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16 On behalf of South Delta Water Agency,
17 Central Delta Water Agency, Lafayette Ranch,
18 Heritage Lands, Mark Bachetti Farms
19 and Rudy Mussi Investments L.P.

20 **STATE OF CALIFORNIA**

21 **STATE WATER RESOURCES CONTROL BOARD**

22 Hearing in the Matter of California
23 Department of Water Resources and
24 United States Department of the Interior,
25 Bureau of Reclamation Request for a
26 Change in Point of Diversion for
27 California Water Fix

**SOUTH DELTA WATER AGENCY
PROTESTANTS' JOINDER IN MOTION
FOR RECONSIDERATION/
CLARIFICATION FILED BY SAN
JOAQUIN COUNTY, ET AL., ON JUNE
21, 2018 IN RESPONSE TO THE HEARING
OFFICER'S RULING OF JUNE 18, 2018
AND REQUEST FOR
CONFIRMATION/CLARIFICATION OF
THE SCOPE OF PART 2 REBUTTAL
TESTIMONY**

28 The South Delta Water Agency Protestants, ("SDWA Protestants") herein join the
Request for Modification or Reconsideration of Ruling Regarding Rebuttal Testimony Due

South Delta Water Agency Protestants' Joinder in Motion For Reconsideration/ Clarification Filed By San Joaquin County, Et Al., On June 21, 2018 In Response To The Hearing Officer's Ruling Of June 18, 2018 and Request for Confirmation/ Clarification of the Scope of Part 2 Rebuttal Testimony.

1 Dates filed by Local Agencies of the North Delta et al. on June 21, 2018 in response to the
2 Hearing Officer's ruling of June 18, 2018 the ("Ruling") with regard to Part 2 of the CWF
3 Proceedings. The SDWA Parties also request clarification of the Ruling with respect to the
4 scope of Part 2 rebuttal testimony. The Ruling provides that "*rebuttal testimony is limited to*
5 *evidence that is responsive to evidence presented in connection with another party's case-in-*
6 *chief...*" The SDWA Protestants request confirmation/clarification that evidence in connection
7 with another party's case-in-chief includes testimony provided during cross examination.
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9 Respectfully Submitted,

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11 Date: June 25, 2018

12 **MOHAN, HARRIS, RUIZ,**
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15 By: Dean Ruiz
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