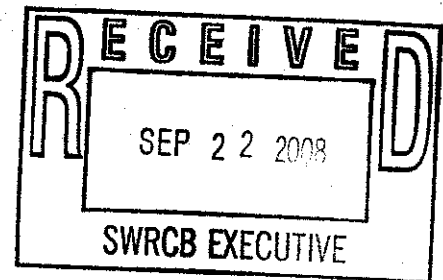


10/1/08 Board Workshop  
 Urban Water Conservation  
 Deadline: 9/23/08 by 12 noon

September 20, 2008

State Water Resources Control Board  
 Ms. Jeanine Townsend, Clerk of the Board  
 1001 "I" Street 24<sup>th</sup> floor  
 Sacramento, California, 95814  
 Fax. 916/ 341-5620



Re: **Development of an Urban Water Conservation Regulatory Program/  
 Public Comments due by noon September 23, 2008**

To: California State Water Resources Board,

It is my understanding after reviewing the seven page report that action taken by the State Resources Board with regards to the Development of Urban Water Conservation will also effect the Water supply in Southern California as well through the Delta watershed, [ p. 2, par. 4, line 4].

Be advised that I ~~Previously addressed~~ <sup>The State</sup> Urban Water Update in 1996, as well as the proceeding 1986 that was never approved for the Southern California Ventura area by Simi Valley. I am of the opinion that So. California's Simi Valley plays a major role in pollutants being carried to down stream communities.

Some of my concerns were addressed in the August 28<sup>th</sup>, Water Quality Control Plan for enclosed bays and Estuaries of California, Part 1-Sediment Quality Objective, "Comment Letter - sediment quality objective" sent to the Boards attention.

- The sedimentation silt and debris run off from the Lasjuas channel, and the toxic chemical run off from SSFL feed into the Arroyo Simi flowing to other communities down stream that need to be addressed.
- Contaminated run off Still remain a major problem for those communities, they are still finding stockpile sources that were not detected at the SSFL site that feed into the water table.
- The Urban water supplier plays a major role in educating the public of these communities, therefore I would like to see the SWRCB take stronger measures to assure that violations of the Water Code sec. 275 , won't continue to occur.

The requirements on page 4, numbered 1-14 were sound water conversations methods being proposed, and should implement a considerable saving for the consumer in the long run.

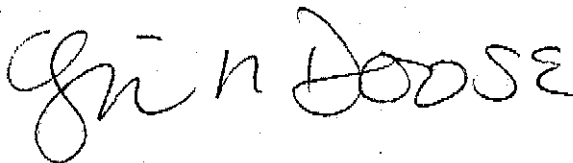
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September 20, 2008  
SWRCB/Doose

Under, State Water Board staff's question on key issues for public input.

1. I would hope so, but it would depend on the communities ability to follow the recommended guidelines, and SWRCB's ability to oversee and enforce.
2. To be honest I don't know, I would worry about retail water suppliers. Who would be monitor the retail water supplier? Would that still fall under the SWRCB?
3. Yes, it should be regulated equally throughout the State, we defiantly need a consistent enforceable State water program. If the State Water Resources previously had authority over Southern California perhaps the toxic chemical spills at the SSFL would have been handled when the spills happened not 48 years, and thousands of cancers patience's latter.
4. Again, I'm not sure. As long as strong enforcement statues were in place, it might be a viable way to meet specified water reduction .
5. Yes, I would like to see that measure presented for review, *more information*

Sincerely,



Ginn Doose  
c/o P.O.Box 2310  
Clearlake, Ca.  
95422

To I Base my opinion's on Personal Knowledge,  
gached From Research information I've Reviewed and Facts  
I have personally GATHERED since 1987- when I FIRST  
contacted State Water Resource Regarding an on going  
violation That caused Damage to my home and property  
Located with the FEMA Flood plain.