

Comments on:

LONG TERM TRANSFERS EIR/EIS REVIEW OF EFFECTS ON SPECIAL STATUS FISH

1. INTRODUCTION

Long term transfers represent Reclamation and San Luis Delta Mendota Water Authority's ability to move water from north of the Delta to south of the Delta using its Central Valley Project storage, conveyance, and export facilities, and associated authorities. The EIS/EIR describes the details and effects of Reclamation's actions to carry out such transfers. Water for transfers would come from stored and saved water north of the Delta that would be delivered in summer south of the Delta. The amount of water proposed for transfer by Reclamation could be up to 600,000 af (Federal Register and EIS/EIR at p. 1-5), but is likely to be over 200 thousand acre-ft. Reclamation's EIS/EIR covers myriad proposed transfers. Some additional proposed State transfers are addressed in the EIS/EIR cumulative impacts assessment.

CSPA has undertaken a review of transfers and the EIS/EIR effects analysis on special status fish species. The species addressed include Chinook salmon, Steelhead, Green and White sturgeon, and Longfin and Delta smelt. These fish all depend on Central Valley river and Delta flows and habitats for portions of their life cycles. A summary of this review is presented in this report.

2. SUMMARY OF CSPA COMMENTS ON SECTION 3.7

A. Effects of Transfers

1. Change in timing and amount of river flows

Table C2 shows that summer Delta inflows from the Sacramento River in dry and critical water years may increase by several thousand cfs to accommodate transfer Delta exports. With non-CVP transfers the total change is not inconsequential. With minimum river flows of 3000-5000 cfs, transfers can double river flow and Delta inflow in summer of drier years when reservoir levels are low and water deliveries are cut back. **Holding Delta outflow near minimum and nearly doubling inflow and exports warms the Delta, increases loss of Delta fishes to export pumps, and degrades freshwater and low salinity zone habitat. For more discussion of this effect see Attachments A and B.**

River flows in winter can be lower by 10-20% in dry years as previous year's transfer releases are made up by reservoir water retention. Rivers flows may be reduced by

over 1000 cfs although usually in higher precipitation months. **The refill of reservoirs the year after summer transfers reduces winter river flows and Delta inflow. The effect is greatest in drier years when river flows and reservoir releases are at a minimum. These indirect winter effects though not as dramatic as direct summer transfer effects have consequences to drier year winter river rearing and migration habitat of salmon and smelt.**

Overall effects from flow changes:

- **Significant negative effect on winter run salmon: (1) young rearing in lower Sacramento River in summer, (2) smolt migration in winter, (3) adult upstream migration in winter.**
- **Significant negative effect on delta smelt: (1) young rearing in the Delta in summer of drier years, (2) adults migrating upstream into Delta during winter.**

2. Changes in Delta Exports

Tables C8 and C9 show expected increases in drier year summer exports in the range of 20-60% from CVP transfers. With non-CVP transfer exports of similar magnitude, total drier year exports are near double or even more in critical years like 2014. **Higher exports increase entrainment and salvage losses of fish and degrade Delta rearing habitat (higher water temperatures, lower turbidity, and lower primary and secondary production).**

Overall effects from export increases in summer:

- **Significant negative effect on delta smelt: (1) from increased entrainment of young rearing in the Delta in summer of drier years, (2) from degradation of rearing habitat of young.**

3. Changes in water source

Water released from reservoirs for transfers in summer is not the same water exported from the Delta. Exports from the South Delta in summer of drier years typically take the cooler, slightly brackish, productive upper low salinity zone that has been in residence in the Delta for some time. The exported water includes nearly all the higher productivity water of the San Joaquin River that enters the Delta. Exported water is replaced by reservoir water including that released for transfers. The added reservoir water in higher Delta inflows degrades Delta habitat with fresher, warmer, clearer water.

Overall effects from changes:

- **Significant negative effect on delta smelt from degradation of rearing habitat of young in north, south, and west Delta, and eastern Suisun Bay.**

4. Changes in reservoir storage

As it may take several years or more to replace reservoir water released for transfers, reservoir storage is depleted by transfers in multiyear droughts. Reservoir depletion

over several years may reach 500,000 ac-ft or more total. Long term droughts already deplete reservoirs to the point of affecting cold water pools and winter-spring releases that benefit fish especially in droughts. Storage releases in the summer of 2014 were in fact higher than planned or believed needed to sustain transfers, other water demands, and outflow and water quality requirements. Thus the true effect of transfers on reservoir storage is unknown.

Reductions in cold water pools can lead to (1) adult salmon being susceptible to diseases from warm water, (2) delays in salmon spawning, (3) reduced survival of eggs and embryos, (4) lower young survival during rearing, and (5) and delays and lower survival of smolts during emigration.

Overall effects from reservoir storage reductions:

- **Significant negative effect on winter run salmon in multiyear droughts: (1) young rearing in lower Sacramento River in summer, (2) migrating smolts in winter, (3) eggs and embryos in summer, and (4) adults from lower winter attraction flows in multiyear droughts.**

B. Cumulative Effects

We believe the addition of water transfers places significant added burden on the special status fish species over that already imposed by climate change, drought, increasing water supply use, record-high Delta diversions, increasing demands on surface and groundwater, as well as increased demand forecasted under the BDCP. The EIS fails to address these factors, although it does mention the potential of added effects from other Central Valley transfers through the Delta (i.e., by State Water Project and non-project water) not covered by the EIS. The EIS acknowledges these effects, but simply states that the added and cumulative effects are insignificant without any analyses as to whether the severely depressed populations and habitats of special status species are potentially affected by the added stress. Based on our assessment of cumulative effects, significant added stresses would occur on the fish and their habitats:

1. Winter Run Salmon

The cumulative effects of the above stresses with addition of water transfers will put winter-run in continuing jeopardy and inhibit their recovery. Transfers reduce reservoir storage in multiyear droughts as transfer storage releases cannot be made up until wet years again occur. Low storage limits the amount of Shasta Reservoir cold water pool to sustain winter run through summer spawning, incubation, and rearing. Continuing low fall releases limits the extent of rearing habitat and early emigration cues. Higher August and September flows from reservoir transfer releases may improve early rearing habitat in the upper Sacramento River near Redding, but may also deplete the cold-water pool and send emigration cues that may push young into warmer portions of the lower Sacramento River. Low storage levels in multiyear droughts limit the available water for storage releases in winter to sustain young emigration and upstream adult migration through the Delta and Bay to and from the Pacific Ocean.

2. *Spring and Fall Run Salmon*

Lower river flows in winter and spring in drier years would effect downstream emigration success of fry to the Delta. Poor dry year Delta rearing habitat would be further degraded by lower Delta inflows. High late summer transfers would encourage early migrations and maturation of adult fall run only to subsequently be subjected to lower fall flows and higher water temperatures.

3. *Delta Smelt and Longfin Smelt*

Adult migration and spawning success would be negatively affected by lower Delta winter and spring inflows in multiyear droughts. Lower Delta inflow in late winter and springs of multiyear droughts will reduce survival of young smelt. Higher summer Delta inflows will reduce survival of rearing pre-adult smelt in the Delta from degradation of the low salinity zone and direct and indirect losses to higher Delta exports.

C. Are the Effects of Transfers Unreasonable?

Reclamation argues that the effects of transfers are not “unreasonable”. Their main argument is that the BOs state that planned summer transfers up to 600,000 ac-ft would not constitute jeopardy, and that NMFS and USFWS have “OK’d” individual transfers in summer 2014 and past years. The facts are that winter-run salmon and delta smelt populations have further declined significantly since the BOs were prepared. Based on the present situation after two recent periods of drought (6 of last 8 years being dry or critical) we believe the predicted added stress of the whole array of planned transfers is an unreasonable threat to listed salmon and smelt.

D. Reasonableness of Reclamation’s Assessment in EIS

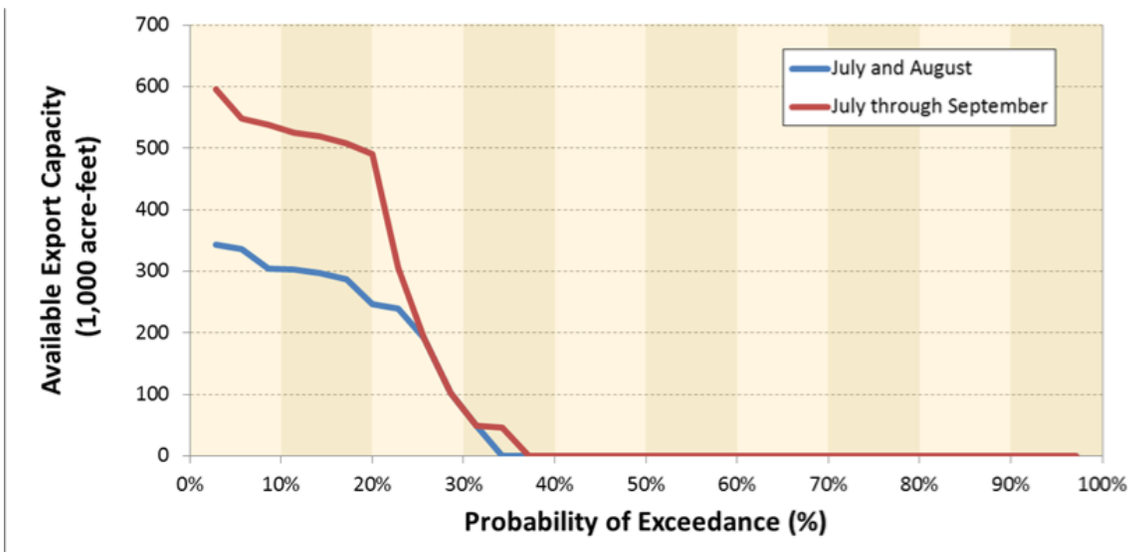
As shown in Tables 2-9 and 2-10, the Proposed Action in Reclamation’s opinion would not have any significant, unavoidable adverse impacts. From our review the proposed transfers have significant potential effects that are avoidable. Our review shows that potential effects are greatest in multiyear droughts when listed fish are already under maximum stress. Many of the most significant effects can be avoided by limiting transfers in the second or later years of drought. A more detailed review might yield specific criteria or rules that would allow some transfers to occur under certain circumstances. If transfers cannot be avoided, then other types of restrictions on water supply storage or deliveries could be considered to reduce effects of transfers and risks to the listed species.

E. Flaws in Reclamation’s Assessment

Major flaws in Reclamation’s assessment are as follows:

- 1) Reclamation assumes delta smelt are not found in the Delta in the summer transfer season, when in fact during dry and critical years when transfers would occur most if not all delta smelt are found in the Delta (see Attachments A and B).

- 2) Reclamation downplays the potential total amount of all transfers, when in fact the capacity exists for transfer amounts up to 600,000 ac-ft (see EIS/EIR CHART BELOW). *“The “up to” amount of transfer water that could be made available in any year is approximately 473,000 acre-feet. However, it is unlikely that this amount of water could be transferred in any year due to Delta regulatory and other constraints.”* (Source: http://www.usbr.gov/mp/PA/water/docs/2014_water_plan_v10.pdf)
- 3) Reclamation has not assessed the effect on Delta habitat in terms of water temperature, turbidity, and location of the Low Salinity Zone.
- 4) Reclamation has failed to address population level effects on listed fish.
- 5) Reclamation has failed to follow the State Board’s recommendation: *““The key is to follow the water, not the agreements. Focus on the source of the actual water moving to the transferee. This is the water being transferred and will guide the types of changes in water rights that may be needed.”* (p 10-3 of SWRCB Guide to Water Transfers.). Reclamation has failed to identify that the water they divert for transfer in the Delta is not the water released upstream for transfer.
- 6) Reclamation has failed to assess the cumulative effects on listed fish in multi-year droughts and the consequences of adding transfers on top of emergency drought actions designed to save storage by reducing water demands, exports, and relaxing water quality standards. Reclamation failed to mention its own requests to the State Board for Temporary Urgency Changes in 2013 and 2014 including provisions to exempt transfers from the TUCs that allowed lower Delta outflow and higher salinities in the Delta in summer 2014. Neither BO allowed for transfers under these conditions.



F. Reclamation has not followed its own rules

1. • *Transfer may not cause significant adverse effects on Reclamation's ability to deliver CVP water to its contractors.*

In 2014 Reclamation had to release more water than expected to meet export demands including transfers. The unplanned release of "extra" Shasta and Folsom storage water adversely affects Reclamation's ability to meet its contractual demands and permit requirements. For example, North-of-Delta contractors were initially threatened with a 40 percent allocation that was later changed to 75 percent delivery.

2. • *Transfer will be limited to water that would be consumptively used or irretrievably lost to beneficial use.*

Water diverted from the Delta is not water that would be consumptively used; it is water that would have eventually move to San Francisco Bay.

3. • *Transfer will not adversely affect water supplies for fish and wildlife purposes.* Transfers results in storage levels lower than predicted, which limit cold-water pools and the ability to maintain downstream "fish flows".

4. • *Transfers cannot exceed the average annual quantity of water under contract actually delivered.*

The amount of CVP storage necessary to meet transfer export demands may be double the contracted amount.

G. Comments on Impact Statements in the EIR/EIS

1. *"Water supplies on the rivers downstream of reservoirs could decrease following stored reservoir water transfers, but would be limited by the refill agreements".* The whole subject of "refill agreements" is not adequately covered by Reclamation. The fact that it may take several years or more to refill is a significant effect not addressed.
2. *"Water transfers could change reservoir storage in CVP and SWP reservoirs and could result in water quality impacts."* No information as to the specific effects on Shasta, Trinity, or Folsom reservoir storage or downstream tailwater flows was provided.
3. *"Water transfers could change reservoir storage non-Project reservoirs participating in reservoir release transfers, which could result in water quality impacts."* The effect on reservoir and tailwater water quality in non-refill years of multiyear droughts was not addressed.
4. *"Water transfers could change river flow rates in the Seller Service Area and could affect water quality."* Effects on specific rivers and reaches were not addressed.

5. *“Water transfers could change Delta outflows and could result in water quality impacts.” “Water transfers could change Delta salinity and could result in water quality impacts.”* Specific effects on Delta water temperature, salinity, and turbidity in drought years like 2014 were not addressed.
6. *“Transfer actions could alter hydrologic conditions in the Delta, altering associated habitat availability and suitability”* Specific effects of transfers on Delta hydrology in drought years like 2014 were not addressed.

H. Specific Comments on Cumulative Impact Assessments in the EIR/EIS

“The cumulative analysis evaluates potential SWP transfers, but they are not part of the action alternatives for this EIS/EIR.” Given the difficulty of separating these actions and their effects, and that other environmental assessments and biological opinions address joint actions, we see no reason to not address the joint action of transfers through the Delta in this EIR/EIS, especially given the following EIR/EIS statement: *“Most of the pumping capacity available would be at the Banks Pumping Plant except for very dry years. Banks is an SWP facility, so SWP-related transfers would have priority. Agreements with DWR would be required for any transfers using SWP facilities.”*

Note: In 2013, DWR facilitated about 265 thousand acre-feet of water transfers through State Water Project facilities, nearly double the amount anticipated for CVP transfers.

http://www.water.ca.gov/watertransfers/docs/2014/Transfer_Activities_v11.pdf

I. Specific Comments on Section 3.7 Fisheries

1. *“Water transfers, which would occur from July through September, would coincide with the spawning period of winter-run Chinook salmon. However, spawning occurs upstream of the areas potentially affected by the transfers. Due in part to elevated water temperatures in these downstream areas during this period, emigration would be complete before water transfers commence in July.”* P3.7-12

Water transfers also come from Shasta storage releases. Downstream emigration of fry from spawning reaches near Redding commences in July and continues through September.

2. *“Summer rearing of CV steelhead would overlap with water transfers occurring in the Selder Service Area (July-September), both in the Sacramento and San Joaquin River and their tributaries (see specific tributaries listed above). Thus water*

transfers have the potential to affect steelhead. The majority of rearing, however, would occur in the cooler sections of rivers and creeks above the influence for the water transfers.” P3.7-14. The “majority” of rearing occurs in tailwaters, which would be affected by transfers (e.g., the lower American River tailwater below Folsom Reservoir).

3. *“ (Delta smelt) Larvae and juveniles are generally present in the Delta from March through June. Delta smelt have typically moved downstream towards Suisun Bay by July because elevated water temperatures and low turbidity conditions in the Delta are less suitable than those downstream (Nobriga et al. 2008). Some delta smelt reside year-round in and around Cache Slough (Sommer et al. 2011). Delta smelt in Suisun Bay and Cache Slough would be outside of the influence of the export facilities.” P3-7-16. In dry and critical years, delta smelt reside primarily in the Delta in summer in the direct path of water moving across the Delta to South Delta export pumps (see Attachments A and B for details).*
4. Consistency of Section 3.7 with the provisions of the California Environmental Quality Act (CEQA) and the CEQA Guidelines. Section 3.7 concludes that all effects are less than significant (e.g., p37-37). Using CEQA criteria - *An alternative would have a significant impact on fisheries resources if it would:*
 - a. *Cause a substantial reduction in the amount or quality of habitat for target species. YES*
 - b. *Have a substantial adverse effect, such as a reduction in area or geographic range, on any riverine, riparian, or wetland habitats, or other sensitive aquatic natural community, or significant natural areas identified in local or regional plans, policies, regulations, or by CDFW, NOAA Fisheries, or USFWS that may affect fisheries resources. YES*
 - c. *Conflict with the provisions of an adopted HCP, NCCP, or other approved local, regional, or state habitat conservation plan. YES (Delta Water Quality Control Plan)*
 - d. *Cause a substantial adverse effect to any special-status species, – Have a substantial adverse effect, either directly or through habitat modifications, on any endangered, rare, or threatened species, as listed in Title 14 of the California Code of Regulations (sections 670.2 or 670.5) or in Title 50, Code of Federal Regulations. A significant impact is one that affects the population of a species as a whole, not individual members. YES (WINTER RUN, DELTA SMELT)*
 - e. *Have a substantial adverse effect, either directly or through habitat modifications, on any species identified as a candidate, sensitive, or special-status species in local or regional plans, policies, or regulations, or by CDFW, NOAA Fisheries, or USFWS, including substantially reducing the number or restricting the range of an*

endangered, rare, or threatened species. YES (WINTER RUN, DELTA SMELT)

- f. Cause a substantial reduction in the area or habitat value of critical habitat areas designated under the federal ESA or essential fish habitat as designated under the Magnusson Stevens Fisheries Act.* YES (WINTER, SPRING, FALL, LATE FALL RUN; STEELHEAD, GREEN AND WHITE STURGEON, DELTA AND LONGFIN SMELT)
- g. Conflict substantially with goals set forth in an approved recovery plan for a federally listed species, or with goals set forth in an approved State Recovery Strategy (Fish & Game Code Section 2112) for a state listed species.* YES, RECOVERY PLANS FOR CV SALMON, DELTA SMELT, AND LONGFIN SMELT.

3. ATTACHMENTS

A. Summer 2014 Water Transfers

Transfers were conducted in the summer of 2014 under a Finding of No Significant Impact NEPA document. Our review of the proposed 2014 transfers is presented in Attachment A.

B. Summer 2014

As background on the overall effect of summer transfers, we present an assessment of the overall effect on Delta Smelt in summer 2014 in Attachment B.