AMENDED AND RESTATED Memorandum of Understanding

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4	Development of a Groundwater Sustainability Plan
5	for the East Contra Costa Subbasin, (DWR Basin 5-22.19, San Joaquin Valley)
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7	This Amended and Restated Memorandum of Understanding for the Development of a
8	Groundwater Sustainability Plan for the East Contra Costa Subbasin, (DWR Basin 5-22.19, San
9	Joaquin Valley) ("MOU") is entered into and effective this 13th day of April,
10	2020 ("Effective Date") by and among the City of Antioch ("Antioch"), City of Brentwood
11	("Brentwood"), Byron-Bethany Irrigation District ("BBID"), Contra Costa Water District
12	("CCWD"), Contra Costa County ("County"), Diablo Water District ("DWD"), East Contra
13	Costa Irrigation District ("ECCID"), and Discovery Bay Community Services District
14	("Discovery Bay"). Each of the foregoing parties to this MOU is sometimes referred to herein as
15	a "Party" and are collectively sometimes referred to as the "Parties."
16	Recitals
17	A. In September 2014, the California Legislature enacted the Sustainable Groundwater
18	Management Act of 2014 ("SGMA"), which established a statewide framework for the sustainable
19	management of groundwater resources. That framework focuses on granting new authorities and
20	responsibility to local agencies while holding those agencies accountable. The framework also
21	provides for state intervention where a local agency fails to develop a groundwater sustainability
22	plan in a timely manner.

B. The East Contra Costa Subbasin ("Basin") is referred to as DWR Basin 5-22.19,
San Joaquin Valley, and is shown on the map attached hereto as <u>Exhibit A</u> and incorporated herein
by reference as if set forth in full. The Basin is located in eastern Contra Costa County. The
Parties collectively overlie all of the Basin.

27 C. Under SGMA, one or more local agencies may form a groundwater sustainability 28 agency ("GSA"), by memorandum of agreement, joint exercise of powers agreement, or other 29 agreement. (Wat. Code, §§ 10723(a), 10723.6.) The Parties desire for each Party to be the GSA 30 within all or a portion of that Party's boundary. The Parties further desire to develop a governance 31 structure for the Basin to be considered during development of the groundwater sustainability plan 32 (a "GSP") for the Basin (the "Basin GSP"). The Parties further desire to resolve areas of 33 jurisdictional overlap so that no two Parties serve as GSAs over the same area. The purpose of 34 this MOU is to coordinate the Parties' activities related to each Party becoming a GSA, 35 development of the Basin GSP, and each Party's future consideration of whether to adopt the Basin 36 GSP.

37 D. The Parties wish to collaborate in an effort to ensure sustainable groundwater 38 management for the Basin, manage the groundwater basin as efficiently as practicable balancing 39 the financial resources of the agencies with the principles of effective and safe groundwater 40 management, while retaining groundwater management authority within their respective 41 jurisdictions. The Parties desire to share responsibility for Basin management under SGMA. The 42 Parties recognize that the key to success in this effort will be the coordination of activities under 43 SGMA, and the collaborative development of the Basin GSP, which each Party may consider 44 adopting and implementing within its GSA management area.

E. The Basin has been designated by the California Department of Water Resources ("**DWR**") as a medium-priority groundwater basin, which, under the terms of SGMA, means that the Parties must submit a Basin GSP to DWR by January 31, 2022.

F. This MOU amends and restates the original Memorandum of Understanding, dated May 9, 2017, and as amended on November 16, 2017. This MOU also recognizes changes that reflect DWR's determination that, for purposes of SGMA, the Basin is separate and distinct from other portions of the Tracy Subbasin located in San Joaquin and Alameda Counties. The Basin is located entirely within Contra Costa County. The Parties wish to memorialize and restate their commitments by means of this MOU.

54

Understandings

55 1. *Term.* The term of this MOU begins on the Effective Date, which shall occur upon 56 execution of this MOU by all eight of the parties, and this MOU shall remain in full force 57 and effect until the earliest of the following events: (i) January 31, 2022, (ii) the date upon 58 which the Parties submit a Basin GSP to DWR, or (iii) the date upon which the Parties then 59 party to the MOU execute a document jointly terminating the provisions of this MOU. An 50 individual Party's obligations under this MOU terminate when the Party withdraws from 51 the MOU in accordance with Section 4.

62 2. Development of the GSP

a. *Parties to Become GSAs.* Each Party, except Contra Costa Water District, agrees
to take the necessary actions to become the GSA for all or a portion of that area of
the East CC Basin that it overlies, as shown on <u>Exhibit A</u>, attached hereto, no later
than April 1, 2017, or shortly thereafter. The Parties shall jointly submit the Parties'

67 individual elections to become GSAs and this MOU to DWR prior to April 1, 2017,
68 or shortly thereafter. The Parties further agree to develop a governance structure
69 for the Basin to be considered during development of the Basin GSP

- 70 b. Single GSP. The Parties will collaborate to develop a single Basin GSP that, at a 71 minimum, satisfies the GSP requirements in the SGMA and the regulations 72 promulgated under the SGMA. The Basin GSP must include an analysis of 73 implementation costs and revenue sources, and must include an analysis of 74 governance structure options. The Basin GSP shall be drafted in a manner that 75 preserves, and does not purport to supersede, the land use authority of each city or 76 county, or the statutory authority of each special district, that is a party to this MOU. 77 The Basin GSP must include provisions for consultation between a GSA and any 78 public agency that the GSA overlaps before the GSA takes any action that may 79 relate to that public agency's exercise of its statutory authority. Unless the Parties 80 later agree otherwise, it is intended that the Basin GSP will be implemented by 81 each Party within its respective GSA management area, and that the Parties will 82 coordinate their implementation of the Basin GSP.
- c. *Overlap Areas.* Solely for the purpose of complying with the SGMA requirement
 that GSA management areas not overlap, the Parties agree that there are no
 overlapping GSA management areas, as shown on <u>Exhibit A</u>. This MOU does not
 purport to limit any Party's legal authority to utilize and deliver groundwater or
 surface water throughout its jurisdictional boundary (as may be amended from
 time-to-time), which may include area outside of a Party's management area shown
 on Exhibit A.

90	d.	Cooperation of Efforts. The Parties will designate staff who will endeavor to meet		
91	monthly or more frequently if necessary to develop the terms of the Basin GSP in			
92		an expeditious manner.		
93	e.	Contracting with Consultant & Cost Share Among the Parties.		
94		(1) Contracting with Consultant.		
95		A. <u>Contract for the Preparation of the GSP</u> . Brentwood, acting on		
96	behalf of the of	ther Parties, shall promptly enter into an agreement with Luhdorff and Scalmanini		
97	("Consultant") for the preparation of the Basin GSP.		
98				
99		B. <u>Annual Budgets and Scopes of Work</u> . Not later than each		
100	February 15, B	rentwood shall obtain a proposed budget and scope from Consultant for services		
101	during the upco	oming fiscal year. Brentwood shall promptly provide the proposed budget and		
102	scope to the other Parties and shall give the other Parties until each March 15 to review the			
103	proposed budget and scope, and provide written comments to Brentwood. Such comments shall			
104	include each Party's determination as to whether it is willing to pay its share of the cost of such			
105	work, as identified in Paragraph 2(e)(2). If, after each March 15, no Party has indicated in			
106	writing that it is unwilling to pay its share of the cost of such work, the Consultant's budget and			
107	scope for the upcoming fiscal year shall be deemed approved and Brentwood shall take such			
108	actions as may be necessary to cause Consultant to perform the services included in that budget			
109	and scope of work. In the event that one or more Parties object to the proposed budget and scope			
110	of work, the Parties shall promptly meet and confer to determine an appropriate course of action.			
111		C. <u>Payments by Parties to Brentwood</u> . Brentwood shall, upon receipt		
112	of Consultant's	s monthly invoices, pay Consultant for services rendered during the previous		

month. Brentwood will promptly provide invoices to the other Parties identifying their shares of
the cost of the previous month's work and such other Parties shall pay said invoices within 45
days of receipt.

Cost-Share for Basin GSP. The costs associated with developing the
Basin GSP ("GSP Costs"), including but not limited to, any local cost-shares required by state or
federal grants, will be shared equally among the Parties.

119

120 A. In-Kind Services Provided by County. The County, at its sole 121 discretion, may satisfy its share of GSP Costs by providing in-kind services, which may include 122 but may not be limited to mapping, graphics, and database management services. The County 123 will provide written notice to the other Parties by the March 15 immediately preceding the fiscal 124 year stating either that the County will pay its share of GSP Costs in the fiscal year, or that the 125 County will provide in-kind services in lieu of paying its share of GSP Costs in the fiscal year. 126 In the case of payments to Consultant or other vendors where the County wishes to substitute in-127 kind services for direct payments, Brentwood shall allocate such invoices equally among the 128 Parties other than the County. Notwithstanding anything to the contrary contained herein, no 129 Party shall be obligated to pay the County for the value of any in-kind services provided by the 130 County, and the value of any in-kind services provided by the County shall only act as a credit 131 towards the County's share of GSP Costs, as more particularly described in 2(e)(2)(B). 132 Β. Annual Accounting. Brentwood shall prepare an annual

accounting by October 1 that shows all GSP Costs for the previous fiscal year and that identifies
in-kind services provided by the County and the County's calculation of the value of those inkind services. By July 30th following the end of a fiscal year, the County will provide

Brentwood an accounting of the County's in-kind services during the prior fiscal year, and any carry-over value of in-kind services provided during any fiscal years preceding the prior fiscal year. The value of the County's in-kind services will be calculated based on (1) the then-current fully-burdened hourly rates for County staff time, benefits, and overhead, and (2) the County's actual costs for any materials or supplies required to provide the in-kind services.

141 i. Upon written notice to the other Parties no later than 15 142 days after receiving Brentwood's annual accounting, any Party other than the County may 143 dispute the County's calculation of the value of the in-kind services that the County provided 144 during the fiscal year for which the accounting is prepared, but no Party may challenge the value of in-kind services that were carried over from any fiscal year preceding the fiscal year for which 145 146 the accounting is prepared. In the event that one or more Parties provide notice of a dispute 147 under this subparagraph, the Parties shall promptly meet and confer in an effort to resolve the 148 dispute to the satisfaction of all Parties. The County's obligation to make any payments to other 149 Parties under Paragraph 2(e)(2)(B)(ii) shall be tolled until the County receives, from each 150 disputing Party, written notice that the dispute has been resolved to the disputing Party's 151 satisfaction.

ii. Except as expressly provided in Paragraph 2(e)(2)(B)(i), in the event that Brentwood's annual accounting shows that the value of the in-kind services provided by the County during the fiscal year for which the accounting is prepared, plus any carry-over value for in-kind services provided in any preceding fiscal years, is less than the individual contributions of the other Parties during the fiscal year for which the annual accounting is prepared, the County shall provide, by the November 30 following receipt of the annual accounting, payments to each of the other Parties sufficient to equalize the values of the Parties' contributions during the fiscal year for which the accounting is prepared. In the event that Brentwood's annual accounting shows that the value of the in-kind services provided by the County during the fiscal year for which the accounting is prepared, plus any carry-over value for in-kind services provided in any preceding fiscal years, is greater than the individual contributions of the other Parties, Brentwood shall credit the County with the difference and carry over that excess contribution to be credited towards the value of the County's in-kind services provided in the subsequent fiscal year.

166 f. *Approval of the GSP*. The Parties agree that the Basin GSP will become effective
167 for each Party when all of the Parties adopt the Basin GSP.

168 3. Savings Provisions. This MOU shall not operate to validate or invalidate, modify or affect 169 any Party's water rights or any Party's obligations under any agreement, contract or 170 memorandum of understanding/agreement entered into prior to the effective date of this 171 MOU. Nothing in this MOU shall operate to convey any new right to groundwater to any 172 Party. Each Party to this MOU reserves any and all claims and causes of action respecting 173 its water rights and/or contract memorandum of any agreement, or 174 understanding/agreement; any and all defenses against any water rights claims or claims 175 under any agreement, contract or memorandum of understanding/agreement.

Withdrawal. Any Party shall have the ability to withdraw from this MOU by providing
sixty (60) days written notice of its intention to withdraw. Said notice shall be given to
each of the other Parties.

179a.A Party shall not be fiscally liable for expenditures following its withdrawal from180this MOU, provided that the Party provides written notice at least sixty (60) days181prior to the effective date of the withdrawal. A withdrawal shall not terminate, or

relieve the withdrawing Party from, any express contractual obligation to another
Party to this MOU or to any third party incurred or encumbered prior to the
withdrawal.

- 185b.In the event of a Party's withdrawal, this MOU shall continue in full force and effect186among the remaining Parties. Further, a Party's withdrawal from this MOU does187not, without further action by that Party, have any effect on the withdrawing Party's188decision to be a GSA. A withdrawing Party shall coordinate the development of its189groundwater sustainability plan with the other Parties to this MOU.
- *CEQA*. Nothing in this MOU commits any Party to undertake any future discretionary
 actions referenced in this MOU, including but not limited to electing to become a GSA and
 adopting the Basin GSP. Each Party, as a lead agency under the California Environmental
 Quality Act ("CEQA"), shall be responsible for complying with all obligations under
 CEQA that may apply to the Party's future discretionary actions pursuant to this MOU,
 including electing to become a GSA and adopting the Basin GSP.
- 1966.Books and Records. Each Party shall have access to and the right to examine any of the197other Party's pertinent books, documents, papers or other records (including, without198limitation, records contained on electronic media) relating to the performance of that199Party's obligations pursuant to this Agreement, providing that nothing in this paragraph200shall be construed to operate as a waiver of any applicable privilege and provided further201that nothing in this paragraph shall be construed to give either Party rights to inspect the202other Party's records in excess of the rights contained in the California Public Records Act.

203 7. *General Provisions*

204a.Authority. Each signatory of this MOU represents that s/he is authorized to execute205this MOU on behalf of the Party for which s/he signs. Each Party represents that it206has legal authority to enter into this MOU and to perform all obligations under this207MOU.

- b. *Amendment*. This MOU may be amended or modified only by a written instrument
 executed by each of the Parties to this MOU.
- c. *Jurisdiction and Venue*. This MOU shall be governed by and construed in
 accordance with the laws of the State of California, except for its conflicts of law
 rules. Any suit, action, or proceeding brought under the scope of this MOU shall
 be brought and maintained to the extent allowed by law in the County of Contra
 Costa, California.
- d. *Headings*. The paragraph headings used in this MOU are intended for convenience
 only and shall not be used in interpreting this MOU or in determining any of the
 rights or obligations of the Parties to this MOU.
- e. *Construction and Interpretation*. This MOU has been arrived at through
 negotiations and each Party has had a full and fair opportunity to revise the terms
 of this MOU. As a result, the normal rule of construction that any ambiguities are
 to be resolved against the drafting Party shall not apply in the construction or
 interpretation of this MOU.
- f. *Entire Agreement*. This MOU constitutes the entire agreement of the Parties with
 respect to the subject matter of this MOU and supersedes any prior oral or written

agreement, understanding, or representation relating to the subject matter of thisMOU.

- g. *Partial Invalidity*. If, after the date of execution of this MOU, any provision of this
 MOU is held to be illegal, invalid, or unenforceable under present or future laws
 effective during the term of this MOU, such provision shall be fully severable.
 However, in lieu thereof, there shall be added a provision as similar in terms to such
 illegal, invalid or unenforceable provision as may be possible and be legal, valid
 and enforceable.
- h. *Waivers*. Waiver of any breach or default hereunder shall not constitute a
 continuing waiver or a waiver of any subsequent breach either of the same or of
 another provision of this MOU and forbearance to enforce one or more of the
 remedies provided in this MOU shall not be deemed to be a waiver of that remedy.
- i. *Necessary Actions*. Each Party agrees to execute and deliver additional documents
 and instruments and to take any additional actions as may be reasonably required
 to carry out the purposes of this MOU.
- j. *Compliance with Law.* In performing their respective obligations under this MOU,
 the Parties shall comply with and conform to all applicable laws, rules, regulations,
 and ordinances.
- k. *Liability*. Each Party agrees to indemnify and hold every other Party to the
 Agreement, and their officers, agents and employees, free and harmless from any
 costs or liability imposed upon any other Party, officers, agents, or employees
 arising out of any acts or omissions of its own officers, agents or employees.

- *Third Party Beneficiaries*. This MOU shall not create any right or interest in any non-Party or in any member of the public as a third party beneficiary.
- 249 m. *Counterparts*. This MOU may be executed in one or more counterparts, each of 250 which shall be deemed to be an original, but all of which together shall constitute 251 but one and the same instrument.
- 252 Notices. All notices, requests, demands or other communications required or n. 253 permitted under this MOU shall be in writing unless provided otherwise in this 254 MOU and shall be deemed to have been duly given and received on: (i) the date of 255 service if served personally or served by electronic mail or facsimile transmission 256 on the Party to whom notice is to be given at the address(es) provided below, (ii) 257 on the first day after mailing, if mailed by Federal Express, U.S. Express Mail, or 258 other similar overnight courier service, postage prepaid, and addressed as provided 259 below, or (iii) on the third day after mailing if mailed to the Party to whom notice 260 is to be given by first class mail, registered or certified, postage prepaid, addressed as follows: 261
- 262
- 263 City of Antioch
- 264 City Manager
- 265 P.O. Box 5007
- 266 Antioch, CA 94531-5007
- 267 Telephone: (925) 779-7011
- 268 Facsimile: (925) 779-7003

269

270	City of Brentwood
271	City Manager
272	150 City Park Way
273	Brentwood, CA 94513
274	Phone: (925) 516-5400
275	Fax: (925) 516-5441
276	
277	Byron Bethany Irrigation District
278	General Manager
279	7995 Bruns Road
280	Byron, CA 94514-1625
281	Telephone: (209) 835-0375
282	Facsimile: (209) 835-2869
283	
284	Contra Costa Water District
285	General Manager
286	Contra Costa Water District
287	P. O. Box H20
288	Concord, CA 94524
289	Phone (925) 688-8032
290	Fax (925) 688-8197
291	
292	
293	

294	Contra Costa County
295	Director, Department of Conservation and Development
296	30 Muir Road
297	Martinez, CA 94553
298	Phone (925) 674-7866
299	
300	Diablo Water District
301	Attn: General Manager
302	P.O. Box 127
303	87 Carol Lane
304	Oakley, CA 94561
305	Phone: (925) 625-3798
306	Fax: (925) 625-0814
307	
308	East Contra Costa Irrigation District
309	General Manager
310	1711 Sellers Avenue
311	Brentwood, CA 94513
312	Phone: (925) 634-3544
313	Fax: (925) 634-0897
314	
315	
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317	

318	Discovery Bay Community Services District
319	C/O: General Manager
320	1800 Willow Lake Road
321	Discovery Bay, CA 94505-9376
322	Telephone: (925) 634-1131
323	Facsimile: (925) 513-2705
324	
325	8. Signatures. The Following signatures attest each Party's agreement hereto.
326	[Remainder of page left blank. Signatures on next pages.]
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328 CITY OF ANTIC	FIOCH
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330	By: Pull Bula	Date: 2 2 2 2020
331	Rowland E. Bernal Jr., City Manager	
332	APPROVED AS TO FORM:	
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334	By: how fully	Date: 2/21/2020
335	By: how Thomas Lloyd Smith, City Attorney	
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337	CITY OF BRENTWOOD	i.
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339	By:	Date:
340	Tim Y. Ogden, City Manager	
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342	APPROVED AS TO FORM:	
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344	By:	Date:
345	Damien Brower, City Attorney	2 mm
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347	BYRON BETHANY IRRIGATION DISTRICT	
348		
349	By:	Date:
350	Rick Gilmore, General Manager	
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352	CONTRA COSTA WATER DISTRICT	
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354	By:	Date:
355	Stephen J. Welch, General Manager	
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328 CITY OF ANTIOCH

29		
30 By:		Date:
31	Rowland E. Bernal Jr., City Manager	
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34 By:		Date:
35	Thomas Lloyd Smith, City Attorney	
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37 CIT	TY OF BRENTWOOD	
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39 By:		Date: 3/10/20
40	Tim Y. Ogden, City Manager	
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44 By:		Date: 3-7-20
45	Damien Brower, City Attorney	
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47 BY	RON BETHANY IRRIGATION DISTRICT	
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49 By:		Date:
50	Rick Gilmore, General Manager	
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52 CO	NTRA COSTA WATER DISTRICT	
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54 By:		Date:
55	Stephen J. Welch, General Manager	
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328 CITY OF ANTIOCH

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330	By:	Date:
331	Rowland E. Bernal Jr., City Manager	
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334	By:	Date:
335	Thomas Lloyd Smith, City Attorney	
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337	CITY OF BRENTWOOD	
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340341	Tim Y. Ogden, City Manager	
341 342	APPROVED AS TO FORM:	
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344	By:	Date:
345	Damien Brower, City Attorney	
346 347	BYRON BETHANY IRRIGATION DISTRICT	
348	BIRGA BEIMANT IRRIGATION DISTRICT	
349	By: _ Wei alum_	Date:04/6/2020
350	Rick Gilmore, General Manager	
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352	CONTRA COSTA WATER DISTRICT	
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354	By:	Date:
355	Stephen J. Welch, General Manager	
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324	CITY	OF	ANTIOCH

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Ву:	Date:	
Rowland E. Bernal Jr., City Manager		
APPROVED AS TO FORM:		
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Thomas Lloyd Smith, City Attorney		
CITY OF BRENTWOOD		
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, City Manager		
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Зу:	Date:	
Damien Brower, City Attorney		
BYRON BETHANY IRRIGATION DISTRICT		
Зу:	Date:	
Rick Gilmore, General Manager		
CONTRA COSTA WATER DISTRICT		
Sa Bunal		4 11 10 0000
By:	Date:	April 13, 2020
Stephen J. Welch, General Manager		

355	APPROVED AS TO FORM:	
356		
357	By: Charles E Carly	Date: <u>April 9, 2020</u>
358	District Legal Counsel	
359		
360	CONTRA COSTA COUNTY	
361		
362	By:	Date:
363	John Kopchik, Director of	
364	Conservation and Development	
365	APPROVED AS TO FORM:	
366	Sharon L. Anderson, County Counsel	
367		
368	By:	Date:
369	Deputy County Counsel	
370		
371	DIABLO WATER DISTRICT	
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373	By:	Date:
374	Dan Muelrath, General Manager	
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376	EAST CONTRA COSTA IRRIGATION DISTRIC	Γ
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378	By:	Date:
379	Aaron Trott, General Manager	
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381	DISCOVERY BAY COMMUNITY SERVICES DIS	STRICT
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383	By:	Date:
384	Michael R. Davies, General Manager	
385		

359	APPROVED AS TO FORM:	
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361	Ву:	Date
362		Date:
363		
364	CONTRA COSTA COUNTY	
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366	By:	Date: 4-13-2020
367	John Kopchik, Director of	Date. (15 2020
368	Conservation and Development	
369	APPROVED AS TO FORM:	
370	Sharon L. Anderson, County Counsel	
371	1 Al	
372	By:	Date: 4/7/2020
373	Deputy County Counsel	
374		
375	DIABLO WATER DISTRICT	
376		
377	By:	Date:
378	Dan Muelrath, General Manager	
379		
380	EAST CONTRA COSTA IRRIGATION DISTRICT	
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382	Ву:	Date:
383	Aaron Trott, General Manager	
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385	APPROVED AS TO FORM:	
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387	By:	Date:
388	District Legal Counsel	

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APPROVED AS TO FORM:	
By:	Date:
District Legal Counsel	
CONTRA COSTA COUNTY	
By:	Date:
John Kopchik, Director of	Dute
Conservation and Development	
APPROVED AS TO FORM:	
Sharon L. Anderson, County Counsel	
By:	Date:
Deputy County Counsel	
DIABLO WATER DISTRICT	
By: Can Mulmth	Date: April 6, 2020
Dan Muelrath, General Manager	
EAST CONTRA COSTA IRRIGATION DISTRICT	
By:	Date:
Aaron Trott, General Manager	
APPROVED AS TO FORM:	
By:	Date:
District Legal Counsel	

359	APPROVED AS TO FORM:	
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361	Ву:	Date:
362	District Legal Counsel	
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364	CONTRA COSTA COUNTY	
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366	Ву:	Date:
367	John Kopchik, Director of	
368	Conservation and Development	
369	APPROVED AS TO FORM:	
370	Sharon L. Anderson, County Counsel	
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372	Ву:	Date:
373	Deputy County Counsel	
374		
375	DIABLO WATER DISTRICT	
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377	Ву:	Date:
378	Dan Muelrath, General Manager	
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380	EAST CONTRA COSTA IRRIGATION DISTRICT	
381	11. 0	Date: 4/7/2020
382	By hun look	Date:
383	Aaron Trott, General Manager	
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385	APPROVED AS TO FORM:	
386	http://	A () 4 2020
387	Ву:	Date: Apr. 4, 2020
388	District Legal Counsel	

Page 17 of 19

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389 DISCOVERY BAY COMMUNITY SERVICES DISTRICT

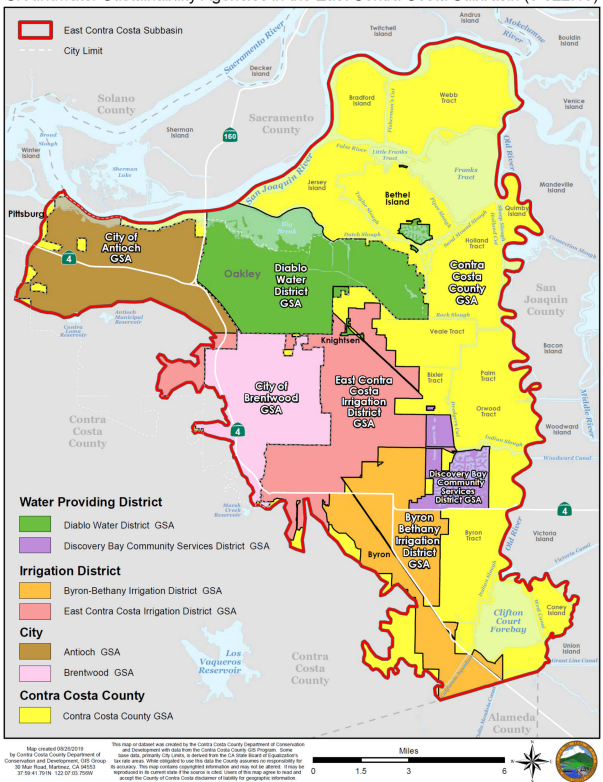
390 By: Meen 391

Date: 2/19/2020

392

Michael R. Davies, General Manager

393 EXHIBIT A



Groundwater Sustainability Agencies in the East Contra Costa Subbasin (5-022.19)