

SENIOR COUNSEL
C. D. MICHEL*

SPECIAL COUNSEL
JOSHUA R. DALE
W. LEE SMITH

ASSOCIATES
ANNA M. BARVIR
SEAN A. BRADY
HANNAH G. ELISHA
SCOTT M. FRANKLIN
BEN A. MACHIDA
THOMAS E. MACIEJEWSKI
CLINT B. MONFORT
JOSEPH A. SILVOSO, III
LOS ANGELES, CA

* ALSO ADMITTED IN TEXAS AND
THE DISTRICT OF COLUMBIA

WRITER'S DIRECT CONTACT:
562-216-4444
CMICHEL@MICHELLAWYERS.COM



OF COUNSEL
DON B. KATES
BATTLEGROUND, WA

RUTH P. HARING
MATTHEW M. HORECZKO
LOS ANGELES, CA

GLENN S. MCROBERTS
SAN DIEGO, CA

AFFILIATE COUNSEL
JOHN F. MACTINGER
JEFFREY M. COHON
LOS ANGELES, CA

DAVID T. HARDY
TUCSON, AZ

July 11, 2014

VIA EMAIL & U.S. POST

President G. Michael Sutton
Vice President Jack Baylis
Commissioner Jim Kellogg
Commissioner Richard B. Rogers
Commissioner Jacque Hostler-Carmesin
California Fish & Game Commission
P.O. Box 944209
Sacramento, CA 94244-2090

**Re: Request Wildlife Resources Committee Procedure and Meeting Protocols
Be Put In Place *Before* That Committee Makes Any Recommendations to
the Fish & Game Commission**

Honorable Commissioners:

We write on behalf of our client the National Rifle Association.

Recently while conducting meetings, the Commission and the WRC have blurred the lines between a true Commission hearing, where policy decisions can legally be made and official actions can be taken, and WRC meetings where apparently the only action possible is the WRC making a recommendation for the Commission to consider. This letter is a formal request that the Fish & Game Commission (Commission) require the Wildlife Resources Committee (WRC) to establish and publicize rules and procedures under which it will operate before the WRC takes any further substantive action, and that such procedural rules be vetted through the normal regulatory approval process before they become effective.

1. The Commission is Sending Mixed Signals About the Authority of the WRC

There is confusion about the role and authority of the WRC because at Commission and WRC meetings, the Executive Director, as well as Commissioners Sutton and Baylis, have inaccurately stated that WRC meetings are a form of, or can operate as, official Commission meetings. The Commissioners and Commission staff have also made numerous other confusing and conflicting comments about the role, limitations, and procedural rules of the WRC. Commissioner Sutton said that the WRC meetings are of an "informal nature." But there has been no clarification about whether

the WRC is going to be the only opportunity for public comment on issues raised at WRC meetings, or if the public will have opportunity to comment on all issues agendaized for Commission meetings, even if that issue was already discussed (or not) at a WRC meeting. This is compounded by the fact that WRC meeting videos are not available online, notwithstanding multiple requests from various segments of the stakeholder community for that type of access.

If the WRC meeting will provide for a longer format pre-discussion of a discussion that will take place again before the full Commission, then no binding action (other than perhaps a recommendation to the Commission action) takes place at a WRC meeting. If that is the case, then the Commission should say so unequivocally. This clarification would drastically reduce the amount of confusion being created by the uncertain state of the WRC's procedures and its authority.

2. *The Commission Must Establish Procedural Rules for the WRC Before It Allows the WRC to Address Substantive Issues*

Based on the recently released agenda for the July 28, 2014, WRC meeting, it appears that the Commission is moving forward with potentially substantive decision making at the upcoming next WRC meeting, even though the procedures for how the WRC will operate, and significantly, how the public can participate in WRC meetings, have not been publicized and apparently do not exist. Because there is no system or procedures in place, our clients, other stakeholders, and the interested public are unable to effectively participate in the rule and policy making process.

This office sent the Executive Director of the Commission a letter on April 14, 2014, raising concerns that the previously proposed WRC rules would be improper as "underground regulations." That letter also outlined nine other specific issues that are confusing or otherwise unclear as to plans for the future operation of the WRC. A copy of the letter is attached.

Our office recently followed up with the Executive Director about that letter. We were informed that the Commission has addressed the concerns raised our letter of April 14, 2014. We respectfully disagree. No new proposed procedural rules have been published, nor have we received a response letter addressing the issues noted in the letter of April 14, 2014.

So we now ask the Commission to please tell us; how have our client's concerns as recited in our April 14, 2014 letter, been addressed?

3. *The Commission Seems Biased, Favoring Participation by Anti-Hunting Groups Over Pro-Hunting Groups*

Holding WRC meetings without established procedures facilitates the impression that different rules apply to different stakeholders. Certain stakeholders appear to have more access and to information about WRC activities and plans. This not only creates an appearance of impropriety and fosters an antagonistic situation, it will result in increased investigations by watchdog associations suspecting bias in the way the Department and Commission are conducting their affairs.

If published rules are put in place, it would not only provide some clarity, it would also help limit unfair treatment, reduce the appearance of bias or conflicts of interest, alleviate concerns of bias,

and facilitate a more productive regulatory process.

4. Stakeholder Presentation Materials Should Be Made Publicly Available Well Before WRC Meetings

Furthermore, it was only because this office asked the Executive Director that we found out that the deadline for making a request to make a presentation at the July 28, 2014, WRC meeting was July 7, 2014. Assuming this was a deadline that was applicable to all who wanted to make a presentation to the WRC, shouldn't it have been publicized? And if that deadline did not apply to every group that wanted to make a presentation, our clients object to any content-based scheduling advantage that is being granted to other stakeholders.

If the purpose of the WRC is to have the most enlightened discussion possible concerning issues headed to the full Commission for consideration, then stakeholders and the public should not be surprised by new information presented for the first time at WRC meetings when there is no opportunity to prepare a rebuttal.

It is our understanding that there is a currently unwritten rule that presenters at WRC meetings are required to give the Executive Director a copy of presentation materials a few weeks prior to the WRC meeting. Though our clients don't necessarily agree with such a rule, if it is going to be enforced, why couldn't that information be circulated publicly beforehand?

5. The Commission's Attempt to Create an "Alternate" WRC Member Is Disconcerting

Another unsettled and troubling issue related to the WRC is the attempt (foiled by a loss of quorum at the June 4, 2014, meeting of the Commission) to create an "alternate" WRC "member" position. By law, the WRC is only required to have one member, so the claim that two members are need for meetings is inaccurate. Fish & Game Code § 106 ("The commission shall form a wildlife resources committee from its membership consisting of at least one commissioner.").

The WRC has *two* committee "members," Commissioners Kellogg and Baylis. If only one of committee "members" is unable to attend a WRC meeting, there is still no quorum or other procedural limitation that prevents a single WRC committee member from going forward with a WRC meeting.

The fact that some Commissioners are pushing very hard to have a third Commissioner appointed as a "member" to the WRC, even though there is no need to do so, raises concerns that by having three Commissioners at WRC meetings, those Commissioners would then attempt to act as the Commission and take a binding vote on Commission business.

At the January 15, 2014, WRC meeting, both the Executive Director and Commissioner Baylis indicated that had the three Commissioners present at that meeting wanted to, they could have acted as the Commission (an assertion we vigorously disagree with). Though the January 15, 2014, meeting was technically a Commission meeting, it was also an illegal meeting because it was not properly noticed as a Commission meeting.

If the Commission tries to use a noticed WRC meeting as an opportunity to take a Commission

Honorable Commissioners
July 11, 2014
Page 4 of 4

vote on a controversial topic, that will result in litigation.

The Commission should consider the implications of the WRC's current methods of operation, and should draft a new set of proposed procedures for the WRC. In doing so, the "alternate" issue should be resolved.

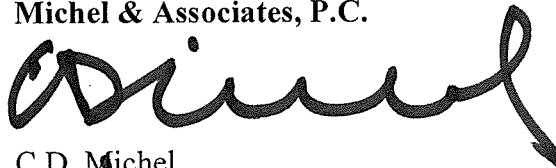
6. *Reservation of Rights*

Because it is not clear to us what the limitations are about making comments at the upcoming WRC and at later, related Commission meetings, our clients expressly reserve all rights to make a comment/presentation and at the July 28, 2014, WRC meeting and the August 6, 2014 Commission meeting, regardless of whether our client participates in one or both of these meetings.

7. *Conclusion*

The next WRC meeting should be used to formalize a set of proposed procedural rules that can be reviewed and approved by the Commission through its normal regulatory process. Otherwise the WRC's actions will continue to cause stakeholders and the public to believe that the Commission has lost its objectivity, and that it is now a biased politicized body. This directly conflicts with the reason the Commission was created in the first place. See *Young v. Dep't of Fish & Game*, 124 Cal. App. 3d 257, 273 (1981) (noting that the constitutional amendment that resulted in the Commission being a constitutional body "was to remove the old Fish and Game Commission from political influence").

Sincerely,
Michel & Associates, P.C.



C.D. Michel

CDM/smf

Enc.: April 14, 2014 Letter

cc: Sonke Mastrup
Executive Director
CALIFORNIA FISH & GAME COMMISSION
P.O. Box 944209, Sacramento, CA
smastrup@dfg.ca.gov