1 2		JOINT POWERS AGREEMENT			
3 4 5		FORMATION OF THE SOUTH FORK KINGS GSA JOINT POWERS AUTHORITY			
6 7	THIS JOINT POWERS AGREEMENT ("Agreement") is made by and between the CITY				
8	OF LEMOOR	E, EMPIRE WEST SIDE IRRIGATION DISTRICT, STRATFORD IRRIGATION			
9	DISTRICT, S	TRATFORD PUBLIC UTILITIES DISTRICT, and the COUNTY OF KINGS,			
10	hereinafter collectively referred to as Members, with reference to the following:				
11	А.	In September 2014, California Governor, Jerry Brown, signed three bills (SB			
12		1168, SB 1319, and AB 1739) into law creating the Sustainable Groundwater			
13		Management Act of 2014 (the "Act" or "SGMA"), which was amended in			
14		September and October 2015 when the Governor signed into law SB 13 and AB			
15		617, respectively.			
16	В.	The Act requires the formation of Groundwater Sustainability Agencies ("GSAs")			
17		that will be responsible for implementing provisions of the Act as to each			
18		groundwater basin and groundwater subbasin falling within the provisions of the			
19		Act.			
20	C.	The Members overlie a portion of the Tulare Lake Subbasin of the San Joaquin			
21		Valley Groundwater Basin (the "Subbasin"), an unadjudicated groundwater			
22		subbasin, portions of which underlie the jurisdictional boundaries of each			
23		Member.			
24	D.	The Members are qualified to exercise powers related to groundwater			
25		management within their jurisdictional boundaries and qualify individually to			
26		serve as a GSA under the provisions of the Act.			
27	E.	Under the Act, a combination of local agencies may elect to form a GSA through			
28		a joint powers agreement, or other legal agreement.			
29	F.	The Members desire to create a joint powers authority, and are authorized to			

enter into this Agreement pursuant to Government Code §§ 6500 et seq. for the
 purpose of acting as an independent public agency to serve as a single GSA
 under the Act for areas of the Subbasin underlying the collective jurisdictional
 boundaries of the Members.

- 5G.Under the Act, each GSA is responsible for assuming its regulatory role by July61, 2017, and for submitting a Groundwater Sustainability Plan ("GSP") to the7California Department of Water Resources ("DWR") by either January 31, 20208or January 31, 2022, depending on criteria specified in the Act.
- 9 The County of Kings ("County") has agreed to be a party to this Agreement and Η. 10 participate as a Member in order to ensure complete SGMA coverage over 11 certain otherwise un-districted (sometimes referred to as "white") areas in the 12 Tulare Lake Subbasin within the geographic boundaries of the GSA identified 13 herein by the Members under this Agreement. The County's regulatory role 14 within the scope of its membership in this joint powers authority and related 15 implementation of SGMA is separate and distinct from the County's regulatory, 16 land use, and police powers outside of the scope and purpose of this 17 Agreement. This separate role and related powers are specifically reserved unto
- 18 the County by State statute and the California Constitution.
- 19I.The Members shall negotiate and enter into Coordination Agreements in20accordance with the requirements of the Act with other GSAs in the Subbasin,21for the purpose of coordinating each GSA's GSP to collectively manage the22Subbasin in a sustainable manner as required by the Act.
- J. The Members desire to begin collecting and organizing data, engaging and
 retaining experts and consultants, and soliciting feedback from stakeholders
 within the portion of the Subbasin subject to their jurisdiction, for the purpose of
 preparing a GSP for the portions of the Subbasin subject to their jurisdiction, and

1			for the purpose of negotiating Coordination Agreements with the other GSAs in
2			the Subbasin to ensure that there is a coordinated plan for managing the
3			Subbasin in compliance with the requirements of the Act.
4		K.	The Members further intend by this Agreement to provide for the management
5			and funding commitments reasonably anticipated to be necessary for the above
6			purposes.
7	ACCORE	DINGL	Y, IT IS AGREED:
8	1.	REC	CITALS: The foregoing recitals are incorporated herein by reference.
9	2.	DEF	FINITIONS: Unless otherwise required by the context, the following terms shall
10	have the	follow	ing meanings:
11		a.	"Act" shall mean the Sustainable California Groundwater Management Act of
12			2014.
13			and all regulations adopted under the legislation (SB 1168, SB 1319, AB 1739,
14			SB 13, and AB 617) that collectively comprise the Act, as that legislation and
15			those regulations may be further adopted or amended from time to time.
16		b.	" <u>Authority</u> " shall mean the "South Fork Kings GSA" OR "SFK GSA" which is the
17			public and separate legal entity created by this Agreement.
18		C.	" <u>Board</u> " or " <u>Board of Directors</u> " shall mean the Board of Directors of the Authority
19			as provided in this Agreement to govern and administer the Authority.
20		d.	"Member" shall mean any of the signatories of this Agreement and "Members"
21			shall mean all of the signatories to this Agreement.
22		e.	"Subbasin" shall mean the Tulare Lake Subbasin of the San Joaquin Valley
23			Groundwater Basin, as identified in Bulletin 118 (5-22.12) prepared by the
24			California Department of Water Resources.
25		f.	"Groundwater Sustainability Agency" or "GSA" shall mean an agency authorized
26			by the Act to regulate portions of the Subbasin in compliance with the terms and

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provisions of the Act.

h. <u>"DWR"</u> shall mean the California Department of Water Resources.

3 i. "<u>SWRCB</u>" shall mean the California State Water Resources Control Board.

3. CERTIFICATION: Each Member, as a signatory to this Agreement, certifies and
declares that it is a public agency, as defined by Government Code § 6500, that is authorized to
enter into a joint powers agreement to contract with each other for the joint exercise of any
common power under Article 1, Chapter 5, Division 7, Title 1 of the Government Code.

4. CREATION OF SEPARATE AGENCY: There is hereby created an agency separate
from the parties to the Agreement, and which is responsible for the administration of the
Agreement, to be known as the "SOUTH FORK KINGS GSA". For the purpose of interacting with
the banking system the Authority will accept payments in the shortened name of "SFK GSA."
Within thirty (30) days of the effective date of this Agreement, the Members shall cause a notice
of this Agreement to be prepared and filed with the office of the California Secretary of State as
required by Government Code § 6503.5.

15 5. PURPOSES AND MEMBER RESPONSIBILITIES: The Authority is formed for the
 16 following purposes and responsibilities of its Members:

17 To jointly form a separate entity to fulfill the role of a GSA consisting of the a. 18 Members, so that the Members may collectively develop, adopt, and implement 19 a Groundwater Sustainability Plan ("GSP") for the sustainable management of 20 groundwater for that portion of the Subbasin underlying the collective 21 jurisdictional boundaries and service areas of the Members, as those boundaries 22 may be amended or modified from time to time. 23 b. Notwithstanding their intent to collectively develop, adopt, and implement a GSP, 24 as provided in Water Code § 10720.5, the Members confirm that groundwater

25 management under this Authority shall be consistent with Section 2 of Article X

26 of the California Constitution and that any GSP adopted by the Authority shall

not determine or alter surface water rights or groundwater rights under common
 law or any provision of law that determines or grants surface water rights. The
 Members make no commitments by entering into this Agreement to share or
 otherwise contribute their water supply assets as part of the preparation of a
 GSP.

6 The geographic boundaries of the GSA contemplated by the Members are set C. 7 forth in the map attached hereto as Exhibit "A", which is incorporated herein by this reference. The Authority will also represent the Members in discussions 8 9 with other Subbasin stakeholders, and shall enter into a Coordination 10 Agreement(s) with those that form GSAs in the Subbasin, to achieve an 11 integrated, comprehensive basin-wide plan that satisfies the Act as to 12 sustainable groundwater management for the entire Subbasin. The Authority 13 shall also represent Members in discussions, and may enter into agreements as 14 necessary with GSAs in neighboring subbasins.

15 d. Each Member may exercise independent power within its own jurisdiction, 16 including but not limited to, the establishment or approval of fees and the exercise and administration of all powers held by each Member with regard to 17 18 groundwater management and regulation as such Member existed prior to the 19 approval of this Agreement and/or consistent with the Act, except as otherwise 20 provided in this Agreement and/or as required by the Act. Should a Member 21 choose to withdraw from the Authority in accordance with the terms of this 22 Agreement, that Member expressly retains the right to serve exclusively as a 23 GSA, subject to the requirements of the Act, for that portion of the Subbasin 24 underlying its jurisdictional boundaries or service area.

e. Each Member shall retain the right to implement the requirements of any GSP
 developed by the Authority within each of their respective jurisdictions, unless

otherwise provided for in this Agreement or as required by the Act.

2 f. The Members enter this Agreement with the intent to operate the Authority in 3 compliance with the requirements of the Act, addressing those operations and 4 programs that can be most cost-effectively handled at the regional level by 5 maximizing local resources, private sector participation and contract services. 6 Each Member will be responsible for adhering to the terms of this Agreement, for 7 constructively participating in the efforts to achieve compliance with the Act, and 8 for timely payment of contributions that are approved by the Board in compliance 9 with this Agreement.

10 6. **POWERS:** The Members intend that the Authority provide for the joint exercise of 11 certain powers common to the Members in studying, planning and cooperatively and sustainably 12 managing groundwater in the Subbasin, and for the exercise of such additional powers as are 13 conferred by law in order to meet the requirements of the Act. The Members are each 14 empowered by the laws of the State of California to exercise the powers specified in this 15 Agreement, and to comply with the provisions of the Act and other laws. These common powers 16 shall be exercised for the benefit of any one or more of the Members or otherwise in the manner 17 set forth in this Agreement. Nothing in this Agreement or a future GSP shall be interpreted as 18 superseding the land use authority of the County, including the County General Plan (Water 19 Code §10726.8(f) of the Act). Subject to the limitations set forth in this Agreement, the Authority 20 shall have the powers to perform all acts necessary to accomplish its purpose as stated in this 21 Agreement, including but not limited to the following: 22 To make and/or assume contracts and to employ agents, employees,

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a. 23 consultants and such other persons or firms as the Board may deem necessary, 24 to the full exercise of the Authority's power, including, but not limited to, 25 engineering, hydrogeological, and other consultants, and with attorneys and 26 accountants and financial advisors, for the purpose of providing any service

required by the Authority to accomplish its purposes and Member responsibilities
 identified in Section 5;

3b.To conduct all necessary research and investigations, and to compile4appropriate reports and collect data from all available sources to assist in5preparation of a GSP, and for development of Coordination Agreements with6other GSAs in the Subbasin, so as to allow the Members to participate in the7sustainable management of the Subbasin in compliance with the Act;

8 c. To cooperate, act in conjunction with, and contract with the United States, the 9 State of California, or any agency thereof, the other Tulare Lake Subbasin 10 stakeholders or GSAs, or any of them, in the full exercise of the Authority's 11 powers as a GSA;

d. To apply for, accept and receive licenses, permits, water rights, approvals,
agreements, grants, loans, gifts, contributions, donations and aid or assistance
from any agency of the United States, the State of California or other public or
private person or entity necessary for fulfilling the purposes of a GSA;

e. To acquire by grant, purchase, lease, gift, devise, contract, construction, eminent
domain or otherwise, and hold, use, enjoy, sell, let, and dispose of, real and
personal property of every kind, including land, water rights, structures,
buildings, rights-of-way, easements, and privileges, and to construct, maintain,
alter, and operate any and all works or improvements, within or outside the

21agency, necessary or proper to carry out any of the purposes of the Authority22(Water Code § 10726.2);

23f.To utilize the GSA enforcement powers identified in the Act (Water Code §2410732), including the imposition and collection of civil penalties that shall be25utilized in accordance with the requirements of the Act;

26 g. To sue and be sued in its own name;

1	h.	To provide for the prosecution of, defense of, or other participation in actions or
2		proceedings at law or in public meetings in which the Members, pursuant to this
3		Agreement, may have an interest, and to employ counsel or other expert
4		assistance for that purpose;
5	i.	To adopt an initial operating budget and initial member contributions within
6		ninety (90) days of the execution of this Agreement, and an annual budget and
7		Member contributions to same, by June 30 of each year, unless an alternative
8		date is specified at the time of the adoption of the previous budget;
9	j.	To incur debts, liabilities or obligations, subject to the limitations provided in this
10		Agreement;
11	k.	To impose fees authorized by the Act (Water Code §§ 10730-10731), without
12		any limitation on a Member's ability to impose fees within its jurisdiction, to fund
13		the cost of furthering the purposes of this Agreement, complying with the Act,
14		and sustainably managing groundwater within the Subbasin;
15	I.	To adopt by-laws, rules, regulations, policies and procedures, as deemed
16		necessary by the Board, for governing the operation of the GSA and adoption
17		and implementation of the GSP consistent with the powers and purposes of the
18		Authority and as authorized by Chapter 5 of the Act;
19	m.	To investigate legislation and proposed legislation affecting the Act and the
20		Subbasin and make appearances regarding such matters, and if necessary
21		initiate litigation regarding same;
22	n.	To take such actions as are deemed necessary to achieve its specific and
23		limited purposes as stated above.
24	0.	To the extent authorized by the Act, to exercise any powers in the manner and
25		according to the methods provided under the laws applicable to the Stratford
26		Irrigation District.

7. OBLIGATIONS OF AUTHORITY: No debt, liability or obligation of the Authority shall
 constitute a debt, liability or obligation of any of the Members, appointed members of the Board of
 Directors, or committee members.

B. DESIGNATION OF ADMINISTERING AGENCY: The powers of the Authority
 provided in this Agreement shall be exercised in the manner provided by law for the exercise of
 such powers by the Members.

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9. ORGANIZATION:

8 a. GOVERNING BOARD: The Authority shall be governed by a Board of Directors 9 which shall be composed of one (1) appointee of each Member ("Principal 10 Director"). The Principal Director shall be a individual currently serving on the 11 Board or Council of each of the Members, and may only be replaced by an 12 individual currently serving on the Board or Council of each of the Members. In 13 the event a Member's Council or Board replaces a Principal Director, the 14 Member shall provide all other Members with notice of the replacements prior to 15 the next Board meeting. Each Member may designate one (1) Alternate Director 16 for the purpose of fully participating on the Authority Board in the same manner as a Principal Director only when a Principal Director is absent. If an Alternate 17 18 Director is not a member of the Board or Council of the Member agency that he 19 or she represents, said Alternate Director shall be an employee or authorized 20 agent of the Member.

b. BOARD MEMBER TERMS AND COMPENSATION: Directors appointed by a
Member shall serve without terms and at the pleasure of the Board or Council of
the Member they represent. Directors and Alternate Directors shall serve
without compensation, except that they may be reimbursed for reasonable
expenses associated with their service on the Board as authorized by the Board.
MEETINGS: Regular meetings of the Board may be held guarterly, or as the

1		Boa	rd det	ermines as necessary, on such dates and times and at such locations			
2		as th	as the Board shall fix by resolution. Special meetings of the Board shall be called				
3		in ac	in accordance with Government Code § 54956. All meetings shall comply with				
4		the p	the provisions of the Ralph M. Brown Act (Government Code §§ 54950 at seq.).				
5	d.	QUC	QUORUM: Fifty percent (50%) of the Directors plus one (1) shall constitute a				
6		quoi	quorum in order to conduct business.				
7	e.	VOT	VOTING: A simple majority of the Members shall be required for an action of the				
8		Boa	Board, except that:				
9		(1)	Am	ajority vote of less than a quorum may vote to adjourn;			
10		(2)	Any	of the following actions shall require a supermajority (4/5ths) vote of			
11			the I	Members:			
12			(i)	Create and appoint members to a Stakeholder Advisory Committee;			
13			(ii)	Enter into contracts or incur debts over \$25,000 or for terms in			
14				excess of two (2) years;			
15			(iii)	Appointment, employment, or dismissal of an employee, including			
16				any independent contractor who functions as an employee;			
17			(iv)	Compromise or payment of any claim against the Authority;			
18			(v)	Acquisition by grant, purchase, lease, gift, devise, contract,			
19				construction, or otherwise, and the decision(s) to hold, use, enjoy,			
20				sell, let, and dispose of, real and personal property of every kind,			
21				including land, water rights, structures, buildings, rights-of-way,			
22				easements, and privileges, and to construct, maintain, alter, and			
23				operate any and all works or improvements, within or outside the			
24				agency, that the Board deems necessary or proper to carry out any of			
25				the purposes of the Authority;			
26			(vi)	Approval of any Coordination Agreements with other GSAs in the			

1			Subbasin, or any GSA in an adjoining subbasin;
2		(vii)	Approval of a GSP for the portions of the Subbasin identified by the
3			GSA boundaries, including any subsequent modifications to the GSP,
4			and including all decisions involving defining and managing
5			sustainability thresholds, including but not limited to determinations
6			related to sustainable yield, measurable objectives and yearly water
7			budgets and approval of annual reports;
8		(viii)	Approval of actions to utilize the enforcement powers of Chapter 9 of
9			the Act;
10		(ix)	Approval of budget and Member contributions pursuant to Section 12;
11		(x)	Adoption of an ordinance;
12		(xi)	Assessments for Extraordinary Costs pursuant to Section 14;
13		(xii)	Removal of Members from the Authority pursuant to Section 18;
14		(xiii)	Admission of additional members pursuant to Section 19;
15		(xiv)	Initiation of litigation by the Authority.
16		(3) Any	of the following actions shall require a unanimous vote of all Members:
17		(i)	Amendment of this Agreement;
18		(ii)	Election to conduct the audit every two (2) years.
19	f.	MINUTES	: The Board shall cause minutes of all meetings to be prepared, and
20		shall main	tain a copy in the Authority's records accessible to each Member, as
21		soon as p	racticable after each meeting. Approval of the minutes shall be by a
22		majority o	f the quorum.
23	g.	RULES: T	he Board shall adopt such other rules and regulations for the conduct
24		of its busi	ness as a GSA and in the implementation of any GSP as it shall deem
25		necessary	or desirable consistent with the provisions of this Agreement and the
26		Act.	

1h.OFFICERS: The officers of the Authority shall be a Chairperson, Vice-2Chairperson, and Secretary, and such other officers as the Board shall3designate. The election of officers will take place at the first meeting of each4fiscal year. The Treasurer shall be formally designated by a resolution adopted5by the Board of Directors stating the effective date of the appointment and the6term of the appointment.

i. STAKEHOLDER ADVISORY COMMITTEE: The Board may create an Advisory
Committee for the purpose of soliciting information from any potentially affected
stakeholders utilizing groundwater within the jurisdictional boundaries of the
Authority and potentially subject to the GSP to be developed by the Authority.
Membership on the Advisory Committee and the time/date for meetings shall be
at the discretion of the Board.

13 j. MANAGEMENT COMMITTEE: The Board may create a Management

14 Committee for the purpose of overseeing all activities undertaken in pursuit of 15 the goals and objectives of the Authority identified in this Agreement, and for 16 reporting upon same to the Board. The Management Committee may be 17 comprised of one staff person or authorized agent from each of the Members. 18 The Management Committee may, among other things, be responsible for the 19 approval of all expenditures authorized by the Board through their approval of 20 budget appropriations as required herein. The Management Committee may 21 also establish a Technical Advisory Subcommittee for the purpose of assisting 22 the Management Committee and the Board with the technical aspects of GSP 23 development and implementation of the Act. In the event that the Board does 24 not create a Management Committee, the activities the Management Committee would have otherwise performed shall be performed by individuals or agents as 25 26 designated by the Board in its discretion.

10. FISCAL AGENT, DEPOSITORY AND ACCOUNTING: The Treasurer is designated 1 2 as the fiscal agent and depository for the Authority, and shall be appointed by the Board as 3 provided in Section 9. The Treasurer shall be the depositary and have custody of all money of the 4 Authority, from whatever source, subject to the applicable provisions of any indenture or 5 resolution providing for a trustee or other fiscal agent. All funds of the Authority shall be held in 6 the joint operating fund established by Section 13, or such other separate accounts as may be 7 necessary, in the name of the Authority and not commingled with the funds of any Member or any 8 other person or entity. Full books and accounts shall be maintained for the Authority in 9 accordance with practices established by, or consistent with, those utilized by the Controller of 10 the State of California for public entities. The books and records of the Authority shall be open to 11 inspection by the Members at all reasonable times, and by bondholders and lenders as and to 12 the extent provided by resolution or indenture.

The Authority shall reimburse the Treasurer for all expenses incurred pursuant to its role as Treasurer, or for any other administrative assistance provided to the Authority. In the event that the Authority appoints a third party to serve as Treasurer, the Authority and the Treasurer shall enter into a separate agreement regarding reimbursement of the Treasurer for any and all contributions and expenses incurred by the Treasurer consistent with this Section.

18 11. ACCOUNTABILITY, REPORTS AND AUDITS: There shall be strict accountability of 19 all funds, and an auditor designated by the Board shall report any and all receipts and 20 disbursements to the Board with such frequency as shall reasonably be required by the Board. 21 The Authority will utilize the services of an outside independent certified public accountant to 22 make an annual audit of the accounts and records of the Authority as required by Government 23 Code § 6505, unless the Board, by unanimous vote, elect to conduct the audit for a two (2) year 24 period. In each case, the minimum requirements of the audit shall be those prescribed by the 25 State Controller for special districts pursuant to Government Code § 26909, and shall conform to 26 generally accepted accounting principles. The outside independent certified public accountant

selected by the Authority shall be formally designated by a resolution adopted by majority vote of
 the guorum present stating the effective date of the appointment and the term of the appointment.

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12. OPERATING BUDGET, CONTRIBUTIONS, AND EXPENDITURES: The Board

4 shall, by a four-fifths vote of the Members, approve an initial operating budget within ninety (90) 5 days following the execution of this Agreement, to be funded by contributions from the Members 6 of the Authority as specified by this Section. Thereafter, the fiscal year for the Authority shall 7 extend from July 1 to June 30 of each year, and the Board shall, by a four-fifths vote of the 8 Members, adopt an annual operating budget for the coming fiscal year by June 30 of each year, 9 to be funded by contributions from the Members of the Authority, as required to conduct its 10 business in a manner consistent with the purposes of the Authority. Member contributions for an 11 approved budget shall be equally allocated to each Member, unless said approved budget 12 specifically requires disproportionate contributions. The Members may also fund the annual 13 operating budget through the imposition of fees, assessments, charges and/or civil penalties as 14 authorized by the Act and any other applicable California laws and local regulations. It shall be 15 the intent of the Members to reimburse past Member contributions.

16 The Authority shall have the power to establish a joint operating fund. The fund shall 17 be used to pay all administrative, operating and other expenses incurred by the Authority, and 18 shall be funded by each Member's contributions as set forth in the initial and annual operating 19 budget as required by this Section. All expenditures within the designations and limitations of the 20 applicable approved budget appropriations shall be made upon approval of the Management 21 Committee. The Treasurer shall draw checks or warrants or make payments by other means for 22 claims or disbursements not within an applicable budget only upon the approval of the Board and 23 in accordance with Board directions and authorizations concerning authorized account 24 signatories. The Authority may invest any money that is not required for its immediate 25 necessities in the same manner, and upon the same conditions, as any local agency may do by 26 law.

1 13. ALTERNATIVE FUNDING SOURCES: In addition to the Member contributions
 contemplated by Section 12, the Authority may also seek funding from other alternative sources,
 including but not limited to state and federal grants or loans. Unless specifically allocated by
 majority vote of the quorum present, all funding contributions obtained from alternative sources
 shall be equally allocated to each Member, for use by the Authority consistent with its powers and
 purposes.

7 The Board may arrange payment of the expenses of the Authority through an 8 alternative funding source. In accordance with Government Code § 6512.1, the Board may direct 9 repayment or return to the Members of all or part of the contributions made by the Members, 10 upon such terms as may be consistent with any indebtedness incurred by the Authority. Unless 11 otherwise prohibited by the alternative funding source, said alternative source's funds will be 12 disbursed before local funds for covered Authority obligations.

13 14. ASSESSMENTS FOR EXTRAORDINARY COSTS: In the event the Authority should 14 experience an unanticipated need to pay for extraordinary costs, or to pay for any and all costs of 15 litigation or indemnification as provided in this Agreement, to the extent not covered by insurance, 16 and to the extent that such costs cannot otherwise be reasonably funded through use of reserves 17 on hand or through the other revenue sources authorized by this Agreement, the Board may 18 authorize an assessment of extraordinary costs, whether actually incurred or estimated to be 19 necessary, by a four-fifths vote of the Members. The assessment of extraordinary costs 20 authorized by this Section shall be equally allocated to each Member, unless specified otherwise 21 by the Board. The Members agree that they will then furnish the Authority with the funds 22 authorized by the assessment for extraordinary costs within a reasonable period of time as 23 determined by the Board.

15. INITIAL STAFFING CONTRIBUTIONS: The Authority initially intends to pursue the goals and objectives identified in this Agreement by utilizing the staff of each of the Members to pursue those operations, investigations and programs that can be most cost-effectively handled

1 by maximizing Member staff and resources. The Management Committee shall meet to 2 determine the respective initial staffing contributions of the Members that will be utilized during 3 the time period covered by the initial operating budget. Thereafter, all Member staff contributions 4 to conduct the activities of the Authority shall be recommended by the Management Committee 5 for approval by the Board at the time for adopting the annual budget for the Authority. In the 6 event that the staffing contributions of the Members recommended by the Management 7 Committee are not allocated equally amongst the Members, the Board may adjust the Member 8 contributions in the budget as specified in Section 12 herein.

9 16. **DISPUTE RESOLUTION:** Should any controversy arise among or between Members 10 concerning this Agreement or the rights and duties of any Member under this Agreement, the 11 Members shall submit the matter to a person appointed by a majority vote of the Management 12 Committee to mediate the dispute. The appointed mediator shall be a person who is not an 13 employee or agent of any Member and, if necessary, as determined by a majority of the 14 Management Committee, shall be a person who has knowledge of and experience in the 15 management of groundwater resources. The appointed mediator shall recommend a decision on the matter in dispute and will be compensated by the Authority. 16

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17. WITHDRAWAL OF MEMBERS:

18 a. NOTICE TO MEMBERS: Any Member may withdraw from the Authority by 19 delivery of written notice, pursuant to Section 26, of its intent to withdraw from the 20 Authority, to each of the Members, at least one hundred twenty (120) days prior to 21 the date of withdrawal ("Withdrawal Notice Period"). The remaining Members 22 may, but shall not be required to, consent to a shorter Withdrawal Notice Period 23 b. EFFECT OF WITHDRAWAL: The withdrawal of a Member shall have no effect on 24 the continuance of this Agreement among the remaining Members. After providing 25 written notice of withdrawal, the withdrawing Member shall neither be entitled nor 26 obligated to participate in a vote on any matter before the Board, including but not

limited to adoption of the annual operating budget required by Section 12 and the
 assessment for extraordinary costs allowed by Section 14.

- 3 c. CONTINUING FISCAL OBLIGATIONS: Any Member that withdraws as provided 4 herein shall remain proportionately liable during the Withdrawal Notice Period for 5 its proportionate share of the annual operating budget required by Section 12. If 6 the Members have approved extraordinary costs in accordance with Section 14 7 prior to the date of written notice of withdrawal of a Member, the withdrawing 8 Member shall be proportionately liable for the obligations or debts approved and 9 incurred by the Authority for those extraordinary costs. Any Member that 10 withdraws shall remain proportionately liable for any unfunded capital expenditures 11 approved prior to the date of written notice of withdrawal of such Member.
- d. CONTINUING CLAIMS OBLIGATIONS: Members will remain obligated to
 contribute their proportionate share (based upon the membership roll as of the
 date of the claim), including without limitation legal defense costs, for any
 occurrences incurred during the Member's membership prior to the date of written
 notice of withdrawal of such Member, but not presented as a claim against the
 Authority until after the Member's withdrawal.
- e. DIVISION OF PROPERTY ASSETS: The real or personal property assets
 contributed by the withdrawing Member or the value of the real or personal
 property assets at the date of withdrawal will be returned to the withdrawing
 Member.
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18. REMOVAL OF MEMBERS:

a. NOTICE OF REMOVAL: The Board, by a vote of four-fifths of the Members, may
remove a Member from the Authority. Removal of the Member by the Board shall
be effective upon delivery, pursuant to Section 26, of written notice of removal to
the removed Member.

- b. EFFECT OF REMOVAL: The removal of the Member shall have no effect on the
 continuance of this Agreement among the remaining Members. After providing
 written notice of removal, the removed Member shall neither be entitled nor
 obligated to participate in a vote on any matter before the Board, including but not
 limited to adoption of the annual operating budget required by Section 12 and the
 assessment for extraordinary costs allowed by Section 14.
- c. CONTINUING FISCAL OBLIGATIONS: Any Member that is removed as provided
 herein shall remain proportionately liable for the obligations or debts approved by
 the Authority, including any unfunded capital expenditures, prior to the date of
 delivery of written notice of removal of such Member.
- 11d. CONTINUING CLAIMS OBLIGATIONS: Removed Members will remain obligated12to contribute their proportionate share (based upon the membership roll as of the13date of the claim), including without limitation legal defense costs, for any14occurrences incurred during the removed Member's membership, but not15presented as a claim against the Authority until after the Member's removal.
- e. DIVISION OF PROPERTY ASSETS: The real or personal property assets
 contributed by the removed Member or the value of the real or personal property
 assets at the date of delivery of notice of removal will be returned to the removed
 Member.

19. ADDITION OF MEMBERS: The Board shall allow additional members to join the Authority by a vote of four-fifths of the Members. Additional members must be capable, qualified and authorized to participate in a JPA and a GSA under the Act, and must be located within the Subbasin. The Board may set whatever conditions it deems necessary in order to allow the inclusion of additional members, including but not limited to, the reimbursement of such prospective member's proportionate share of the costs already incurred by the Members.

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- 20. TERM AND TERMINATION: This Agreement shall become effective, and the

Authority shall come into existence, on the date that the last of the named parties executes the
 Agreement. The Agreement, and the Authority, shall thereafter continue in full force and effect
 until four-fifths of the Members elect to terminate the Agreement.

Upon effective election to terminate this Agreement, the Board shall continue to act as a board to wind up and settle the affairs of the Authority. The Board shall adequately provide for the known debts, liabilities and obligations of the Authority, and shall then distribute the assets of the Authority among the Members, as follows:

- 8 a. The assets contributed by each Member, or the value thereof as of the date of
 9 termination shall be distributed to that entity.
- 10b.The remaining assets shall then be distributed to each Member in equal11proportions.

12 The distribution of assets shall be made in-kind to the extent possible by returning to 13 each Member those assets contributed by such parties to the Authority; however, no party shall 14 be required to accept transfer of an asset in kind.

Notwithstanding any other provision by the Board for payment of all known to debts, liabilities and obligations of the Authority, each of the Members shall remain liable for any and all such debts, liabilities, and obligations in equal proportions, or in the proportion specified by unanimous action of the Board if alternative proportions are so specified for particular actions or activities that give rise to such debts, liabilities, and obligations.

20 **21. INDEMNIFICATION/CONTRIBUTION:** The Authority shall hold harmless, defend and 21 indemnify the Members, and their agents, officers and employees from and against any liability, 22 claims, actions, costs, damages or losses of any kind, including death or injury to any person 23 and/or damage to property (including property owned by any Member), arising out of the activities 24 of the Authority, or its agents, officers and employees under this Agreement. The foregoing 25 indemnification obligations shall continue beyond the term of this Agreement as to any acts or 26 omissions occurring before or under this Agreement or any extension of this Agreement. 1 **22. INSURANCE:** The Authority shall obtain general liability insurance, which shall 2 include public officials and management liability coverage, and containing liability coverage in 3 such amounts as the Board shall determine will be necessary to adequately insure against the 4 risks of liability that may be incurred by the Authority. The Members, alternates, their officers, 5 directors and employees, shall be named as additional insureds.

6 **23. CLAIMS:** All claims against the Authority, including, but not limited to, claims by public 7 officers and employees for fees, salaries, wages, mileage, or any other expenses, shall be filed 8 within the time and in the manner specified in Chapter 2 (commencing with Section 910) of Part 9 3, Division 3.6 of Title I of the Government Code, which describes the appropriate content of a 10 claim.

11 **24.** ENTIRE AGREEMENT REPRESENTED: This Agreement represents the entire

12 agreement among the parties as to its subject matter and no prior oral or written understanding

13 shall be of any force or effect. No part of this Agreement may be modified without the written

14 consent of all of the parties.

15 **25. HEADINGS:** Section headings are provided for organizational purposes only and do

16 not in any manner affect the scope, meaning or intent of the provisions under the headings.

17 **26. NOTICES:** Except as may be otherwise required by law, any notice to be given shall

18 be written and shall be sent by first class mail, postage prepaid and addressed as follows:

19 City of Lemoore 20 Attn: City Manager 21 119 Fox Street 22 Lemoore, CA 93245 23 24 Empire West Side Irrigation District 25 Attn: General Manager P.O. Box 66 26 27 Stratford, CA 93274 28

- 29 County of Kings
- 30 Attn: County Administrative Officer
- 31 1400 West Lacy Boulevard, Bdg. #1
- 32 Kings County Government Center
- 33 Hanford, CA 93230

Stratford Public Utilities District Attn: General Manager P.O. Box 85 Stratford, CA 93266

Stratford Irrigation District Attn: General Manager P.O. Box 647 Lemoore, CA 93245

1 2 With Courtesy Copy to: 3 County Counsel 4 1400 W. Lacey Blvd., Bdg. #4 5 Hanford, CA 93230 6 7 Notice sent by first class mail shall be deemed received on the fourth day after the 8 date of mailing. Any party may change the above address by giving written notice pursuant to this 9 Section. 10 27. CONSTRUCTION: This Agreement reflects the contributions of all parties and accordingly the provisions of Civil Code Section 1654 shall not apply to address and interpret any 11 12 uncertainty. 13 28. NO THIRD PARTY BENEFICIARIES INTENDED: Unless specifically set forth, the 14 parties to this Agreement do not intend to provide any other party with any benefit or enforceable 15 legal or equitable right or remedy. 16 **29.** WAIVERS: The failure of any party to insist on strict compliance with any provision of 17 this Agreement shall not be considered a waiver of any right to do so, whether for that breach or 18 any subsequent breach. 19 CONFLICT WITH LAWS OR REGULATIONS/SEVERABILITY: This Agreement is 20 subject to all applicable laws and regulations. If any provision of this Agreement is found by any 21 court or other legal authority, or is agreed by the Members, to be in conflict with any code or 22 regulation governing its subject, the conflicting provision shall be considered null and void. If the 23 effect of nullifying any conflicting provision is such that a material benefit of the Agreement to any 24 Member is lost, the affected Member or Members may withdraw from or terminate this 25 Agreement. Unless terminated, the remainder of the Agreement shall continue in full force and 26 effect. 27 **31. FURTHER ASSURANCES:** Each party agrees to execute any additional documents 28 and to perform any further acts which may be reasonably required to affect the purposes of this 29 Agreement.

32. COUNTERPARTS: This Agreement may be signed in one or more counterparts, each
 of which shall be deemed an original, but all of which together shall constitute one and the same
 instrument.

33. AMENDMENT: This document may only be amended with a unanimous vote by its
Members.
THE PARTIES, having read and considered the above provisions, indicate their agreement

7 by their authorized signatures.

CITY OF LEMOORE Signature page

THE PARTIES, having read and considered the above provisions, indicate their agreement by their authorized signatures below.

CITY OF LEMOORE

Approved as to Form

City Attorney

Achina City Manager Negal ATTEST **City Clerk**

Date 2/7/17

Date

1 ml

2-7-17 Date

STRATFORD IRRIGATION DISTRICT Signature page

THE PARTIES, having read and considered the above provisions, indicate their agreement by their authorized signatures below.

STRATFORD IRRIGATION DISTRICT

President of the Board

6 7

ATTEST

Secretary of the Board

Date

Approved as to Form District Counsel

Muluta

Date

STRATFORD PUBLIC UTILITIES DISTRICT Signature page THE PARTIES, having read and considered the above provisions, indicate their agreement by their authorized signatures below. STRATFORD PUBLIC UTILITIES DISTRICT President of the Board 1-18-17 Iva Date ____ ATTEST Secretary of the Board Approved as to Form District Counsel Date

EMPIRE WEST SIDE IRRIGATION DISTRICT Signature page

THE PARTIES, having read and considered the above provisions, indicate their agreement by their authorized signatures below.

EMPIRE WEST SIDE IRRIGATION DISTRICT

President of the Board

ATTEST

Secretary of the Board

Approved as to Form Legal Counsel

Muil n.

1/18/17 Date

Date_///8/17

COUNTY OF KINGS Signature page

THE PARTIES, having read and considered the above provisions, indicate their agreement by their authorized signatures below.

COUNTY OF KINGS

Chairman of the Board of Supervisors

Date March 8,20

ATTEST Catherine Venturella, Clerk of the Board

Date

Approved as to Form Colleen Carlson, County Counsel

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Date March 8, 2017

EXHIBIT "A"

GEOGRAPHIC BOUNDARIES OF THE GSA

