UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

JANE DOE 1, JANE DOE 2, JANE DOE 3, JOHN DOE 1, and JOHN DOE 2.

Plaintiffs,

v.

Civil Action No. 19-51

DONALD J. TRUMP, President of the United States 1600 Pennsylvania Avenue, NW Washington, DC 20500

ELAINE L. CHAO, Secretary of Transportation U.S. Department of Transportation 1200 New Jersey Avenue, SE Washington, DC 20590

MATTHEW G. WHITAKER, Acting Attorney General U.S. Department of Justice 950 Pennsylvania Avenue, NW Washington, DC 20530

SONNY PERDUE, Secretary of Agriculture U.S. Department of Agriculture 1400 Independence Avenue, SW Washington, DC 20250

KIRSTJEN M. NIELSEN, Secretary of Homeland Security U.S. Department of Homeland Security 245 Murray Lane, SW Washington, DC 20528 and

THE UNITED STATES OF AMERICA

Defendants.

MEMORANDUM SUPPORTING LANDTECH DESIGN GROUP, INC. MOTION TO INTERVENE AS DEFENDANT

LANDTECH DESIGN GROUP, INC. (the "Engineer"), respectfully submits the following supporting memorandum of points and authorities in support of its motion for leave to intervene in this case.

Introduction

The Engineer requests that the Court grant it leave to intervene as a Defendant as of right pursuant to Federal Rule of Civil Procedure 24(a)(2). The Engineer has a direct and tangible interest in this litigation that will necessarily be impaired if the Plaintiff prevails. The Engineer moves to intervene in this action filed by Plaintiffs Jane Doe 1, Jane Doe 2, Jane Doe 3, John Doe 1, and John Doe 2, by and through undersigned counsel," (collectively Plaintiffs). Plaintiffs Jane Doe 1, Jane Doe 2, Jane Doe 3, John Doe 1, and John Doe 2, by and through undersigned counsel, bring this Complaint against President Donald J. Trump, in his official capacity; Secretary of the Department of Transportation Elaine L. Chao, in her official capacity; Acting Attorney General Matthew G. Whitaker, in his official capacity; Secretary of Agriculture Sonny Perdue, in his official capacity; Secretary of Homeland Security Kirstjen M. Nielsen, in her official capacity; the United States of America; their employees, agents, constituent agencies and components, and successors in office ("Defendants").

Through this extraordinary suit, Engineer seeks to preempt the President from ending this Shutdown or paying Plaintiff who is depriving Defendant and THE PEOPLE of the United States of a Secret deep underground US Natural Resource in Medicine, Water Supply and Energy production that teaches Mankind and Humanity how to find thousands of more in Days. Access to

a Global underground engine of Alkaline high mineral spring water from large meteor impacts has been hidden by Plaintiff for decades to create Wars and now a huge Big Pharma complex that affects US and World Nations, US and Local Elections and sustainability of GNP, Economics and Healthcare. The Defendants Federal legislative and regulatory processes through which social, environmental, economic, and national security policies are established under our Constitution, hidden by these Federal Agencies is being done to damage masses of People they are supposed to protect. The Plaintiff should remain SHUTDOWN and without Pay until they expose this World Water Resource the US Media and they are hiding from the Defendant and THE PEOPLE (The Plaintiff is hiding this with Rothschild Federal Reserve Bank) who use both State and Federal agencies such as the FBI, Secret Service, Florida Police departments, State and Federal Judiciary, Department of Education, EPA and corrupt major law firms to compel massive societal changes that the Engineer can prove the Plaintiff's rules and policies are based on lies in regards to Earth water origins, via ICE COMET THEORY vs Oceans beneath the Earth Theory. This sites knowledge would eliminate most issues and laws the Plaintiff waist tax dollar on regarding assumptions of climate change, its sea level rise assumptions, environmental rules taxing our Corporations and private industries, in which these agencies rely on for their tax base funding.

We have new CRITICAL evidence being hidden by Plaintiff and their constituents from the President and THE PEOPLE they are supposed to serve. The Plaintiff through multiple ongoing State and Federal cases involving US TERRORISM with Courtrooms in Tampa, Sarasota, Broward and US Middle District, contracted lawyers, consultants, large engineering firms, Hospitals, Hospital Foundations, Hedge Funders for Big Pharma, local regulating agencies, Florida Elected officials, Judges, Developers in Florida and abroad, employees, Foreign interests, the Department of Justice in both State and Federal Courts, with FRAUD and Racketeering acts

regarding Medicaid Fraud by hiding this Unique and Global Natural Drinking Water resource to the Tap of Millions of Homes. This unique Water and Energy production resource is hidden by a massive mob of White Collar and blue collar groups tied to Plaintiff who is working to destroy the economic drivers from critical natural resources for new medicine, energy production and sustainability.

The Engineer has access on his land to a hidden and never seen before on Earth unique natural resource that are far more efficient for healthcare and energy production that Mankind has ever experienced. This US resource is under attack by Deep State Terrorist, Plaintiff's agency employees this Shutdown can eliminate. The President is being essentially attacked and is performing his Duty as a Leader and his Job by SHUTING DOWN their funding to these corrupt agencies being influenced by Media, Foreign and State Representatives and/or local agencies or Plaintiff. The Plaintiff is using Federal Funds to install LOWER LEVEL OF SERVICE Natural Resources in Drinking Water (polluted RED TIDE Rivers and Arsenic Groundwater treated vs Alkaline mineral spring water) at a higher cost to serve, to sell Medicine, Deaths to our children at the Tap and bottle with Cancer Rates and eugenics, unnecessary Wars caused from lack of Global resources can end in days with this secret underground US Resource and its knowledge on how to find them, hidden by both the Big Pharma and a Global New World Order Military complex driven by the Plaintiff, their liaisons through Rothschild World Bank IMF and BRICS Bank.

Plaintiff is addressing payment and re-opening of Government from the President's shutdown without addressing their failure to protect the Public and are fully aware of this public record resource the Internet, EPA, FEMA, Department of Justice in Florida and US Middle District Court, Georgia 11th District Courts of Appeal (Judge Rosenbaum married to Rothschild), Supreme Courts (see Writ of Certiorari by Daughtrey vs Rivera Trustee), are hiding, with Florida

Leaders, Sarasota Lawyers already in involved in Racketeering Acts, (see Andrew Rosin, Esq. of Sarasota caught stealing lands attacking and hiding this Resource for EPA and Mosaic Phosphate Terrorist groups) and US Congressional members, in which these crimes on record against the PEOPLE OF THE UNITED STATES the President is trying to protect with this Shutdown.

Additionally, Plaintiffs seek compensation through by this Court without any involvement or concern to expose this US and Global deep underground Ocean, its access points from Large Historical meteor impacts, that will serve and protect of millions of affected people throughout the United States and billions of other across Earth. These secret deep underground hidden resources would have protected Humanity and avoided wars from lack of food and resources for the past 40yrs since they have been hidden by the Plaintiff. These Agencies must remain shutdown until these resources and knowledge to find more is exposed to all Humanity; such as the EPA, FEMA, Homeland Security have hidden this Resource and many more even during Hurricanes throughout the past few years and used media influence, School Boards, elected officials, Banks such as the Federal Reserve to suppress public records showing a barrage of timed Terrorism acts involving Wall Street corporations, State and Federal Judges, Police, Firemen, School Boards, Hospitals, large Developers, Funding programs that are wheeled down from Federal funding to the States to hide these resources and use poor Natural Resources to get millions sick at the Tap of Homes.

Finally, the Plaintiffs members are already subject to a multitude of federal regulations under the Clean Water Act (CWA) as Intervener has filed a Notice of Intent to sue the EPA under LandTech Design Group, on December 19, 2018, (see Exhibit A) the day the Shutdown started, and has intervened in other cases, such as but not limited to the Florida Department of Administrative hearings for Peace River Manasota Water Supply, Southwest Florida Water Management district and multiple West Florida counties, Sarasota County, timed Terrorism cases

in Hillsborough County where Judges and State attorneys with the DOJ attacked this US resource for Israel Mosaic Phosphate. The Plaintiff is hiding this secret US deep underground resource with Alkaline Mineral spring water readings never seen on Earth tied to a deeper underground Ocean to fill cancer center, use Universities to file for Federal Grants and test sick children to sell bad or inefficient medicine in a massive Cancer cluster created by bottled and Treated poor Raw Water Resources purposely by these Agencies of the Plaintiff who are hiding this unique Resource that teaches a whole new reality of World Water Origins in which they collectively lied about to create a Global Warming initiative and rules that make NO SENSE and waist tax payer monies to get them sick.

The Notice of Intent to sue the EPA and other lawsuits in Sarasota 2011 CA 004209 NC, 2015 CA 006544 NC, 2016 CA 000205 NC, and cases in Broward involving Parkland Shooting timed with a Fake AR-15 cases on the Engineer by Pam Bondi and Hillsborough county to subdue intervener who has over \$400million in permit plans for a 300mile Transmission system from Tampa to Miami to lower water and power bills with Alkaline filtered spring water to the Tap vs treated arsenic ground water since 2012. The Plaintiff and this Florida group of Crooked Judges, Lawyers and Developers hiding this World Water with the Plaintiff have affected the election and THE PEOPLE by hiding this with almost all Florida Leaders, Media and the Department of Justice staff to sell this critical US hidden resource to groups like Mosaic Phosphate, owned by Israel and Saudi Arabian terrorist groups destroying local Aquifers for Bottling corps like Nestle', Coke, Pepsi and a massive list of west Florida terrorist Judges and lawyers who are helping them with the US Terrorist and the Plaintiff and its constituents. The Plaintiff must remain unpaid and SHUTDOWN for hiding this Secret US Resource under Interveners land, located in Sarasota Florida at 9438 Daughtrey Road, Sarasota, Florida 34266 via secret underground river in the rocks

2000ft below in an isolated area.

The Plaintiff is damaging Americans and regarding laws created by false Water Origin theory and hiding the proof its false affecting Worldwide critical and available water supply, free public healthcare to the taps of billions of World People and Americans, helping groups and bad leaders operate a massive Medicaid Fraud and Racketeering operations by folks such as but not limited to Senator Rick Scott, ex Presidents, Congress and more who some have a record of Medicaid Fraud issues, like Rick Scott. They are working with groups who know of this resource such as but not limited to, Moffit Cancer Centers, Shiners, Bay Care, Lee Memorial System, Universities like Harvard, Yale, Notre Dame, USF, and Mosaic Phosphate next to our land, including a number of record cases with ACOE and Sierra with Greenberg Traurig Law, Foley Lardner Law, Henderson Franklin, Gray Robinson, multiple Tampa, Sarasota, Manatee, Charlotte, Lee, Collier, Broward, Palm Beach and Dade County law firms attacking the Engineer, the US Resource and helping these foreign terrorist corporations.

Mosaic Phosphate in particular is known for destroying drinking water supply and is located next to the Engineers property hiding more like this, has influenced local leaders and these Federal Agencies to hide this US Resource that shows America how to find many more in days from its geological indicators. The indicators from our professionals and ongoing cases in both State and Federal courts by our clients, Local Florida, Federal and State agencies, and the Engineer show the EPA, NASA, USGS, FEMA, Homeland Security, Tampa McDill AFB, Bush Family, Clinton, School Boards, Florida leaders, Candidates, Media and other Federal agencies tied to Rothschild Federal Reserve bank knew of this UNIQUE GLOBAL MEDICINE CHANGING UNLIMITED and ENDLESS Water supply resource and others but hid them with Defendants throughout the Country and Florida to sell bad Medicine, kill Americans with Cancer

rates at the tap, created foreclosures in US Middle District Bankruptcy courts, ran up debts to over \$20trillion this would have satisfied in the fallout during the Bush, Clinton and Obama eras, in a massive Eugenics operation against the tax payers. For all of these reasons, it is critical that they have the opportunity to intervene.

In the alternative, the Engineer requests the Court grant permissive leave to intervene pursuant to Federal Rule of Civil Procedure 24(b)(1)(B), on the grounds that the Engineer has claims and defenses that share common questions of law and fact with the main action here. As a land holder with access to this secret Resource for the Defendant to inspect, hidden by the Plaintiff, with special interest in the administration of Federal funding for a large transmission that solves the Florida North South Water conflict and cancer rising from current water resources used by Plaintiff, the Engineer should be permitted to intervene as even Common Cause itself has in prior litigation involving important legal issues. See Kobach v. United States Election Assistance Comm'n, 2013 U.S. Dist. LEXIS 173872 (D. Kan. Dec. 12, 2013) (in which Common Cause was granted permissive intervention). Indeed, the Engineer has previously been allowed to intervene as a Defendant- Intervenor, in similar cases that have not been denied and are awaiting hearing dates, such as but not limited to Department of Administrative hearings case 18-3276 with an EPA and FDEP agency in West Florida called Southwest Florida Water Management District and a corrupt Regional Peace River Manasota Water Supply agency owned by Sarasota, Charlotte, Desoto, Manatee Counties who are building huge ZIKA POND reservoirs subject to open to the Sky terrorism in the SWAMP that cannot be detected by Radar, right where 9-11 pilots practiced. Drones and pesticide planes can attack a 4-county regional system where Radar can't detect going against all Stafford Act 6.11 issues of being pro-active on Water Supply protection. This system and these Federal funded agencies have had this resource and permit with their corresponding local leaders, Police, Judges and hid this to attack Americans and sell it off to foreign corps and keep Cancer rising at the Tap. See EPA Health Advisories where Tap water treatment is based on Cancer Rates and FDEP 62-555(310) F.A.C which these agencies are ignoring to steal Medicaid monies with this racketeering operation. Our indicators show Flint Michigan has another access point and these Florida leader and Flint Michigan leaders knew and purposely hid this resource for Mosaic Phosphate and corrupt Congress leaders and Wall Street Big Pharma special interest.

Since the Engineer has been kidnapped by Hillsborough County where Mosaic controls huge Mining compact deals that are timed with Electoral votes and Elections, the Plaintiff with a huge mob and racketeering Medicaid fraud group, tied to US Terrorism acts, Senator Rick Scott, Congresswoman Nancy Pelosi, timed fake police reports with Obama and Pam Bondi, Tampa State Attorneys, Lee County State Attorneys, to hide this secret underground endless Massive US resource in water supply, medicine and energy production. The Engineer is filing said issues but due to the massive group attacking THE PEOPLE, tax base and his family, with local Masked cops, Pedophile gangs of Elite hiding this Resource with Hospital foundation in Florida, tied to corrupt owners of Walt Disney, Seminole Tribe Casinos, NFL owners, bad FBI agents, Hollywood Producers and Actors, Fox, CNN, ABC, SNN, 60 Minutes and Wink News teams Fort Myers, has been delayed on other cases as permits are being processed by a ONE MAN shop since all the engineers in the region helped set this up with the local Federal agencies tied to the Plaintiff and the States funding through State Revolving funds, Federal Grants, Universities hiding this like Harvard, Yale, Notre Dame, UF, USF, FSU, SMU and many more on our list, etc.

If intervention is granted, the Engineer will participate in this case on the schedule that

will be established for the existing parties; will avoid unnecessary delays or duplication of efforts in areas satisfactorily addressed and represented by the existing Defendants, to the extent possible; and will coordinate all future proceedings with the existing Defendants, to the extent possible.

The Federal Rules of Civil Procedure and the Local Rules of this Court do not require the Engineer to attempt to meet-and-confer with the other parties prior to the filing of this motion.

I. The Court Should Grant Intervention as of Right.

Upon filing of a timely motion, Federal Rule of Procedure 24(a)(2) requires that this Court "permit anyone to intervene who 'claims an interest relating to the property or transaction that is the subject of the action, and is so situated that disposing of the action may as a practical matter impair or impede the movant's ability to protect its interest, unless existing parties adequately represent that interest.' As to adequacy of representation, the "requirement of the Rule is satisfied if the applicant shows that representation of his interest "may be" inadequate; and the burden of making that showing should be treated as minimal." *Lake Inv'rs Dev. Grp., Inc. v. Egidi Dev. Grp.,* 715 F.2d 1256, 1261 (7th Cir. 1983) (quoting *Trbovich v. United Mine Workers of America*, 404 U.S. 528, 538n.10 (1972)).

When seeking intervention as of right under Rule 24, an applicant must "(1) make timely application, (2) have an interest relating to the subject matter of the action, (3) be at risk that that interest will be impaired, 'as a practical matter,' by the action's disposition and (4) lack adequate representation of the interest by the existing parties." *Nissei Sangyo Am. v. United States*, 31 F.3d 435, 438 (7th Cir. 1994).

"A motion to intervene as a matter of right . . . should not be dismissed unless it appears to a certainty that the Intervenor is not entitled to relief under any set of facts which could be

proved under the . . . complaint." *Lake Inv'rs*, 715 F.2d at 1258. Here, the Engineer's Motion satisfies each requirement of Rule 24(a).

A. The Engineer's Motion Is Timely.

First, Rule 24 requires that a motion to intervene be timely filed. As interpreted by the Seventh Circuit, this requirement "essentially sets out a reasonableness standard: potential intervenors need to be reasonably diligent in learning of a suit that might affect their rights, and upon so learning they need to act reasonably promptly." *Nissei Sangyo Am. v. United States*, 31 F.3d 435, 438 (7th Cir. 1994).

There has been exceptionally little time since the Engineer became aware of this case, and therefore of its interest in it. The Complaint was filed on January 9, 2019. To date, no other pleadings other than the initial Complaint have been filed. The docket shows that summons have been issued, but does not show that the Defendants have been served with the Complaint, thus the deadline for the Defendants to file a responsive pleading is unknown. The Engineer submits that the time to file this Motion could hardly have been shorter. No scheduling order has been set, no discovery has been undertaken, no dispositive orders have been entered, not trial date has been set, and Defendants have not filed an answer. The Engineer is filing this motion as soon as possible following the filing of the Complaint. A motion to intervene filed less than 1 week after the case was initiated is timely.

B. The Engineer Has a Strong Interest in the future Federal Funding by Plaintiff and Defendant to convey these hidden US Resources to THE PEOPLE, their Taps and New Medicine production.

Second, Rule 24 requires that a movant "claim[] an interest relating to the property or transaction that is the subject of the action, and [be] so situated that disposing of the action may as a practical matter impair or impede the movant's ability to protect its interest" Fed. R.

Civ. P. 24(a)(2). Whether an Intervenor in a given case has a significant interest is a fact-specific inquiry, such that "comparison to other cases is of limited value." *Sec. Ins. Co. of Hartford v. Schipporeit, Inc.*, 69 F.3d 1377, 1381 (7th Cir. 1995). Accordingly, the Intervenor must simply show "a direct, significant, and legally protectable interest" that is unique from the parties in the case. *Keith v. Daley*, 764 F.2d 1265, 1268 (7th Cir. 1985).

The Engineer has an interest in ensuring that the constitutional balance vesting state control over funding programs is preserved and that the democratic right to participate effectively and in state-prescribed issues of Federal funding is ensured for all citizens in Florida and other States where other secret Blue Gold veins of this Unique Medicine Water tied to Oceans exists (see Gilberti KT Hypothesis).

The Engineer is an Florida-based limited Liability Corporation that has as its mission the advancement and protection of the integrity of American citizens and preserving the constitutional balance giving states control over their ability to get the best Natural resources, Medicine and drinking Water to their taps, that is healthier than any bottled water on the Planet and is FREE as this is THE PEOPLES WATER. The Engineer helps citizens defend the integrity of their right to Liberty and the pursuit to Happiness through healthier homes and Schools through water supply from these secret Blue Gold resources, by providing access from his lands, educating them on efforts to erode their right to know of this Global Change in Thermodynamic modeling for Energy and Water supply hidden by Plaintiff and leader for decades, taking action to ensure that the Infrastructure and Medicaid funding through election processes and media are exposing this World knowledge and resource, and by helping States enforce their constitutionally laws to provide these US Resources to Mankind and THE PEOPLE of the UNITED STATES OF AMERICA as well as its Soldiers.

The Engineer has numerous unique interests in this case. The Plaintiff's lawsuit profoundly threatens the Public Safety and Welfare as well as US National Defense for the entire US Population and the Defendants ability to operate effectively. This US Resource cannot be moved or destroyed but is hidden! The Plaintiff's lawsuit seeks to impose payment without performing is fiduciary duty as an agency to protect America. The Plaintiff seeks to impose limits clearly beyond what was contemplated by Congress. Therefore, the Engineer has a vested interest in preserving the constitutional balance between the states and the federal government regarding the control of the electoral process for funding and the next election which this exposure would put President Trump in a focused team effort with the Plaintiff, our US military to build a massive new Alkaline Spring water infrastructure down Railroads, providing raises and new construction booms from God given hidden resources, to serve all taps of America, new medicine and energy production as we are essentially viewing the Earths Water engine entirely different than what the Plaintiff has sold Humanity for over 40yrs. The metal for new railroads, pipelines, homes and it demand increases, computer parts, magnetic propulsion and efficiencies are increases and much more with this sites exposure. In the end will bring Job security to both parties and all America through God made underground resources hidden by Rothschild Federal Reserve who can restructure and now help Humanity and end all US Debt in days. This resource produces far more than printed money.

C. The Engineer's Interests Will Be Impaired if Plaintiff Prevails in this Action.

When the disposition of a case will "as a practical matter foreclose rights of [a] proposed Intervenor[] in a subsequent proceeding", the proposed intervenor's interest will be impaired. *Meridian Homes Corp. v. Nicholas W. Prassas & Co.*, 683 F.2d 201, 204 (7th Cir. 1982). Here, if Plaintiff prevails, it will have successfully blocked the state from using illegitimate programs

building poor resources for water supply that are future terrorist attacks, lower Medicaid fraud issues by Florida leaders, and sell bottled medicine water where proceeds go back to Education, Social Security and Environmental needs to clean up Red Tide and pollutions. Water for cleaner energy starts with cleaner raw water resources not printed money from Rothschild Federal Reserve that is the cause of this Shutdown. If Plaintiff prevails it will upset the federalist balance struck by the Constitution and restrict America's ability to maintain sustainability through more powerful Natural Resources for Water Supply, Healthcare risks, Medicine and Energy production. The Engineer would not be able to bring a subsequent action in order to restore that balance or to ensure that this list maintenance tool be used. Further, it will undo the progress Florida and other States has made in recent years in bringing its list-funding programs into compliance with its Defendants obligations to serve the Public its higher level of service natural resources hidden for over 40yrs.

D. Existing Parties Will Not Adequately Protect the Engineer's Interests.

Absent the opportunity to intervene, the Engineer's interests almost certainly will not be adequately represented. Accordingly, the Engineer is able to meet its "minimal" burden of showing that its interests are not already represented in this litigation.

First, the Defendants' interests are different and distinct from the Engineer's interests. As such, the Defendants are not likely to press fully all defenses available in this case. Nor is the Defendant likely to press against the factual assertions contained in the Complaint as fully as they might. The Engineer is unrestrained by political concerns and can provide this Court with the full range of potential factual defects in the Complaint.

Most of all, the Engineer's arguments are different in that they explain how Plaintiff's have hidden critical US Resources from the Defendant since the Election. While the Defendants

can demonstrate this US Resource with the Engineer within hours with a lab and pump report as nobody is moving this massive access to a secret underground ocean.

In addition, the Engineer's ultimate objectives are not necessarily aligned with that of Defendants either, even though they are on the same side of the litigation. *See Lake Inv'rs*, 715 F.2d at 1261 (7th Cir. 1983). The government's representation in this case will likely focus on preserving the *status quo* and maintaining the functioning of politics to affect the SHUTDOWN and their personal needs vs the reason the Shutdown was necessary outside, over and above the construction of a Wall along the Mexican border. The government is unlikely to fully reveal the extent of prior failures to conduct list maintenance and the reasonableness of legislative changes to correct that failure. The Engineer's interest and representation will also be focused on the broader jurisprudential implications of Plaintiff's challenge and its ramifications on the federalism balance of power regarding future funding to the 50 States and their priorities. Thus, there will likely be differing points of view between the Engineer and the Defendants on the litigation as a whole.

Accordingly, Defendants will undoubtedly *not* make all of the Engineer's arguments. Nor are they capable and willing to make such arguments. In particular, the Engineer will argue that Plaintiff's challenge to defendants process to Federal funding, payments for their lack of work or potential acts of crimes against the United States using the Media to hide this Global Water Knowledge this resource shows mankind how to find through geological indicators, is flawed for several reasons unlikely to be echoed by the Defendants. Also, the Engineer will provide factual arguments regarding assertions in the Complaint which Defendants are unlikely to provide.

It is extremely unlikely that the Defendants will press arguments regarding the

implications of Plaintiff's theories and interpretation of methods they use for funding to hide this US Resource that was discovered by the Engineer in 2012, and hidden through two full Presidential elections by the Plaintiff. As a result, the Engineer will offer a critically important position for the Court to consider that the other parties will not. This position is further enlightened by the Engineer's unique knowledge gained from litigation elsewhere involving the same issues and corruption. If Plaintiff seeks to payment for poor services and potential crimes to the public as a whole, the standard through this litigation, this Court will benefit from the Engineer's presence in this case.

II. In the Alternative, the Court Should Grant Permissive Intervention.

If the Court nonetheless determines that the Engineer is not entitled to intervene as of right, it should grant permissive intervention. Fed. R. Civ. P. 24(b). Rule 24(b) authorizes the Court to grant permissive intervention to anyone who "has a claim or defense that shares with the main action a common question of law or fact." A district court has "broad discretion" to permit intervention. *Griffith v. Univ. Hosp., L.L.C.*, 249 F.3d 658, 662 (7th Cir. 2001). The Court must determine whether a proposed intervenor's claims and the main action share a common question of fact or law and then whether the intervention will unduly delay the litigation or prejudice the original parties.

A. Timeliness and Delay

In considering the timeliness of the intervention, the Court should consider the totality of the circumstances, *NAACP v. New York*, 413 U.S. 345, 366 (1973), including the length of time since the movant knew of its interest in the case; prejudice to the existing parties caused by any delay in intervening (but not delay caused by the intervention itself); prejudice to the proposed Intervenor, and the existence of any unusual circumstances, *United Nuclear Corp. v. Cannon*,

696 F.2d 141, 143 (1st Cir. 1982).

As is stated above, the Engineer is filing this motion as soon as possible following the filing of the Complaint. The Engineer submits that any additional issues it intends to raise and litigate will cause no delay in this litigation.

B. Common Question of Law or Fact

The movant is not required to assert a separate or additional claim or defense in order to show commonality. Instead, permissive intervention is appropriate where the proposed intervenor's "defense raises the same legal questions as the defense of the named defendants." *Kobach v. U.S. Election Assistance Commission*, No. 13-CV-4095-EFM-DJW, 2013 WL 6511874, at *10 (D. Kan. Dec. 12, 2013) (quoting *Miller v. Silbermann*, 832 F. Supp. 663, 673 (S.D.N.Y. 1993)). In another case, "organizations with a 'special interest in the administration of election laws' were granted leave to intervene permissively in an action wherein Florida sought preclearance of recent changes to its election laws, including voter registration restrictions." *Id.* (quoting *Florida v. United States*, [820 F. Supp. 2d 85, 86-87 (D.D.C. 2011).) Similarly, the Engineer has a special interest in the elections for funding to the 50 States based on their coinciding regulations and laws. Overall, the questions of law and fact raised by the Engineer's defense are certainly the same as that of the existing action between the current parties. The Engineer's interests are different and distinct, but the legal issue is the same.

The Engineer's land located at 9438 Daughtrey Road, Sarasota, Florida 34266, that accesses this secret deep underground hidden Global Drinking Water and New Energy Resource, hidden by the Defendants and Florida Leaders and all major US Media networks attacking the Plaintiff involve protecting the constitutional arrangement whereby states are able to structure their own Federal Funding programs through the State Revolving funds, Grants for

Universities, Water Supply Boards, county infrastructure improvements, Hurricane Disaster Recovery, FEMA, Homeland Security, and its timing for electoral voting, contributions from awarded Federal funded and State contracts that affect elections and Public Health and Jobs.

The Engineer's existing lands demonstrates that it denies the legal assertions made by the Plaintiff in its Complaint as its depriving President Trump and his members of Critical US Resources THE PEOPLE OF THE UNITED STATES OF AMERICA need, the Plaintiff tied to Terrorism acts in Florida and Boston are trying to sell off to Foreign Terrorist groups and Corporations like Rothschild World Bank, Isreal-Saudi Arabia owned Mosaic Phosphate in West Florida and Nestle' Bottling Corps. The Engineer possesses a unique land, access to a natural resource deep below from a Meteor impact, knowledge, perspective, and expertise regarding Agency funding and permitting matters, which has been recognized by other courts that have accepted its appearance as a permit for a 300mile Transmission and connection to a massive 6-County infrastructure with one pipe in Sarasota Florida that can serve millions in just months and more in the next few years to almost half the residents of Florida.

The Engineer has filed in cases elsewhere courts are allowing but awaiting hearings or in abatement since the exposure within Florida and US Courts. Finally, the Engineers plans, permit petitions, presentations to commissioners from Sarasota to South Florida, Miami, Broward, School boards, health agencies, EPA and FDEP agencies and activities fundamentally deal with a special interest in the administration of voting and its funding approvals and essentially infrastructure needs in the States provided by the Plaintiff in State Revolving Funds by Federal programs. *See Florida*, 820 F. Supp. 2d at 86-87.

III. Conclusion

For the foregoing reasons, the Court should grant the Engineer's Motion to Intervene as

of right or, in the alternative, permissively.

CERTIFICATE OF SERVICE

I certify that on January 13, 2019, I caused the foregoing to be filed with the United States District Court for the District of Columbia via the Court's CM/ECF system, and/or US Priority mail which will serve all registered users.

Daniel Stephen Garrett Schwei

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EXHIBIT A

LANDTECH DESIGN GROUP, INC.

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November 23, 2018

Honorable Andrew Wheeler Acting Administrator U.S. EPA Ariel Rios Building 1200 Pennsylvania Ave, N.W. Washington, DC 20460

Honorable Mary S. Walker Regional Administrator U.S. EPA Region IV Sam Nunn Atlanta Federal Ctr 61 Forsyth Street, SW Atlanta GA 30303

RE: Clean Water Act Notice of Intent to File Suit

Section 505(a)(2) of the Clean Water Act (CWA) and Section 1449(a)(2) of the Safe Drinking Water Act (SDWA)

- Failure to Utilize Higher Level of Service for Raw Water Resources from EPA and Peace River Manasota Water Authority Florida hidden Underground Alkaline Endless Spring Water River and improper use of State Revolving Funds, US Grants to build potential Terror attack above Sky Reservoirs (ZIKA Ponds) via RV Griffin Reservoir after Hurricane Charlie pursuant to Title 42 U.S.C. to protect the Public Safety and Welfare of US citizens at the Tap of a 4 to 6 County Regional System.
- Harboring known US Terrorist Attacks surrounding this critical medicine changing Unique underground Spring water mixture and Resource and its court docket timing to kidnap engineer Gilberti while attacking his land and his clients land with Florida Dept of Justice and Leaders.

Dear Acting Administrator Wheeler and Region IV Administrator Walker:

LandTech Design Group, Inc. (LDG) hereby gives Notice of Intent to file suit under the both Section 1365 citizen suit (33 U.S.C. §1365) provision of the Clean Water Act (CWA) and the Federal Administrative Procedures

Act (APA) (5 U.S.C. Section 701-706) against the U.S. Environmental Protection Agency (EPA), Acting Administrator Andrew Wheeler in his official capacity as EPA Administrator, and against Mary S. Walker in her official capacity as EPA Regional Administrator for Region IV, for their failure to perform EPA's following non-discretionary duty under Section 303(d) of the CWA and 40 C.F.R. §130.7 and Failure to utilize an available Underground hidden Alkaline Spring Water River known for 40yrs by Southwest Florida Water Management District, EPA officials and staff, Department of Interior, Manatee, Hillsborough, Desoto, Charlotte, Lee, Collier and Sarasota counties for HIGHER LEVEL OF SERVICE Raw Drinking Water Resources to millions of Florida citizens to Lower Cancer Rates in the Region at the Tap. Current FDEP Regulations 62-555 (310) as written pursuant to the EPA Clean Water Act of 1974 and its revisions and additions thereto.

- 1. Peace River Manasota, Sarasota, Charlotte, Manatee Counties, City of North Port, City of Punta Gorda has hidden this US Resource to fill cancer centers with Medicaid Fraud Gov Scott and a massive Racketeering Act to sell medicine and fill Cancer Centers. Current City of Punta Gorda utilities is expanding a Shell Creek Treatment facility and purposely ignored a Sarasota 2014 transmission permit application submitted by LandTech to connect to the Peace River Manasota Water Supply board owned by Sarasota, Desoto, Charlotte and Manatee county. These counties are stealing Medicaid money by pumping a known Arsenic River to millions of Homes and ignoring this Spring Water unique Natural Resource that is not a spring but a massive underground River with Alkaline readings from a Titled platform from the K-T Event. This resource has been flowing for over 65million years and is not leaving or running It has the endless capacity and can serve 10million plus homes via a submitted FDOT 300mile Antioxidant spring pipeline from Tampa to Miami from this Source. Phase 1 charges Peace River counties and Fort Myers and Naples with minimum costs to the Region less than Shell Creek WTP expansion. Southwest Florida Water Management District with Governor Rick Scott has attacked Engineer Gilberti land with local Mosaic Phosphate attorneys Greenberg Traurig and a slough of Medicaid Fraud Racketeering groups tied to US Middle District, Tampa District 13, Sarasota District 12 and Lee county District 20.
- 2. EPA has a duty to come to Gilberti Ranch and test this US Resource under attack by Local Leaders and Developers hiding it to fill Cancer Centers with Lower Level of Service Raw Water Resources falling the Intent of the Clean Water Act and using 50 States of Grant money to build RV Griffin Reservoir

with Southwest Florida Water management District, FDEP SRF Funding, State Revolving Funds, State Cooperative funding to keep Cancer rising, stealing Grants for 50c13 Cancer Research at USF Moffit and other Universities across America in within a massive west Florida to south Florida Cancer cluster that ignores Raw Water Quality resources such as this 2000ft deep underground River in the Rocks showing a pH=7.49, Chlorides at 206mg/l, Calcium at 114mg/l, Magnesium at 78mg/l ready to drink Spring Water tied to a underground ocean. As a Professional Engineer for over 15yrs we ask the EPA and its consultants to come to our land, as will provide access to test this never seen on Earth Water Quality, perform pump report test and see the massive natural Frack past 1100 feet that yield tremendous flows that eliminate Water shortage issues, lowers water bills, cancer rates and provides enormous Sustainability to the Region.

- 3. EPA has a Duty to inspect this Unique wonder of the World that shows Mankind how to find the rest hidden across America, such as near Flint Michigan, the Tri-State Florida Water War in Alabama-Georgia region and even near Washington DC at the Chesapeake impact crater.
- 4. A large \$500 million reservoir (RV Griffin) was installed and a 20mile 42-inch Water main by Southwest Florida Water Management (SWFWMD), Peace River Manasota Water Supply Authority (PRMWA) stole 50 states of Grant money by to hide a secret underground Alkaline River tied to an Ocean under Joe Gilberti's land and Cecil Daughtrey lands with unlimited Cancer slowing ready to drink Spring Water after Hurricane Charlie. Southwest Florida Water Management and Sarasota county gave Florida Forever Trust funds to Longino, Carlton and Walton Ranches along the this improvement who also have known of this secret underground River as these families have grown up for generations together and the Well accessing the Secret isolated river was dug in 1969 and had a WUP with SWFWMD for since 2001. These SWFWMD Reservoirs like RV Griffin are essentially high maintenance ZIKA PONDS that we have permit plans showing to convert these potential Water supply terror attacks to a Power plant with our endless underground spring water resource, engineering plans and connection. This Reservoir extorted American Tax money for Power corps in the area like FPL, Duke Energy and PRECO while creating cancer clusters, death of Americans at the Tap to millions and a potential and above sky terror attack from Pesticide Planes at the Reservoir hidden in a Swamp of Trees where low flying plains and drones cannot be detected. See FEMA Stafford Act 6.11.

- 5. A simple Water health scan and pump report can verify this World Drinking Water resource in a few hours which eliminates billions of Tax dollars being wasted by SWFWMD, West Florida County commissioners, Peace river Manasota and Florida Forever Trust funds building these Poor Water Supply systems from Poor Water supply resources pursuant to FDEP 62-555 (310)
- 6 All plans and regional permit petitions have been ready for approval and obtained by FDEP director Jon Iglehart in Fort Myers Florida. Application fees of \$10,300 cleared by FDEP in November 2013 with Brian Dietz P.E.; these permits were transferred to FDEP Fort Myers Florida December 31, 2013. Resubmitted was done again after hurricane Irma where FPL, Duke, and all Florida leaders, SWFWMD, and EPA purposely hid the resource with to put Americans at risk.
 - a. Engineer Gilberti is in litigation with a group called 72 Partners LLC in Sarasota County which includes five men named, Thomas Howze, Lee Pallardy, Kenny Harrison, Laurence Hall and Spenser Hall. Kenny Harrison owns Harrison Cattle LLC which leases land from SWFWMD at the RV Griffin Parcel where the RV Griffin Reservoir was built to steal \$500million from 50 States after Hurricane Charlie and hide this Resource to serve it to Mosaic Phosphate who is destroying Aquifers with the help of these groups included in this Lawsuit. This is a Racketeering operation to sell medicine as when taking a shower a liter soaks into the body hence driving home values down and cancer rates and water bill up in the region using POOR Raw Water resources.
 - 7 The Supreme Court has been filed by Cecil Daughtrey on a barrage of Terrorism acts timed with Tampa District 12, Lee county District 20 as well as Sarasota District 12 lawsuits and kidnapping of engineer Gilberti with falsified police reports by Mosaic Phosphate chief council who was fired on our Property due to Mining compact conflicts on our land holding a SWFWMD mining permit from 2009 with phosphate in the dirt in the Mosaic Phosphate District of Sarasota county.
 - 8 This resource under our land hidden by the SWFWMD, Peace River and West Coast engineers, leaders and Media shows underground formations and knowledge that millions more exist across the Earth, to help other US States and other nations.
 - 9 Israel Mosaic Phosphate next to our land Nestle, Coke, Pepsi, Disney and all hospitals hid this U.S. resource to the tap with Tampa to Ft Myers Agencies, Engineers, EPA for 40 years to sell medicine and kill people with

- cancer, diseases, and a low level of service (LOS) in drinking rain water resources. The well was dug in 1969.
- 10 See FDEP Revolving fund to Marjorie Stoneman Douglas Building in Tallahassee 1-28-2018 then suddenly a Parkland Marjorie Stoneman Douglas High School shooting or terror attack 17 days later with 17 shot and 17 wounded and our engineer was kidnapped by Tampa District 13 again to stall our permitting and investment groups or run them off?
- 11 A class action and RICO is at hand on hiding Critical US Drinking water supply resources and medicine tied to a massive Medicaid fraud operation by leaders, developers and Hospital foundations in Florida. This needs to be forwarded by all parties to Washington State Attorneys office to investigate the aforementioned immediately and put on US media to find more issues of agencies, their lawyers and engineers purposely hiding Raw Alkaline spring water resources that never end in flow and capacity.
- 12 President Trump, Congress and Media must take action on these critical issues and this unique resource hidden by Hospitals stealing Medicaid from Lower level of Service Water Supply, Colleges and Universities, Agencies, Department of Justice, EPA, NASA and US media.
- 13 Indicators show SWFWMD, West Florida Leaders, Tampa Bay Water, Peace River Manasota Water supply, Israel Mosaic Phosphate, Rothschild IMF World Bank, and Federal Reserve central banks hid this Resource for over 40yrs to create cancer clusters and Wars as this site shows Mankind how to find many more access points to this Underground Ocean of Unique Spring Water ready to drink right out of the Ground.
- 14 Public Service commission complaints on FPL, Duke Energy and more were filed in 2012 by others PSC Complaints 05400-13 and 02424-13 with Gilberti Water supply documents attached at the same time Duke and Progress Energy were assessing \$1.5billion to clean up a STILL EMITTING Nuclear Power plant in Crystal River which are the Headwaters of Hillsborough River pumping 65MGD of Radioactive Water to the Tampa Region to fill Moffitt cancer centers and USF Cancer Grants. Very similar to Radioactive mining spill by Mosaic Phosphate during 2011 Fort Meade Case when Gilberti and Daughtrey fired Dave Weinstein of Greenberg Traurig due to conflicts as he was on that case, our lands, and we have a Phosphate mining permit and a deep Floridan well, the two essentials for a Fertilizer plant. Now Desoto where Peace River Water plant is working

Horse Prairie which was traded as a settlement in the Fort Meade Case. Mosaic was after our site timed with their RV Griffin improvements! They would have never opened it; they would just sell medicine and create more cancer centers with Medicaid Fraud Gov Scott.

Administrative Law Judge J. Lawrence Johnston will conduct a hearing to consider the environmental effects and any other appropriate matters regarding whether to approve the site certification of the proposed Progress Energy Florida, Levy Nuclear Plant Units 1 and 2, application for site certification number PA08-51, DOAH Case number 08-2727EPP, DEP Office of General Counsel Case Number 08-1621, pursuant to the Florida Electrical Power Plant Siting Act, Sections 403.501-.518, Florida Statutes. ...

Meeting: hearing

Contact: Mr. Michael P. Halpin, P.E., Marjory Stoneman Douglas Building, 3900 Commonwealth Boulevard, M.S. 48, Tallahassee, Florida 32399-3000, (850)245-2007.

- 15 The Administrative Law Judge can order (daily) multiple lab tests and verify the resource with our experts, such as Jim Murray in Palm Beach Florida of AMPS Aquifer maintenance who performed a DTH video showing higher benefits as we drill deeper.
- 16 After this discovery of a massive underground ocean from a Meteor impact crater verified by Oil consultants, suddenly Tampa Dist 13 kidnapped engineer Gilberti for 300days on Boston Marathon explosion day 4-15-2013 after sending a Jog email of Leaders and FDEP with Hershel Vineyard of Foley Lardner and Gov Rick Scott running in a Torch run 5hrs earlier on file in Tampa and Sarasota Courts. See LandTech Design Group vs 72 Partners Inc. All in an effort to hide this Secret Underground Ocean from THE PEOPLE and their home taps and tax Americans with unnecessary Reservoirs to sell medicine as Tap Water is based on Cancer Rates. Alkaline Natural Spring water with lower water bills eliminates the need for Rivers, Reservoirs and huge lawsuits and loafing like this case at hand.



Rob Stampe is being deposed who worked on Gilberti plans married into the Sam Walton family (Wal-Mart) and is taking pictures with Gov Scott two different times to testify on all said issues of Corruption against THE US PEOPLE on this Water Supply!



This FDEP Email was sent 5hrs before the Boston Bomb and suddenly Gilberti is kidnapped by Pam Bondi and Obama in District 13 with Judge Dominquez and Judge Conrad with Mark Ober and a slew of State Attorneys and Public Defenders

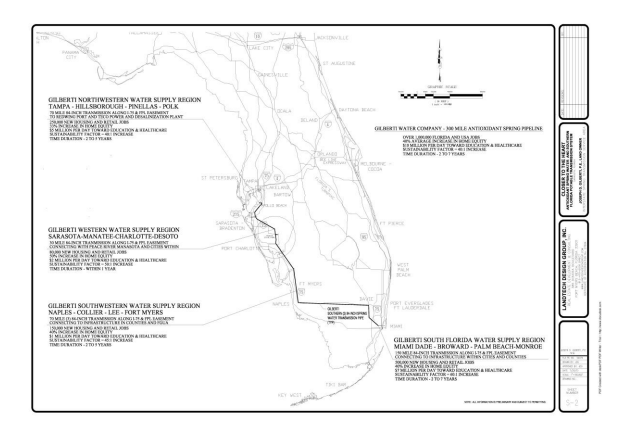
Gilberti Blue Gold - "The People's Water"

GILBERTI K-T HYPOTHESIS

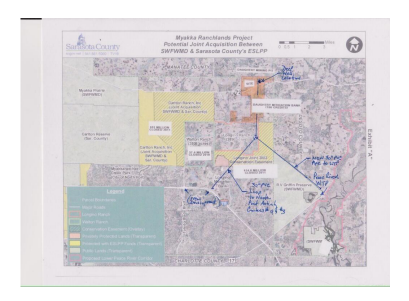
Yucatan Meteor Impact or K-T Event tilts Florida Platforms accessing Alkaline Spring Water Oceans beneath the Earth hidden 40yrs for Eugenics.



300-mile Antioxidant pipeline solves Florida North South Water Conflict submitted to FDOT in 2014 on file



Local Peace River Manasota Water Supply Infrastructure adjacent to Daughtrey and Gilberti Lands used ELAPP in Sarasota, Peace River Manasota Water Supply Authority, SWFWMD and Florida Forever Trust Funds with Carlton, Walton and Longino to hide this Resource and build unnecessary RV Griffin Reservoir on this Map



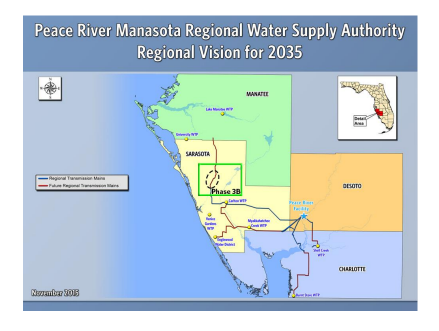
ZIKA Pond Reservoirs built to Hide Secret Underground River of Spring Water to fill Cancer Centers using a Lower Level of Service in the Swamp subject to Pesticide plans, drone attacks

pursuant to Stafford Act 6.11



Peace River Manasota Water Supply System next to Daughtrey Lands hiding this Critical US Resource to fill Cancer Centers with US Families and Children from Radioactive Mosaic RED TIDE rivers water Supply

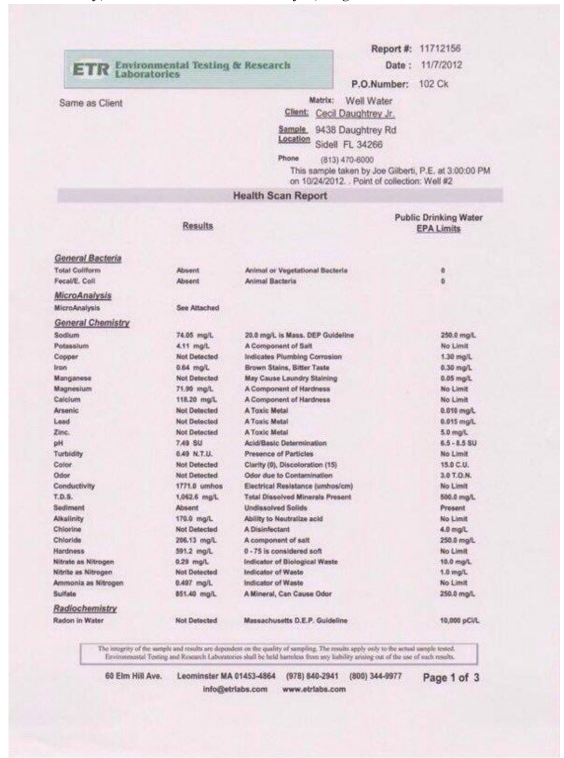
VERSUS Endless less expensive Alkaline Mineral Spring Water Supply



Four county commissioners via Sarasota, Desoto, Charlotte and Manatee County own this Regional system.

Unique Alkaline Mineral Spring Water Readings tied to Secret Underground Ocean isolated

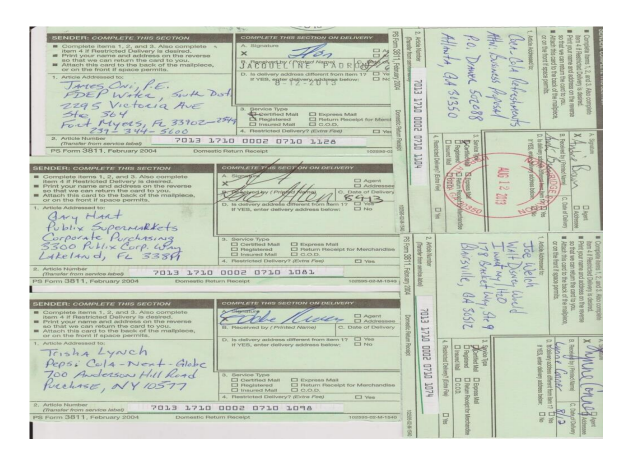
under Daughtrey and Gilberti Sarasota lands hidden by SWFWMD, Sarasota-Charlotte-Desoto County, Peace River Manasota Lawyer, Engineers and consultants and EPA





Daughtrey & Gilberti lands next to Peace River RV Griffin Reservoir located just south east in public record permit 5yrs. In the Mosaic Phosphate district with a Mining permit Gilberti obtained in 2009

for Sarasota Dr. William Sydney King MD at Sarasota Regional Hospital where many Doctors and Hospital foundations with Hedge funders are hiding it to KILL Citizens with Cancer Rates at the tap with SWFWMD and Peace River Manasota Water Supply boards and engineers for Medicaid Fraud Racketeering case underway.



Certified Mail receipts for permit for Filtration plant submitted to FDEP Sarasota Brian Dietz, P.E. then transferred to Ft Myers FDEP as Gilberti was kidnapped during Boston bomb explosion setup by this Gang of West Florida Water supply and Medicaid fraud groups — Copied to Publix, Walt Disney, Coke and Pepsi the same day — Call Jon Iglehart Director who has been trying to help has recent permits after Hurricane IRMA to get FEMA to use our Water for Disaster recovery

17. SWFWMD and Peace River Manasota have ignored the General principles of using the best Raw Resources to maintain efficiency and the Pubic health, Safety and Welfare of Americans for water supply to Homes, Schools and businesses. These Lawyers, Engineers and environmental consultants have lost their grip on common sense and manipulate the system to create Medicine sales without thinking of our People and their Children in growth, just their jobs and salaries.

<u>Title XXIX PUBLIC HEALTH</u> Chapter 403 ENVIRONMENTAL CONTROL

SECTION 851

Declaration of policy intent.

- 403.851 Declaration of policy; intent.—It is the policy of the state that the citizens of Florida shall be assured of the availability of safe drinking water. Recognizing that this policy encompasses both environmental and public health aspects, it is the intent of the Legislature to provide a water supply program operated jointly by the department, in a lead-agency role of primary responsibility for the program, and by the Department of Health and its units, including county health departments, in a supportive role with specific duties and responsibilities of its own. Without any relinquishment of Florida's sovereign powers and responsibilities to provide for the public health, public safety, and public welfare of the people of Florida, the Legislature intends:
 - (1) To give effect to Pub. L. No. 93-523 promulgated under the commerce clause of the United States Constitution, to the extent that interstate commerce is directly affected.
 - (2) To encourage cooperation between federal, state, and local agencies, not only in their enforcement role, but also in their service and assistance roles to city and county elected bodies.
 - (3) To provide for safe drinking water at all times throughout the state, with due regard for economic factors and efficiency in government.

History.—s. 2, ch. 77-337; s. 162, ch. 79-400; s. 425, ch. 94-356; s. 164, ch. 99-8.

18. Background on Natural Alkaline spring water to the Region and cancer rates shown by Nobel Peace prize winner Dr. Otto Warburg in 1931. It's trivial to anyone; including children that Alkaline filtered spring water not exposed to Pollution and Hurricanes is FAR healthier and safer than Peace River and these Treated Water supply plants. They lie about Water Resources, their capacity and build falsified Caution area maps when there are ENDLESS rivers of Alkaline spring water deeper below.

The Warburg hypothesis (/ˈvɑːrbʊərg/), sometimes known as the Warburg theory of cancer, postulates that the driver of tumorigenesis is an insufficient cellular respiration caused by insult to mitochondria. The term Warburg effect in oncology describes the observation that cancer cells, and many cells grown in vitro, exhibit glucose fermentation even when enoughoxygen is present to properly respire. In other words, instead of fully respiring in the presence of adequate oxygen, cancer cells ferment. The Warburg hypothesis was that the Warburg effect was the root cause of cancer. The current popular opinion is that cancer cells ferment glucose while keeping up the same level of respiration that was present before the process of carcinogenesis, and thus the Warburg effect would be defined as the observation that cancer cells exhibit glycolysis with lactate production and mitochondrial respiration even in the presence of oxygen. [2]

Hypothesis[edit]

Warburg's <u>hypothesis</u> was postulated by the Nobel laureate <u>Otto Heinrich Warburg</u> in 1924. He hypothesized that <u>cancer</u>, malignant growth, and <u>tumor</u> growth are caused by the fact that <u>tumor</u> cells mainly generate <u>energy</u> (as e.g., <u>adenosine triphosphate</u> / ATP) by non-oxidative breakdown of <u>glucose</u> (a process called <u>glycolysis</u>). This is in contrast to healthy cells which mainly generate energy from oxidative breakdown of <u>pyruvate</u>. Pyruvate is an end-product of <u>glycolysis</u>, and is <u>oxidized</u> within the <u>mitochondria</u>. Hence, according to Warburg, <u>carcinogenesis</u>stems from the lowering of <u>mitochondrial</u> respiration. Warburg regarded the fundamental difference between normal and cancerous cells to be the ratio of glycolysis to respiration; this observation is also known as the Warburg effect.

Cancer is caused by <u>mutations</u> and altered gene expression, in a process called <u>malignant</u> <u>transformation</u>, resulting in an uncontrolled growth of cells. [4][5] The metabolic difference observed by Warburg adapts cancer cells to the <u>hypoxic</u> (oxygen-deficient) conditions inside solid tumors, and results largely from the same mutations in oncogenes and tumor suppressor genes that cause the other abnormal characteristics of cancer cells. [6] Therefore, the metabolic change observed by Warburg is not so much the cause of cancer, as he claimed, but rather, it is one of the characteristic effects of cancer-causing mutations.

Warburg articulated his hypothesis in a paper entitled The Prime Cause and Prevention of Cancer which he presented in lecture at the meeting of the Nobel-Laureates on June 30, 1966 at <u>Lindau</u>, <u>Lake Constance</u>, Germany. In this speech, Warburg presented additional evidence supporting his theory that the elevated <u>anaerobiosis</u> seen in cancer cells was a consequence of damaged or insufficient respiration. Put in his own words, "the prime cause of cancer is the replacement of the respiration of oxygen in normal body cells by a fermentation of sugar." [17]

The body often kills damaged cells by <u>apoptosis</u>, a mechanism of self-destruction that involves mitochondria, but this mechanism fails in cancer cells where the mitochondria are shut down. The reactivation of mitochondria in cancer cells restarts their apoptosis program. [8]



1969 Floridan Well (Earth Coring) dug 1509' deep accessing Oceans beneath the Earth located at my Land at 9438 Daughtrey Road, Sarasota Florida 34266. This Well was hidden and in permit files for SWFWMD for decades

19. See Videos and Conflicts with 72 Partners on our note who also are shareholders for Peace River.

https://youtu.be/gOjUOzg356g?list=PLTpRjyKDXjaxipA7BTAHdMog8tXwR0hgn Peace River to Power plant vs Zika Pond RV Griffin for water supply as NO WATER Shortages with our underground ENDLESS River!

https://youtu.be/5mbpbulaJs4 RV Griffin reservoir at Peace River, SWFWMD and 72 Partners in conflict of interest on Gilberti land with Water Supply! They are stopping all South Florida for 6yrs from getting spring water endless to eliminate Salt Water intrusion concerns!

https://youtu.be/fEPRWLHnEyQ?list=PLTpRjyKDXjaxipA7BTAHdMog8tXwR0hgn Broward county 300mile Antioxidant pipeline presentation sent to FDOT Dist 1, 4, 6 in 2014 for

permitting.

https://youtu.be/SfdjHQpCrsY?list=PLTpRjyKDXjaxipA7BTAHdMog8tXwR0hgn Third Presentation to Peace River Manasota Water supply stealing Tax base with SWFWMD and local municipalities to Lower level of service to Water Supply for Moffit cancer profit, Medicaid fraud racketeering and Mosaic Phosphate trying to steal Gilberti land with Greenberg Traurig, Tampa to Ft Myers Judges and Gov Scott and more.

https://youtu.be/VHu1VKWIUG0?list=PLTpRjyKDXjaxipA7BTAHdMog8tXwR0hgn Miami-Dade presentation 7-15-2014 after being kidnapped by FBI and Tampa Pam Bondi office on FAKE Boston bomb attack to raise Gilberti bond.

https://youtu.be/KsbpXosRGME?list=PLTpRjyKDXjaxipA7BTAHdMog8tXwR0hgn Proof Moffit-USF and Marco Rubio got all files in October 2013! Hidden during elections to kill people with Cancer at the Tap for Medicaid Fraud.

https://youtu.be/-RjxRLtXuHM?list=PLTpRjyKDXjaxipA7BTAHdMog8tXwR0hgn Desoto county Rodeo board and Commissioners in conflict with Mosaic Parcel and stole Gilberti plans while Judge Hall relatives and friends on Daughtrey note tied to terrorism acts.

https://youtu.be/7cW3_tagltw?list=PLTpRjyKDXjaxipA7BTAHdMog8tXwR0hgn Cape Coral presentation Feb 2018 just before Marjorie Stoneman Douglas FAKE Shooting while Gilberti kidnapped again after turning in FDEP SRF funding to Marjorie Stoneman Douglas building Tallahassee!

https://youtu.be/LPQtwW2SHmM?list=PLTpRjyKDXjaxipA7BTAHdMog8tXwR0hgn Broward School Board presentation on Marjorie Stoneman Douglas FAKE Shooting to steal tax base with cops!

https://youtu.be/tQm8wfLsvR0 Access to Underground river tied to massive Ocean of Alkaline Mineral spring water hidden by SWFWMD and Bush Family for 50yrs! To create Cancers, Diseases, colleges, Wars as these secret access points from tilted platform via meteor impacts are all across Earth.

https://youtu.be/7SxL5K-dO3I?list=PLTpRjyKDXjaxipA7BTAHdMog8tXwR0hgn City of North Port presentation with Kids in 2013 just before we realized what we had then Obama and Bush plan Boston Marathon game with Tampa central command to kidnap Gilberti after Rob Stampe give Gov Scott readings who worked on plans and King engineering who is a consultant for Peace River right now hiding this US Resource with SWFWMD staff.

https://youtu.be/uiAr5pyaZes?list=PLTpRjyKDXjaxipA7BTAHdMog8tXwR0hgn Sarasota Presentation in Sept 2014 just after Dade county to commissioners still hiding this Resource.

Please call us to clarify additional permits and submittals to over 60 Cities from Tampa to south Florida and ongoing lawsuits as well as our neighbor's lawsuits in the US Supreme Court. As well as our coordination with FDEP Director Jon Iglehart who has tried numerous times to help these local cities and County staff people get this Resource to their regions, including a class action case in Ft Myers to the Dunbar Residents similar to Flint Michigan on Cancer issues in low income areas who can't help themselves created this time from Arsenic sludge. Arsenic at Peace River is the highest in the State and it could be pumping the Healthiest spring water on Earth to million with one pipe connection that should have been installed by now but Leaders are attacking me, my family and clients to attack Americans, their homes, Schools, Businesses and Hospitals at the Tap.

Sincerely,

ISI Joe Gilberti

Joseph Gilberti P.E. President LandTech Design Group, Inc. Pro Se Litigant

Telephone: (813) 470-6000

Gilberti.water.company.fla@gmail.com

Gilbertibluegold.com

cc: Honorable Mathew G. Whitaker Attorney General U.S. Department of Justice 950 Pennsylvania Avenue, NW Washington, DC 20530-0001

> Noah Valenstein., Secretary Florida Department of Environmental Protection Douglas Building 3900 Commonwealth Boulevard Tallahassee, FL 32399-3000

US Senate Committee on Homeland Security and Government Affairs 340 Dirksen Senate Office Building Washington DC, 20510