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September 30, 2015

To: Randy Fiorini, Chair, Delta Stewardship Council
Charlton Bonham, Director, California Department
of Fish and Wildlife

From: Delta Independent Science Board

Subject: Review of Environmental Documents for California WaterFix

We have reviewed the partially Recirculated Draft Environmental Impact Report/Supplemental Draft Environmental Impact Statement for the Bay Delta Conservation Plan/California WaterFix (herein, "the Current Draft"). We focused on how fully and effectively it assesses and communicates the scientific foundations for assessing the environmental impacts of water conveyance alternatives. The review is attached and is summarized below.

The Current Draft contains a wealth of information but lacks completeness and clarity in applying science to far-reaching policy decisions. It defers essential content to the Final Environmental Impact Report/Environmental Impact Statement (EIR/EIS) and retains a number of deficiencies from the Bay Delta Conservation Plan Draft EIR/EIS. Areas of inadequate substance include:

1. Details about the adaptive-management process, collaborative science, monitoring, and the resources that these efforts will require;
2. Due regard for landscape-scale restoration, restoration timing and funding, and the strategy of avoiding damage to existing wetlands;
3. Analysis of how levee failures would affect water operations, and how the implemented project would affect the economics of levee maintenance;
4. Sufficient attention to uncertainties and their consequences; linkages among species, landscapes, and management actions; effects of climate change on water resources; and effects of the proposed project on San Joaquin Valley agriculture; and
5. Informative summaries, in words, tables, and graphs, which compare the proposed alternatives and their relative principal environmental and economic impacts.

The effects of California WaterFix extend beyond water conveyance to habitat restoration and levee maintenance. These interdependent issues of statewide importance warrant an environmental impact assessment that is more comprehensive and comprehensible than the Current Draft.

1 **Delta Independent Science Board Review of the**
2 **Bay Delta Conservation Plan/California WaterFix**
3 **Partially Recirculated Draft Environmental Impact Report/**
4 **Supplemental Draft Environmental Impact Statement**

5
6 September 30, 2015

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8 Contents

9

10	Expectations for impact assessment of California WaterFix	1
11	Background of this review	1
12	Differences between the BDCP and California WaterFix	2
13	Improvements on the previous draft	3
14	Current concerns	4
15	Missing content	4
16	Adaptive management	5
17	Restoration as mitigation	6
18	Levees	7
19	Long-term effects	8
20	Informative summaries and comparisons	9
21	Prior concerns and their relevance to the Current Draft	10
22	Effectiveness of conservation actions	10
23	Uncertainty	10
24	Effects of climate change and sea-level rise on the proposed actions	11
25	Interactions among species, landscapes, and the proposed actions	12
26	Effects on San Francisco Bay, levees, and south-of-Delta environments	12
27	Implementing adaptive management	13
28	Reducing and managing risk	13
29	Comparing BDCP alternatives	13
30	Comments on individual sections and chapters	14
31	Alternatives 4A, 2D, and 5A (Section 4)	14
32	Water quality (Chapter 8)	16
33	Fish and aquatic resources (Chapter 11)	17
34	Terrestrial biological resources (Chapter 12)	18
35	Land use (Chapter 13)	19

37 **EXPECTATIONS FOR IMPACT ASSESSMENT OF CALIFORNIA WATERFIX**

38 The Sacramento – San Joaquin Delta presents interconnected issues of water, habitat, and
39 levees. Dealing with any one of these problem areas is most usefully considered in light of how it
40 may affect and be affected by the others. The effects of any actions further interact with climate
41 change, sea-level rise, and a host of social, political, and economic factors. The consequences are
42 of statewide importance.

43 These circumstances demand that the California WaterFix EIR/EIS go beyond legal
44 compliance. It must be more than just one of many required reports. The paramount importance
45 of the EIR/EIS is illustrated by the legal mandate that singles it out as the BDCP document we
46 must review.

47 It follows that the WaterFix EIR/EIS requires extraordinary completeness and clarity.
48 This EIR/EIS should not shy away from an important scientific problem just because it doesn't
49 fit neatly into a compliance template, or because the analysis would contain what some see as
50 speculation (below, p. 4). The EIR/EIS should be comprehensive in representing and
51 communicating the scientific and comparative aspects of a project's impact and expected
52 performance (p. 9).

53 These reasonable expectations go largely unmet in the Bay Delta Conservation
54 Plan/California WaterFix Partially Recirculated Draft Environmental Impact
55 Report/Supplemental Draft Environmental Impact Statement Draft (herein, "the Current Draft").
56 Even if it fulfills the letter of the law, the Current Draft falls short of providing decision-makers,
57 managers, scientists, and the broader public with the information needed to make an informed
58 evaluation. Our cover letter summarizes several major deficiencies, and the body of this report
59 elaborates on these and other concerns.

60 **BACKGROUND OF THIS REVIEW**

61 The Delta Reform Act of 2009, in §85320(c), directs the Delta Independent Science
62 Board (Delta ISB) to review the environmental impact report of the Bay Delta Conservation Plan
63 (BDCP) and to provide the review to the Delta Stewardship Council and the California
64 Department of Fish and Wildlife. On May 14, 2014, we submitted our review of the BDCP's
65 Draft Environmental Impact Report/Draft Environmental Impact Statement (herein, the
66 "Previous Draft"), which was posted for review on December 9, 2013. This review¹ contained
67 three main parts: an extended summary, detailed responses to charge questions from the Delta
68 Stewardship Council, and reviews of individual chapters. Although the Previous Draft
69 considered vast amounts of scientific information and analyses to assess the myriad potential
70 environmental impacts of the many proposed BDCP actions, we concluded that the science in the
71 Previous Draft had significant gaps, given the scope and importance of the BDCP.

72 The proposed BDCP actions have now been partitioned into two separate efforts: water
73 conveyance under California WaterFix² and habitat restoration under California EcoRestore³.
74 Environmental documents in support of California WaterFix (the Current Draft) were made
75 available for a 120-day comment period that began July 10, 2015. The Current Draft focuses on

¹ <http://deltacouncil.ca.gov/sites/default/files/documents/files/Attachment-1-Final-BDCP-comments.pdf>

² <http://www.californiawaterfix.com/>

³ <http://resources.ca.gov/ecorestore/>

76 three new alternatives for conveying Sacramento River water through the Sacramento – San
77 Joaquin Delta. One of them, Alternative 4A, is the preferred alternative, identified as California
78 WaterFix.

79 The Delta Stewardship Council asked us to review the Current Draft and to provide our
80 comments by the end of September 2015. We are doing so through this report and its summary,
81 which can be found in the cover letter.

82 The review began in July 2015 with a preliminary briefing from Laura King-Moon of
83 California Department of Water Resources (three Delta ISB members present). The Delta ISB
84 next considered the Current Draft in a public meeting on August 13–14 (nine of the ten members
85 present)⁴. The meeting included a briefing on California EcoRestore by David Okita of
86 California Natural Resources Agency and a discussion of the Current Draft and California
87 WaterFix with Cassandra Enos-Nobriga of California Department of Water Resources (DWR)
88 and Steve Centerwall of ICF International.

89 The initial public draft of this review was based on our study of Sections 1-4 of the
90 Current Draft and on checks of most resource chapters in its Appendix A. This public draft was
91 the subject of a September 16 meeting that included further discussions with Cassandra Enos-
92 Nobriga⁵ and comments from Dan Ray of the Delta Stewardship Council staff. Additional
93 comments on that initial draft were provided by DWR in a September 21 letter to the Delta ISB
94 chair⁶. These discussions and comments helped clarify several issues, particularly on
95 expectations of a WaterFix EIR/EIS.

96 This report continues first with a section on our understanding of major differences
97 between the BDCP and California WaterFix. Next, after noting examples of improvement in the
98 Current Draft, we describe our main concerns about the current impact assessments. These
99 overlap with main concerns about the Previous Draft, which we revisit to consider how they are
100 addressed in the Current Draft. Finally, we offer specific comments on several major Sections
101 and Chapters.

102 **DIFFERENCES BETWEEN THE BDCP AND CALIFORNIA WATERFIX**

103 The project proposed in the Current Draft differs in significant respects from what was
104 proposed as the BDCP In December 2013. Here we briefly state our understanding of some main
105 differences and comment on their roles on this review:

- 106 • The time period for permitting incidental take under Section 7 of the federal Endangered
107 Species Act (ESA) and Section 2081(b) of the California Endangered Species Act
108 (CESA) is substantially less than the 50 years envisioned as part of a Habitat
109 Conservation Plan (HCP) and Natural Community Conservation Plan (NCCP) in BDCP.
110 As a result, the science associated with many impacts of climate change and sea-level rise
111 seem less relevant. The permitting period for the project proposed in the Current Draft
112 remains in place unless environmental baseline conditions change substantially or other
113 permit requirements are not met. Consequently, long-term effects of the proposed project
114 remain important in terms of operations and expected benefits (p. 8).

⁴ <http://deltacouncil.ca.gov/docs/delta-isb-meeting-notice-meeting-notice-delta-isb/delta-independent-science-board-isb-august-13>

⁵ Written version at https://s3.amazonaws.com/californiawater/pdfs/63qnf_Delta_ISB_draft_statement_-_Enos_-_FINAL.pdf

⁶ <http://deltacouncil.ca.gov/docs/response-letter-dwr>

- 115 • In this shortened time frame, responsibility for assessing WaterFix’s effects on fish and
116 wildlife would fall to resource agencies (National Marine Fisheries Service, U.S. Fish
117 and Wildlife Service, California Department of Fish and Wildlife). Other impacts would
118 be regulated by a variety of federal and state agencies (Current Draft Section 1).
- 119 • The proposed habitat restorations have been scaled back. The Current Draft incorporates
120 elements of 11 Conservation Measures from BDCP to mitigate impacts of construction
121 and operations. Most habitat restoration included in the Previous Draft has been shifted to
122 California EcoRestore. Our review of the Previous Draft contained many comments on
123 the timing of restoration, species interactions, ecological linkages of conservation areas,
124 locations of restoration areas and the science supporting the efficiency and uncertainty of
125 effective restoration. Some of these comments apply less to the Current Draft because of
126 its narrower focus on water conveyance.
- 127 • There remains an expected reliance on cooperative science and adaptive management
128 during and after construction.
- 129 • It is our understanding that the Current Draft was prepared under rules that disallow
130 scientific methods beyond those used in the Previous Draft. The rules do allow new
131 analyses, however. For example, we noticed evidence of further analyses of
132 contaminants, application of existing methods (e.g. particle tracking) to additional species
133 (e.g., some of the non-covered species), and occasional selection of one model in place of
134 the combined results of two models (e.g., fish life cycle models SALMOD and SacEFT).

135 **IMPROVEMENTS ON THE PREVIOUS DRAFT**

136 A proposed revamping of water conveyance through the Sacramento-San Joaquin Delta
137 involves a multitude of diverse impacts within and outside of the Delta. Unavoidably, the
138 EIR/EIS for such a project will be complex and voluminous, and preparing it becomes a daunting
139 task in its own right. The inherent challenges include highlighting, in a revised EIR/EIS, the most
140 important of the changes.

141 The new Sections 1 through 4 go a long way toward meeting some of these challenges.
142 Section 1 spells out the regulatory context by discussing laws and agencies that establish the
143 context for the Current Draft. Section 2 summarizes how the Previous Draft was revised in
144 response to project changes and public input. Section 3 describes how the preferred alternative in
145 the Previous Draft (Alternative 4) has been changed. Section 4 presents an impressive amount of
146 detailed information in assessing the sources of habitat loss for various species and discussing
147 how restoration and protection can mitigate those losses. Generally comprehensive lists of
148 “Resource Restoration and Performance Principles” are given for the biological resources that
149 might be affected by construction or operations. For example, page 4.3.8-140 clearly describes a
150 series of measures to be undertaken to minimize the take of sandhill cranes by transmission lines
151 (although the effectiveness of these measures is yet to be determined).

152 Section 4 also contains improvements on collaborative science (4.1.2.4, mostly reiterated
153 in ES.4.2). This part of the Current Draft draws on recent progress toward collaborative efforts in
154 monitoring and synthesis in support of adaptive management in the Delta. The text identifies the
155 main entities to be involved in an expected memorandum of agreement on a monitoring and
156 adaptive-management program in support of the proposed project.

157 Appendix A describes revisions to the resource chapters of the Previous Draft. Track-
158 changed versions of the chapters simplify the review process, although this was not done for the

159 key chapter on aquatic resources (p. 17). We noticed enhanced analyses of contaminants and
160 application of methods such as particle tracking to additional species, including some of the non-
161 covered taxa; a detailed treatment of *Microcystis* toxicity; more information about disinfection
162 byproducts; improved discussion of vector control arising from construction and operational
163 activities; and revised depiction of surficial geology. Potential exposure of biota to selenium and
164 methylmercury is now considered in greater detail. Evaluations will be conducted for restoration
165 sites on a site-specific basis; if high levels of contaminants cannot otherwise be addressed,
166 alternative restoration sites will be considered (page 4.3.8-118). (This is a good example of
167 adaptive management, although it is not highlighted as such.) Explanations were provided for
168 why the nitrogen-to-phosphorus ratio was not specifically evaluated, why dissolved vs. total
169 phosphorus was used in the assessment, and how upgrades to the Sacramento Regional
170 Wastewater Treatment Plant would eventually affect phosphorus concentrations.

171 **CURRENT CONCERNS**

172 These and other strengths of the Current Draft are outweighed by several overarching
173 weaknesses: overall incompleteness through deferral of content to the Final EIR/EIS (herein,
174 "the Final Report"); specific incompleteness in treatment of adaptive management, habitat
175 restoration, levees, and long-term effects; and inadequacies in presentation. Some of these
176 concerns overlap with ones we raised in reviewing the Previous Draft (revisited below,
177 beginning on p. 10).

178 **Missing content**

179 The Current Draft lacks key information, analyses, summaries, and comparisons. The
180 missing content is needed for evaluation of the science that underpins the proposed project.
181 Accordingly, the Current Draft fails to adequately inform weighty decisions about public policy.
182 The missing content includes:

- 183 1. Details on adaptive management and collaborative science (below, p. 5).
- 184 2. Modeling how levee failures would affect operation of dual-conveyance systems (below, p.
185 7). Steve Centerwall told us on August 14 that modeling of the effects of levee failure would
186 be presented in the Final Report.
- 187 3. Analysis of whether operation of the proposed conveyance would alter the economics of
188 levee maintenance (below, p. 7).
- 189 4. Analyses of the effects of climate change on expected water exports from the Delta. “[A]n
190 explanation and analysis describing potential scenarios for future SWP/CVP system
191 operations and uncertainties [related to climate change] will be provided in the Final Report”
192 (p. 1-35 of the Current Draft).
- 193 5. Potential impacts of climate change on system operations, even during the shortened time
194 period emphasized in the Current Draft (below, p. 8 and 11).
- 195 6. Potential effects of changes in operations of the State Water Project (SWP) and Central
196 Valley Project (CVP), or other changes in water availability, on agricultural practices in the
197 San Joaquin Valley (p. 12).
- 198 7. Concise summaries integrated with informative graphics (below, p. 9 and 13). The Current
199 Draft states that comparisons of alternatives will be summarized in the Final Report (p. 1-35).

200 While some of the missing content has been deferred to the Final Report (examples 2, 4,
201 and 7), other gaps have been rationalized by deeming impacts “too speculative” for assessment.

202 CEQA guidance directs agencies to avoid speculation in preparing an EIR/EIS⁷. To speculate,
203 however, is to have so little knowledge that a finding must be based on conjecture or guesswork.
204 Ignorance to this degree does not apply to potential impacts of WaterFix on levee maintenance
205 (example 3; see p. 7) or on San Joaquin Valley agriculture (example 6; p. 12).

206 Even where content now missing may go beyond what is legally required for an EIR/EIS,
207 providing such content could assist scientists, decision-makers, and the public in evaluating
208 California WaterFix and Delta problems of statewide importance (above, p. 1).

209 **Adaptive management**

210 The guidelines for an EIR/EIS do not specifically call for an adaptive-management plan
211 (or even for adaptive management). However, if the project is to be consistent with the Delta
212 Plan (as legally mandated), adaptive management should be part of the design.

213 The Current Draft relies on adaptive management to address uncertainties in the proposed
214 project, especially in relation to water operations. The development of the Current Draft from the
215 Previous Draft is itself an exercise in adaptive management, using new information to revise a
216 project during the planning stage. Yet adaptive management continues to be considered largely
217 in terms of how it is to be organized (i.e., coordinated with other existing or proposed adaptive-
218 management collaborations) rather than how it is to be done (i.e., the process of adaptive
219 management). Adaptive management should be integral with planned actions and management—
220 the Plan A rather than a Plan B to be added later if conditions warrant. The lack of a substantive
221 treatment of adaptive management in the Current Draft indicates that it is not considered a high
222 priority or the proposers have been unable to develop a substantive idea of how adaptive
223 management would work for the project.

224 There is a very general and brief mention of the steps in the adaptive management
225 process in Section 4 (p. 4.1-6 to 4.1-7), but nothing more about the process. We were not looking
226 here for a primer on adaptive management. Rather, we expected to find serious consideration of
227 barriers and constraints that have impeded implementation of adaptive management in the Delta
228 and elsewhere (which are detailed in the Delta Plan), along with lessons learned on how adaptive
229 management can be conducted overcome these problems.

230 The Current Draft contains general statements on how collaborative science and adaptive
231 management under California WaterFix would be linked with the Delta Collaborative Science
232 and Adaptive Management Program (CSAMP) and the Collaborative Adaptive Management
233 Team (CAMT). These efforts, however, have taken place in the context of regulations and
234 permits, such as biological opinions and biological assessments required under the Endangered
235 Species Act. We did not find examples of how adaptive management would be applied to
236 assessing—and finding ways to reduce—the environmental impacts of project construction and
237 operations.

238 Project construction, mitigation, and operations provide many opportunities for adaptive
239 management, both for the benefit of the project as well as for other Delta habitat and ecosystem
240 initiatives, such as EcoRestore. To be effective in addressing unexpected outcomes and the need
241 for mid-course corrections, an adaptive-management management team should evaluate a broad
242 range of actions and their consequences from the beginning, as plans are being developed, to
243 facilitate the early implementation and effectiveness of mitigation activities.

⁷ https://s3.amazonaws.com/californiawater/pdfs/bo0lx_Delta_ISB_Draft_Statement_&_Response_Letter_-_Enos_-_FINAL.pdf

244 The Current Draft defers details on how adaptive management will be made to work: “An
245 adaptive management and monitoring program will be implemented to develop additional
246 scientific information during the course of project construction and operations to inform and
247 improve conveyance facility operational limits and criteria” (p. ES-17). This is too late. If
248 adaptive management and monitoring are central to California WaterFix, then details of how
249 they will be done and resourced should be developed at the outset (now) so they can be better
250 reviewed, improved, and integrated into related Delta activities. The details could include setting
251 species-specific thresholds and timelines for action; creating a Delta Adaptive Management
252 Team; and capitalizing on unplanned experiments such as the current drought⁸. Illustrative
253 examples could use specific scenarios with target thresholds, decision points, and alternatives.
254 The missing details also include commitments and funding needed for science-based adaptive
255 management and restoration to be developed and, more importantly, to be effective.

256 The protracted development of the BDCP and its successors has provided ample time for
257 an adaptive-management plan to be fleshed out. The Current Draft does little more than promise
258 that collaborations will occur and that adaptive management will be implemented. This level of
259 assurance contrasts with the central role of adaptive management in the Delta Plan and with the
260 need to manage adaptively as climate continues to change and new contingencies arise.

261 **Restoration as mitigation**

262 Restoration projects should not be planned and implemented as single, stand-alone
263 projects but must be considered in a broader, landscape context. We highlighted the landscape
264 scale in our review of the Previous Draft and also in an earlier review of habitat restoration in the
265 Delta⁹. A landscape approach applies not just to projects that are part of EcoRestore, but also to
266 projects envisioned as mitigation in the Current Draft, even though the amount of habitat
267 restoration included (as mitigation) in the Current Draft has been greatly reduced. During our
268 August meeting, representatives of WaterFix and EcoRestore acknowledged the importance of
269 the landscape scale, but the Current Draft gives it little attention. Simply because the CEQA and
270 NEPA guidelines do not specifically call for landscape-level analyses is not a sufficient reason to
271 ignore them.

272 Wetland restoration is presented as a key element of mitigation of significant impacts
273 (example below in comments on Chapter 12). We noticed little attention to the sequence
274 required for assessing potential impacts to wetlands: first, avoid wetland loss; second, if wetland
275 loss cannot be avoided, minimize losses; and third, if avoidance or minimization of wetland loss
276 is not feasible, compensate. Much of the emphasis in the Current Draft is on the third element.
277 Sequencing apparently will be addressed as part of the permitting process with the US Army
278 Corps of Engineers (USACE) for mitigation related to the discharge of dredged or fill material.¹⁰
279 However, it is difficult to evaluate the impacts on wetlands in advance of a clarification of
280 sequencing and criteria for feasibility.

281 *Mitigation ratios*

282 Restoring a former wetland or a highly degraded wetland is preferable to creating
283 wetlands from uplands¹¹. When an existing wetland is restored, however, there is no net gain of

⁸ <http://deltacouncil.ca.gov/docs/adaptive-management-report-v-8>

⁹ <http://deltacouncil.ca.gov/sites/default/files/documents/files/HABITAT%20RESTORATION%20REVIEW%20FINAL.pdf>

¹⁰ Letter from Cassandra Enos-Nobriga, DWR, September 21, 2015.

¹¹ <http://www.nap.edu/openbook.php?isbn=0309074320>

284 area, so it is unclear whether credits for improving existing wetlands would be considered
285 equivalent to creating wetlands where they did not recently exist.

286 In view of inevitable shortcomings and time delays in wetland restorations, mitigation
287 ratios should exceed 1:1 for enhancement of existing wetlands. The ratios should be presented,
288 rather than making vague commitments such as “restore or create 37 acres of tidal wetland...”
289 The Final Draft also needs to clarify how much of the wetland restoration is out-of-kind and how
290 much is in-kind replacement of losses. It should examine whether enough tidal area exists of
291 similar tidal amplitude for in-kind replacement of tidal wetlands, and whether such areas will
292 exist with future sea-level rise. We agree that out-of-kind mitigation can be preferable to in-kind
293 when the trade-offs are known and quantified and mitigation is conducted within a watershed
294 context, as described in USACE’s 2010 guidance for compensatory wetland mitigation.¹² Since
295 then, many science-based approaches have been developed to aid decision-making at watershed
296 scales, including the 2014 Watershed Approach Handbook produced by the Environmental Law
297 Institute and The Nature Conservancy¹³.

298 *Restoration timing and funding*

299 To reduce uncertainty about outcomes, allow for beneficial and economical adaptive
300 management, and allow investigators to clarify benefits before the full impacts occur, mitigation
301 actions should be initiated as early as possible. Mitigation banks are mentioned, but are any
302 operational or planned for operation soon? The potential for landowners to develop mitigation
303 banks could be encouraged so restoration could begin immediately, engendering better use of
304 local knowledge, financial profit, and local support for the project. We are told that the timing of
305 mitigation will be coordinated with other review processes that are currently ongoing.⁶

306 **Levees**

307 A comprehensive assessment of environmental impacts should relate California WaterFix to
308 levee failure by examining the consequences each may have for the other. The Current Draft
309 fails to consider how levee failures would affect the short-term and long-term water operations
310 spelled out in Table 4.1-2. A rough estimate was proposed under the Delta Risk Management
311 Study¹⁴ and another is part of a cost-benefit analysis for the BDCP¹⁵. The Final Report should
312 provide analyses that incorporate these estimates.

313 The Current Draft also fails to consider how implementing the project would affect the
314 basis for setting the State’s priorities in supporting Delta levee maintenance. This potential
315 impact is illustrated by a recent scoring system of levee-project proposals that awards points for
316 expected benefits to “export water supply reliability”¹⁶. Further efforts to quantify these benefits
317 have been recommended as part of a comprehensive risk assessment that would guide the Delta
318 Levees Investment Strategy¹⁷. Public safety, a focus of the Delta Flood Emergency Management

¹²http://www.sac.usace.army.mil/Portals/43/docs/regulatory/Guidelines_for_Preparing_a_Compensatory_Mitigation_Planf.pdf

¹³https://www.eli.org/sites/default/files/eli-pubs/watershed-approach-handbook-improving-outcomes-and-increasing-benefits-associated-wetland-and-stream_0.pdf

¹⁴http://www.water.ca.gov/floodmgmt/dsmo/sab/drmisp/docs/Delta_Seismic_Risk_Report.pdf

¹⁵http://baydeltaconservationplan.com/Libraries/Dynamic_Document_Library/Draft_BDCP_Statewide_Economic_Impact_Report_8513.sflb.ashx

¹⁶http://www.water.ca.gov/floodsafe/fessro/docs/special_PSP14_final.pdf

¹⁷<http://deltacouncil.ca.gov/docs/delta-levee-investment-strategy/dlis-peer-review-technical-memorandum-31>

319 Plan,¹⁸ is just one asset that levees protect. The Current Draft does not evaluate how the
320 proposed project may affect estimates of the assets that the levees protect.

321 The Current Draft cites levee fragility mainly as a reason to build isolated conveyance for
322 Sacramento River water (examples, p. 1-1, 1-7, 1-9). In a similar vein, the California WaterFix
323 website states, “Aging dirt levees are all that protect most of California’s water supplies from the
324 affects [*sic*] of climate change. Rising sea levels, intense storms, and floods could all cause these
325 levees to fail, which would contaminate our fresh water with salt, and disrupt water service to 25
326 million Californians”¹⁹. Neither the Previous Draft nor the Current Draft, however, provides a
327 resource chapter about Delta levees. Such a chapter would be an excellent place to examine
328 interacting impacts of conveyance and levees.

329 **Long-term effects**

330 With the shortened time period, several potential long-term impacts of or on the proposed
331 project no longer receive attention. While these effects may not become problematic during the
332 initial permit period, many are likely to affect project operations and their capacity to deliver
333 benefits over the long operational life of the proposed conveyance facilities. In our view,
334 consideration of these long-term effects should be part of the evaluation of the science
335 foundation of the proposed project.

336 The No-Action alternative establishes the baseline for evaluating impacts and benefits of
337 the proposed alternative(s). It is therefore important to consider carefully how the baseline is
338 established, as this can determine whether particular consequences of the alternatives have costs
339 or benefits. Climate change, for example, is considered under the No-Action alternative in the
340 Current Draft, as is sea-level rise. Climate change is expected to reduce water availability for the
341 northern intakes, and both climate change and sea-level rise are expected to influence tidal
342 energy and salinity intrusion within the Delta²⁰. Water temperatures may influence the condition
343 of fishes that are highly temperature-dependent in the current analyses. These environmental
344 effects, in turn, are likely to influence environmental management and regulation; from the
345 standpoint of water quality they may even yield environmental benefits if agricultural acreage
346 decreases and agricultural impacts are reduced.

347 Rather than consider such effects, however, the Current Draft focuses on how the
348 proposed project would affect “the Delta’s resiliency and adaptability to expected climate
349 change” (Current Draft section 4.3.25). Quite apart from the fact that “resiliency” and
350 “adaptability” are scarcely operational terms, the failure to consider how climate change and sea-
351 level rise could affect the outcomes of the proposed project is a concern that carries over from
352 our 2014 review and is accentuated by the current drought (below, p. 11).

353 The Current Draft states that “Groundwater resources are not anticipated to be
354 substantially affected in the Delta Region under the No Action Alternative (ELT) because
355 surface water inflows to this area are sufficient to satisfy most of the agricultural, industrial, and
356 municipal water supply needs” (p. 4.2-16). This conclusion is built on questionable assumptions;
357 the current drought illustrates how agriculture turns to groundwater when surface-water
358 availability diminishes. Groundwater regulation under the recently enacted Sustainable
359 Groundwater Management Act (SGMA) can also be expected to have long-term effects on the

¹⁸ <http://www.water.ca.gov/floodmgmt/hafoo/fob/drepprp/InterdepartmentalDraftDFEMP-2014.pdf>.

¹⁹ <http://www.californiawaterfix.com/problem>

²⁰ <http://journals.plos.org/plosone/article?id=10.1371/journal.pone.0024465>

360 proposed project—effects that the Current Draft does not assess. Ending of more than a million
361 acre-feet of overdraft in the southern Central Valley under the SGMA is likely to increase
362 demand for water exports from the Delta in the coming decades. The Current Draft discusses the
363 potential effects of the project on groundwater (for example, in Sections 4.3.3 and 5.2.2.3), but
364 we found only two brief, descriptive mentions of SGMA in the 235 pages of Section 5. The
365 implications of prolonged droughts and of the consequences of SGMA receive too little attention
366 in the Current Draft.

367 The Current Draft suggests that unnamed “other programs” that are “separate from the
368 proposed project” will use elements of the Previous Draft to implement long-term conservation
369 efforts that are not part of California WaterFix (Current Draft, p. 1-3). The Final Report should
370 provide assurances that such other programs will step in, and could go further in considering
371 their long-term prospects.

372 **Informative summaries and comparisons**

373 According to guidance for project proponents, “Environmental impact statements shall be
374 written in plain language and may use appropriate graphics so that decision-makers and the
375 public can readily understand them” (Code of Federal Regulations, 40 CFR 1502.8). Far-
376 reaching decisions should not hinge on environmental documents that few can grasp.

377 This guidance applies all the more to an EIR/EIS of the scope, complexity, and
378 importance of the Current Draft. It demands excellent comparative descriptions of alternatives
379 that are supported by readable tables and high-quality graphics, enumeration of major points,
380 well-organized appendices, and integration of main figures with the text. For policy
381 deliberations, the presentation of alternatives should include explicit comparisons of water
382 supply deliveries and reliabilities as well as economic performance. For decision-makers,
383 scientists, and the public, summaries of impacts should state underlying assumptions clearly and
384 highlight major uncertainties. The Current Draft is inadequate in these regards.

385 The Previous Draft provided text-only summaries for just the two longest of its resource
386 chapters (Chapters 11 and 12). A fragmentary comparison of alternatives was buried in a chapter
387 on “Other CEQA/NEPA required sections” (part 3 of Chapter 31) but fell far short of what was
388 needed. Both the Previous and Current Drafts have been accompanied by a variety of outreach
389 products for broad audiences (e.g., the descriptive overview of the BDCP Draft EIR/EIS²¹).
390 These products do little to compensate for the overall paucity of readable summaries and
391 comparisons in the Previous and Current Drafts.

392 For over three years, the Delta ISB has been specifically requesting summaries and
393 comparisons: first in June 2012²², then in June 2013²³, and again in a review of the Previous
394 Draft in May 2014 (footnote 1, p. 1). Appallingly, such summaries and comparisons remain
395 absent in the Current Draft. The generally clear writing in Sections 1 through 4 shows that the
396 preparers are capable of providing the requested summaries and comparisons. Prescriptions in
397 CEQA and NEPA in no way exclude cogent summaries, clear comparisons, or informative
398 graphics. And three years is more than enough time to have developed them.

²¹ Highlights+of+the+Draft+EIS-EIR+12-9-13.pdf

²² http://deltacouncil.ca.gov/sites/default/files/documents/files/DISB_Letter_to_JMeral_and_DHoffman-Floerke_061212.pdf

²³ http://deltacouncil.ca.gov/sites/default/files/documents/files/DISB%20Comments%20on%20Draft%20BDCP%20Document.doc_.pdf

399 On August 14, 2015, we were assured by Cassandra Enos-Nobriga and Steve Centerwall
400 that this kind of content would eventually appear, but only in the Final Report. That will be far
401 too late in the EIR/EIS process for content so critical to comprehending what is being proposed
402 and its potential impacts.

403 **PRIOR CONCERNS AND THEIR RELEVANCE TO THE CURRENT DRAFT**

404 The Delta ISB review of May 14, 2014 emphasized eight broad areas of concern about
405 the scientific basis for the Previous Draft. Each is summarized below, followed by a brief
406 appraisal of how (or whether) the concern has been dealt with in the Current Draft. While the
407 reduced scope of the proposed project has reduced the relevance of some issues, particularly
408 habitat restoration and other conservation measures, other concerns persist.

409 Our persistent concerns include the treatment of uncertainty, the implementation of
410 adaptive management, and the use of risk analysis. These topics receive little or no further
411 attention in the Current Draft. We also found few revisions in response to points we raised
412 previously about linkages among species, ecosystem components, or landscapes; the potential
413 effects of climate change and sea-level rise; and the potential effects of changes in water
414 availability on agricultural practices and the consequent effects on the Delta. Our previous
415 comments about presentation also pertain.

416 **Effectiveness of conservation actions**

417 Our 2014 review found that many of the impact assessments hinged on optimistic
418 expectations about the feasibility, effectiveness, or timing of the proposed conservation actions,
419 especially habitat restoration.

420 This is arguably less of a concern now, given the substantially shorter time frame of the
421 revised project and narrower range of conservation actions designed for compensatory
422 restoration. Nonetheless, the Current Draft retains unwarranted optimism, as on page 4.3.25-10:
423 “By reducing stressors on the Delta ecosystem through predator control at the north Delta intakes
424 and Clifton Court Forebay and installation of a nonphysical fish barrier at Georgiana Slough,
425 Alternative 4A will contribute to the health of the ecosystem and of individual species
426 populations making them stronger and more resilient to the potential variability and extremes
427 caused by climate change.” A scientific basis for this statement is lacking, and an adaptive or
428 risk-based management framework is not offered for the likely event that such optimism is
429 unfulfilled.

430 Is it feasible for even the reduced amounts of mitigation and restoration to be completed
431 within the time period proposed? Perhaps yes. Is it feasible that these actions will have the
432 desired long-term mitigation effects? This is more problematic. To be effective, mitigation
433 actions should deal with both the immediate and long-term consequences of the project. The
434 proposed permitting should allow for monitoring long enough to assess the effectiveness of
435 habitat restoration measures, which will need to extend beyond the initial permitting period.

436 **Uncertainty**

437 The 2014 review found the BDCP encumbered by uncertainties that were considered
438 inconsistently and incompletely. We commented previously that modeling was not used
439 effectively enough in bracketing uncertainties or exploring how they may propagate or be
440 addressed.

441 In the Current Draft, uncertainties and their consequences remain inadequately addressed,
442 improvements notwithstanding. Uncertainties will now be dealt with by establishing “a robust
443 program of collaborative science, monitoring, and adaptive management” (ES 4.2). No details
444 about this program are provided, so there is no way to assess how (or whether) uncertainties will
445 be dealt with effectively. Although sensitivity modeling was used to address the effects of
446 changes in the footprint and other minor changes of the revised project, full model runs were not
447 carried out to assess the overall effects of the specific changes. Consequently, modeling that
448 would help to bracket ranges of uncertainties or (more importantly) assess propagation of
449 uncertainties is still inadequate.

450 Many of our prior concerns about uncertainties pertained to impacts on fish. If those
451 uncertainties have now been addressed in Chapter 11, they are difficult to evaluate because
452 changes to that chapter have not been tracked in the public draft (below, p. 17).

453 There are also uncertainties with the data generated from model outputs, although values
454 are often presented with no accompanying error estimates. This situation could be improved by
455 presenting results from an ensemble of models and comparing the outputs.

456 **Effects of climate change and sea-level rise on the proposed actions**

457 Our 2014 review stated concerns that the Previous Draft underestimated effects of
458 climate change and sea-level rise across the 50-year timeline of the BDCP. With the nominal
459 duration shortened substantially, most of the projected impacts of climate change and sea-level
460 rise may occur later. But climate-related issues remain.

461 First, the Current Draft is probably outdated in its information on climate change and sea-
462 level rise. It relies on information used in modeling climate change and sea-level rise in the
463 Previous Draft, in which the modeling was conducted several years before December 2013. The
464 absence of the climate-change chapter (Chapter 29) in the Previous Draft from Appendix A in
465 the Current Draft indicates that no changes were made. In fact, the approaches and assumptions
466 in the Current Draft remained unchanged from the Previous Draft in order to ensure consistency
467 and comparability across all the Alternatives, even though newer scientific information had
468 become available.⁶ Yet climatic extremes, in particular, are a topic of intense scientific study,
469 illustrated by computer simulations of ecological futures²⁴ and findings about unprecedented
470 drought²⁵. The Current Draft does not demonstrate consideration of recently available climate
471 science, and it defers to the Final Report analysis of future system operations under potential
472 climate and sea-level conditions. In fact, the Current Draft generally neglects recent literature,
473 suggesting a loose interpretation of “best available science.”

474 Second, climate change and sea-level rise are now included in the No-Action Alternative,
475 as they will transpire whether or not WaterFix moves forward. A changed future thus becomes
476 the baseline against which Alternative 4A (and the others) are compared. Changes in outflow
477 from the Delta due to seasonal effects of climate change and the need to meet fall X2
478 requirements are considered in Section 4.3.1. The difference in outcomes then depends on
479 assumptions about the facility and operations of Alternative 4A and the other Alternatives.
480 Sensitivity analyses indicate that the impacts of the different Alternatives are generally similar in
481 comparison to the No Action Alternative under the range of climate projections considered.⁶
482 Thus, “Delta exports would either remain similar or increase in wetter years and remain similar

²⁴ <http://journals.plos.org/plosone/article?id=10.1371/journal.pone.0024465>

²⁵ Cook, B.I., Ault, T.R., and Smerdon, J.E., 2015, Unprecedented 21st century drought risk in the American Southwest and Central Plains: *Science Advances*, v. 1, doi:10.1126/sciadv.1400082.

483 or decrease in the drier years under Alternative 4A as compared to the conditions without the
484 project.” (p. 4.3.1-4). Such an inconclusive conclusion reinforces the need to be able to adapt to
485 different outcomes. Simply because the Alternatives are expected to relate similarly to a No
486 Action Alternative that includes climate change does not mean that the Alternatives will be
487 unaffected by climate change.

488 **Interactions among species, landscapes, and the proposed actions**

489 The Previous Draft acknowledged the complexities produced by webs of interactions, but
490 it focused on individual species, particular places, or specific actions that were considered in
491 isolation from other species, places, or actions. Potential predator-prey interactions and
492 competition among covered and non-covered fish species were not fully recognized.
493 Confounding interactions that may enhance or undermine the effectiveness of proposed actions
494 were overlooked. In our 2014 review we recommended describing and evaluating the potential
495 consequences of such interactions, particularly in Chapters 11 (Fish and aquatic resources) and
496 12 (Terrestrial resources).

497 The Current Draft recognizes that mitigation measures for one species or community type
498 may have negative impacts on other species or communities, and mitigation plans may be
499 adjusted accordingly. But the trade-offs do not seem to be analyzed or synthesized. This
500 emphasizes the need for a broader landscape or ecosystem approach that comprehensively
501 integrates these conflicting effects.

502 **Effects on San Francisco Bay, levees, and south-of-Delta environments**

503 In 2014 we pointed to three kinds of impacts that the Previous Draft overlooked: (1)
504 effects on San Pablo Bay and San Francisco Bay in relation to Delta tides, salinity, and migratory
505 fish; (2) effects of levee failures on the proposed BDCP actions and effects of isolated
506 conveyance on incentives for levee investments; and (3) effects of increased water reliability on
507 crops planted, fertilizers and pesticides used, and the quality of agricultural runoff. The Current
508 Draft responds in part to point 1 (in 11.3.2.7) while neglecting point 2 (above, p. 7) and point 3.

509 On point 3: Although the Current Draft considers how the project might affect
510 groundwater levels south of the Delta (7.14 to 7.18), it continues to neglect the environmental
511 effects of water use south of (or within) the Delta. Section 4.3.26.4 describes how increased
512 water-supply reliability could lead to increased agricultural production, especially during dry
513 years. Elsewhere, a benefit-cost analysis performed by ICF and the Battle Group²⁶ calculated the
514 economic benefits of increased water deliveries to agriculture in the Delta. The Current Draft
515 does not fully consider the consequences of these assumptions, or of the projections that the
516 project may enhance water-supply reliability but may or may not increase water deliveries to
517 agriculture (depending on a host of factors). We have been told that to consider such possibilities
518 would be “too speculative” and that such speculations are explicitly discouraged in an EIR/EIS.
519 Yet such consequences bear directly on the feasibility and effectiveness of the project, and
520 sufficient information is available to bracket a range of potential effects. Our previous concerns
521 are undiminished.

522 The impacts of water deliveries south of the Delta extend to the question of how each
523 intake capacity (3,000, 9,000, or 15,000 cfs) may affect population growth in Southern

²⁶ Hecht, J., and Sunding, D., Draft Bay Delta Conservation Plan statewide economic impact report, August 2013.

524 California. Section 4.4.1-9 treats the growth-enabling effects of alternative 2D lightly, saying
525 that additional EIS review would be needed for future developments.

526 **Implementing adaptive management**

527 In the Previous Draft, details about adaptive management were to be left to a future
528 management team. In our 2014 review we asked about situations where adaptive management
529 may be inappropriate or impossible to use, contingency plans in case things do not work as
530 planned, and specific thresholds for action.

531 Although most ecological restoration actions have been shifted to California EcoRestore
532 (p. 5), we retain these and other concerns about adaptive management under California
533 WaterFix. If the mitigation measures for terrestrial resources are implemented as described, for
534 example, they should compensate for habitat losses and disturbance effects of the project. The
535 test will be whether the measures will be undertaken as planned, be as effective as hoped, and
536 continue long enough to fully mitigate effects. This is where adaptive management and having
537 contingency plans in place becomes critically important. It is not apparent that the mitigation
538 plans include these components.

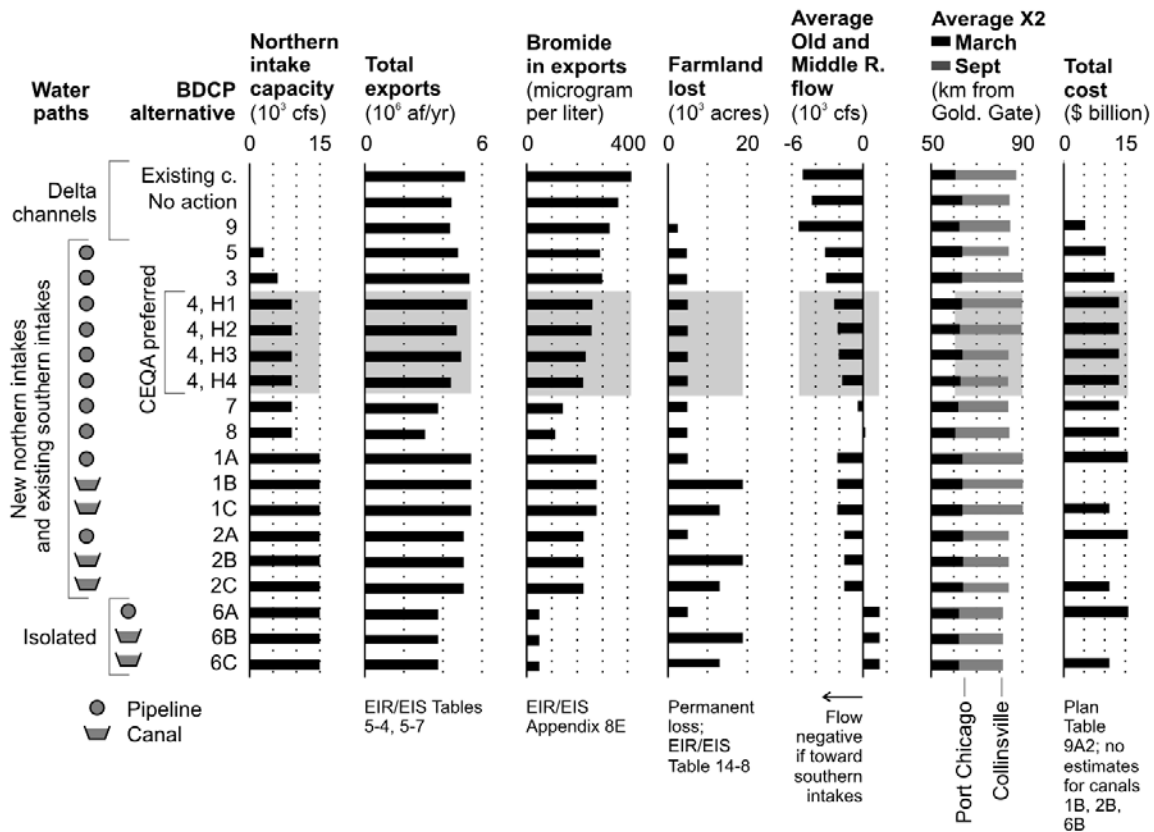
539 **Reducing and managing risk**

540 Our 2014 review advised using risk assessment and decision theory in evaluating the
541 proposed BDCP actions and in preparing contingency plans. We noticed little improvement on
542 this issue, just a mention that it might be considered later. This is not how the process should be
543 used.

544 **Comparing BDCP alternatives**

545 The Previous Draft contained few examples of concise text and supporting graphics that
546 compare alternatives and evaluate critical underlying assumptions. Rudimentary comparisons of
547 alternatives were almost entirely absent. The Current Draft retains this fundamental inadequacy
548 (p. 9).

549 Our 2014 review urged development and integration of graphics that offer informative
550 summaries at a glance. We offered the example reproduced below. If the Current Draft contains
551 such graphics, they would need to be ferreted out from long lists of individual pdf files. Because
552 they are not integrated into the text where they are referenced in the Current Draft, the figures
553 cannot readily illustrate key points.



554

555 **COMMENTS ON INDIVIDUAL SECTIONS AND CHAPTERS**

556 This final section of the review contains minimally edited comments on specific points or
 557 concerns. These comments are organized by Section or Chapter in the Current Draft. Many are
 558 indexed to pages in the section or chapter named in the heading.

559 **Alternatives 4A, 2D, and 5A (Section 4)**

560 It is good that the proposed alternatives are seen as flexible proposals, as it is difficult to
 561 imagine that any proposal for such a complex and evolving system could be implemented
 562 precisely as proposed. Some initial and ongoing modifications seem desirable, and unavoidable.

563 The operating guidance for the new alternatives seems isolated from the many other
 564 water management and environmental activities in and upstream of the Delta likely to be
 565 important for managing environmental and water supply resources related to Delta diversions.
 566 While it is difficult to specify detailed operations for such a complex system, more details on the
 567 governance of operations (such as the Real Time Operations process) would be useful. The
 568 operational details offered seem to have unrealistic and inflexible specificity. Presentations of
 569 delivery-reliability for different alternatives remain absent. Environmental regulations on Delta
 570 diversions have tended to change significantly and abruptly in recent decades, and seem likely to
 571 change in the future. How sensitive are project water supply and environmental performance to
 572 changes in operating criteria?

573 The collaborative science ideas seem philosophically attractive, but are not given much
 574 substance. Monitoring is mentioned, but details of organization, intent, and resources seem

575 lacking. Adequate funding to support monitoring, collaborative science, and adaptive
576 management is a chronic problem. Section ES.4.2 states that “Proponents of the collaborative
577 science and monitoring program will agree to provide or seek additional funding when existing
578 resources are insufficient.” This suggests that these activities are lower in priority than they
579 should be.

580 The three new alternatives, 4A, 2D, and 5A, seem to have modest changes over some
581 previous alternatives, with the exception of not being accompanied by a more comprehensive
582 environmental program. In terms of diversion capacities, they cover a wide range, 3,000 cfs
583 (5A), 9,000 cfs (4A), and 15,000 cfs (2D). The tables comparing descriptions of the new
584 alternatives to previous Alternative 4 are useful, but should be supplemented by a direct
585 comparison of the three new alternatives.

586 The new Sustainable Groundwater Management Act (SGMA) seems likely to increase
587 demands for water diversions from the Delta to the south to partially compensate for the roughly
588 1.5-2 maf/year that is currently supplied by groundwater overdraft.

589 The State seems embarked on a long-term reduction in urban water use, particularly
590 outdoor irrigation. Such a reduction in urban water use is likely to have some modest effects on
591 many of the water-demand and scarcity impacts discussed.

592 The climate change analysis of changes in Delta inflows and outflows is useful, but
593 isolating the graphs in a separate document disembodies the discussion. The fragmentation of
594 the document by removing each Section 4 figure into a separate file is inconvenient for all, and
595 makes integrated reading practically impossible for many.

596 The details of the alternative analyses seem mostly relevant and potentially useful. Much
597 can be learned about the system and the general magnitude of likely future outcomes from
598 patient and prolonged reading of this text. An important idea that emerges from a reading of the
599 No Action Alternative is that the Delta, and California water management, is likely to change in
600 many ways with or without the proposed project. The No Action and other alternatives also
601 illustrate the significant inter-connectedness of California’s water system. The range of impacts
602 considered is impressive, but poorly organized and summarized.

603 The discussion of disinfection by-product precursor effects in Delta waters is improved
604 significantly, but could be made more quantitative in terms of economic and public-health
605 impacts.

606 The discussion on electromagnetic fields is suitably brief, while the tsunami discussion
607 could be condensed.

608 The effects of the likely listing of additional native fish species as threatened or
609 endangered seems likely to have major effects on project and alternative performance. These
610 seem prudent to discuss, and perhaps analyze.

611 Is Alternative 2D, with 15,000 cfs capacity, a serious alternative? Does it deserve any
612 space at all?

613 Table 4.1-8 implies that tidal brackish/*Schoenoplectus* marsh. Should some of this be
614 considered tidal freshwater marsh?

615 The dynamics of the Delta are largely determined by water flows. The Current Draft
616 acknowledges that water flows and salinity will change in complex ways. There are statements
617 about how inflows, outflows, and exports will change in Alternative 4A in relation to baseline
618 (No-Action) conditions (p. 4.3.8-13). What is the scientific basis on which these changes will be
619 managed? Will models be used? What confidence should we have in current projections? Have
620 the effects of droughts or deluges been considered?

621 4.3.7-10, line 13: Text on disturbing sediments and releasing contaminants needs to add
622 nitrogen and phosphorus to the concerns.

623 **Water quality (Chapter 8)**

624 8-3, line 13: *Microcystis* is singled out as a cyanobacterium that can (but doesn't always)
625 produce the toxin, microcystin; however, there are other cyanobacteria that sometimes produce
626 other toxins. Different genera can differ in the nutrient that limits their blooms (see 2014 letter
627 by Hans Paerl in Science 346(6406): 175-176). For example, *Microcystis* blooms can be
628 triggered by N additions because this species lacks heterocysts, while toxin-producing *Anabaena*
629 blooms can be triggered by P additions, because *Anabaena* has heterocysts and can fix N. The
630 frequently repeated discussion of cyanobacteria blooms needs to be updated. Also cite Paerl on
631 page 8-45 line 8. Ditto on page 8-103 and 8-106 line 34.

632 8-8. In our earlier comments, we recommended that carbon be separated into its
633 dissolved and particulate forms for consideration of water quality impacts because dissolved
634 organic carbon (DOC) is the form most likely to react with chloride and bromide and result in
635 formation of disinfection by-products. The section on bromide focuses on interactions with total
636 organic carbon (TOC), rather than DOC. Carbon is primarily considered with respect to
637 formation of disinfection by-products but carbon plays a central role in the dynamics of the
638 Delta, affecting processes such as metabolism, acidity, nutrient uptake, and bioavailability of
639 toxic compounds. Carbon cycling determines ecosystem structure and function in aquatic
640 systems. It also modifies the influence and consequences of other chemicals and processes in
641 aquatic systems. Dissolved organic carbon (DOC), for example, influences light and temperature
642 regimes by absorbing solar radiation, affects transport and bioavailability of metals, and controls
643 pH in some freshwater systems. Respiration of organic carbon influences dissolved oxygen
644 concentrations and pH.

645 8-18, line 12 says that salt disposal sites were to be added in 2014; were they?

646 8-19 and 8-20: "CECs" is not defined and seems to be used incorrectly. Change "CECs"
647 to "EDCs" on page 8-19 and to "PPCPs" on page 8-20.

648 8-21, line 18-19: Such a statement should be qualified. The conclusion that marine
649 waters are N-limited and inland waters are P-limited is outdated. Recent papers, including the
650 above, find more complex patterns.

651 8-22, lines 18 and 30: Choose either "cyanobacteria" or "blue-green algae;" using both
652 will confuse readers who may perceive them as different.

653 8-23, lines 15-16: Say how the N:P ratio changed composition, not just that it did change
654 composition.

655 8-23 through 8-25: Uncertainties (e.g., standard deviation or standard error of the mean)
656 associated with the mean concentrations of DOC should be presented. It is impossible to
657 interpret differences between the values that are presented without knowledge of the variation
658 around the mean values (e.g., without knowledge of variation around the mean, it is difficult to
659 evaluate whether DOC concentrations at south vs. north-of-Delta stations and Banks headworks
660 differ from one another; 3.9 to 4.2 mg/L vs. 4.3 mg/L).

661 8-65, line 12: Specify if DO is for daytime or night, and for surface, bottom or mid-water
662 column.

663 8-75, line 6: The failure to consider dissolved P (DP) should be addressed; there is much
664 greater uncertainty. The adherence of some P to sediment does not prevent considerable

665 discharge of P as DP. Also on page 8-95 line 40, qualify predictions due to lack of consideration
666 of DP.

667 8-82, line 4-5: It seems unlikely that current levels of *Microcystis* growth in the Delta are
668 dependent on the exclusive uptake of ammonia. Temperature is one of the primary factors
669 driving *Microcystis* blooms and global warming could promote bloom occurrence. Consider
670 revising this section to, “Because it seems unlikely that current levels of *Microcystis* growth in
671 the Delta are dependent on the exclusive uptake of ammonia, the frequency, magnitude and
672 geographic extent of *Microcystis* under future scenarios is difficult to predict.”

673 8-105, line 8: Would total nitrogen be dominated by nitrate just by increasing ammonia
674 removal? Depending on redox and microbiota, why wouldn't nitrate be converted to ammonium?

675 A lot of attention is given to factors controlling *Microcystis* blooms in this chapter but
676 little attention is given to its toxicity. Just as factors controlling blooms are not fully understood,
677 the regulating factors of cellular toxin contents remain poorly understood. As a result, the impact
678 of blooms on the environment can vary (e.g., large blooms of non-toxic or low toxin organisms
679 may have impacts on environmental variables such as nutrient uptake and dissolved oxygen
680 consumption while small blooms of highly toxic organisms could impact food webs) [see: Ma et
681 al. (2015) Toxic and non-toxic strains of *Microcystis aeruginosa* induce temperature dependent
682 allelopathy toward growth and photosynthesis of *Chlorella vulgaris*. Harmful Algae 48: 21–29].

683 **Fish and aquatic resources (Chapter 11)**

684 We found individual conclusions or new analyses difficult to identify in this key chapter
685 because changes to it were not tracked in the public version of the Current Draft and there was
686 no table of contents that could have assisted in side-by-side comparison with the Previous Draft.

687 *Effects of temperature*

688 We noticed more emphasis on temperature concerning the fish ‘downstream’ impacts
689 (but without tracked changes this becomes difficult to document).

690 The main temperature variable used expresses the percentage of time when monthly
691 mean temperatures exceed a certain rate or fall within a certain boundary. The biological impact,
692 however, is difficult to assess with these numbers. If all of the change occurred just during
693 operations or just during one day, the biological impact could be much different than a small
694 change every day (provided by using means). Graphs of changes and listing of extreme highs and
695 lows during a model run would have more biological meaning. Also, comparisons were made
696 using current baseline conditions and did not consider climate change effects on temperatures.

697 *Fish screens*

698 It is unclear how (and how well) the fish screens would work. The description of fish
699 screens indicates that fish >20 mm are excluded, but what about fish and larvae that are <20 mm,
700 as well as eggs? Table 11-21 seems out of date, because some fish screens appear to have been
701 installed, but data on their effects are not given. Despite the lack of specific data on how well
702 screens function, the conclusion that there will be no significant impact is stated as certain (e.g.,
703 page 1-100 line 38).

704 Here, as in many other places, measures are assumed to function as planned, with no
705 evidence to support the assumptions. The level of certainty seems optimistic, and it is unclear
706 whether there are any contingency plans in case things don't work out as planned. This problem
707 persists from the Previous Draft.

708 *Invasive plants*

709 Cleaning equipment is mentioned, but it is not specifically stated that large machinery
710 must be cleaned before entering the Delta. Section 4.3.8-358 says equipment would be cleaned
711 if being moved within the Delta. Cleaning is essential to reduce transfer of invasive species; a
712 mitigating measure is to wash equipment, but it must also be enforced.

713 Weed control (fire, grazing) is suggested, but over what time frame? It may be needed in
714 perpetuity. That has been our experience at what is considered the world’s oldest restored prairie
715 (the 80-yr-old Curtis Prairie, in Madison, WI).

716 Weed invasions can occur after construction is completed; how long will the project be
717 responsible for weed control? 3-5 years won’t suffice.

718 4.3.8-347. Herbicides are prescribed to keep shorebird nesting habitat free of vegetation,
719 but toxic effects of herbicides on amphibians etc. are not considered.

720 4.3.8-354. Impacts of invasive plants seem underestimated. Impact analysis implies that
721 the project disturbance area is the only concern, when dispersal into all areas will also be
722 exacerbated. At the Arboretum, a 1200-ac area dedicated to restoration of pre-settlement
723 vegetation, invasive plants are the main constraint. A judgment of no significant impact over just
724 the disturbance area is overly optimistic.

725 4.3.8-356. Does not mention need to clean equipment to minimize import of seeds on
726 construction equipment.

727 *Cryptic acronym and missing unit*

728 Figure 2: SLR x year: y axis lacks units; reader has to continue on to table 11-20 to find
729 that it is cm.

730 **Terrestrial biological resources (Chapter 12)**

731 *Effects on wetlands and waters of the United States (WOTUS)*

732 Page 12-1, line 18-19 says: “Under Alternatives 2D, 4, 4A, and 5A, larger areas of
733 non-wetland waters of the United States would be filled due to work in Clifton Court Forebay;
734 however, the Forebay would ultimately expand by 450 acres and thus largely offset any losses
735 there.” Is the assumption that, acre for acre, all jurisdictional waters are interchangeable, whether
736 of different type or existing vs. created? The literature does not support this assumption.

737 The text argues that the wetlands would be at risk with levee deterioration, sea-level rise,
738 seismic activity, etc. But the solution is for “other programs” to increase wetlands and riparian
739 communities. What if this project causes the problem, e.g. via vibration?

740 CM1 alternative 4A would fill 775 acres of WOTUS (491 wetland acres); Alt 2D would
741 fill 827 (527 wetland) + 1,931 ac temporary fill at Clifton Court Forebay; Alt 5A would fill 750
742 (470 wetland). That’s a lot of area. The timing and details of mitigation measures are not
743 provided. References to the larger Delta Plan suggest that compensations would come at
744 unknown times. Piecemeal losses such as indicated here: “Only 1% of the habitat in the study
745 area would be filled or converted” (Chapter 12, line 29, page 12-22) is how the US has lost its
746 historical wetlands. What are the overall cumulative impacts of wetland losses in the Delta?
747 What is the tipping point beyond which further wetland losses must be avoided? The proposed
748 project is one part of the broader array of management actions in the Delta and should be
749 considered in that broader context.

750 *Habitat descriptions*

751 How will mudflats be sustained for shorebirds? Exposed mud above half-tide can
752 become vegetated rapidly. In the Delta, the bulrush *Schoenoplectus californicus* tolerates nearly
753 continuous tidal submergence.

754 Are soils clayey enough for the proposed restoration of up to 34 acres of vernal pool and
755 alkali seasonal wetland near Byron? These areas will need to pond water, not just provide
756 depressions.

757 12-243, line 18: How would adding lighting to electrical wires eliminate any potential
758 impact to black rails? This mitigation is overstated.

759 Several of the species accounts (e.g., bank swallow) indicate that there is uncertainty
760 about how construction or operations will impact the species. In most cases, monitoring is
761 proposed to assess what is happening. But to be effective, the monitoring results need to be
762 evaluated and fed into decision-making, as visualized in the adaptive-management process.
763 There is little explicit indication of how this will be done or funded.

764 **Land use (Chapter 13)**

765 Alternative 4A would allow water diversion from the northern Delta, with fish screens,
766 multiple intakes, and diversions limited to flows that exceed certain minima, e.g., 7000 cfs. This
767 would reduce flood-pulse amplitudes and, presumably, downstream flooding. How does this alter
768 opportunities for riparian restoration? Which downstream river reaches are leveed and not
769 planned to support riparian restoration? Where would riparian floodplains still be restorable?

770 Over what surface area does the pipeline transition to the tunnel? At some point along the
771 pipeline-tunnel transition, wouldn't groundwater flow be affected?

772 Up to 14 years of construction activities were predicted for some areas (e.g., San Joaquin
773 Co.); this would have cumulative impacts (e.g., dewatering would affect soil compaction, soil
774 carbon, microbial functions, wildlife populations, and invasive species). What about impacts of
775 noise on birds; e.g., how large an area would still be usable by greater sandhill cranes?

776 State how jurisdictional wetlands have been mapped and how the overall project net gain
777 or net loss of wetland area has been estimated. If mitigation consists only of restoration actions
778 in areas that are currently jurisdictional wetlands, then there would be an overall net loss of
779 wetland area due to the project. A mitigation ratio >1:1 would be warranted to compensate for
780 reduced wetland area. This was also a concern for Chapter 12.

781 Up to 277 ac of tidal wetlands are indicated as restorable; text should indicate if these are
782 tidal freshwater or tidal brackish wetlands (or saline, as is the typical use of "tidal wetlands").

783 13-19. On the need to store removed aquatic vegetation until it can be disposed: there are
784 digesters for this purpose, and they might be efficient means of mitigation if management of
785 harvested aquatic plants will be long-term. A waste product could be turned into a resource
786 (methane fuel).

787 13-19, line 12: Text says that "predator hiding spots" will be removed. What are these?

788 13-19, line 20: What are the E16 nonphysical fish barriers? An electrical barrier?

789 13-20, line 19: Boat-washing stations are mentioned; would these discharge pollutants
790 (soap, organic debris?)

791