Kimberly D. Bose Secretary

Federal Energy Regulatory Commission

888 First Street N. E. Room 1A

Washington D.C. I20428

P-2105

SECRETARY OF THE COMMISSION
2022 MAR 21 P 4: 09

REGULATORY COMMISSION

Dear FERC Commissioners,

The process of the re-licensing of Lake Almanor has been an exceptionally long and unnecessarily drawn out one.

When the process started there was collaborative group of stakeholders that worked diligently for the benefit of the license, the people and the lake. Through their tireless efforts, an agreement was struck. Until special interest within the State Water Resources Control Board, threw the collaboration into chaos by adding the 3-degree Celsius temperature change 9 miles downstream at the last minute.

In the long days that the 2105 group met, that included the State Water Resources Control Board, never was the Thermal Curtain, or cold water only discussed. The entire 2105 group failed to reach a successful conclusion, due to this one last minute, unreasonable change.

Here we are almost 20 years later, still without the 2105 license. The promises and good faith negotiations that were in the settlement agreement for the 2105 should be upheld without change. That collaboration monitored the lake quality, the lake level, the flows, the increase in community facilities, and much more. For the State Water Resources Control Board to change a single intent of the collaborative 2105 agreement is wrong and should not be considered by the Federal Energy Regulatory Commission.

The alternative recommended clearly states, no adverse effect to the community. Clearly, the science shows that increasing the flows and making the flows only the coldest of water, will gravely adversely affect our lake, our environment and our community.

Thank you for considering the people of Lake Almanor, the fishery of Lake Almanor, the livelihood of our community and doing what is right, by supporting the collaborative settlement agreement for the 2105 license without the unreasonable and unnecessary change that was added by the State Water Resources Control Board.

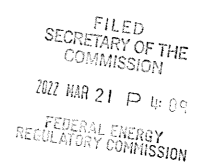
Sincerely,

Name:

Address:

7 limber Kidge Koad Vestwood CA 96137

Kimberly D. Bose Secretary Federal Energy Regulatory Commission 888 First Street N. E. Room 1A Washington D.C. I20428



Dear FERC Commissioners.

The process of the re-licensing of Lake Almanor has been an exceptionally long and unnecessarily drawn out one.

When the process started there was collaborative group of stakeholders that worked diligently for the benefit of the license, the people and the lake. Through their tireless efforts, an agreement was struck. Until special interest within the State Water Resources Control Board, threw the collaboration into chaos by adding the 3-degree Celsius temperature change 9 miles downstream at the last minute.

In the long days that the 2105 group met, that included the State Water Resources Control Board, never was the Thermal Curtain, or cold water only discussed. The entire 2105 group failed to reach a successful conclusion, due to this one last minute, unreasonable change.

Here we are almost 20 years later, still without the 2105 license. The promises and good faith negotiations that were in the settlement agreement for the 2105 should be upheld without change. That collaboration monitored the lake quality, the lake level, the flows, the increase in community facilities, and much more. For the State Water Resources Control Board to change a single intent of the collaborative 2105 agreement is wrong and should not be considered by the Federal Energy Regulatory Commission.

The alternative recommended clearly states, no adverse effect to the community. Clearly, the science shows that increasing the flows and making the flows only the coldest of water, will gravely adversely affect our lake, our environment and our community.

Thank you for considering the people of Lake Almanor, the fishery of Lake Almanor, the livelihood of our community and doing what is right, by supporting the collaborative settlement agreement for the 2105 license without the unreasonable and unnecessary change that was added by the State Water Resources Control Board.

Sincerely,

Name: KAREN Kemp Address: 6/2 Sherman Rd-P.O. Bry 1263 Chaster, CA 96020

Kimberly D. Bose Secretary

Federal Energy Regulatory Commission

888 First Street N. E. Room 1A

Washington D.C. 120428

FILED SECRETARY OF THE

2022 MAR 21 P 4: 09

Dear FERC Commissioners.

The process of the re-licensing of Lake Almanor has been an exceptionally long and unnecessarily drawn out one.

When the process started there was collaborative group of stakeholders that worked diligently for the benefit of the license, the people and the lake. Through their tireless efforts, an agreement was struck. Until special interest within the State Water Resources Control Board, threw the collaboration into chaos by adding the 3-degree Celsius temperature change 9 miles downstream at the last minute.

In the long days that the 2105 group met, that included the State Water Resources Control Board, never was the Thermal Curtain, or cold water only discussed. The entire 2105 group failed to reach a successful conclusion, due to this one last minute, unreasonable change.

Here we are almost 20 years later, still without the 2105 license. The promises and good faith negotiations that were in the settlement agreement for the 2105 should be upheld without change. That collaboration monitored the lake quality, the lake level, the flows, the increase in community facilities, and much more. For the State Water Resources Control Board to change a single intent of the collaborative 2105 agreement is wrong and should not be considered by the Federal Energy Regulatory Commission.

The alternative recommended clearly states, no adverse effect to the community. Clearly, the science shows that increasing the flows and making the flows only the coldest of water, will gravely adversely affect our lake, our environment and our community.

Thank you for considering the people of Lake Almanor, the fishery of Lake Almanor, the livelihood of our community and doing what is right, by supporting the collaborative settlement agreement for the 2105 license without the unreasonable and unnecessary change that was added by the State Water Resources Control Board.

Sincerely, Alison (arbone

Name: ALISON CARBONE
Address: 215 Lake ALMANOI West Drive
Chester, CA 96020

Kimberly D. Bose Secretary

Federal Energy Regulatory Commission

888 First Street N. E. Room 1A

Washington D.C. 120428

FILED SECRETARY OF THE COMMISSION

2022 NAR 21 P 4: 09

FEDERAL ENERGY
REGULATORY COMMISSION

Dear FERC Commissioners,

The process of the re-licensing of Lake Almanor has been an exceptionally long and unnecessarily drawn out one.

When the process started there was collaborative group of stakeholders that worked diligently for the benefit of the license, the people and the lake. Through their tireless efforts, an agreement was struck. Until special interest within the State Water Resources Control Board, threw the collaboration into chaos by adding the 3-degree Celsius temperature change 9 miles downstream at the last minute.

In the long days that the 2105 group met, that included the State Water Resources Control Board, never was the Thermal Curtain, or cold water only discussed. The entire 2105 group failed to reach a successful conclusion, due to this one last minute, unreasonable change.

Here we are almost 20 years later, still without the 2105 license. The promises and good faith negotiations that were in the settlement agreement for the 2105 should be upheld without change. That collaboration monitored the lake quality, the lake level, the flows, the increase in community facilities, and much more. For the State Water Resources Control Board to change a single intent of the collaborative 2105 agreement is wrong and should not be considered by the Federal Energy Regulatory Commission.

The alternative recommended clearly states, no adverse effect to the community. Clearly, the science shows that increasing the flows and making the flows only the coldest of water, will gravely adversely affect our lake, our environment and our community.

Thank you for considering the people of Lake Almanor, the fishery of Lake Almanor, the livelihood of our community and doing what is right, by supporting the collaborative settlement agreement for the 2105 license without the unreasonable and unnecessary change that was added by the State Water Resources Control Board.

Sincerely

Name:

hurs A. Mannin

Address:

Chenter, CA

Kimberly D. Bose Secretary

Federal Energy Regulatory Commission

888 First Street N. E. Room 1A

Washington D.C. I20428

FII ED SECRETARY OF THE COMMISSION

7027 MAR 21 P 4: 09

FEDERAL ENERGY REGULATORY COMMISSION

Dear FERC Commissioners,

The process of the re-licensing of Lake Almanor has been an exceptionally long and unnecessarily drawn out one.

When the process started there was collaborative group of stakeholders that worked diligently for the benefit of the license, the people and the lake. Through their tireless efforts, an agreement was struck. Until special interest within the State Water Resources Control Board, threw the collaboration into chaos by adding the 3-degree Celsius temperature change 9 miles downstream at the last minute.

In the long days that the 2105 group met, that included the State Water Resources Control Board, never was the Thermal Curtain, or cold water only discussed. The entire 2105 group failed to reach a successful conclusion, due to this one last minute, unreasonable change.

Here we are almost 20 years later, still without the 2105 license. The promises and good faith negotiations that were in the settlement agreement for the 2105 should be upheld without change. That collaboration monitored the lake quality, the lake level, the flows, the increase in community facilities, and much more. For the State Water Resources Control Board to change a single intent of the collaborative 2105 agreement is wrong and should not be considered by the Federal Energy Regulatory Commission.

The alternative recommended clearly states, no adverse effect to the community. Clearly, the science shows that increasing the flows and making the flows only the coldest of water, will gravely adversely affect our lake, our environment and our community.

Thank you for considering the people of Lake Almanor, the fishery of Lake Almanor, the livelihood of our community and doing what is right, by supporting the collaborative settlement agreement for the 2105 license without the unreasonable and unnecessary change that was added by the State Water Resources Control Board.

Sincerely.

H Chub Drive / 13198 Tierra Heights Rd. d. CA Redding CA 96003

Kimberly D. Bose Secretary

Federal Energy Regulatory Commission

888 First Street N. E. Room 1A

Washington D.C. I20428

FILED SECRETARY OF THE COMMISSION

2027 MAR 21 P 4: 09

Dear FERC Commissioners.

FEDERAL ENERGY REGULATORY COMMISSION

The process of the re-licensing of Lake Almanor has been an exceptionally long and unnecessarily drawn out one.

When the process started there was collaborative group of stakeholders that worked diligently for the benefit of the license, the people and the lake. Through their tireless efforts, an agreement was struck. Until special interest within the State Water Resources Control Board, threw the collaboration into chaos by adding the 3-degree Celsius temperature change 9 miles downstream at the last minute.

In the long days that the 2105 group met, that included the State Water Resources Control Board, never was the Thermal Curtain, or cold water only discussed. The entire 2105 group failed to reach a successful conclusion, due to this one last minute, unreasonable change.

Here we are almost 20 years later, still without the 2105 license. The promises and good faith negotiations that were in the settlement agreement for the 2105 should be upheld without change. That collaboration monitored the lake quality, the lake level, the flows, the increase in community facilities, and much more. For the State Water Resources Control Board to change a single intent of the collaborative 2105 agreement is wrong and should not be considered by the Federal Energy Regulatory Commission.

The alternative recommended clearly states, no adverse effect to the community. Clearly, the science shows that increasing the flows and making the flows only the coldest of water, will gravely adversely affect our lake, our environment and our community.

Thank you for considering the people of Lake Almanor, the fishery of Lake Almanor, the livelihood of our community and doing what is right, by supporting the collaborative settlement agreement for the 2105 license without the unreasonable and unnecessary change that was added by the State Water Resources Control Board.

Sincerel

Linda Vanella 384 Paposit ave. Name: (), réand, Ca 95943

Address:

Kimberly D. Bose Secretary

Federal Energy Regulatory Commission

888 First Street N. E. Room 1A

Washington D.C. I20428

FILED SECRETARY OF THE COMMISSION

2022 MAR 21 P 4: 09

FEDERAL ENERGY REGULATORY COMMISSION

Dear FERC Commissioners,

The process of the re-licensing of Lake Almanor has been an exceptionally long and unnecessarily drawn out one.

When the process started there was collaborative group of stakeholders that worked diligently for the benefit of the license, the people and the lake. Through their tireless efforts, an agreement was struck. Until special interest within the State Water Resources Control Board, threw the collaboration into chaos by adding the 3-degree Celsius temperature change 9 miles downstream at the last minute.

In the long days that the 2105 group met, that included the State Water Resources Control Board, never was the Thermal Curtain, or cold water only discussed. The entire 2105 group failed to reach a successful conclusion, due to this one last minute, unreasonable change.

Here we are almost 20 years later, still without the 2105 license. The promises and good faith negotiations that were in the settlement agreement for the 2105 should be upheld without change. That collaboration monitored the lake quality, the lake level, the flows, the increase in community facilities, and much more. For the State Water Resources Control Board to change a single intent of the collaborative 2105 agreement is wrong and should not be considered by the Federal Energy Regulatory Commission.

The alternative recommended clearly states, no adverse effect to the community. Clearly, the science shows that increasing the flows and making the flows only the coldest of water, will gravely adversely affect our lake, our environment and our community.

Thank you for considering the people of Lake Almanor, the fishery of Lake Almanor, the livelihood of our community and doing what is right, by supporting the collaborative settlement agreement for the 2105 license without the unreasonable and unnecessary change that was added by the State Water Resources Control Board.

Sincerely,

Name: John F. Cox Address: 462-520 Forest Path

clear Creek, CA 96137

Kimberly D. Bose Secretary

Federal Energy Regulatory Commission

888 First Street N. E. Room 1A

Washington D.C. I20428

SECRETARY OF THE
COMMISSION

2022 MAR 21 P U: 00
REGULATORY ENERGY

Dear FERC Commissioners,

The process of the re-licensing of Lake Almanor has been an exceptionally long and unnecessarily drawn out one.

When the process started there was collaborative group of stakeholders that worked diligently for the benefit of the license, the people and the lake. Through their tireless efforts, an agreement was struck. Until special interest within the State Water Resources Control Board, threw the collaboration into chaos by adding the 3-degree Celsius temperature change 9 miles downstream at the last minute.

In the long days that the 2105 group met, that included the State Water Resources Control Board, never was the Thermal Curtain, or cold water only discussed. The entire 2105 group failed to reach a successful conclusion, due to this one last minute, unreasonable change.

Here we are almost 20 years later, still without the 2105 license. The promises and good faith negotiations that were in the settlement agreement for the 2105 should be upheld without change. That collaboration monitored the lake quality, the lake level, the flows, the increase in community facilities, and much more. For the State Water Resources Control Board to change a single intent of the collaborative 2105 agreement is wrong and should not be considered by the Federal Energy Regulatory Commission.

The alternative recommended clearly states, no adverse effect to the community. Clearly, the science shows that increasing the flows and making the flows only the coldest of water, will gravely adversely affect our lake, our environment and our community.

Thank you for considering the people of Lake Almanor, the fishery of Lake Almanor, the livelihood of our community and doing what is right, by supporting the collaborative settlement agreement for the 2105 license without the unreasonable and unnecessary change that was added by the State Water Resources Control Board.

Sincerely.

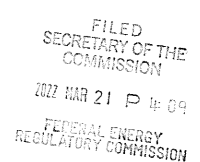
Name:

Address:

CC Doug LaMalfa, Plumas County Board of Supervisors

POBOX 61

Kimberly D. Bose Secretary
Federal Energy Regulatory Commission
888 First Street N. E. Room 1A
Washington D.C. I20428



Dear FERC Commissioners,

The process of the re-licensing of Lake Almanor has been an exceptionally long and unnecessarily drawn out one.

When the process started there was collaborative group of stakeholders that worked diligently for the benefit of the license, the people and the lake. Through their tireless efforts, an agreement was struck. Until special interest within the State Water Resources Control Board, threw the collaboration into chaos by adding the 3-degree Celsius temperature change 9 miles downstream at the last minute.

In the long days that the 2105 group met, that included the State Water Resources Control Board, never was the Thermal Curtain, or cold water only discussed. The entire 2105 group failed to reach a successful conclusion, due to this one last minute, unreasonable change.

Here we are almost 20 years later, still without the 2105 license. The promises and good faith negotiations that were in the settlement agreement for the 2105 should be upheld without change. That collaboration monitored the lake quality, the lake level, the flows, the increase in community facilities, and much more. For the State Water Resources Control Board to change a single intent of the collaborative 2105 agreement is wrong and should not be considered by the Federal Energy Regulatory Commission.

The alternative recommended clearly states, no adverse effect to the community. Clearly, the science shows that increasing the flows and making the flows only the coldest of water, will gravely adversely affect our lake, our environment and our community.

Thank you for considering the people of Lake Almanor, the fishery of Lake Almanor, the livelihood of our community and doing what is right, by supporting the collaborative settlement agreement for the 2105 license without the unreasonable and unnecessary change that was added by the State Water Resources Control Board.

Sincerely,

Name: Janet Con

Address: 462-520 Forest Poth, Westwood CA 96137

Kimberly D. Bose Secretary

Federal Energy Regulatory Commission

888 First Street N. E. Room 1A

Washington D.C. I20428

2022 MAR 21 P 4: 09

Dear FERC Commissioners,

The process of the re-licensing of Lake Almanor has been an exceptionally long and unnecessarily drawn out one.

When the process started there was collaborative group of stakeholders that worked diligently for the benefit of the license, the people and the lake. Through their tireless efforts, an agreement was struck. Until special interest within the State Water Resources Control Board, threw the collaboration into chaos by adding the 3-degree Celsius temperature change 9 miles downstream at the last minute.

In the long days that the 2105 group met, that included the State Water Resources Control Board, never was the Thermal Curtain, or cold water only discussed. The entire 2105 group failed to reach a successful conclusion, due to this one last minute, unreasonable change.

Here we are almost 20 years later, still without the 2105 license. The promises and good faith negotiations that were in the settlement agreement for the 2105 should be upheld without change. That collaboration monitored the lake quality, the lake level, the flows, the increase in community facilities, and much more. For the State Water Resources Control Board to change a single intent of the collaborative 2105 agreement is wrong and should not be considered by the Federal Energy Regulatory Commission.

The alternative recommended clearly states, no adverse effect to the community. Clearly, the science shows that increasing the flows and making the flows only the coldest of water, will gravely adversely affect our lake, our environment and our community.

Thank you for considering the people of Lake Almanor, the fishery of Lake Almanor, the livelihood of our community and doing what is right, by supporting the collaborative settlement agreement for the 2105 license without the unreasonable and unnecessary change that was added by the State Water Resources Control Board.

Sincerely,

Blenda Wolfe
Name: Brenda Wolfe

Address: 557 S. Elk River Ct. Reno, NV 89511