

From: Murray Movitz <rileymovitz@gmail.com>
Sent: Monday, October 03, 2016 3:49 PM
To: Naylor, Mark; PUC - Executive.Director; Laflamme, Jayson; G B; David Smith; Mark Evitts; Patch, Douglas L.; Justin C. Richardson; C Antonides; Noonan, Amanda; Brennan, James J; Irwater@lakesregionwater.com; PUC - OCA Litigation
Subject: Hearing of October 12, 2016: Lakes Region Water Company - DW 15-209, DW 15-422

Dear Mr. Naylor:

I will be unable to attend the captioned hearing as I will be observing my holiday of Yom Kippur on that day.

I understand this is expected to be the last opportunity to voice comments to the Commisioners, therefore:

I do wish to appear on the record on behalf of my constituents opposing legal fees claimed by LRWC and their purchase of the Dockham Shores property.

As Stated in my letter of June 7, 2016 and my follow up email of August 8th, without repeating all of our reasons:

We simply contend that Mr. Richardson's representation of LRWC is not legal work, but the customary management duty of any public or private company. If LRWC's officer's choose not to perform their duties they should pay for the Upton&Hatfield fees from their profits and not attempt to burden their customers with them.

With respect to the Dockham Shores property, it is my professional opinion as a former construction bank officer and real estate developer/manager that LRWC is not qualified to undertake another water district until they demonstrate proficiency in their current operations. At that time I would be happy to endorse their acquisition of the property.

I request that my objection to these important issues be brought to the attention of the attendees and the Commisioners by reading my letter of June 7, 2016 and the paragraph in my August 8th memo regarding Dockham Shores at the hearing.

We would appreciate your consideration and reply at your earliest convenience.

Yours Truly, Murray Movitz