SECOND AMENDMENT TO CENTRAL DELTA-MENDOTA REGION SUSTAINABLE GROUNDWATER MANAGEMENT ACT SERVICES ACTIVITY AGREEMENT AND CONSENT OF SS-MOA PARTICIPANTS

1. <u>RECITALS</u>

- A. The San Luis & Delta-Mendota Water Authority ("Authority") and its members Eagle Field Water District, Mercy Springs Water District, Pacheco Water District, Panoche Water District, San Luis Water District, Tranquillity Irrigation District and Fresno Slough Water District have executed that certain Central Delta-Mendota Region Sustainable Groundwater Management Act ("SGMA") Services Activity Agreement (the "Activity Agreement Members" and "Activity Agreement"), made effective as of February 15, 2017, and that certain First Amendment, made effective as of November 17, 2017 (the "First Amendment").
- B. The County of Fresno, the County of Merced, the Santa Nella County Water, and the Widren Water District, non-members of the Authority, have executed Memoranda of Agreement to participate in the Activity Agreement as SS-MOA Participants.
- C. The Activity Agreement Members and SS-MOA Participants have also executed that certain First Amendment to the Central Delta-Mendota Region Sustainable Groundwater Management Act ("SGMA") Services Activity Agreement, by the terms of which the withdrawal of Oro Loma Water District from the Activity Agreement was documented.
- D. Oro Loma Water District, a Member of the Water Authority, now desires to become a member of the Activity Agreement and is willing to execute this Second Amendment and to accept the benefits and obligations of the Activity Agreement as of the date of this Second Amendment on the terms set forth herein.
- E. Section 3 of the Activity Agreement identifies a purpose of the Activity Agreement as to provide the contractual basis for the Activity Agreement Members to utilize the resources of the Authority to assist with "coordination with other such plans within the Delta-Mendota Subbasin and adjoining subbasins as required by SGMA."
- F. Section 4.2 of the Activity Agreement lists an authorized activity of the Authority under the Activity Agreement as "[t]o provide services to facilitate coordination among the GSAs in other portions of the DM Subbasin, and GSAs in other subbasins to assist in the

development or implementation of intra-basin or inter-basin Coordination Agreements required by SGMA."

- G. Section 5.1 of the Activity Agreement authorizes the Activity Agreement Members "[t]o cooperate, act in conjunction with, and contract with the United States, the State of California, or any agency thereof, Fresno and Merced Counties, and other Members, SS-MOA Participants, and GSAs, or any of them, in the full exercise of the powers of the Activity Participants for purposes of assisting in meeting the procedural requirements for forming a GSA, if so requested, and preparation, adoption and implementation of the Central DM Region GSP and any Coordination Agreements required by SGMA."
- H. Representatives selected by the Activity Agreement Members and the SS-MOA Participants comprise the Activity Agreement Management Committee.
- I. With the addition of Oro Loma Water District, the Activity Agreement Members and the SS-MOA Participants collectively comprise three (3) GSAs: (1) Central Delta-Mendota Region Multi-Agency GSA, established by memorandum of agreement; (2) the Widren Water District GSA; and (3) the Oro Loma Water District GSA. Separately, the signatories to the Central Delta-Mendota Region Multi-Agency GSA and the Widren GSA (the "Central Delta-Mendota Region GSAs") are proposed parties to that certain Coordination Agreement for GSAs within the Delta-Mendota Subbasin established to meet the coordination obligations of SGMA.
- J. The Coordination Agreement provides mechanisms for coordination among six (6) GSP Groups; the Central Delta-Mendota Region GSAs are being combined into a single GSP Group with GSAs in the Northern Delta-Mendota Region (the "Northern/Central DM GSP Group").
 - K. The Coordination Agreement provides for a Coordination Committee.
- L. The Coordination Agreement authorizes two (2) Coordination Committee Members ("GSP Group Representatives") and two (2) Coordination Committee Alternate Members ("Alternates") from the Northern/Central Delta-Mendota Region GSAs to represent the Northern/Central DM GSP Group, which are intended to be selected with one (1) GSP Group Representative and one (1) Alternate from the Northern DM Region GSAs and (1) GSP Group Representative and one (1) Alternate from the Central DM Region GSAs; the GSP Group

Representative and Alternate from the Central DM GSAs initially being those individuals designated on Exhibit "A" to this Second Amendment.

- M. The Coordination Agreement requires each party to the Coordination Agreement to document: (1) its arrangements for how its GSP Group Representative and Alternate are selected and how required actions of the GSA within its respective GSP Group are identified and implemented; (2) the authorization of such GSP Group Representative(s) and Alternate(s); and (3) the mechanism for sharing Coordination Agreement Expenses ("Coordinated Plan Expenses") among the parties in the GSP Group.
- N. The Activity Agreement Members desire through this Second Amendment to amend the Activity Agreement by attaching agreed-upon procedures to accomplish the purposes set forth in Recital I above.
- O. The Activity Agreement authorizes Amendments, in Section 19.1, Amendments, which provides: "This Agreement may be amended in writing by the Authority and the Activity Agreement Members, with approval from the SS-MOA Participants."
- P. The Activity Agreement authorizes admission of new Members, in Section 15, Initial Admission/Admission of New Members, which provides: "After February 28, 2017, admission of new Members shall require amendment of this Activity Agreement and approval by the Board of Directors and the Activity Agreement Members."

2. AGREEMENT

NOW, THEREFORE, in consideration of the true and correct facts recited above, the Activity Agreement Members and the Authority agree as follows:

2.1 AMENDMENT TO AUTHORIZE ADMISSION OF NEW MEMBER

- A. The Oro Loma Water District shall be admitted as a member of the Activity Agreement on the condition that it execute this Second Amendment agreeing to the terms of the Activity Agreement, as amended by this Second Amendment.
- B. The Oro Loma Water District agrees that as a condition to its admission as a member of the Activity Agreement, the Participation Percentages for all of the Members and the

SS-MOA Participants set forth on Exhibit "C" to the Activity Agreement shall be adjusted to reflect the allocation described in Revised Exhibit "C" attached to this Second Amendment.

- C. The Oro Loma Water District further agrees that as a condition to its admission, it shall pay its share of Activity Agreement Expenses according to the Participation Percentages adjusted hereby for retroactively to Water Authority Fiscal Year 2017-18 and 2018-19 as said Activity Agreement Expenses may be adjusted through budget amendments, and to thereafter pay its share of all such Activity Agreement Expenses.
- D. Oro Loma Water District also agrees that it shall execute the Delta-Mendota Subbasin Coordination Agreement and Cost Sharing Agreement with the San Luis & Delta-Mendota Water District as a condition to its admission as an Activity Agreement Member.
- E. The Water Authority and the Activity Agreement Members agree that upon approval of this Second Amendment by the Oro Loma Water District, the Board of Directors of the Water Authority and the pre-amendment Activity Agreement Members, the maps designated as Exhibits "A" and "B" to the Activity Agreement; the definitions Section 2.3, "Basin" or "Delta-Mendota Subbasin" or DM Subbasin; Section 2.5 "Central Delta-Mendota Region" or "Central DM Region;" and 2.6 "Central DM Region GSP" or "GSP" shall be revised and replaced as necessary to reflect inclusion of the territory of Oro Loma Water District, the Participation Percentages listed in Exhibit "C" to this Second Amendment shall become effective, and that the First Amendment shall not be read to preclude the admission of Oro Loma Water District as a new Activity Agreement Member through this Second Amendment.
- F. This Section 2.1 of the Second Amendment shall be effective upon, and only upon, its execution by the Board of Directors of the Water Authority, the authorized representative of the Activity Agreement Members, and an authorized representative of Oro Loma Water District.

2.2 AMENDMENT REGARDING REPRESENTATION THROUGH GSP GROUP REPRESENTATIVES

A. The Activity Agreement Members hereby adopt those processes and procedures as set forth on Exhibit "A" to this Second Amendment, which is attached hereto and by reference incorporated herein.

B. The terms of the Activity Agreement as modified by the First Amendment and this Second Amendment remain in full force and effect.

C. This Second Amendment shall become effective once it has been executed by an

authorized representative of the Water Authority and a majority of the Activity Agreement

Members with the consent of the SS-MOA Participants, which consent may be accomplished by

execution of the form attached hereto as Exhibit "B."

D. In the event Oro Loma Water District declines to become a new Member of the

Activity Agreement, only this Section 2.2 of this Second Amendment shall become effective,

provided that the Participation Percentages in Exhibit C to the Activity Agreement in effect

immediately before the date of this Second Amendment shall not be revised and the Coordinated

Plan Expense Contribution % in Paragraph 7 of Exhibit "A" to this Second Amendment shall be

adjusted to match the allocation of expenses stated in such Exhibit "C" to the Activity

Agreement, without allocating any share to Oro Loma Water District.

SAN LUIS & DELTA-MENDOTA WATER AUTHORITY

By: _____

Name:	
Title:	
Date:	
ACTIVITY AGREEMENT MEMBERS Agency Name: EAGLE FIELD WATER	DISTRICT
By:	
Name:	
Title:	
Date:	

By: _____ Name: _____ Title: _____ Date: _____ Agency Name: PACHECO WATER DISTRICT By: _____ Name: _____ Title: _____ Date: _____ Agency Name: PANOCHE WATER DISTRICT By: _____ Name: _____ Title: _____ Date: _____ Agency Name: SAN LUIS WATER DISTRICT By: _____ Name: _____ Title: ___ Second Amendment to Central Delta-Mendota Region SGMA

Services Activity Agreement Revised 6-25-2018

Agency Name: MERCY SPRINGS WATER DISTRICT

Date:	_
Agency Name: TRANQUILLITY IRRI (GATION DISTRICT
Ву:	_
Name:	_
Title:	_
Date:	_
Agency Name: FRESNO SLOUGH WA By:	
Name:	
Title:	
Date:	_
Agency Name: ORO LOMA WATER D	ISTRICT
Ву:	_
Name:	_
Title:	_
Date:	

EXHIBIT "A"

PROCESSES AND PROCEDURES FOR PARTICIPATION IN DELTA-MENDOTA SUBBASIN COORDINATION AGREEMENT

NORTHERN/CENTRAL DM REGION GSP GROUP

- 1. The Central Delta-Mendota Management Committee is authorized to appoint the Central Delta-Mendota Region's Coordination Committee Member ("GSP Group Representative") and Coordination Committee Alternate Member ("Alternate") to the Coordination Committee established under the Delta-Mendota Subbasin Coordination Agreement, upon a unanimous vote of the Management Committee.
- 2. The GSP Group Representative and Alternate will each serve two-year terms, with the opportunity to serve consecutive terms if so authorized by the Management Committee.
- 3. The Central Delta-Mendota Management Committee is authorized to determine, subject to the terms of the Central Delta-Mendota Region Activity Agreement, how required actions of the Central Delta-Mendota Region GSAs within its respective GSP Group are identified and implemented and to provide direction based on that determination to the Central Delta-Mendota GSP Group Representative and Alternate for a vote consistent with the direction. The vote required for Management Committee approval of any determination or direction authorized by this paragraph shall be the affirmative vote of 75% of the Management Committee Members and Voting Alternates who are present at the Management Committee Meeting; no vote may be taken unless at least quorum of Members and Voting Alternates is present. 4. GSP Group Representatives and Alternates representing the Central Delta-Mendota Region are hereby authorized to bind the Central Delta-Mendota Region GSAs, e.g. in approving annual workplans and estimated expenses and Technical Memoranda, to the extent established in the Coordination Agreement following consultation with the Central Delta-Mendota Management Committee and any required votes of the Activity Agreement Members and/or SS-MOA Participants.
- 5 The Central Delta-Mendota Management Committee agrees to the designation of Ben Fenters as the initial Central/Central DM Region GSP Group Representative and Lacy Kiriakou as the initial Alternate.
- 6. The GSP Group Representative and/or Alternate shall report all Coordination Committee decision points (both upcoming and completed) to the Management Committee in a timely fashion.
- 7. The Activity Agreement Members and SS-MOA Participants in the Central Delta-Mendota Region together agree to pay 50% of Coordinated Plan Expenses assigned to the Northern/Central GSP Group under the Coordination Agreement and further agree that with respect to Activity Agreement Members to the Central Delta-Mendota Region Activity

Agreement and SS-MOA Participants, such Coordinated Plan Expenses shall be shared as follows:

GSA Name	Agency Name	Participatio n Status	Participati on Percentage Sub- Allocation	Participat ion Percentag e*
Central Delta Region Multi- Agency GSA				88%
	Eagle Field Water District	Activity Agreement Member	6.0%	
	County of Fresno	SS-MOA Participant	13.5%	
	Fresno Slough Water District	Activity Agreement Member	6.0%	
	County of Merced	SS-MOA Participant	9.5%	
	Mercy Springs Water District	Activity Agreement Member	7.6%	
	Pacheco Water District	Activity Agreement Member	7.1%	
	Panoche Water District	Activity Agreement Member	15.7%	
	San Luis Water District	Activity Agreement Member	20.0%	
	Santa Nella County Water District	SS-MOA Participant	6.0	

Oro Loma Water District GSA	Oro Loma Water District	Activity Agreement Member	6.0%	6.0%
District GSA	District	Agreement Member		
Widren Water	Tranquillity Irrigation District Widren Water	Activity Agreement Member Activity	6.0%	6.0%

^{*-} Percent GSA Allocation derived according to the following formula: (50% Acres in Service Area + 50% equal distribution among Activity Participants with at least 3% of total acreage: Activity Participants with less than 3% of total acreage allocated 6% of costs).

8. If an Activity Agreement Member or SS-MOA Participant fails to pay its share of Coordinated Plan Expenses, the remaining Activity Agreement Members and SS-MOA Participants agree to pay adjusted Coordinated Plan Expenses. Any adjustments will be made proportionally to each percentage identified in the table above, and documented in a dated Attachment to this Exhibit; provided, that the agencies in the Central DM GSP Group may decide upon a different adjustment among themselves documented in a dated attachment to this Exhibit.

L	Pated	Effective as of:	 2018

EXHIBIT "B"

SS-MOA PARTICIPANT CONSENT TO SECOND AMENDMENT TO THE CENTRAL DELTA-MENDOTA REGION SUSTAINABLE GROUNDWATER MANAGEMENT ACT SERVICES ACTIVITY AGREEMENT

The undersigned duly authorized representatives of the SS-MOA Participants that have entered into a Memorandum of Agreement for Central Delta-Mendota Region Sustainable Groundwater Management Act Services with the San Luis & Delta-Mendota Water Authority hereby consent on behalf of such SS-MOA Participants to the Second Amendment to the Central Delta-Mendota Region Sustainable Groundwater Management Act Services Activity Agreement.

SS-MOA PARTICIPANTS

Agency Name: COUNTY OF MERCED
By:
Name:
Title:
Date:
Agency Name: COUNTY OF FRESNO
By:
Name:
Title:
Date:

Second Amendment to Central Delta-Mendota Region SGMA Services Activity Agreement Revised 6-25-2018

Agency Name: SANTA NELLA COUNTY WATER DISTRICT

By:	
Name:	_
Title:	_
Date:	_
Agency Name: WIDREN WATER DIST	RICT
By:	
Name:	_
Title:	_
Data	

REVISED ACTIVITY AGREEMENT EXHIBIT C

CENTRAL DM REGION

ACTIVITY PARTICIPANT

PARTICIPATION PERCENTAGES

Agency Name/GSA Name	Participation Status	Participation Percentage	GSA Total Allocation
Central DM Region Multi-Agency GSA			88%
Eagle Field Water District	Member	6.0% GSA Allocation	
County of Fresno	SS-MOA Participant	13.5% GSA Allocation	
Fresno Slough Water District	Member	6.0% GSA Allocation	
County of Merced	SS-MOA Participant	9.5% GSA Allocation	
Mercy Springs Water District	Member	7.6% GSA Allocation	
Pacheco Water District	Member	7.1% GSA Allocation	
Panoche Water District	Member	15.7% GSA Allocation	
San Luis Water District	Member	20.0 GSA Allocation	
Santa Nella County Water District	SS-MOA Participant	6.0 GSA Allocation	
Tranquillity Irrigation District	Member	8.6% GSA Allocation 100%	
Widren Water District GSA			6%
Widren Water District	SS-MOA Participant	100% GSA Allocation	
Oro Loma Water District GSA			6%
Oro Loma Water District	Member	100% GSA Allocation	
			100%
Dated Effective as of:			

SECOND AMENDMENT TO CENTRAL DELTA-MENDOTA REGION SUSTAINABLE GROUNDWATER MANAGEMENT ACT SERVICES ACTIVITY AGREEMENT AND CONSENT OF SS-MOA PARTICIPANTS

1. <u>RECITALS</u>

- A. The San Luis & Delta-Mendota Water Authority ("Authority") and its members Eagle Field Water District, Mercy Springs Water District, Pacheco Water District, Panoche Water District, San Luis Water District, Tranquillity Irrigation District and Fresno Slough Water District have executed that certain Central Delta-Mendota Region Sustainable Groundwater Management Act ("SGMA") Services Activity Agreement (the "Activity Agreement Members" and "Activity Agreement"), made effective as of February 15, 2017, and that certain First Amendment, made effective as of November 17, 2017 (the "First Amendment").
- B. <u>The County of Fresno, the County of Merced, and the Santa Nella County Water, and the Widren Water District non, non-members of the Authority, have executed Memoranda of Agreement to participate in the Activity Agreement as SS-MOA Participants.</u>
- C. The Activity Agreement Members and SS-MOA Participants have also executed that certain First Amendment to the Central Delta-Mendota Region Sustainable Groundwater Management Act ("SGMA") Services Activity Agreement, by the terms of which the withdrawal of Oro Loma Water District from the Activity Agreement was documented.
- D. Oro Loma Water District, a Member of the Water Authority, now desires to become a member of the Activity Agreement and is willing to execute this Second Amendment and to accept the benefits and obligations of the Activity Agreement as of the date of this Second Amendment on the terms set forth herein.
- E. Section 3 of the Activity Agreement identifies a purpose of the Activity Agreement as to provide the contractual basis for the Activity Agreement Members to utilize the resources of the Authority to assist with "coordination with other such plans within the Delta-Mendota Subbasin and adjoining subbasins as required by SGMA."
- F. Section 4.2 of the Activity Agreement lists an authorized activity of the Authority under the Activity Agreement as "[t]o provide services to facilitate coordination among the GSAs in other portions of the DM Subbasin, and GSAs in other subbasins to assist in the

development or implementation of intra-basin or inter-basin Coordination Agreements required by SGMA."

- G. Section 5.1 of the Activity Agreement authorizes the Activity Agreement Members "[t]o cooperate, act in conjunction with, and contract with the United States, the State of California, or any agency thereof, Fresno and Merced Counties, and other Members, SS-MOA Participants, and GSAs, or any of them, in the full exercise of the powers of the Activity Participants for purposes of assisting in meeting the procedural requirements for forming a GSA, if so requested, and preparation, adoption and implementation of the Central DM Region GSP and any Coordination Agreements required by SGMA."
- H. Representatives selected by the Activity Agreement Members and the SS-MOA Participants comprise the Activity Agreement Management Committee.
- I. With the addition of Oro Loma Water District, Tthe Activity Agreement Members and the SS-MOA Participants collectively comprise three (3)wo GSAs: (1) Central Delta-Mendota Region Multi-Agency GSA, established by memorandum of agreement; and (2) the Widren Water District GSA; and (3) the Oro Loma Water District GSA. Separately, the signatories to the Central Delta-Mendota Region Multi-Agency GSA and the Widren GSA (the "Central Delta-Mendota Region GSAs") are proposed parties to that certain Coordination Agreement for GSAs within the Delta-Mendota Subbasin established to meet the coordination obligations of SGMA.
- J. The Coordination Agreement provides mechanisms for coordination among six (6) GSP Groups; the Central Delta-Mendota Region GSAs are being combined into a single GSP Group with GSAs in the Northern Delta-Mendota Region (the "Northern/Central DM GSP Group").
 - K. The Coordination Agreement provides for a Coordination Committee.
- L. The Coordination Agreement authorizes two (2) Coordination Committee Members ("GSP Group Representatives") and two (2) Coordination Committee Alternate Members ("Alternates") from the Northern/Central Delta-Mendota Region GSAs to represent the Northern/Central DM GSP Group, which are intended to be selected with one (1) GSP Group Representative and one (1) Alternate from the Northern DM Region GSAs and (1) GSP Group Representative and one (1) Alternate from the Central DM Region GSAs; the GSP Group

Representative and Alternate from the Central DM GSAs initially being those individuals designated on Exhibit "A" to this Second Amendment.

- M. The Coordination Agreement requires each party to the Coordination Agreement to document: (1) its arrangements for how its GSP Group Representative and Alternate are selected and how required actions of the GSA within its respective GSP Group are identified and implemented; (2) the authorization of such GSP Group Representative(s) and Alternate(s); and (3) the mechanism for sharing Coordination Agreement Expenses ("Coordinated Plan Expenses") among the parties in the GSP Group.
- N. The Activity Agreement Members desire through this Second Amendment to amend the Activity Agreement by attaching agreed-upon procedures to accomplish the purposes set forth in Recital I above.
- O. The Activity Agreement authorizes Amendments, in Section 19.1, Amendments, which provides: "This Agreement may be amended in writing by the Authority and the Activity Agreement Members, with approval from the SS-MOA Participants."
- P. The Activity Agreement authorizes admission of new Members, in Section 15, Initial Admission/Admission of New Members, which provides: "After February 28, 2017, admission of new Members shall require amendment of this Activity Agreement and approval by the Board of Directors and the Activity Agreement Members."

2. AGREEMENT

NOW, THEREFORE, in consideration of the true and correct facts recited above, the Activity Agreement Members and the Authority agree as follows:

2.1 AMENDMENT TO AUTHORIZE ADMISSION OF NEW MEMBER

- A. The Oro Loma Water District shall be admitted as a member of the Activity Agreement on the condition that it execute an acknowledgment that it is subject to the terms of the Activity Agreement and by executing this Second Amendment agreeing to the terms of the Activity Agreement, as amended by this Second Amendment.
- B. The Oro Loma Water District agrees that as a condition to its admission as a member of the Activity Agreement, the Participation Percentages_-for all of the Members and the

SS-MOA Participants <u>set forth on Exhibit "C" to the Activity Agreement</u> shall be adjusted to reflect the allocation described in <u>Revised Exhibit "C" attached to this Second Amendment.</u>

<u>Exhibit "A" to this Second Amendment.</u>

- C. The Oro Loma Water District further agrees that as a condition to its admission, it shall pay its share of Activity Agreement Expenses according to the Participation Percentages adjusted hereby for retroactively to Water Authority Fiscal Year 2017-18 and 2018-19 as said Activity Agreement Expenses may be adjusted through budget amendments, and to thereafter pay its share of all such Activity Agreement Expenses.
- D. Oro Loma Water District also agrees that it shall execute the Delta-Mendota Subbasin Coordination Agreement and Cost Sharing Agreement with the San Luis & Delta-Mendota Water District as a condition to its admission as an Activity Agreement Member.
- E. The Water Authority and the Activity Agreement Members agree that upon approval of this Second Amendment by the Oro Loma Water District, the Board of Directors of the Water Authority and the pre-amendment Activity Agreement Members, the maps designated as Exhibits "A" and "B" to the Activity Agreement; the definitions Section 2.3, "Basin" or "Delta-Mendota Subbasin" or DM Subbasin; Section 2.5 "Central Delta-Mendota Region" or "Central DM Region;" and 2.6 "Central DM Region GSP" or "GSP" shall be revised and replaced as necessary to reflect inclusion of the territory of Oro Loma Water District, the Participation Percentages listed in Exhibit "CA" to this Second Amendment shall become effective, and that the First Amendment shall not be read to preclude the admission of Oro Loma Water District as a new Activity Agreement Member through this Second Amendment.
- F. This Section 2.1 of the Second Amendment shall be effective upon, and only upon, its execution by the Board of Directors of the Water Authority, the authorized representative of the Activity Agreement Members, and an authorized representative of Oro Loma Water District.

2.2 AMENDMENT REGARDING REPRESENTATION THROUGH GSP GROUP REPRESENTATIVES

A. The Activity Agreement Members hereby adopt those processes and procedures as set forth on Exhibit "AB" to this Second Amendment, which is attached hereto and by reference incorporated herein.

B. The terms of the Activity Agreement as modified by the First Amendment and this Second Amendment remain in full force and effect.

C. This Second Amendment shall become effective once it has been executed by an

authorized representative of the Water Authority and a majority of the Activity Agreement

Members with the consent of the SS-MOA Participants, which consent may be accomplished by

execution of the form attached hereto as Exhibit "CB."

D. In the event Oro Loma Water District declines to become a new Member of the

Activity Agreement, only this Section 2.2 of this Second Amendment shall become effective,

provided that the Participation Percentages in Exhibit C to the Activity Agreement in effect

immediately before the date of this Second Amendment shall not be revised and the Coordinated

Plan Expense Contribution % in Paragraph 7 of Exhibit "BA" to this Second Amendment shall

be adjusted to <u>matchremove</u> the allocation of <u>expenses stated in such Exhibit "C" to the Activity</u>

Agreement, without allocating any share to Oro Loma Water District. and to increase the

allocation of the County of Fresno by a like amount.

By:

SAN LUIS & DELTA-MENDOTA WATER AUTHORITY

Name:	
Title:	
Date:	_
ACTIVITY AGREEMENT MEMBERS	
Agency Name: EAGLE FIELD WATER	DISTRICT
By:	
Name:	
Title:	

Date:
Agency Name: MERCY SPRINGS WATER DISTRICT
By:
Name:
Title:
Date:
Agency Name: PACHECO WATER DISTRICT
By:
Name:
Title:
Date:
Agency Name: PANOCHE WATER DISTRICT
By:
Name:
Title:
Date:
Agency Name: SAN LUIS WATER DISTRICT
By:
Name: Second Amendment to Central Delta-Mendota Region SGMA Services Activity Agreement Revised 6-25-2018

Title:	
Date:	_
Agency Name: TRANQUILLITY IRRI	GATION DISTRICT
By:	_
Name:	
Title:	
Date:	
Agency Name: FRESNO SLOUGH W A	
By:	
Name:	
Title:	
Date:	
Agency Name: ORO LOMA WATER I	DISTRICT
By:	
Name:	<u> </u>
Title:	<u> </u>
Date:	

EXHIBIT "AB"

PROCESSES AND PROCEDURES FOR PARTICIPATION IN DELTA-MENDOTA SUBBASIN COORDINATION AGREEMENT

NORTHERN/CENTRAL DM REGION GSP GROUP

- 1. The Central Delta-Mendota Management Committee is authorized to appoint the Central Delta-Mendota Region's Coordination Committee Member ("GSP Group Representative") and Coordination Committee Alternate Member ("Alternate") to the Coordination Committee established under the Delta-Mendota Subbasin Coordination Agreement, upon a unanimous vote of the Management Committee.
- 2. The GSP Group Representative and Alternate will each serve two-year terms, with the opportunity to serve consecutive terms if so authorized by the Management Committee.
- 3. The Central Delta-Mendota Management Committee is authorized to determine, subject to the terms of the Central Delta-Mendota Region Activity Agreement, how required actions of the Central Delta-Mendota Region GSAs within its respective GSP Group are identified and implemented and to provide direction based on that determination to the Central Delta-Mendota GSP Group Representative and Alternate for a vote consistent with the direction. The vote required for Management Committee approval of any determination or direction authorized by this paragraph shall be the affirmative vote of 75% of the Management Committee Members and Voting Alternates who are present at the Management Committee Meeting; no vote may be taken unless at least quorum of Members and Voting Alternates is present.
- 4. GSP Group Representatives and Alternates representing the Central Delta-Mendota Region are hereby authorized to bind the Central Delta-Mendota Region GSAs, e.g. in approving annual workplans and estimated expenses and Technical Memoranda, to the extent established in the Coordination Agreement following consultation with the Central Delta-Mendota Management Committee and any required votes of the Activity Agreement Members and/or SS-MOA Participants.
- 6. The GSP Group Representative and/or Alternate shall report all Coordination Committee decision points (both upcoming and completed) to the Management Committee in a timely fashion.

7. The Activity Agreement Members and SS-MOA Participants in the Central Delta-Mendota Region together agree to pay 50% of Coordinated Plan Expenses assigned to the Northern/Central GSP Group under the Coordination Agreement and further agree that with respect to Activity Agreement Members to the Central Delta-Mendota Region Activity Agreement and SS-MOA Participants, such Coordinated Plan Expenses shall be shared as follows:

GSA Name	Agency Name	Participatio n Status	Participati on Percentage Sub- Allocation	Participat ion Percentag e <u>*</u>
Central Delta Region Multi- Agency GSA				<u>88</u> 94%
	Eagle Field Water District	Activity Agreement Member	6.0%	
	County of Fresno	SS-MOA Participant	13.5%	
	Fresno Slough Water District	Activity Agreement Member	6.0%	
	County of Merced	SS-MOA Participant	9.5%	
	Mercy Springs Water District	Activity Agreement Member	7.6%	
	Pacheco Water District	Activity Agreement Member	7.1%	
	Panoche Water District	Activity Agreement Member	15.7%	
	San Luis Water District	Activity Agreement Member	20.0%	

			TOTAL	100%
District GSA		Member		
Water	Water District	Agreement		
Oro Loma	Oro Loma	Activity	6.0%	6.0%
		Member		
District GSA	District	Agreement		
Widren Water	Widren Water	Activity	6.0%	6.0%
	District	Member		
	Irrigation	Agreement		
	Tranquillity	Activity	8.6%	
			0.504	
	District	1 articipant		
	County Water	Participant		
	Santa Nella	SS-MOA	6.0	

^{*-} Percent GSA Allocation derived according to the following formula: (50% Acres in Service Area + 50% equal distribution among Activity Participants with at least 3% of total acreage: Activity Participants with less than 3% of total acreage allocated 6% of costs).

8. If an Activity Agreement Member or SS-MOA Participant fails to pay its share of Coordinated Plan Expenses, the remaining Activity Agreement Members and SS-MOA Participants agree to pay adjusted Coordinated Plan Expenses. Any adjustments will be made proportionally to each percentage identified in the table above, and documented in a dated Attachment to this Exhibit; provided, that the agencies in the Central DM GSP Group may decide upon a different adjustment among themselves documented in a dated attachment to this Exhibit.

D	ated	Effective as of:	2018

EXHIBIT "BC"

SS-MOA PARTICIPANT CONSENT TO SECOND AMENDMENT TO THE CENTRAL DELTA-MENDOTA REGION SUSTAINABLE GROUNDWATER MANAGEMENT ACT SERVICES ACTIVITY AGREEMENT

The undersigned duly authorized representatives of the SS-MOA Participants that have entered into a Memorandum of Agreement for Central Delta-Mendota Region Sustainable Groundwater Management Act Services with the San Luis & Delta-Mendota Water Authority hereby consent on behalf of such SS-MOA Participants to the Second Amendment to the Central Delta-Mendota Region Sustainable Groundwater Management Act Services Activity Agreement.

SS-MOA PARTICIPANTS

Agency Name: COUNTY OF MERCED
By:
Name:
Title:
Date:
Agency Name: COUNTY OF FRESNO
By:
Name:
Title:
Date:

Agency Name: SANTA NELLA COUNTY WATER DISTRICT

By:	
Name:	
Title:	
Date:	-
Agency Name: WIDREN WATER DIST	RICT
<u>By:</u>	
<u>By:</u> <u>Name:</u>	

REVISED ACTIVITY AGREEMENT EXHIBIT C

CENTRAL DM REGION

ACTIVITY PARTICIPANT

PARTICIPATION PERCENTAGES

Agency Name/GSA Name	Participation	Participation	GSA Total
	Status	Percentage	Allocation
Central DM Region Multi-Agency GSA			88%
Eagle Field Water District	Member	6.0% GSA Allocation	
County of Fresno	SS-MOA Participant	13.5% GSA Allocation	
Fresno Slough Water District	Member	6.0% GSA Allocation	
County of Merced	SS-MOA Participant	9.5% GSA Allocation	
Mercy Springs Water District	Member	7.6% GSA Allocation	
Pacheco Water District	Member	7.1% GSA Allocation	
Panoche Water District	Member	15.7% GSA Allocation	
San Luis Water District	Member	20.0 GSA Allocation	
Santa Nella County Water District	SS-MOA Participant	6.0 GSA Allocation	
Tranquillity Irrigation District	Member	8.6% GSA Allocation	
		100%	
Widren Water District GSA			<u>6%</u>
Widren Water District	SS-MOA Participant	100% GSA Allocation	
Oro Loma Water District GSA			<u>6%</u>
Oro Loma Water District	Member	100% GSA Allocation	
			100%
Dated Effective as of:			

Second Amendment to Central Delta-Mendota Region SGMA Services Activity Agreement Revised 6-25-2018