Intro to Water Law, Water Bond, Voluntary Water Transactions, and Instream Transfers

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Who is in the Audience?

- Land and water conservation professionals?
- Land owners?
- Conservation attorneys?
- Board members?
- State or federal agencies?
- Concerned citizens?
- Others?

Outline and Overview

- Executive Order: Mandatory Statewide Water Reductions
- California Water Law Basics
- Groundwater
- Water Management
- Water Bond
- Water Transactions and Transfers
- Federal Tax Deductibility of Water Right Donations
- Disclaimer: More than can be covered in an hour!

Author, Layperson’s Guide to Water Rights Law

- The 28-page, recognized as the most thorough explanation of California water rights law available to non-lawyers, traces the authority for water flowing in a stream or reservoir, from a faucet or into an irrigation ditch through the complex web of California water rights.
- It includes historical information on the development of water rights law, sections on surface water rights and groundwater rights, a description of the different agencies involved in water rights, and a section on the issues not only shaped by water rights decisions but that are also driving changes in water rights. Includes chronology of landmark cases and legislation and an extensive glossary.

Dry & Critically Dry Years

Drought (Does not include ‘14-15)
Drought Conditions

Executive Order B-29-15: Mandatory Statewide Water Reductions

On April 1, 2015, Gov. Brown announces actions that will:

- save water,
- increase enforcement to prevent wasteful water use,
- streamline the state's drought response, and
- invest in new technologies that will make California more drought resilient.

Mandatory Statewide Water Reductions

- **Save Water**
  For the first time in state history, the Governor has directed the State Water Resources Control Board to implement mandatory water reductions in cities and towns across California to reduce water usage by 25 percent. This savings amounts to approximately 1.5 million acre-feet of water over the next nine months, or nearly as much as is currently in Lake Oroville.

- **Increase Enforcement**
  The Governor's order calls on local water agencies to adjust their rate structures to implement conservation pricing, recognized as an effective way to realize water reductions and discourage water waste.
  - Agricultural water users will be required to report more water use information to state regulators, increasing the state’s ability to enforce against illegal diversions and waste and unreasonable use of water under today’s order.
  - Additionally, the Governor’s action strengthens standards for Agricultural Water Management Plans submitted by large agriculture water districts and requires small agriculture water districts to develop similar plans. These plans will help ensure that agricultural communities are prepared in case the drought extends into 2016.

Executive Authority

- The state is taking steps to make sure that water is available for:
  - human health and safety,
  - growing food,
  - fighting fires, and
  - protecting fish and wildlife.

Capistrano Tax Payers Assoc v. City of San Juan Capistrano (April 2015)

- 4th District Court of Appeal invalidates tiered-rate program for water service.
- Gov. Brown claims the court’s opinion puts “a straitjacket on local government at a time when maximum flexibility is needed.”
- The Constitution requires public water agencies charge rates that reflect the actual “cost of service” to a given customer.
- The Court says the Constitutions does not prohibit tiered pricing, it just requires that such pricing be based on cost of service.
California Water Law

- Many Legal Definitions & Issues:
  - Appropriative water rights
  - Riparian water rights
  - Groundwater rights
  - Beneficial use
  - Public Trust Doctrine
  - Property rights
  - Environmental law
  - Federal water law authorities
  - Hydropower development

Water Law in the Watershed

1848 Gold Discovered

- Doctrine of Prior Appropriation system spreads from California east and north across the West wherever miners diverted water from natural creeks, streams, and rivers passing through federally-owned lands;
- Water was severed from riparian use on public lands and re-directed overland towards capital-intensive mining claims on land the miners did not own.
- Ever since, the appropriative water right does not arise from land ownership, but instead from the beneficial use of water for a particular purpose and place of use;
- “First in time, first in right,” which, unlike riparian rights, does not apportion water shortages equally. There is no "equitable apportionment" of shared scarcity;
- Usufructuary right of use “Use it or lose it.”

1849 Gold Rush

- Essential elements of an appropriative right:
  1. intent to take the water and apply it to a use;
  2. actual diversion from the natural channel; and
  3. application of the water within a reasonable time to beneficial use;
California Water Law

- "Pre-1914" water rights:
  - appropriator must be able to prove "continuous, beneficial use" of the water
  - not always recorded = hard to prove
  - right would not attach or vest until the water was actually put to beneficial use.

- Post-1914 appropriative water rights:
  - applications are filed with the SWRCB for a water right permit to develop a water diversion and use project within specified conditions and timeframes.
    1. annual quantity measured in acre-feet ("AF");
    2. rate of diversion (often measured in cubic feet per second ("cfs");
    3. season of diversion;
    4. point(s) of diversion;
    5. purpose of use; and
    6. place of use.

California Water Law

- Riparian water right:
  - is a right to use the natural flow of water within a natural watercourse on riparian land;
  - depend entirely on the ownership of riparian land adjacent to a water course, e.g. land that touches a lake, river, stream, or creek;
  - correlative in time of shortage, such that no user has priority over others and water use reductions are shared equally;
  - is not created by actual use or lost by non-use of water, but are partial interests in the bundle of property sticks that are "part and parcel" of the land;
  - cannot be stored for longer than thirty days and that water can only be used on land that drains back to the lake, river, stream, or creek from which the water was taken;
  - does not require state approval or permitting.

California Water Law

- Reasonable and Beneficial use
- Waste and unreasonable use
  - California Constitution, Article X, Section 2
  - All water rights: surface + groundwater
- Trend: more reasonable and more beneficial
- How: use of price and transfer infrastructure to move water to more valuable uses per unit of consumption

California Groundwater

Sacramento Valley Hydrology
### Groundwater Rights

Five types:

1. **Overlying rights** based on ownership of land that lies above a groundwater source (the largest category);
2. **Appropriative or non-overlying rights** (the right to divert groundwater from its source to a non-overlying area, or for municipal use);
3. Prescriptive rights;
4. Pueblo rights; and
5. Federal reserved rights.

### State Groundwater Regulation

- Water Code Section 1200 allows appropriation of groundwater that is part of "subterranean streams flowing in known and definite channels."
- In 1899, the California Supreme Court held in *Los Angeles v. Pomeroy* that subterranean streams are governed by the same rules that apply to surface streams, giving the State Water Board authority to require permits for appropriation of groundwater in subterranean streams.

### Water Rights Decision-1639

- In a 1999 decision, the State Water Board clarified its authority over groundwater and developed a four-part test to support a finding that groundwater is a "subterranean stream flowing through a known and definite channel."
  1. the presence of a subsurface channel with
  2. relatively impermeable bed and banks,
  3. whose course is known or capable of being determined by reasonable inference, and
  4. groundwater is flowing in the channel.
- The California Court of Appeal upheld the SWRCB's assertion that a water company must obtain an appropriative water right permit in order to pump groundwater from two production wells located near a stream. *North Gualala Water Company v. SWRCB*, 139 Cal.App.4th 1577 (1st Dist. 2006).

### Limits of State Groundwater Regulation

- The vast majority of California’s groundwater resource is treated as "percolating groundwater" from precipitation or surface water that collects underground in tiny spaces between soil particles. This water moves through soil by gravity along the path of least resistance.
- The State Water Board has little authority to regulate percolating groundwater. Until 2014, there has been no comprehensive, statewide regulatory scheme governing the extraction or use of groundwater.
- Groundwater regulation is within a county’s police powers and is not otherwise preempted by general State law. *Baldwin v. County of Tehama*, 31 Cal.App.4th 166 (1994).

### Integrated Surface-Groundwater

- **Normal Groundwater Flow**
  - No groundwater pumping
- **Groundwater Flow**
  - With low groundwater pumping
Integrated Surface-Groundwater

- Groundwater Flow
  - With high groundwater pumping

Local Groundwater Jurisdiction & Groundwater Management Plans

Groundwater Management Plans (AB 3030)

- “The planned and coordinated monitoring, operation and administration of a groundwater basin... with the goal of long-term groundwater resource sustainability.”
- Locally administered
- But local management failure can lead to State or judicial intervention

Groundwater Depletions

California Statewide Groundwater Elevation Monitoring

- In 2009, the State Legislature passed SB 6 X7, which established a statewide groundwater elevation monitoring program, but not individual groundwater well extraction monitoring, to track seasonal and long-term trends in groundwater elevations in California’s groundwater basins.
- The amendment requires collaboration between local monitoring entities and the California Department of Water Resources (DWR) to collect groundwater elevation data.
- DWR developed the California Statewide Groundwater Elevation Monitoring (CASGEM) program to establish a permanent, locally-managed program of regular and systematic monitoring in all of California’s alluvial groundwater basins.
- The CASGEM Program relies and builds on the many, established local long-term groundwater monitoring and management programs.
- DWR coordinated the CASGEM program, to work cooperatively with local entities, and to maintain the collected elevation data in a statewide public database.

SBX7 6

- Local parties may assume responsibility for monitoring and reporting groundwater elevations.
- DWR work cooperatively with local Monitoring Entities to achieve monitoring programs that demonstrate seasonal and long-term trends in groundwater elevations.
- DWR accept and review prospective Monitoring Entity submittals, then determine the designated Monitoring Entity, notify the Monitoring Entity and make that information available to the public.
- DWR perform groundwater elevation monitoring in basins where no local party has agreed to perform the monitoring functions.
- If local parties (for example, counties) do not volunteer to perform the groundwater monitoring functions, and DWR assumes those functions, then those parties become ineligible for water grants or loans from the state.
Groundwater Management Plans

- monitoring of groundwater levels in storage;
- mitigation of conditions of overdraft;
- replenishment of groundwater extracted by water producers;
- facilitation of conjunctive use operations;
- administration of a well abandonment and well destruction program;
- identification of well construction policies;
- construction and operation of groundwater contamination, clean up, recharge storage, conservation, water recycling, and extraction projects;
- development of relationships with state and federal regulatory agencies; review of land-use plans to assess activities which could create a risk of groundwater contamination;
- reductions in the amount of water pumped from specific wells.

2014 Groundwater Legislation

- Sustainable Groundwater Management Act (2014) (AB 1739, SB 1168, SB 1319)
  - Creates a framework for sustainable, local groundwater management for first time in CA
  - Applies to medium or high priority basins to be delineated by DWR Bulletin 118
  - Existing GMPs must be replaced or augmented

2014 Groundwater Legislation

- Three historic groundwater bills (SB1168, SB1319 and AB1739) were signed by Governor Jerry Brown on September 16, 2014, which create a framework for sustainable, local groundwater management for the first time in California history.

  The bills establish a definition of sustainable groundwater management and require local agencies to adopt management plans for the state’s most important groundwater basins. The legislation prioritizes groundwater basins and sets a timeline for implementation:
  - By 2017, local groundwater management agencies must be identified;
  - By 2020, overdrafted groundwater basins must have sustainability plans;
  - By 2022, other high and medium priority basins not currently in overdraft must have sustainability plans; and
  - By 2040, all high and medium priority groundwater basins must achieve sustainability.

Groundwater Law

- Sustainable Groundwater Management Act
  - Plans must include monitoring and articulate measurable objectives to be achieved every 5 years.
  - The Act authorizes the designated agency to limit or curtail groundwater production, monitor withdrawals, track wells and assess regulatory fees to fund management.
  - The Act does not determine or quantify existing water rights.

Federal Agencies & Jurisdictions

- U.S. Army Corps of Engineers
- U.S. Environmental Protection Agency
- U.S. Federal Energy Regulatory Commission
- National Marine Fisheries Service (NMFS)
- U.S. Fish and Wildlife Service (USFWS)
- U.S. Bureau of Reclamation
- U.S. Department of Agriculture
- Others
**State Agencies & Jurisdictions**
- State Water Resources Control Board
- Water Rights measured by reasonable and beneficial use per California Constitution Article X, Section 2
- Water Quality and 9 regional boards
- Department of Fish and Wildlife
- Department of Water Resources
- Department of Conservation
- Wildlife Conservation Board
- Others

**California Water Law**
- Co-equal goals:
  - Water supply reliability;
  - Protecting, restoring, and enhancing the Delta ecosystem

**California Water Law**
- Statements of Diversion
  - New penalties for non-filing amount of diversion
  - Non-filing creates presumption of non-use

**Water Bond: Bottom Line**
- The voters authorize the issuance of bonds in the amount of $7.12 billion to finance a water quality, supply, and infrastructure improvement program.
- In addition, the Bond reallocates $425 million of bonds already authorized for the purposes of Propositions 1E, 13, 44, 50, 84, and 204 to consolidate and further finance AB 1471.

**Water Bond: Nov ’14 – July ‘15**
1. **Bond Grant Guidelines**: Guidelines that will define how billions of Bond money will be spent through a competitive grant programs.
2. **Interagency Coordination**: Multiple California agencies are implicated across the chapters of the Bond without clarification on how they will coordinate.
3. **Monitoring**: State investments are needed to create a robust system to account for, monitor, and protect voluntary water transactions and transfers.
4. **Leveraging Federal and Other Money**: Local and Federal dollars, and other sources of public and private money will magnify the scope and scale of individual local transactions.

**Water Bond: Chapters**
- Chapter 1. Short Title
- Chapter 2. Findings
- Chapter 3. Definitions
- Chapter 4. General Provisions
- Chapter 5. Clean, Safe, and Reliable Drinking Water
- Chapter 6. Protecting Rivers, Lakes, Streams, Coastal Waters, and Watersheds
- Chapter 7. Regional Water Security, Climate, and Drought Preparedness
- Chapter 8. Statewide Water System Operational Improvement and Drought Preparedness
- Chapter 9. Water Recycling
- Chapter 10. Groundwater Sustainability
- Chapter 11. Flood Management
Chapter 3. Definitions

79702. Unless the context otherwise requires, the definitions set forth in this section govern the construction of this division, as follows:

(a) "Acquisition" means obtaining a fee interest or any other interest in real property, including, easements, leases, water, water rights, or interest in water obtained for the purposes of instream flows and development rights.

(m) "Instream flows" means a specific streamflow, measured in cubic feet per second, at a particular location for a defined time, and typically follows seasonal variations.

(o) "Long-term" means for a period of not less than 20 years.

(p) "Nonprofit organization" means an organization qualified to do business in California and qualified under Section 501(c)(3) of Title 26 of the United States Code.

(s) "Public agency" means a state agency or department, special district, joint powers authority, city, county, city and county, or other political subdivision of the state.

(ab) "Water right" means a legal entitlement authorizing water to be diverted from a specified source and put to a beneficial, non-wasteful use.

Chapter 5. Clean, Safe and Reliable Drinking Water

79720. The sum of five hundred twenty million dollars ($520,000,000) shall be available, upon appropriation by the Legislature from the fund, for expenditures, grants, and loans for projects that improve water quality or help provide clean, safe, and reliable drinking water to all Californians.

Chapter 6. Protecting Rivers, Lakes, Streams, Coastal Waters, and Watersheds

79730. The sum of one billion four hundred ninety-five million dollars ($1,495,000,000) shall be available, upon appropriation by the Legislature from the fund, in accordance with this chapter, for competitive grants for multibenefit ecosystem and watershed protection and restoration projects in accordance with statewide priorities.

79732. (a) In protecting and restoring California rivers, lakes, streams, and watersheds, the purposes of this chapter are to:

(4) Protect and restore aquatic, wetland, and migratory bird ecosystems, including fish and wildlife corridors and the acquisition of water rights for instream flow.

Wildlife Conservation Board

August 2014 Strategic Plan: Key Trends
1. Future Climate Impacts to Wildlife and Their Habitats.
2. Natural Community Conservation Plans.
5. Increasing Use of Conservation Easements.
WCB August 2014 Strategic Plan: Goals

Goal A: Environmental Protection and Conservation

A.1. Fund projects and landscapes that provide resilience for native wildlife and plant species in the face of climate change.

A.2. Fund projects and landscape areas that conserve, protect, or enhance water resources for fish and wildlife.

A.4 Invest in priority conservation projects recommended under CDFW’s land acquisition evaluation process or within other conservation plans supported by CDFW.

A.6. Coordinate acquisition application processes to ensure that WCB project evaluation is unified across programs to the fullest possible extent.

Goal B: Environmental Restoration and Enhancement

1. B.1 Invest in projects and landscape areas that help provide resilience in the face of climate change, enhance water resources for fish and wildlife and enhance habitats on working lands.

2. B.2 Strengthen the grant application process to further highlight the importance of the following factors in project design and selection: robustness and resilience to extreme weather events, ecosystem services (e.g. groundwater recharge, flood reduction, fire prevention, etc.), water quality and quantity, and compatible public use and access.

3. B.4 Expand project monitoring and evaluation of restoration activities to assess long-term project success, moving beyond compliance monitoring.

Chapter 6. Protecting Rivers, Lakes, Streams, Coastal Waters, and Watersheds

79737. (a) Of the funds authorized by Section 79730, two hundred eighty-five million dollars ($285,000,000) shall be available to the Department of Fish and Wildlife for watershed restoration projects statewide in accordance with this chapter.

(b) For the purposes of this section, watershed restoration includes activities to restore or enhance riparian, aquatic, and terrestrial habitat... acquire from willing sellers conservation easements for riparian buffer strips.

(c) For any funds available pursuant to this section that are used to provide grants under the Fisheries Restoration Grant Program, a priority shall be given to coastal waters.

Department of Fish & Wildlife

Fisheries Restoration Grant Program

For FRGP to accomplish its goals, applicants must submit proposals that address a task in one of the State or Federal recovery plans listed below:

1. Steelhead Restoration and Management Plan for California (DFG 1996) (PDF);
2. Recovery Strategy for California Coho Salmon (DFG 2004) (PDF);
3. Southern California Steelhead Recovery Plan Final Version (NOAA January 2012);
4. South-Central California Steelhead Recovery Plan Public Review Final (NOAA September 2013);
5. Recovery Plan for the Evolutionarily Significant Unit of Central California Coast Coho Salmon Final Version (NOAA September 2012);

DFW Fisheries Restoration Grant Program

Forbearance Agreements and Instream Flow Leases are used to dedicate water, not the water right, to instream flow purposes and are established directly with water rights holders independently of the State Water Resources Control Board water rights process.

To date, forbearance agreements and instream flow leases have been limited to watersheds where there are established organizations with the capacity to coordinate and develop agreements and leases, water monitoring, and water use.

Water right holders with junior water rights must yield to diverters with more senior water rights, and thus may not be able to legally divert or transfer water in dry years or dry periods. Therefore, depending on the water year, a junior appropriative right dedication may not yield any actual flow increases to the stream. Diverters should review their water rights in relation to actual flows, and the seniority of upstream and downstream diverters, to determine how much water could actually be transferred through a Section 1707 dedication or realized through a forbearance or short-term lease agreement.
Chapter 7. Regional Water Security, Climate, and Drought Preparedness

79740. The sum of eight hundred ten million dollars ($810,000,000) shall be available, upon appropriation by the Legislature from the fund, for expenditures on, and competitive grants and loans to, projects that are included in and implemented in an adopted integrated regional water management plan consistent with Part 2.2 (commencing with Section 10530) of Division 6 and respond to climate change and contribute to regional water security as provided in this chapter.

Chapter 8. Statewide Water System Operational Improvement and Drought Preparedness

(b) Notwithstanding Section 13340 of the Government Code, the sum of two billion seven hundred million dollars ($2,700,000,000) is hereby continuously appropriated from the fund, without regard to fiscal years, to the commission for public benefits associated with water storage projects that improve the operation of the state water system, are cost effective, and provide a net improvement in ecosystem and water quality conditions, in accordance with this chapter...

Chapter 9. Water Recycling

79765. The sum of seven hundred twenty-five million dollars ($725,000,000) shall be available, upon appropriation by the Legislature from the fund, for grants or loans for water recycling and advanced treatment technology projects, including all of the following:

(a) Water recycling projects, including, but not limited to, treatment, storage, conveyance, and distribution facilities for potable and nonpotable recycling projects.

(c) Dedicated distribution infrastructure to serve residential, commercial, agricultural, and industrial end-user retrofit projects to allow use of recycled water.

(e) Multibenefit recycled water projects that improve water quality.

Water Right Transactions

- **Acquisition** or sale between willing buyer and seller.
- **Lease** such as a forbearance agreement or contract between a landowner/water user and a local water trust (or other entity), in which the water user agrees to forego withdrawals of water pursuant to the terms and conditions set forth in the contract.
- **Donation** of all/portion of fair market value ($)

Water Transfers

- **What is a Water Transfer?**
  - A change in the way water is allocated
    - Expand use to new areas
    - Allows alternative use without extensive additional facilities
    - Instream Flow (Water Code Section 1707)

  - From a water right perspective
    - Change in Point of Diversion, Point of Use, Purpose of Use
    - Cannot increase the amount or reason
    - Follow the water not the trade

- **Water Transfer Policies**
  - Water belongs to the people of the State
  - A water right is a usufruct right
  - Right to use water is real property
  - To transfer water the transferor must have underlining rights to the water (water right or contract right)
  - Water transferred legally cannot be lost
Water Transfers

**Types of Transfers**
- Surface Water
- Stored Water
- Reduction in Direct Use of Surface Water
- Crop Idling
- Water Conservation
- Alternative Source of Water (e.g., groundwater not directly connected to the surface system)

**Types of Transfers (Con’t)**
- Groundwater
  - Direct Use Transfer of Groundwater
    - Basically a groundwater appropriation
  - Restrictions - WC 1220 for Sacramento Basin
  - “Banked” Groundwater
  - Use of Groundwater in lieu of Surface Water (actually a surface water transfer see above)

**Measuring Legally Transferrable Water**
- Point of Diversion
- Transmission losses
- Return Flow
- Groundwater
- Point of Use
- Consumptive Use

**Three Rules Related to Water Transfers**
- “No injury” to any legal user of water (Water Code 1702, 1706, 1727, 1736, 1810)
- “No unreasonable effects” to fish or wildlife (Water Code 1727, 1736, 1810)
- “No unreasonable economic impacts” to overall economy of the county from which the water is transferred. (Use of SWP - Water Code 1810)

**No Injury Rule**
- No injury to other legal users of water
- Not just prior users - any other user
- Protects juniors from seniors
- Based in old court cases, now in statute
- Applies to both pre and post 1914 rights (1706, 1702, 1727, 1736)
- What’s legal injury vs. impact - Imported water/watershed protection
Water Transfers

**Agricultural Water Use**

With Water Conservation

(No change in consumptive use)

- Diversion
- 20
- ET

- Return Flow
- 8

- Depletion
- to salt sink: -1

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Water Transfers

**Agricultural Water Use**

With Water Conservation

(With change in consumptive use)

- Diversion
- 20
- ET

- Return Flow
- 7

- Depletion
- to salt sink: -1

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**Water Transfers**

- Physical Challenges to Water Transfers
  - Infrastructure capacity issues, e.g. conveyance or link to water markets with high-value demand
  - Regulatory and ESA constraints
  - Transferred water can’t always be stored
  - During dry years potential sellers and buyers are uncertain of their water supplies
  - Evaluating water transfer amounts as instream flow

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**Water Transfers**

- Environmental Challenges
  - NEPA/CEQA more complex with more transfers
  - More constraints on projects reduces flexibility
  - Endangered Species Acts
    - Giant Garter Snake and rice habitat
    - Delta Fisheries
    - Red-legged frog
  - Groundwater substitution creates concern for groundwater levels
  - Air Quality

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**Water Transfers**

- Water Transfers that work best are those that
  - avoid injury to water users
  - address fish and wildlife issues
  - sensitive to economic issues

- Long-term water transfers are in our future
  - ESA restrictions have reduced some water supplies by about 30%
  - Waterfowl refuges
  - Instream flows (“Section 1707”)
  - Reliable water supply for urban users and permanent crops
Water Transfers

- **Water Code Section 1707:**
  - (a) (1) Any person entitled to the use of water, whether based upon an appropriative, riparian, or other right, may petition the board . . . for a change for purposes of preserving or enhancing wetlands habitat, fish and wildlife resources, or recreation in, or on, the water.
  - (b) The board may approve the petition . . . whether or not the proposed use involves a diversion of water.

Water Transfers

- **Water Code Section 1707:**
  - Allows existing appropriative and riparian water rights to be not-diverted and left instream for fish and wildlife beneficial uses without risk of abandonment or forfeiture.
  - Preserves the seniority of the right and gives the owner of the water right an enforceable right to protect that water from other junior appropriators and other diversions.
  - Is an increasingly important tool that simultaneously respects existing property rights while generating an effective and "drought-proof" instream flow tool.

Water Transfers

- **Who Can Hold a Right Changed to Instream Uses?**
  - Any person or entity capable of owning real property.
  - Wat. Code, § 1252.5
  - Major distinction between California and other western states which only allow certain state agencies to hold instream rights.

Water Transfers

1707 Approval Procedures:

- (a) (1) Any person . . . may petition the board pursuant to [the provisions of the Water Code for changes in point of diversion, place of use or purpose of use] . . .
- (b) The board may approve the petition . . . subject to any terms and conditions which, in the board’s judgment, will best develop, conserve, and utilize, in the public interest, the water proposed to be used as part of the change . . . If the board determines that the proposed change meets all of the following requirements:
  1. Will not increase the amount of water the person is entitled to use.
  2. Will not unreasonably affect any legal user of water.
  3. Otherwise meets the requirements of this division.
Background

- “Can you donate an appropriative water right for a tax deduction?”
- Entire Interest or
  - Three partial interest deductions:
    1. Contribution of a remainder interest in a personal residence or farm;
    2. Contribution of an undivided portion of the taxpayer’s entire interest in property; and
    3. A qualified conservation contribution.

Entire and Partial Interests

- A partial interest is any interest in property that consists of less than the donor’s entire interest in the property.
- If a donor who owns property outright transfers every right and interest that the donor has in the property to a permissible donee, the issue of a partial interest does not arise.
- If a donor retains some right or interest or control over donated property, there is potential the deduction will be disallowed because the donee only received a partial interest.

Revenue Ruling Focus: Entire Interest

- **Threshold Question #1:** A gift of taxpayer’s entire interest in an Appropriative Water Right to an organization described in §170(c) qualifies for a charitable deduction under §170(a).
- For example, a taxpayer owns the right to divert two cubic feet per second of water from a stream for taxpayer's use. Taxpayer makes a gift of this water right to an organization described in §170(c). This qualifies as a charitable deduction under §170(a).

Legal Focus: Narrow Scope

- The Request does not concern a gift of either:
  - a remainder interest in an appropriative water right under I.R.C. §170(f)(3)(B)(ii) or
  - a qualified conservation contribution of the qualified real property interest in an appropriative water right to a qualified organization given exclusively for conservation purposes in perpetuity under I.R.C. §170(f)(3)(B)(iii) and I.R.C. §170(h).
- The Request does not concern gifts of riparian rights or groundwater rights.
Revenue Ruling Focus: Partial Interest

**Question #2**: A gift of an undivided portion of a taxpayer’s entire interest in an Appropriative Water Right to an organization described in §170(c) qualifies for a charitable deduction under §170(a).

For example, a taxpayer owns the right to divert two cubic feet per second of water from a stream for taxpayer’s use. Taxpayer makes a gift of a fifty percent undivided interest of this right to an organization described in §170(c). The taxpayer has conveyed a fraction or percentage of each and every interest or right owned by the taxpayer in such property. The taxpayer has not retained any right, not even an insubstantial right, in the property conveyed. This qualifies as a charitable deduction under §170(a).


**Scenario**: Owner owns an entire interest in an appropriative water right. Owner makes a charitable contribution of an undivided 50% interest in his/her appropriative water right to an organization described in I.R.C. §170(c).

Donor permanently transfers all his/her interest in the 50% undivided interest in the appropriative right to the donee. Owner maintains and retains an unencumbered interest in the remaining 50% interest in his/her appropriative water right.

**Deductible.**

Temporary: Forbearance Agreement

- Simply a contract between a landowner/water user and a local land trust or water trust (or other entity).
- Water user agrees to forego withdrawals of water pursuant to the terms and conditions set forth in the contract.
- The main advantage of a forbearance agreement is its simplicity and efficiency, as the terms of the agreement can be structured to fit the needs of the parties.
- Often, the key term is _seasonal_ (not year-round) forbearance from withdrawing water. That is, the landowners retain the right to withdraw water during the wetter or higher-flow seasons, but give up the right to withdraw water during the dry season when flows are critically low.
- Forbearance Agreements are **non-deductible**.

Permanent: Fractional Use Agreements

- To qualify for a federal tax deduction the water right owner must permanently relinquish a fractional or partial interest in an appropriative water right.
- Fractional Use Agreements can be considered an evolutionary progression of and are **permanent Forbearance Agreements**.
- Bargain sale transactions (that have both cash and donative components) or outright donations of a partial right can be structured for:
  1. full temporal use and limited quantity, e.g. April 1 - October 15 and 25% of the total water diversion;
  2. limited temporal use of the entire quantity, e.g. August 1 - October 15 and 100% of the total water diversion;
  3. limited temporal use and limited quantity, e.g. August 1 - October 15 for 25% of the total water diversion.
- Non-deductible.

I.R.C. §170(h): Qualified Conservation Contribution

The I.R.S. provides income tax and estate tax deductions for a qualified conservation contribution:

- of a qualified real property interest;
- to a qualified organization; and
- donated exclusively for conservation purposes.

I.R.C. §170(h)(2): Easement must be a Qualified Real Property Interest

A _qualified real property interest_ is any of the following interests in real property:

1. The entire interest of the donor other than qualified mineral interest;
2. A remainder interest; and
3. A restriction (granted in perpetuity) on the use which may be made of the real property.
State Defined Property Right

- Conservation easements are negotiated, voluntary agreements to permanently restrict an otherwise full right of future, potential uses of the real property interest, e.g. subdivision, commercial development, etc., enforceable under state law.

Limitations on the Real Property Interest in a Water Right

- Reasonable and beneficial use
- Public Trust Doctrine
- Water Quality
- Area of Origin Protections
- Fish & Game Code § 5937 and § 5946
- Endangered Species Act (“ESA”)
- Nuisance

1983 National Audubon Society v. Superior Court

I.R.C. § 170(h)(3): Easement must be given to a qualified organization

- A qualified conservation contribution of the qualified real property interest in an appropriative water right interest in an appropriative water right must be permanently dedicated to either:
  - A government unit or
  - A publicly supported 501(c)(3) charitable organization or
  - Both

I.R.C. § 170(h)(4)-(5): Easement must be donated exclusively for "conservation purposes"

- The qualified conservation contribution of the qualified real property interest in an appropriative water right permanently dedicated to a qualified organization is donated for conservation purposes when it will:
  - (1) preserve land areas for outdoor recreation by, or the education of, the general public;
  - (2) protect a relatively natural habitat of fish, wildlife, or plants or similar ecosystem; or
  - (3) preserve open space.

Perpetuity

- The conservation purpose must be protected in perpetuity.
I.R.C. § 170(h)(4)(A)(i): Outdoor Recreation or Education

- The preservation of a water area for the use of the public for boating or fishing is a conservation purpose.
- The preservation of a land area [or an instream appropriative right, e.g., river] will not meet the conservation purposes test unless the recreation or education is for the substantial and regular use of the general public.

I.R.C. § 170(h)(4)(A)(ii): Relatively Natural Habitat/Protection of Environmental System

- The protection of a relatively natural habitat of fish is a conservation purpose.
- Significant habitats or ecosystems include, but are not limited to, habitats for rare, endangered, or threatened species of fish.
- The donated property must contribute to the ecological viability of a local, state, or national park or other conservation area or otherwise represent a high-quality aquatic ecosystem.
- The fact that habitat has been altered to some extent by human activities will not result in a denial of a deduction if fish continue to exist in a relatively natural state.


- The preservation of open space (including farmland or forest land) qualifies where such preservation is
  - (I) for the scenic enjoyment of the enjoyment of the public, or
  - (II) pursuant to a clearly delineated Federal, State, or local governmental conservation policy, and will yield a significant public benefit.


- The preservation of open space for the scenic enjoyment of the public is a conservation purpose.
- Preservation may be for scenic enjoyment if development would impair the scenic character of the landscape or significantly interfere with the "scenic panorama" that could be enjoyed from a road, waterbody or transportation way utilized by the public.
- Regional variations require flexibility in the application of the scenic enjoyment test, which balances and evaluates different scenic factors.

- The preservation of open space pursuant to clearly delineated governmental conservation policy that states it is in the public interest to preserve a certain type of property is a conservation purpose.

Distinctions Between Permanent Forbearance Agreements and Conservation Easements

- Exclusive focus on gift of the real property interest pursuant to state law, measured as the fractional reduction of the full right of diversion, at the time of the gift;
- Not contingent upon the secondary state administrative transfer of the water right to an instream fish and wildlife reasonable and beneficial use or other conservation purposes, which can take years;
- The burden of monitoring a non-diversion in perpetuity is an obligation that should not casually be taken on by private, non-profit, or public entities;
- The difficulty of attaching an “exclusively conservation purpose” in perpetuity to a particular right, which may accomplish multiple municipal, environmental or agricultural beneficial uses as water flows downstream.

Drafting Guidance: Permanent Forbearance Agreements

- Separate real property interest.
- Permanent Term.
- Fraction or percentage of each and every substantial interest.
- No Retainer Substantial Interest.
- Right of possession, dominion and control.
- Time of accrual of right of deduction.
- Perpetual Nature of Appropriative Water Right.
- Retained Uses of Water Right.
- Deductible

Intro to Water Law, Water Bond, Voluntary Water Transactions, and Instream Transfers

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