1	I	1
1	Ralph B. Kalfayan, SBN133464	
2	David B. Zlotnick, SBN 195607 KRAUSE, KALFAYAN, BENINK	
3	& SLAVENS LLP 625 Broadway, Suite 635	
4	San Diego, CA 92101 Tel: (619) 232-0331	
5	Fax: (619) 232-4019	
6	Attorneys for Plaintiff and the Class	
7		
8		
9	SUPERIOR COURT OF THE STATE OF CALIFORNIA	
10	FOR THE COUNTY OF LOS ANGELES	
11		
12	ANTELOPE VALLEY GROUNDWATER CASES	) RELATED CASE TO JUDICIAL ) COUNCIL COORDINATION ) PROCEEDING NO. 4408
13	This Disading Delates to Included Astions	)
14	This Pleading Relates to Included Action: REBECCA LEE WILLIS, on behalf of herself and all others similarly situated,	) PLAINTIFF REBECCA WILLIS' CASE ) MANAGEMENT CONFERENCE
15	Plaintiff,	) STATEMENT
16	Traintin,	)
17	VS.	) )
18	LOS ANGELES COUNTY WATERWORKS DISTRICT NO. 40; CITY OF LANCASTER;	)
19	CITY OF LOS ANGELES; CITY OF PALMDALE; PALMDALE WATER	) )
20	DISTRICT; LITTLEROCK CREEK IRRIGATION DISTRICT; PALM RANCH	Date: August 30, 2011
21	IRRIGATION DISTRICT; QUARTZ HILL WATER DISTRICT; ANTELOPE VALLEY	) Time: 8:00 a.m. ) Dept: 15 (CCW)
22	WATER CO.; ROSAMOND COMMUNITY SERVICE DISTRICT; MOJAVE PUBLIC	) Judge: Hon. Jack Komar Coordination Trial Judge
23	UTILITY DISTRICT; and DOES 1 through 1,000;	)
24	Defendants.	) )
25		
26	The Willis Class respectfully submits the following status conference statement.	
27	In light of the fact that the Willis Class settlement has been approved and is final, Willis	
28	has not been actively participating in the current settlement negotiations. Willis is pleased to see	

- 1 -

1 that the parties appear to be making progress towards a comprehensive resolution and will 2 support any such settlement that is consistent with the terms of the settlement she previously 3 reached with the Public Water Suppliers. 4 Willis and Class Counsel have two motions currently pending. First, Willis and Class 5 Counsel have a motion seeking a supplemental fee award for the work they did between January 6 1, 2011 and May 13, 2011. Second, Willis and Class Counsel have filed a petition and motion 7 for a Writ of Mandate to compel certain of the Public Water Suppliers to comply with this Court's May 4, 2011 Order awarding fees and costs. 8 9 Dated: August 24, 2011 KRAUSE KALFAYAN BENINK & SLAVENS LLP 10 11 12 /s/David B. Zlotnick Ralph B. Kalfayan, Esq. 13 David B. Zlotnick, Esq. Attorneys for Plaintiff and the Class 14 15 16 17 18 19 20 21 22 23 24 25 26 Willis has settled or anticipates settling that matter with Defendants Palmdale Water 27 District, Phelan Pinon Hills Community Services District, Rosamond Community Services District,

and Quartz Hill Water District; Willis has therefore withdrawn her motion as to them.

28