April 29, 2020

METROPOLITAN STATEMENT ON INCIDENTAL TAKE PERMIT LITIGATION FILING

Jeffrey Kightlinger, general manager of the Metropolitan Water District of Southern California, issues the following statement on Metropolitan’s filing of a lawsuit yesterday against the state of California regarding the Department of Fish and Wildlife’s Incidental Take Permit for State Water Project operations:

“In filing litigation, Metropolitan acted to protect Southern California’s ratepayers from cost shifts and water supply reductions inappropriately assigned to the State Water Project. While Metropolitan remains committed to working with the state and Governor Newsom to find a comprehensive solution to improve the ecological health of the Sacramento-San Joaquin Delta, that solution must be based on the best available science and not overly burden Southern California. We have made extraordinary progress in the historic voluntary agreement process, including commitments from water users across the state for enhanced flows, which would produce more water for the environment than this state permit, as well as for habitat restoration and funding. The voluntary agreement process continues to be the only productive path for a solution that balances the water supply needs of the environment, our communities and our farms.

“A lengthy legal battle will not produce a sound solution for the Delta ecosystem. We need a state permit that uses the best available science to address the environmental impact of operations and strikes a balance in providing water supply to California’s farms and cities.”

The Metropolitan Water District of Southern California is a state-established cooperative that, along with its 26 cities and retail suppliers, provide water for 19 million people in six counties. The district imports water from the Colorado River and Northern California to supplement local supplies, and helps its members to develop increased water conservation, recycling, storage and other resource-management programs.