Jeffrey Janus, LAKE ALMANOR, CA. Federal Energy Regulatory Commission

June 1, 2021:

RE: Re-licensing Lake Almanor and proposed release of cold water (Project 2105)

## Dear FERC Commissioners:

I have deep concerns that the temperature requirements added to the re-licensing process of the hydro-electric project operated by Pacific Gas and Electric Company located in Northern California in Plumas County at Lake Almanor (the 2105 license) will have a devastating negative impact on our community. It will harm the local economy and degrade the local environment and harm local families and local wildlife, all of which are dependent upon the lake. Therefore, I ask for your support of the original 2004 Settlement Agreement, as explained below, and that the license be issued ASAP and include the water releases agreed-to in the original Agreement.

The process of re-licensing the hydro-electric project operated by Pacific Gas and Electric Company located at Lake Almanor has been unduly difficult. A collaborative group of stakeholders (the 2105 group) worked diligently in 2004 to come to an agreement which was thrown into chaos by the addition of a requirement for a 3-degree Celsius temperature change nine miles downstream in the outflow river by the CA State Water Resources Control Board (SWRCB). This caused the license to not be issued.

During your review of the Project 2105 Licensing, I ask that you honor and uphold the April 22, 2004 Settlement Agreement filed on behalf of the Project 2105 Licensing Group addressing reservoir lake levels, stream flows below project dams, water quality monitoring, wildlife habitat enhancement, and recreation enhancements and not allow any additional releases of cold water from Lake Almanor beyond that agreed to in the 2004 Settlement Agreement. The quality of water in Lake Almanor and the health of our fisheries are critical to our economy and the quality of life of the families in our community.

As analyzed in the Revised Draft Environmental Impact Report for the Upper North Fork Feather River Hydroelectric Project FERC Project No. 2105 (May 2020), all three proposed Alternative proposals to lower the temperature of the outflow river would result in temperature increases in Lake Almanor which could decrease the fish habitat and increase the algae content in Lake Almanor. As is written in the report:

"The percentage of available habitat lost is largest for all alternatives in late August ranging from 23 percent in normal years to a 100 percent loss in critical dry years.â€

Significantly, the report states that:

"Because 2020 was a dry year, oxygen levels dropped to low levels during the summer, similar to what happened during the drought years of 2014 -1016. Also, algal populations, especially the blue green algae, reached bloom proportions.â€

The report also states:

"Some species of these (blue green) algae have the ability to produce toxins that are harmful to children and pets.†The State Water Boardâ€ $^{\mathbb{M}}$ s regulatory responsibilities are that natural water

The State Water Board's regulatory responsibilities are that natural water temperatures shall not be altered unless it can be demonstrated to the satisfaction of the Regional Water Board that such alteration does not adversely affect beneficial uses. But the proposals WILL ADVERSELY AFFECT beneficial uses and these adverse effects can only be eliminated though intensive mitigation. As stated in the report:

"As a result of the smaller total habitat volume in August, the model predicts the largest relative changes of -8, -13, and -100 percent reduction in cold water habitat on days with the least cold water habitat in for normal, dry, and critical dry years, respectively. During critical dry years, the model also predicts no suitable cold water habitat in the last two weeks of August for both baseline and the Proposed Project. Due to the limited amount of suitable cold water habitat, the predicted loss of habitat in both absolute volume and duration would be potentially significant without mitigation.â€

Even if the reductions in cold water are not lethal to the fishery, they are detrimental. As stated in the report:

"Rainbow trout can survive excursions above the 20°C threshold without being lethal for periods over a week, however, there may be impacts to physiological performance such as reduced growth and weakened disease resistance.â€

Therefore, I strongly disagree with the statement that increasing the water temperatures of Lake Almanor will have a  $\hat{a} \in \mathbb{C}$  than significant  $\hat{a} \in \mathbb{C}$  impact. I have seen the negative effects that an increase in water temperature has

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had on the lake including more algae and reduced clarity which could even lead to toxicity. Any activity that further reduces cold water in the lake will also reduce the cold-water fisheries that have made Lake Almanor one of the best fishing destinations in California (data in the final draft of the Lake Almanor Water Quality Report, 2020 https://sierrainstitute.us/new/wp-conte ... rt2020.pdf).

The economic effects to local and surrounding rural communities due to revenue and job losses could be devastating. A significant fishing and water sports-oriented economy exists in the local community based on the natural beauty and outstanding cold-water fishery found at Lake Almanor. The proposed temperature requirements threaten this economic base. Add this threat to the announced closure of the California Correctional Center, a major employer, and you have a formula for economic disaster. According to an article in the Sacramento Bee: Rural California could lose thousands of jobs as prisons close. What can the state do? by Jeong Park, May 18, 2021:

"According to the cityâ€ $^{\tiny{\text{\tiny M}}}s$  latest financial statement, the closure of the California Correctional Center scheduled for June 2022 means Susanville could lose more than a quarter of its workforce â€" jobs that pay upwards of \$90,000 in some cases.â€

In conclusion, I strongly urge that the FERC honor and uphold the April 22, 2004 Settlement Agreement filed on behalf of the Project 2105 Licensing Group.

Sincerely Jeffrey Janus

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