acres of tidal freshwater emergent wetland in CZ 1, CZ 2, CZ 4, CZ 5, CZ 6, and/or CZ 7 (Objective TFEWNC1.1, associated with CM3 and CM4). The EIR/EIS needs to provide details about where and under what circumstances this measure would be implemented. If it was along the shoreline of the Yolo Flood Control Basin, for example, then it would be useless because giant garter snakes do not, and apparently cannot, live in this Basin. Giant garter snakes require ample availability of hibernacula above 100-year flood stage (Smallwood 2001), which does not occur in the Yolo Flood control Basin except for the levees which are too narrow and barren to support the snake.

Create at least 1,200 acres of nontidal marsh consisting of a mosaic of nontidal perennial aquatic and nontidal freshwater emergent wetland natural communities, with suitable habitat characteristics for giant garter snake and western pond turtle (Objective NFEW/NPANC1.1, associated with CM3 and CM10). The EIR/EIS needs to identify where these 1200 acres are to be created.

Protect 48,625 acres of cultivated lands that provide suitable habitat for covered and other native wildlife species (Objective CLNC1.1, associated with CM3 and CM11). This measure reminds of the Natomas Basin HCP, which had promised to protect 8,000 acres of rice fields. One of the problems with the Natomas Basin HCP was the lack of willing sellers of rice fields, and another was the notion that such protections could overcome agricultural market conditions. Is this measure going to force the production of alfalfa, for example? If the market is not right for alfalfa, then it would be foolish to require the farmers to grow alfalfa. This measure is empty in value, unless the EIR/EIS can explain how it would work.

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Target cultivated land conservation to provide connectivity between other conservation lands (Objective CLNC1.2, associated with CM3). This measure is extremely vague. How would this measure translate to conservation of giant garter snakes? Would it replace the number of snakes or snake populations that would be destroyed by the project? The EIR/EIS needs to provide much more detail before such a measure can be taken seriously.

Maintain and protect the small patches of important wildlife habitats associated with cultivated lands that occur in cultivated lands within the reserve system, including isolated valley oak trees, trees and shrubs along field borders and roadsides, remnant groves, riparian corridors, water conveyance channels, grasslands, ponds, and wetlands (Objective CLNC1.3, associated with CM3 and CM11). This measure needs more detail in both where it would be implemented and how it would conserve giant garter snakes.

Of the at least 1,200 acres of nontidal marsh created under (Objective NFEW/NPANC1.1), create 600 acres of aquatic habitat giant garter snake aquatic habitat that is connected to the 1,500 acres of rice land or equivalent-value habitat described below in Objective GGS1.4 (Objective GGS1.1, associated with CM3, CM4, and CM10). The EIR/EIS needs to identify where this measure would be implemented and how it would translate into giant garter snake conservation.

Of the 8,000 acres of grassland protected under Objective GNC1.1 and 2,000 acres restored under Objective GNC1.2, create or protect 200 acres of high-value upland giant garter snake habitat adjacent to the at least 600 acres of nontidal perennial habitat being restored and/or created in CZ 4 and/or CZ 5 (Objective GGS1.2, associated with CM3 and CM8). Creating and protecting high-value upland habitat are two different actions and have very different costs. The EIR/EIS needs to identify where this measure would be implemented and how many more giant garter snakes could live within the study area compared to how many live there now. Also, it needs to be explained what is meant by "high-value" habitat.

Protect giant garter snakes on restored and protected nontidal marsh and adjacent uplands (Objectives GGS1.1 and GGS1.2) from incidental injury or mortality by establishing 200-foot buffers between protected giant garter snake habitat and roads (other than those roads primarily used to support adjacent cultivated lands and levees). Establish giant garter snake reserves at least 2,500 feet from urban areas or areas zoned for urban development (Objective GGS1.3, associated with CM3). The EIR/EIS needs to identify where this measure would apply or where it would benefit giant garter snakes, or otherwise it seems like an empty promise. Where is there a need for this measure?

Create connections from the White Slough population to other areas in the giant garter snake's historical range in the Stone Lakes vicinity by protecting, restoring, and/or creating at least 1,500 acres of rice land or equivalent-value habitat (e.g., perennial wetland) for the giant garter snake in CZ 4 and/or CZ 5. Any portion of the 1,500 acres

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may consist of tidal freshwater emergent wetland and may overlap with the 24,000 acres of tidally restored freshwater emergent wetland if it meets specific giant garter snake habitat criteria described in CM4. Up to 500 (33%) of the 1,500 acres may consist of suitable uplands adjacent to protected or restored aquatic habitat (Objective GGS1.4, associated with CM3 and CM4). This measure proposed to force rice cultivation on landowners or farmer who may not wish to grow rice or who may have to abandon rice production should market conditions dictate. Furthermore, the notion that rice fields are important to giant garter snakes is false (Smallwood 2001). The giant garter snake occurs in agricultural irrigation canals and ditches, and they rarely occur in rice fields, although there is no evidence these areas are anything but ecological sinks for the giant garter snake. There is no convincing evidence that the giant garter snake benefits from rice cultivation in any way, and there is ample evidence that it is harmed by rice cultivation. Using Wylie's (1998) telemetry data, I conducted a use and availability analysis and found that the giant garter snake avoids using rice fields based on the availability of rice (Smallwood 1999).

The giant garter snake has declined to the brink of extinction while rice cultivation expanded in the Sacramento Valley. Prior to rice cultivation, the Sacramento Valley produced more alfalfa hay and other crops, and more wetlands were available to the giant garter snake. At this point in time, it is scientifically unfounded to conclude that rice fields serve as suitable giant garter snake habitat. Based on the scientific evidence, the opposite conclusion should have been reached – rice cultivation is helping to drive the giant garter snake toward extinction. To focus recovery efforts on maintenance of rice cultivation is to assist in the extinction of the giant garter snake.

Of the at least 1,200 acres of nontidal marsh created under Objective NFEW/NPANC1.1, create 600 acres of connected aquatic giant garter snake habitat outside the Yolo Bypass in CZ 2 (Objective GGS2.1, associated with CM3 and CM10). The EIR/EIS needs to be more specific about where these 600 acres of habitat are to be created. It needs to identify success criteria, and it needs to explain why creating habitat next to an unoccupied flood control basin would be a good idea for conserving giant garter snakes. Creating habitat would mean that some other habitat or land use would need to be destroyed, so the EIR/EIS should explain what will be sacrificed for this created habitat. Also, if it is grassland or fields used for alfalfa production, then this created habitat might come at the cost of Swainson's hawk habitat, so the EIR/EIS needs to be transparent about his measure's impacts on Swainson's hawk and on agricultural production in the region.

Of the 8,000 acres of grasslands protected under Objective GNC1.1 and the 2,000 acres restored under Objective GNC1.2, create or protect 200 acres of high-value upland habitat adjacent to the 600 acres of nontidal marsh created in CZ 2 outside of Y olo Bypass (GGS2.1) (Objective GGS2.2, associated with CM3 and CM8). My comments above also apply to this measure.

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To expand upon and buffer the newly restored/created nontidal perennial habitat in CZ 2, protect 700 acres of cultivated lands, with 500 acres consisting of rice land and the remainder consisting of compatible cultivated land that can support giant garter snakes. The cultivated lands may be a subset of lands protected for the cultivated lands natural community and other covered species (Objective GGS2.3, associated with CM3). My comments on this measure are the same as my comments above. Forcing rice cultivation seems ridiculous because market conditions will change and because rice cultivation more likely harms rather than helps giant garter snakes.

Protect giant garter snakes on created nontidal marsh (Objective GGS2.1) and created or protected adjacent uplands (Objective GGS2.2) from incidental injury or mortality by establishing 200-foot buffers between protected giant garter snake habitat and roads, and establishing giant garter snake reserves at least 2,500 feet from urban areas or areas zoned for urban development (Objective GGS2.4, associated with CM...) I already commented on this same measure, which appears above.

Protect, restore, and/or create 2,740 acres of rice land or equivalent-value habitat (e.g., perennial wetland) for the giant garter snake in CZ 1, CZ 2, CZ 4, or CZ 5. Up to 500 acres may consist of tidal freshwater emergent wetland and may overlap with the at least 5,000 acres of tidally restored freshwater emergent wetland in the Cache Slough ROA if this portion meets giant garter snake habitat criteria specified in CM4. Up to 1,700 acres may consist of rice fields in the Yolo Bypass if this portion meets the criteria specified in CM3, Reserve Design Requirements by Species. Any remaining acreage will consist of rice land or equivalent-value habitat outside the Yolo Bypass. Up to 915 (33%) of the 2,740 acres may consist of suitable uplands adjacent to protected or restored aquatic habitat (Objective GGS3.1, associated with CM3, CM4, and CM10)." This measure needs to be more specific about where some of these acreages would be located. Also, giant garter snakes do not routinely live in the Yolo Bypass because it lacks suitable hibernacula and refugia. Protecting rice cultivation in the Yolo Bypass will not conserve the snake for this reason and for reasons explained earlier. Rice is not suitable giant garter snake habitat, despite a few snakes having been found in rice fields. This snake needs natural wetland environments with ample adjacent uplands.

Impact BIO-83: Swainson's Hawk

The following mitigation measures were proposed for Swainson's hawk (EIR/EIS page 12-2255). My comments follow each measure.

"Restore or create at least 5,000 acres of valley/foothill riparian natural community, with at least 3,000 acres occurring on restored seasonally inundated floodplain (Objective VFRNC1.1, associated with CM7). The EIR/EIS needs to provide more detail about this measure, such as where the restoration or creation of habitat will occur and which types of existing environments will have to be destroyed or modified to accommodate this measure. The EIR/EIS needs to explain why restoring or creating RE: Comments on draft Bay Delta Conservation Plan, draft Environmental Impact Report/Environmental Impact Statement, and draft Implementation Agreement July 29, 2014 Page 69 of 75

habitat on 3000 acres of seasonally inundated floodplain would benefit Swainson's hawk. This measure, as described is vague and inadequate.

Plant and maintain native trees along roadsides and field borders within protected cultivated lands at a rate of one tree per 10 acres (Objective SH2.1, associated with CM11). This measure might be effective, but the EIR/EIS needs to identify willing sellers of the cultivated lands that are to be "protected." Also, it needs to be explained how the loss of crop yields due to shading from trees will be compensated, if at all, and how trees will be managed when planted under or near electric distribution lines. I have performed many surveys for Swainson's hawk (Smallwood 1995, Smallwood et al. 1996, and Smallwood, unpublished data), and during these surveys I have seen many trees that could have been used by nesting Swainson's hawks lose their value to Swainson's hawks because the utilities severely trimmed the trees to prevent line interference.

Establish 20- to 30- foot-wide hedgerows along fields and roadsides to promote prey populations throughout protected cultivated lands (Objective SH2.2, associated with CM11). This measure might help conserve Swainson's hawk, but it should be accompanied by an experimental design and monitoring to test whether the hedgerows do provide Swainson's hawks with increased prey, and if so, then to want extent. Planting hedgerows seems like a good idea, but the EIR/EIS cited no evidence that it will be effective. The EIR/EIS also needs to present the costs of implementing this measure, including a maintenance plan and its cost.

Increase prey abundance and accessibility for grassland-foraging species (Objectives ASWNC2.4, VPNC2.5, and GNC2.4, associated with CM11). The EIR/EIS should explain how prey abundance would be increased. Are bread crumbs going to be fed to the mice in grasslands? If the EIR/EIS is to be taken seriously, then it needs to include realistic mitigation measures and it needs to tie the measures to measureable objectives related to conserving the special-status species.

Conserve at least 1 acre of Swainson's hawk foraging habitat for each acre of lost foraging habitat (Objective SH1.1, associated with CM3 and CM11). Whereas this measure is consistent with mitigation requirements of the California Department of Fish and Wildlife, the cost of it will be very high. The EIR/EIS needs to show where willing sellers will enable the conservation of this size of an area.

Protect at least 42,275 acres of cultivated lands as Swainson's hawk foraging habitat with at least 50% in very high-value habitat in CZs 2, 3, 4, 5, 7, 8, 9, and (Objective SH1.2, associated with CM3 and CM11). The EIR/EIS needs to explain what composes "high-value" habitat, and as stated above, it needs to demonstrate that 42,275 acres are available to be protected. The EIR/EIS needs to clarify whether protecting cultivated lands means locking in the production of certain crops even when market conditions or water availability might change. This measure seems unrealistic.

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Of the at least 42,275 acres of cultivated lands protected as Swainson's hawk foraging habitat under Objective SH1.2, up to 1,500 acres can occur in CZs 5 and 6, and must have land surface elevations greater than -1 foot NAVD88 (Objective SH1.3, associated with CM3). The EIR/EIS should explain the justification of this measure and why it will adequately conserve Swainson's hawk.

Protect at least 10,750 acres of grassland, vernal pool, and alkali seasonal wetland as Swainson's hawk foraging habitat (Objective SH1.4, associated with CM3). The EIR/EIS should identify where these acres will be protected, and it should demonstrate why protecting these acres will conserve Swainson's hawks any more effectively than had these acres not been protected.

Protect and enhance at least 8,100 acres of managed wetland, at least 1,500 acres of which are in the Grizzly Island Marsh Complex (Objective MWNC1.1, associated with CM3). Unless something has changed recently, Swainson's hawks have not lived within the Grizzly Island Marsh Complex. There is only one CNDDB record of Swainson's hawk occurring in this Marsh. This measure appears to be empty and will do very little if anything to conserve Swainson's hawk.

Maintain and protect the small patches of important wildlife habitats associated with cultivated lands within the reserve system including isolated valley oak trees, trees and shrubs along field borders and roadsides, remnant groves, riparian corridors, water conveyance channels, grasslands, ponds, and wetlands (Objective CLNC1.3, associated with CM3." The EIR/EIS needs to identify where these patches of habitat occur and it needs to explain how protecting these patches will translate into nesting pairs of Swainson's hawks that will benefit.

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Chelsea Tu, Staff Attorney

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Exhibit B: Center for Biological Diversity, Possible Adoption of Emergency Regulation to Add Tricolored Blackbird to the List of Endangered Species; August 6, 2014 Commission Agenda Item #11 (July 24, 2014) (Separately Attached).

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