

STATE CAPITOL  
P.O. BOX 942849  
SACRAMENTO, CA 94249-0021  
(916) 319-2021  
FAX (916) 319-2121

DISTRICT OFFICE  
690 W. 16TH STREET  
MERCED, CA 95340  
(209) 726-5465  
FAX (209) 726-5469

E-MAIL: Assemblymember.Gray@assembly.ca.gov

Assembly  
California Legislature



ADAM C. GRAY  
ASSEMBLYMEMBER, TWENTY-FIRST DISTRICT

COMMITTEES  
CHAIR, JOINT LEGISLATIVE AUDIT  
AGING AND LONG TERM CARE  
GOVERNMENTAL ORGANIZATION  
WATER, PARKS, AND WILDLIFE



# San Joaquin Tributaries Board

*WHEREAS, the State Water Resources Control Board's Draft Substitute Environmental Document (SED) proposes to require the Stanislaus, Tuolumne, and Merced Rivers release 35 percent of unimpaired flow from February to June each year; and*

*WHEREAS, the proposed requirement will create "significant and unavoidable" impacts to the economy, agriculture, and groundwater basins in Stanislaus, San Joaquin, and Merced Counties; and*

*WHEREAS, those impacts include approximately \$69 million in economic impacts in an economically distressed region of our state, including \$23.5 million to Merced Irrigation District, \$30 million to Turlock Irrigation District, and \$15.5 million to Modesto Irrigation District each year; and*

*WHEREAS, the impacts result in a loss of \$4.5 million in energy revenue every year including \$1.5 million to each of the Merced, Turlock, and Modesto Irrigation Districts; and*

*WHEREAS, the proposed requirement would fallow approximately 128,295 acres of prime farm land and result in the loss of over 800 family farms in the region; and*

*WHEREAS, the proposed requirement will result in over-drafted groundwater basins; and*

*WHEREAS approximately 460 jobs will be permanently lost including 160 in Merced Irrigation District, 200 in Turlock Irrigation District, and 100 in Modesto Irrigation District; and*

*WHEREAS, the proposed requirement will not benefit native fish populations or promote ecosystem restoration; and*

*WHEREAS, the proposed requirement ignores non-flow alternatives that are less costly and more effective; and*

*WHEREAS, the proposed requirement compromises attaining the dual goals of ecosystem restoration and water supply reliability under SB7x-7.*

**BE IT THEREFORE RESOLVED** that the State Water Resources Control Board should pursue a comprehensive solution that is consistent with the timing of the overall comprehensive Delta planning process and which takes into account the potential impact on hydroelectric energy generation. This solution must prioritize non-flow measures to protect native fish species, such as predation reduction programs, before demanding flow increases that would threaten the economic vitality of these California counties, cities, and small family farms.

Adam Gray, Assemblymember, 21<sup>st</sup> District

March 15, 2013

