The Honorable Donald Trump President of the United States of America The White House Washington, DC 20500

Dear Mr. President:

On behalf of the undersigned parties, we thank you for your unwavering leadership and continued commitment to addressing the massive consequences caused by the recent COVID-19 outbreak by passing legislation to address and mitigate for this emergency. As you have stated, an important step in combating the long-term impacts of the pandemic is going to be a renewed effort to meet the systemic infrastructure demands of the nation. We strongly agree. In particular, we urge you to advance critically needed investments that address the shortcomings of our aging Western water infrastructure.

We represent thousands of Western farmers, ranchers and businesses on millions of acres of productive land who provide the food our nation relies upon, as well as many of the public agencies who supply water to Western urban, suburban and rural farms and residents. Our members feel the impacts of crumbling infrastructure virtually on a daily basis. Therefore, we believe it is vital that improving Western water related infrastructure, an area to which your administration has shown a strong commitment, be high on the list of priorities the administration and Congress address at this critical time.

The COVID-19 pandemic underscores the importance of safety and stability provided by domestic food production. As this crisis has pointed out, a stable domestic food supply is essential and of national security interest. For farmers and ranchers to survive, and for food to continue to be produced here in the American West, a stable water supply is a necessary part of any conversation about our national food security.

As a result, we believe it is critical that our country continually invest in the Western water infrastructure necessary to meet current and future demands. Our existing water infrastructure in the West is aging and in need of rehabilitation and improvement. Most of the federally funded water infrastructure projects that benefit the large cities, rural communities and small farms in the West were built over 50 years ago. As hydrological conditions in the West change and populations continue to expand, failure to address water security has become increasingly critical. Failing to improve water infrastructure and develop supplies will inevitably result in additional conflict as pressure grows to 'solve' urban and environmental water shortages. Moving water away from Western irrigated agriculture will surely contribute to the decline of our national food security.

Our organizations collectively believe that water conservation, water recycling, watershed management, conveyance, desalination, water transfers, groundwater storage, and surface storage are all needed for a diversified water management portfolio and such efforts MUST be included in the next stimulus package.

 Water conservation, one of the most cost-effective actions that can positively affect water supply stability, needs to continue to be aggressively pursued in conjunction with new water storage and other actions.

- Additional funding will be needed to kick-start new water recycling, reuse and desalination projects
 currently being studied or that are ready for construction, either through the Water Infrastructure
 Improvements for the Nation (WIIN) Act of 2016 and other funding authorities.
- Programs that fund water conservation and management improvements, fish passage, and habitat restoration all in support of water project operations in the Reclamation states of the West need additional funding to accelerate construction of this ready-to-go infrastructure.
- We need new <u>water storage</u> both surface water and groundwater in order to adapt to a changing hydrology and develop usable and sustainable supplies to meet growing demands for water. Water storage projects should be tailored to local circumstances and need. This means in some cases projects will be constructed above ground and others below ground. Some projects will be traditional construction and others green infrastructure, dependent on the wide variety of local needs.
- The federal government must remain an active partner and expand its involvement in finding 21st century solutions to water problems in the West either through direct funding to help meet these needs or by developing and expanding federal financing mechanisms that have a very low cost to the Treasury and to taxpayers. There is a need for additional federal funding for loans from the Bureau of Reclamation (Reclamation) to non-federal irrigation districts responsible for operating, maintaining and rehabilitating federally owned infrastructure (under P.L. 111-11 authorities). These local operating entities need immediate funding and financing for extraordinary repairs and rehabilitation on their federally owned canals and water delivery structures. Most, if not all of these major construction projects are ready to proceed if direct financing was made available. Unfortunately, these operating entities have very few if any affordable financing options available. In short, water resource infrastructure investments in rehabilitating these aging federal projects should be made more attractive and affordable for these non-federal districts who operate and maintain this critical federally owned water delivery infrastructure.
- Similar funding and financing tools should be made available to commence construction on permitted and approved water storage and supply infrastructure. The WIIN Act made funding available to help non-federal entities plan, design and construct new water supply infrastructure at both federal and non-federally owned facilities. New financing tools like the Water Infrastructure Finance and Innovation Act (WIFIA) can also work to finance some non-federally led construction on new and existing water supply and delivery projects. Any existing and additional funding could be made available immediately to kick-start these worthy projects that have already been approved by Reclamation and the Congress.

Beyond monetary assistance, the federal government should also continue to bring forward policy changes that help ensure that water projects are built in a timely fashion. Making funding and financing available for projects is useless if projects take decades to be approved and permitted. In the past, this administration has put forward significant efforts to streamline and improve environmental regulation and permitting processes. Any infrastructure package should include a continued commitment to streamline the development of water projects.

Finally, in order to respond to current and future water shortages, we applaud your administration in providing federal agencies with more flexibility under existing environmental laws and regulations to encourage a more cooperative approach toward achieving multiple goals. And, where such flexibility currently exists in law, we appreciate that your administration has directed federal agencies to use those flexibilities to act with the urgency and promptness that this crisis demands.

In conclusion, Mr. President, it is imperative that your administration continue its strong support for the economic livelihood of so many of our members, especially at this moment in time. This can be achieved through your continued efforts to work with Congress on any future infrastructure economic stimulus package. Such legislation should not only address our nation's chronic needs surrounding roads, bridges and airports, but it should also focus on our aging water infrastructure, upon which Western farms, ranches, cities and towns rely. If and when additional infrastructure funding is discussed as part of a larger economic stimulus package, we need your help in making sure that federal dollars flow to the urgent water infrastructure needs mentioned above in this letter.

We look forward to working with you to address this critical need and national security interest.

If you have any questions regarding this letter, please do not hesitate to contact Erin Huston (California Farm Bureau Federation - ehuston@cfbf.com), Dan Keppen (Family Farm Alliance - dan@familyfarmalliance.org) or Dennis Nuxoll (Western Growers Association - dnuxoll@wga.com).

Sincerely,

African American Farmers of California Agribusiness & Water Council of Arizona

American Pistachio Growers Arizona Cotton Growers

Arizona Farm Bureau Federation Arnold Irrigation District (OR)

Association of California Egg Farmers
Association of California Water Agencies
Association of Oregon Counties
Associated Oregon Hazelnut Industries
Bitter Root Irrigation District (MT)
Byron-Bethany Irrigation District (CA)

California Agricultural Irrigation Association

California Alfalfa and Forage Association

California Apple Commission California Association of Wheat Growers

California Bean Shippers Association California Blueberry Association
California Blueberry Commission California Cattlemen's Association

California Cherry Growers and Industry Association California Citrus Mutual

California Cotton Alliance California Cotton Ginners and Growers Association

California Farm Bureau Federation California Fresh Fruit Association

California Grain and Feed Association California Pear Growers Association

California Pork Producers Association

California State Beekeepers Association

California Warehouse Association

California Water Alliance

California Wool Growers Association California Wild Rice Advisory Board California Women for Agriculture Carlsbad Irrigation District (NM)

Central Arizona Irrigation and Drainage District

Central Oregon Irrigation District

Central California Irrigation District Central Valley Project Water Association (CA)
Charleston Drainage District (CA)
Colorado Farm Bureau

Colorado Fruit and Vegetable Growers Association Colorado River District (CO)

Colorado Wool Growers Association

Columbia Basin Development League (WA)

Del Puerto Water District (CA)

Deschutes Basin Board of Control (OR)

Dolores Water Conservancy District (CO) Eagle Field Water District (CA)

Eldorado County Water Agency (CA) Electrical District No. 3 of Pinal County (AZ) Elephant Butte Irrigation District (NM) Family Farm Alliance (WEST-WIDE)

Farmers Conservation Alliance (CA/MT/NV/OR)

Far West Equipment Dealers Association (CA)

Friant Water Authority (CA)

Garrison Diversion Conservancy District (ND) Gering-Ft. Laramie Irrigation District (NE/WY)Glenn-Colusa Irrigation District (CA) Goshen Irrigation District (WY)

Grassland Basin Authority (CA) Grower-Shipper Association of Central

California Grower-Shipper Association of Hawaii Farm Bill Federation

Santa Barbara and San Luis Obispo Counties (CA) Henry Miller Reclamation District #2131

(CA)Idaho Farm Bureau Federation Idaho Water Users Association Imperial Irrigation District (CA) Imperial Valley

Kansas Bostwick Irrigation District (KS) Vegetable Growers Association (CA)
Kern County Water Agency (CA) Kings River Conservation District (CA)

Kittitas County Timothy Hay Growers & Suppliers

Kittitas County Farm Bureau (WA)

Kittitas Reclamation District (WA)

Klamath Water Users Association (CA /OR)

Little Snake River Conservation District (WY)

Lone Pine Irrigation District (OR)

Lower Yellowstone Irrigation Project (MT)

Mercy Springs Water District (CA)

Milk Producers Council (CA)

Maricopa-Stanfield Irrigation & Drainage Dist.(AZ)

Modesto Irrigation District (CA) Montana Water Resources Association

Monterey Peninsula Water Management District (CA) Nampa & Meridian Irrigation District (ID)

Nebraska State Irrigation Association

Nebraska Water Users Association

New Magma Irrigation and Drainage District (AZ)

New Mexico Farm and Livestock Bureau

Nevada Farm Bureau Federation

Nisei Farmers League (CA)

North Dakota Irrigation Association

Northeast Oregon Water Association

North Platte Valley Irrigators Association (NE)

North Unit Irrigation District (OR)

Ochoco Irrigation District (OR)
Olive Growers Council of California
Oregon Association of Conservation Districts

Oregon Association of Nurseries Oregon Cattlemen's Association
Oregon Dairy Farmers Association Oregon Farm Bureau

Oregon Forest Industries Council
Oregon Water Resources Congress
Oregon Women for Agriculture
Pacheco Water District (CA)
Pacific Seed Association
Panoche Drainage District (CA)

Panoche Water District (CA) Pathfinder Irrigation District (NE / WY)

Pershing County Water Conservation District (NV) Plant California Alliance

Pothook Water Conservancy District (CO)

Queen Creek Irrigation District (AZ)

Reclamation District 108 (CA)

Roza Irrigation District (WA)

Salt River Project (AZ)

San Luis Water District (CA)

River Garden Farms (CA)

Roza Sunnyside Board of Joint Control (WA)

San Carlos Irrigation & Drainage District (AZ)

San Luis & Delta-Mendota Water Authority (CA)

Sargent Irrigation District (NE)

San Joaquin River Exchange Contractors

Water Authority (CA)

Savery – Little Snake River

Water Conservancy District (WY)

Southeastern Colorado Water Conservancy District

Southwestern Water Conservation District (CO)

Swalley Irrigation District (OR)

Three Sisters Irrigation District (OR)

Tulare Lake Basin Water Storage District (CA)

United Water Conservation District (CA)

Utah Water Users Association

Washington State Farm Bureau

Washington State Water Resources Association

Western Agricultural Processors Association (CA)

West Stanislaus Irrigation District (CA)

Yuba Water Agency (CA)

Sites Project Authority (CA)

South Columbia Basin Irrigation District (WA)

South Valley Water Association (CA)

Sunnyside Valley Irrigation District (WA)

Tehama-Colusa Canal Authority (CA)

Truckee-Carson Irrigation District (NV)

Tumalo Irrigation District (OR)

Utah Farm Bureau Federation

Ventura County Agricultural Association (CA)

Washington State Potato Commission

Western Growers Association (AZ/CA/CO/NM)

Western Plant Health Association (CA)

Whitehead H2O (CO)

Yuma County Water Users Association (AZ)

cc: The Honorable David Bernhardt, Secretary, Department of Interior

The Honorable Sonny Perdue, Secretary, Department of Agriculture

The Honorable Wilbur Ross, Secretary, Department of Commerce

The Honorable Andrew Wheeler, Administrator, Environmental Protection Agency