

I, Olaf Landsgaard, declare as follows:

1. That I am an attorney at law duly licensed to practice before all courts of the State of California. I know the following facts and if called upon to testify could truthfully aver to the following:

Pumping Parcels

2. I have lived at 3840 Lupine Road, Rosamond, CA 93560, a house on 1.3 acres (APN 471-071-11) since about 1992. It has a well and submersible pump.
3. I also am a partner in Mouth of Hidden Valley, owner of APN 471-090-06 (with a well).
As such, I am a member of the Wood Class.

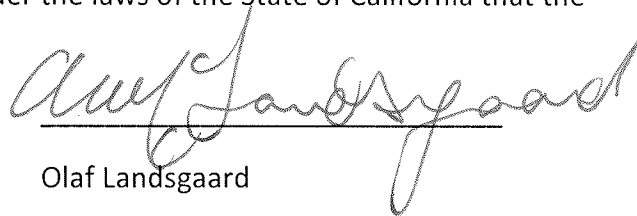
Non-Pumping Parcels

4. I also own the 1.2 acres next (east of) 3840 Lupine Road, Rosamond, (APN 471-071-11) and ten acres 660 feet to the west of 3840 Lupine Road, Rosamond, (APN 471-071-13).
5. With my brother Eric Landsgaard, and his wife Debbie Landsgaard, I own 2 ½ acres 1/3rd of a mile east APN 471-082-18.
6. I also own 10 acres (since 1983) further south, APN 471-090-21.
7. I also am a partner in Mouth of Hidden Valley, APN 471-090-07 (no well), and APN 471-090-08 (old casing, no current well).
8. In the Willow Springs subbasin, I own 2 ½ acres (approximately 100th Street West and Dawn Road) – APN 474-120-45.
9. As to the parcels listed in paragraphs 3-8, I do not pump any water, nor have I ever pumped any water.
10. In the past, I have read or received five notices about the AV Groundwater litigation: Two from the Willis Class, and three from the Wood Class.
11. As to the Wood Class, I saw and approved of receiving up to 3 acre feet per property, per year.
12. I have talked to both Ralph Kalfayan and Michael McLachlan, attorneys for the Willis and Wood classes, respectively. Prior to talking to them, I filled out and received paperwork for both classes related to my properties.

13. Mike McLachlan is of the opinion that I am a member of both the Wood and Willis classes. Mr. Kalfayan is of the opinion that I am only a member of the Wood class, and not of the Willis class.
14. I have learned about the proposed physical solutions with respect to the Willis Class properties. I object to it, particularly the twelve steps – which essentially make vacant land worthless.
15. I would like to see the pumping rights of vacant land preserved the native correlative rights to pump from the native safe yield free from replacement assessment.
16. I am concerned that I received conflicting advice from Mr. Kalfayan and Mr. McLachlan regarding who represents me and my property interests.
17. I am also concerned that my rights as a Wood class member are in conflict with a Willis class member.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Dated: July 10, 2015



Olaf Landsgaard