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IRRIGATION DISTRICT  
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9 **BEFORE THE CALIFORNIA STATE WATER RESOURCES CONTROL BOARD**

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11 In the matter of Hearing re California )  
WaterFix Petition for Change, )  
12 ) **TESTIMONY OF STAN WANGBERG**  
13 ) **ON BEHALF OF ANDERSON-**  
14 ) **COTTONWOOD IRRIGATION**  
15 ) **DISTRICT**  
16 )  
17 )

18 This testimony is being offered on behalf of the Anderson-Cottonwood Irrigation District  
19 (“ACID”).

20 **I. BACKGROUND AND QUALIFICATIONS**

21 My name is Stan Wangberg and I am the General Manager of Anderson-Cottonwood  
22 Irrigation. I have served in this capacity since 2005. I have more than thirty years’ experience  
23 working for public agency water and irrigation districts. As a long-time general manager for  
24 ACID, I am aware of ACID’s water use, water rights, contract administration, and general  
25 operations. I also prepare the annual Statements of Diversion and Use for ACID.

26 **II. PURPOSE AND ORGANIZATION**

27 The purpose of my testimony is to identify, provide a brief description of, and document  
28 the water rights held and claimed by ACID.

**III. ANDERSON COTTONWOOD IRRIGATION DISTRICT BACKGROUND**

1 ACID is a California Irrigation District formed and operating pursuant to Division 11 of the  
2 California Water Code (Water Code 20500 et. seq.) ACID was formed in 1914 and owns and  
3 operates a water distribution system for agricultural and other beneficial uses to an area located  
4 within Shasta and Tehama Counties.

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6 **IV. WATER RIGHTS OF THE ANDERSON COTTONWOOD IRRIGATION**  
7 **DISTRICT**

8 The ACID water supply is primarily derived from water rights to the Sacramento River,  
9 although ACID does maintain and utilize water from other sources. ACID claims a right to  
10 consumptively use water based on a pre-1914 appropriative right, riparian rights, and contract.

11 ACID is a party to the Sacramento River Settlement Contract No 14-06-200-3346A-R-1  
12 (“Contract”), a true and correct copy of which is attached hereto as Exhibit MLF 66. The  
13 Contract memorializes ACID’s water rights in the Sacramento River and confirms ACID’s rights  
14 to divert Sacramento River water in the amounts, and at the times, locations, and places of use  
15 set forth therein. These rights and entitlements are reported in State Water Resources Control  
16 Board (SWRCB) Statement of Diversion and Use Nos. S012208 and S016818 and S023710. As  
17 General Manager of ACID, I am responsible for the preparation and submission of the  
18 Statements. True and correct copies of the Statements for S012208 for the period of 2011  
19 through 2015 are attached hereto as Exhibit MLF 67-71. True and correct copies of the  
20 Statements for SO16818 for the period of 2011-2015 are attached hereto as Exhibit MLF 72-76.  
21 True and correct copies of the Statements for S023710 for the period 2012-2015 are attached  
22 hereto as Exhibit MLF 77-80.

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24 **V. INJURY TO ACID**

25 Please refer to the expert testimony of MBK Engineers, specifically Marc Van Camp,  
26 Walter Bourez, Dan Easton and Lee Bergfeld for the injury suffered by ACID resulting from the  
27 proposed California WaterFix project.

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

Executed this 30th day of August, 2016, in the City of Anderson, County of Shasta, State of California.

  
STAN WANGBERG