

Questions:

- (1) Should NEWGROUP be brought under CALFED or not?
- (2) If so, should NEWGROUP be directly under CALFED, or should it be under Lester's Bay Delta Program?
- (3) Should NEWGROUP be under the BDAC process, or do we need to set up a new FACA exemption/institution?
- (4) Should NEWGROUP also serve as the stakeholder interface for CVPIA implementation (a la the "Fish Forum")?
- (5) Should the ultimate decisions for Cat III expenditures be made directly by NEWGROUP, or should NEWGROUP be advisory only, with ultimate decisions made by CALFED?
- (6) Should NEWGROUP be stakeholders only, or should it be stakeholders plus state and federal representatives?