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7
8 BEFORE THE
9 CALIFORNIA STATE WATER RESOURCES CONTROL BOARD

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11 HEARING ON THE MATTER OF
12 CALIFORNIA DEPARTMENT OF WATER
13 RESOURCES AND UNITED STATES
14 BUREAU OF RECLAMATION REQUEST
15 FOR A CHANGE IN POINT OF DIVERSION
16 FOR CALIFORNIA WATER FIX

CSPA, CWIN, AND AQUALLIANCE'S
JOINDER IN SAVE THE CALIFORNIA
DELTA ALLIANCE ET AL.'S MOTION TO
CONTINUE THE COMMENCEMENT OF
PART 2 OF THE WATERFIX HEARING

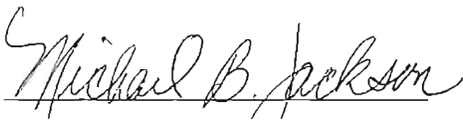
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19 The California Sportfishing Protection Alliance, California Water Impact
20 Network, and AquAlliance (hereinafter CSPA et al.) hereby join the Save the California Delta
21 Alliance et al. in seeking (1) a continuance to determine by future PRA requests and formal
22 discovery, and (2) following the discovery and receipt of answers to PRA requests, a hearing for
23 the purpose of addressing the ex parte communication between members of the Hearing Team
24 and petitioners DWR and Bureau of Reclamation.

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26 To prevent unnecessary duplication of the WaterFix files, to promote judicial
27 economy, and to save significant time and resources of the parties and the Hearing Officers, the

1 CSPA parties incorporate by reference Save the California Delta Alliance et al.'s motion and the
2 documents, evidence and materials filed in support of its motion. See *In re Estate of Dargie*
3 (1939) 33 Cal.App. 2d 148, 152 ("in the absence of restrictions imposed by statute or rules of
4 court, facts alleged in other pleadings in the same case may be incorporated by reference in
5 subsequent pleadings therein.")
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7 For these reasons, the motion filed on January 12, 2018 by Save the California
8 Delta Alliance should be granted.

9 Dated: January 25, 2018

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13 Attorney for CSPA, CWIN, and AquAlliance
14 The CSPA Parties
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