Supersedes

Memorandum of Understanding  March 15, 2005
First Amended Memorandum of Understanding  September 24, 2008
Second Amended Memorandum of Understanding  November 3, 2010
Third Amended Memorandum of Understanding  March 25, 2013
NBWRA Third Fourth Amended MOU

March 8, 2013 June 17, 2017

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MEMORANDUM OF UNDERSTANDING

ESTABLISHING THE

NORTH BAY WATER REUSE AUTHORITY

This Memorandum of Understanding ("MOU") establishes the North Bay Water Reuse Authority ("NBWRA") for the purposes described herein. This MOU is made and entered into by and between the parties that are signatories to this MOU. The MOU was first approved March 15, 2005. The first amendment to the MOU was approved September 24, 2008. The second amendment to the MOU was approved November 3, 2010. The third amendment to the MOU was approved March 25, 2013. This is the third fourth amendment of the MOU that originally established the NBWRA. This third fourth amendment to the MOU supersedes all previous versions of the MOU.

Recitals

WHEREAS, each of the parties to this MOU is a local government entity functioning within the North Bay Region, as depicted in Exhibit A attached hereto and incorporated by reference; and

WHEREAS, the parties desire to enter into an MOU to explore the feasibility of coordinating interagency efforts to expand the beneficial use of recycled water in the North Bay Region thereby promoting the conservation of limited surface water and groundwater resources; and
WHEREAS, the parties do not intend to create a separate public agency pursuant to Government Code §6500 et seq. through this MOU and no provision of this MOU should be so construed; and

WHEREAS, the parties hereto may later explore the feasibility of changing their organizational structure by establishing a Joint Powers Authority in a separate agreement that would advance the purpose and goals of the NBWRA, if construction projects are to be undertaken jointly or if such changes are necessary in order to receive federal or state funds; and

WHEREAS, the parties hereto recognize the value of using common resources effectively; and

WHEREAS, the parties hereto desire to be proactive on regulatory issues affecting the North Bay Region that transcend the traditional political boundaries of the parties; and

WHEREAS, the parties hereto desire to inform communities and the public in the North Bay Region about the importance of water conservation and the benefits of water reuse and water use efficiency; and

WHEREAS, the parties hereto wish to coordinate their consideration and review of local, state and federal policies and programs related to the expansion of existing recycled water programs and the development of new recycled, storage, and environmental enhancement water programs in the North Bay Region; and

WHEREAS, the parties hereto find that promoting the stewardship of water resources in the North Bay Region is in the public interest and for the common benefit of all within the North Bay Region; and

Comment [C1]: Edited to correspond to Governor’s Executive Order Vocabulary.

Comment [C2]: Added to address projects in Phase 2.
WHEREAS, the parties recognize that there are current and future regulatory requirements which apply to water resources in the North Bay Region affecting one or more of said parties, and that these multiple regulatory requirements may be better addressed on a regional basis, and in a collaborative manner, and the parties wish to investigate more effective ways to share information and coordinate efforts to comply with said regulatory requirements; and

WHEREAS, the parties intend that participation in this MOU be entirely voluntary; and

WHEREAS, it is understood that the primary purpose of this MOU is to provide a governance structure, led by a Board of Directors consisting of members of the governing boards from the Member Agencies, for the successful completion of recycled water projects in the North Bay Region;

WHEREAS, the parties previously applied for federal funds to assist them with implementing their projects; and

WHEREAS, the parties did receive funding, which is part of a program authorized for construction in PL 111-11 that was signed into law in March 2009. The program can receive appropriations through the United States Bureau of Reclamation’s Title XVI program which can include funds from the American Recovery and Reinvestment Act of 2009 and the U.S. Department of Interior, Bureau of Reclamation's Title XVI Program, including the WaterSMART Grant Program;

WHEREAS, Phase 1 includes receipt of the full $25,000,000 federal authorization, and

WHEREAS, the parties completed are currently conducting Scoping Feasibility Studies for the addition of potential additional projects that are now part of known as Phase 2; and. The magnitude of Phase 2 projects has not yet been determined, but would be determined by a
Feasibility Study should the parties choose to conduct one. The results of a Feasibility Study may lead to additional modifications of this MOU.

WHEREAS, the parties have completed a Feasibility Study for Phase 2 and the projects for Phase 2 have an estimated value of $75,600,000, which have the potential to receive $18,900,000 in federal funding; and

WHEREAS, the projects that are part of Phase 1 and Phase 2 receive federal funding from the United States Bureau of Reclamation Title XVI Program and are eligible to receive funding from other federal and state programs; and

WHEREAS, the parties may desire to add other water management programs in addition to water recycling, storage, and environmental enhancement in the future, which may require additional modifications to this MOU; and

WHEREAS, the parties understand that reallocation of costs described herein, can be made with the approval of the parties as provided herein.

NOW, THEREFORE, the parties hereto do hereby enter into this Memorandum of Understanding, as follows:

Memorandum of Understanding

1. Definitions. As used in this MOU, the following words and phrases shall have the meanings set forth below unless the context clearly indicates otherwise: For convenience, these definitions are listed alphabetically:

(a) “Administrative Agency” shall mean that Member Agency authorized pursuant to Section 12 to enter into contracts and perform other administrative functions on behalf of the NBWRA.
(b) “Associate Member” shall mean a local and/or regional public agency as described in Section 1(e) regulated under the Clean Water Act, 33 U.S.C. § 1251 et seq., the federal Safe Drinking Water Act, 42 U.S.C. § 300f et seq., and/or the state Safe Drinking Water Act, Health & Safety Code § 116275 et seq., that operates within or has jurisdiction over any area within the North Bay Region, or other organizations interested in the Purpose and Objectives of NBWRA. Associate Members may not sponsor projects in Phase 1 or Phase 2 but may partner with Member Agencies. Associate Members are entitled to appoint one non-voting representative to the Board of Directors and to the Technical Advisory Committee.

(c) “Board of Directors” shall mean the governing body composed of members of the governing boards of the Member Agencies established pursuant to this MOU.

(d) “Construction Project” shall mean a project described in either the Phase 1 EIR/EIS or the Phase 2 EIR/EIS should one be completed.

(e) “Joint Use Costs” shall mean those costs that are not easily differentiated between Phase 1 and Phase 2 since they benefit the entire program and not just a particular set of projects. These costs may include but not be limited to program management and program development costs; costs of efforts to obtain federal funding; federal authorization and appropriations; state funding and legislation; program technical support; outreach and community support; and administrative agency management and oversight in support of the program.

(f) “Member Agency” or “Member Agencies” shall mean the local and/or regional public agencies regulated under the Clean Water Act, 33 U.S.C. § 1251 et seq., the federal

Comment [C7]: Section revised based on advice from Sonoma County Counsel.

Comment [C8]: Revised section to accurately reflect shared costs and to indicate that both Phase 1 and Phase 2 agencies share equally. Once all Phase 1 projects are completed, a Phase 1 agency could drop down to Associate Member and only pay the $5,000 annual fee.
Safe Drinking Water Act, 42 U.S.C. § 300f et seq., and/or the State Safe Drinking Water Act, Health & Safety Code § 116275 et seq., that operate within or have jurisdiction over any area within the North Bay Region, and that are signatories to this MOU. Member Agencies are entitled to one voting member on the Board of Directors and Technical Advisory Committee as defined herein.

(f)(g) “MOU” shall mean this third/fourth amended Memorandum of Understanding.

(g)(h) “NBWRA” shall mean the unincorporated, cooperative group of public agencies organized through this MOU and otherwise referred to as the North Bay Water Reuse Authority.

(h)(i) “North Bay Region” shall mean the four counties located identified in the North San Pablo Bay watershed as identified defined in PL 111-11, Section 9110, Title XVI; 43 U.S.C. 390h-34. Marin, Napa, Solano, and Sonoma. Said area is depicted on the map attached hereto and incorporated herein as Exhibit A.

(i)(j) “Phase 1” shall mean the projects described as Phase 1 of Alternative 1 of the Phase 1 EIR/EIS. It is understood that minor modifications to said projects may occur as actual design and construction occurs and that the individual agencies are responsible for possible modifications to the requirements of the Phase 1 EIR/EIS. Phase 1 participating Member Agencies include: Las Gallinas Valley Sanitary District, Novato Sanitary District, North Marin Water District, Sonoma Valley County Sanitation District, Sonoma County Water Agency, Napa Sanitation District, and Napa County.

(j)(k) “Phase 1 Costs” shall mean those costs associated with engineering, environmental analysis, portions of program development, federal advocacy, as well as
other costs deemed necessary and approved by the Board, that are associated with the
construction of projects described in “Phase 1”, above.

(k)(l) “Phase 1 EIR/EIS” shall mean the Environmental Impact Report/Environmental
Impact Statement, prepared by Environmental Science Associates, that was certified and
or approved by the Member Agencies during December 2009 and January 2010 and which
serves as the basis of the Phase 1 projects to be partially funded by USBR through the
Title XVI Program.

(l)(m) “Phase 2” shall mean the remaining projects defined in the Phase 2 EIR/EIS,
Alternative 1 that are not included in Phase 1. Phase 2 shall also mean those potential
projects described in the Final Report—Phase 2 Project Definition Scoping Study Report,
prepared by CDM Smith. It is understood that those projects may change through the
completion of the Phase 2 EIR/EIS, a Final Phase 2 Scoping Study and will not be
finalized until a full Feasibility Study is completed. Phase 2 participating Member
Agencies include: Las Gallinas Valley Sanitary District, Novato Sanitary District, Sonoma
Valley County Sanitation District, Sonoma County Water Agency, Napa Sanitation
District, Marin Municipal Water District, and City of Petaluma and City of American
Canyon.

(m)(n) “Phase 2 Costs” shall mean those costs associated with efforts to conduct
Scoping Studies, Workshops, Feasibility Studies, Engineering, Environmental
analysis, specific administrative costs, portions of program development, Federal
advocacy, as well as other costs deemed necessary and approved by the Board, that are

Comment [C11]: Revised to accommodate Phase 2.

Comment [C12]: Section revised to accurately reflect costs for Phase 2.
associated with the design and construction of or obtaining federal funding for support of said studies for projects as described in “Phase 2”, above.

(a)(o) “Phase 2 EIR/EIS” shall mean the Environmental Impact Report/Environmental Impact Statement, which will be prepared by Brown and Caldwell, and which will be considered for certification and approval by the Member Agencies by the end of 2018, and which shall serve as the basis of the Phase 2 projects to be partially funded by USBR through the Title XVI Program.

(p) “Technical Advisory Committee” shall mean the administrative body established at the discretion of the Board of Directors pursuant to this MOU.

(q) “USBR” shall mean the United States Bureau of Reclamation.

2. Purpose. The purpose of NBWRA is to provide recycled water for agricultural, urban, and environmental uses thereby reducing reliance on local and imported surface water and groundwater supplies and reducing the amount of treated effluent released to San Pablo Bay and its tributaries.

3. Objectives. NBWRA projects will promote the expanded beneficial use of recycled water in the North Bay Region to:

(a) Offset urban and agricultural demands on surface water and groundwater supplies;

(b) Enhance local and regional ecosystems;

(c) Improve local and regional water supply reliability;

(d) Maintain and protect public health and safety;

(e) Promote sustainable practices;

(f) Give top priority to local needs for recycled water, and
4. Establishment of the NBWRA. There is hereby established the North Bay Water Reuse Authority ("NBWRA"). The geographic boundaries of the NBWRA shall be the North Bay Region. (See Exhibit A). The NBWRA is an unincorporated association. By entering into this MOU, the parties do not intend to form a Joint Powers Authority pursuant to Government Code §6500 et seq.

5. NBWRA Membership. Any local and/or regional public agency regulated under the Clean Water Act, 33 U.S.C. § 1251 et seq., the federal Safe Drinking Water Act, 42 U.S.C. § 300f et seq., and/or the state Safe Drinking Water Act, Health & Safety Code § 116275 et seq., that operates within or has jurisdiction over any area within the North Bay Region may be a Member Agency or Associate Member of the NBWRA. Each Member Agency must be a signatory to this MOU. The Board of Directors may assess annual dues of $5,000 for membership in the NBWRA for Associate Members. Dues shall be used to offset Joint Use Costs for the Member Agencies.

6. Governance. NBWRA governance structure shall consist of a Board of Directors. The composition and responsibilities of the Board of Directors is detailed in Section 7.

7. Board of Directors

(a) Membership. The Board of Directors of the NBWRA shall consist of one voting representative from each Member Agency and may include one non-voting representative from each Associate Member. Such representative shall be a member of the governing board of the Member Agency or Associate Member. The Member Agency or Associate
Member shall designate one representative and alternate(s) each of whom shall be members of the governing board of the Member Agency or Associate Member. In the event that a Member Agency’s governing body representative and alternate(s) are unavailable for a particular meeting, the Member Agency’s representative on the Technical Advisory Committee may serve as an alternate.

(b) Voting and Authorization Requirements. Each Member Agency representative on the Board of Directors shall have one vote. Except as set forth in subsections (i) and (iii) below and as otherwise specified herein, the affirmative vote of a majority of the voting members of the Board of Directors is required and is sufficient to approve any item.

(i) An affirmative vote representing two-thirds of all Member Agencies shall be required to adopt or modify the budget. The budget may not be increased by more than fifteen percent (15%) annually, without the unanimous approval of the members of the Board of Directors representing all Member Agencies.

(ii) Votes to approve the budget may not be unreasonably withheld.

(iii) Approval by the governing bodies of two-thirds of all Member Agencies shall be required to modify this MOU.

(c) Quorum. Representatives or alternates from a majority of the Member Agencies shall constitute a quorum for purposes of transacting business, except that less than a quorum may vote to adjourn a meeting or to set a date for the next meeting.

(d) Open Meetings. The Board of Directors will comply with the Ralph M. Brown Act in conducting its meetings.

(e) Adding Associate Members. Representatives of Associate Members may be added to the
Board of Directors without modifying this MOU by a majority vote of the Board of Directors.

7.8. Technical Advisory Committee

(a) Purpose. The Board of Directors may create a Technical Advisory Committee as needed for the month-to-month management of budget, schedule, and scopes of work for the NBWRA. Typical duties of a Technical Advisory Committee include recommending contracting for a program manager; working through technical details of work scopes and products; authorizing the administrative agency to enter into, modify, or accept work under any contract that is consistent with the budget approved by the Board of Directors, and reviewing and recommending courses of action to the Board of Directors for their consideration. The Board of Directors may create or dissolve the Technical Advisory Committee at any time for any purpose, and may adopt a set of rules governing the Technical Advisory Committee as it determines necessary to achieve the purpose and objectives stated herein. The Technical Advisory Committee may create subcommittees for specific purposes, including, but not limited to, budget and financial issues, and modification of the MOU.

(b) Membership. The Technical Advisory Committee shall consist of one representative, not from the governing body, from each Member Agency. Such representative shall be the general manager or a designated staff member of the Member Agency. In the event that the general manager or staff member is unavailable for a meeting, he or she may designate an alternate. Associate Members may appoint a non-voting representative to the Technical Advisory Committee.
(c) Voting and Authorization Requirements: Each Member Agency representative on the Technical Advisory Committee shall have one vote. An affirmative vote of a majority of all voting members of the Technical Advisory Committee is required and sufficient to approve any item.

(d) Quorum. Representatives or alternates from a majority of the Member Agencies shall constitute a quorum for purposes of transacting business, except that less than a quorum may vote to adjourn a meeting or to set a date for the next meeting.

8.9. Terms of Office. Each representative on the Board of Directors shall serve for as long as he or she is a member of the governing board of his or her Member Agency and is designated by the Member Agency to act as its representative. If at any time a vacancy occurs on the Board of Directors, a replacement shall be appointed by the Member Agency to fill the unexpired term of the previous representative within ninety (90) days of the date that such position becomes vacant.

9.10. Alternates. Alternate representatives to the Board of Directors or its Technical Advisory Committee shall be empowered to cast votes in the absence of the regular representative or, in the event of a conflict of interest preventing the regular representative from voting, to vote because of such a conflict of interest.

10.11. Officers of the NBWRA. The Board of Directors of the NBWRA shall elect a Chair, a Vice-Chair and such other officers annually on the first meeting of the calendar year. The Chair and Vice-Chair shall be selected from among the Member Agency representatives. The Board of Directors may choose to adopt a policy that requires the rotation of the Chair, by Member Agency, on an annual basis. The duties of the Chair and Vice-Chair are as follows:
Chair. The Chair shall direct the preparation of agendas, call meetings of the Board of Directors to order and conduct other activities as deemed appropriate by the Board of Directors. Any member of the Board of Directors may place an item on the NBWRA agenda.

Vice-Chair. The Vice-Chair shall serve as the Chair in the absence of the regularly-elected Chair. In the event both the Chair and Vice-Chair are absent from a meeting which would otherwise constitute a quorum and a temporary Chair was not designated by the Chair at the last regular meeting, any voting Board member may call the meeting to order, and a temporary chair may be elected by majority vote to serve until the Chair or Vice-Chair is present.

12. Administrative Agency. The Member Agencies hereby designate the Sonoma County Water Agency to act as the Administrative Agency for the purpose of carrying out the provisions of this MOU. The authority delegated herein to the Administrative Agency shall be subject to the restrictions upon the manner of exercising power applicable to the Administrative Agency, including but not limited to the purchasing ordinances and purchasing procedures of the Administrative Agency. Within these limits, the Board of Directors may direct the Administrative Agency’s actions with respect to this MOU. The Administrative Agency, for the benefit of the NBWRA Members, shall:

(a) Award, execute in its own name, and administer such contracts on behalf of the NBWRA, as may be authorized as set forth in Sections 7 and 8.

(b) Through its controller and treasurer, act as the financial officer or functional equivalent and be the depositor and have custody of all money of the NBWRA from whatever source. The
Administrative Agency shall draw warrants to pay demands for expenditures authorized by the Board of Directors or by its authorized representative pursuant to any delegation of authority authorized by the Board of Directors. The Administrative Agency will strictly account for all NBWRA funds, and will hold the funds in trust in a segregated account.

(c) Provide budget analyses, warrant lists and other financial documents as required by the Board of Directors. The Administrative Agency’s financial activities with regards to the NBWRA shall be subject to an outside audit at any time at the request of the Board of Directors. As a matter of course, the Administrative Agency will provide a separate annual audit of NBWRA funds to the Board of Directors.

(d) Determine charges to be made against the NBWRA for the Administrative Agency’s services. Payment of these charges shall be subject to the approval of the Board of Directors.

(e) Prepare the reports identified in Section 20 if the Board of Directors has not designated another party or person to complete that task.

(f) Enter into contracts with values up to $15,000 without the approval of the Board of Directors or the Technical Advisory Committee, if consistent with the budget approved by the Board of Directors.

The Administrative Agency may resign its position as Administrative Agency upon 120 days written notice to all Member Agencies, and shall, before the effective date of its resignation, transfer all funds held on behalf of the NBWRA to any designated successor Administrative Agency. The Board of Directors may designate a successor Administrative Agency by majority vote. Should no other party be designated to act as Administrative Agency by the
effective date of the resignation, the MOU shall terminate and the Administrative Agency
shall distribute all property held on behalf of the NBWRA pursuant to Section 23.

13. Staff and Consultants. Subject to the approval and procedural provisions of Sections 7 and
12, the Administrative Agency may employ or contract for any staff or consultants as may be
reasonably necessary to carry out the purposes of this MOU. Such persons may include legal
counsel, administrative executives and other types of specialists. If an employee from any
Member Agency performs staff or consulting work for the NBWRA, the governing body of
that Member Agency may determine the charges to be made against the NBWRA for the
services of that employee. Payment of these charges by the Administrative Agency on behalf
of the NBWRA shall be subject to the approval of the Board of Directors, which approval
shall not be unreasonably withheld.

14. Sharing of Costs and Resources for Phase 1 Title XVI Program

(a) The Board of Directors may assess annual dues of $5,000 for membership in the NBWRA
for Associate Members. Dues shall be used to offset Joint Use Costs for the Member
Agencies.

(b) The Board of Directors shall assess each Member Agency for costs associated with
paying the Administrative Agency, staff or consultants and the funding of approved Phase
1 projects, under agreements approved by the Board of Directors, the Technical Advisory
Committee pursuant to Section 8, or the Administrative Agency as provided in Section 12,
or as authorized by the budget adopted by the Board of Directors as set forth in Section 7.
Further, legal liabilities may arise out of actions of the Member Agencies (including the
Administrative Agency) taken pursuant to this MOU. The activities of the NBWRA are
part of a regional program that provides benefit to all agencies. Therefore, as described
more particularly below, all Member Agencies that participate in Phase 1 construction
projects shall pay a portion of ongoing Phase 1 costs equally and the remaining Phase 1
costs shall be based on approved project costs for Phase 1 of Alternative 1, as described in
the certified Phase 1 EIR/EIS or as amended pursuant to Sections 14(ed) and 16. The costs
and liabilities will be allocated among each of the Member Agencies as follows:

(i) one quarter (25%) of costs and liabilities shall be allocated equally among each of the

Phase 1 Member Agencies; and

(ii) three quarters (75%) of costs and liabilities shall be allocated among Phase 1 Member

Agencies in proportion to the benefit to each Member Agency of participating in the
NBWRA, in the form of federal funding that is described in applications for federal
funding that have been submitted to the USBR as of April 15, 2010 or as modified
pursuant to Sections 14 (ed) and 16 herein. The Sonoma County Water Agency shall
pay its pro-rata share of the quarter of costs allocated under subsection (i) above, but
shall not pay any costs allocated under subsection (ii), as it does not have any
individual projects to be funded.

The parties hereto agree that the criteria set forth in subsection (b)(ii) produce the
allocations listed in Exhibit B, attached hereto, and incorporated by reference. The parties
agree that Exhibit B may be modified pursuant to Sections 14 (ed) and 16.

Member Agencies were afforded the opportunity to receive reimbursement for
previously allocated Phase 1 Costs and liabilities that were not based on benefits received
during the period from the end of Fiscal Year 2010-2011 back to Fiscal Year 2005-2006
(the “Reimbursement Period”). Reimbursements were equal to (i) the actual costs paid by
a Member Agency during the Reimbursement Period minus (ii) the amount of costs that
were allocated to that Member Agency during the Reimbursement Period if the
percentages defined in Exhibit B had been in effect. The final determination of costs and
reimbursements subject to this subsection (dc) was approved by a majority of the Board of
Directors on May 21, 2012. No further or subsequent reimbursement for Phase 1 Costs as
described in this section shall be contemplated. The second determination of costs and
reimbursements for the period covering Fiscal Year 2005-2006 through Fiscal Year 2016-
2017 subject to this subsection (c) was approved by a majority of the Board of Directors
on March 27, 2017. It is anticipated that a final determination of costs and reimbursements
subject to this subsection (d) will be considered at full completion of Phase 1 and after
USBR has made all payments for Phase 1 projects. That period will include Fiscal Year
2005-2006 to the last fiscal year including costs for Phase 1.

(ed) Two or more Member Agencies can agree to reallocate project costs for Phase 1
among themselves, as long as the combined total for those agencies before and after
reallocation are the same as the combined total for those agencies in the project schedule,
subject to the approval of the Board of Directors. Such approval shall not be
unreasonably withheld.

(ec)(d) In the case of non-contractual liabilities arising out of the Phase 1 activities of the
parties under this MOU, the Phase 1 Member Agencies specifically repudiate the division
of liability outlined in Government Code sections 895.2 et seq. and instead agree to share
liability based on the relative fault of the parties.
(2ii) Notwithstanding the foregoing paragraph, each Phase 1 Member Agency agrees that it is solely responsible for, and agrees to indemnify, hold harmless, and defend the other Member Agencies from and against, any claims, liabilities, or losses relating to or arising out of the design, construction, inspection, operation, or maintenance of its separate project. Each Phase 1 Member Agency agrees that nothing in this MOU shall create, impose, or give rise to any liability, obligation, or duty of the Member Agency to the other Member Agencies or to any third party with respect to the manner in which the Member Agency designs, constructs, inspects, operates, or maintains its separate project.

(gf) A separate agreement between the Administrative Agency and the Member Agencies has been developed based on the requirements of the American Recovery and Reinvestment Act and Title XVI. A similar agreement may be established for Phase 2.

(h) For those agencies choosing to participate in Phase 2 as defined herein, they shall share equally in all Phase 2 Costs as defined herein. Should member agencies choose to construct projects as part of Phase 2, there will be an opportunity to receive reimbursement for previously allocated costs and liabilities that were not based on benefits received. Said reimbursement shall be calculated in a manner similar to that described in Paragraph (d), above. Expenses for Phase 2 Scoping Studies shall not be eligible for reimbursement.

(i) All Phase 1 and Phase 2 Member Agencies shall pay an equal share of Joint Use Costs as defined herein.

(ii) If a Member Agency that chooses to opt out of any NBWRA program, Phase 2/other non-Phase 1 tasks then later decides to participate, it will be subject to a buy-in fee.
approved by the Board of Directors. Said fee may include applicable costs plus interest from the inception of that program Phase 2/other non-Phase 1 tasks until such time that they decide to participate. Costs shall be based on the approved annual budget. Interest shall be based on the annual change in the Consumer Price Index - All Urban Consumers for San Francisco-Oakland-San Jose as determined by the Bureau of Labor Statistics, United States Department of Labor.

15. Distribution of Phase 1 Funds Received

(a) Distribution of funds received from USBR for Phase 1 projects shall be based on the Phase 1 project schedule as described in applications for federal funding submitted to USBR as of April 15, 2010 December 10, 2015 or as modified pursuant to Sections 14 (ed) and 1618, herein. Those percentages are based on the $25,000,000 federal funding authorization for projects totaling $100,000,000 and are detailed in Exhibit C, attached hereto, and incorporated by reference. The parties agree that Exhibit C may be modified pursuant to Sections 14 (ed) and 16. Once a Member Agency has received federal funds for a project, that Member Agency is required to remain a participant in the NBWRA and a signatory to this MOU throughout the term of this MOU as described in Section 22. Should State funding become available to the NBWRA, its distribution shall also be as described in this Section. It is acknowledged that the Member Agencies may receive State funding from programs on an individual basis, and (i) this Section shall not apply to such individual State funding and (ii) the allocations set forth in this Section shall not be affected by the receipt of any State funding.
(b) Should NBWRA be designated to receive federal funds for Phase 2/other non-Phase 1 tasks, this MOU will be modified accordingly.

16. Sharing of Costs and Resources for Phase 2 Title XVI Program.

(a) The Board of Directors shall assess each Member Agency for costs associated with paying the Administrative Agency, staff or consultants and the funding of approved Phase 2 projects, under agreements approved by the Board of Directors, the Technical Advisory Committee pursuant to Section 8, or the Administrative Agency as provided in Section 12, or as authorized by the budget adopted by the Board of Directors as set forth in Section 7. Further, legal liabilities may arise out of actions of the Member Agencies (including the Administrative Agency) taken pursuant to this MOU. The activities of the NBWRA are part of a regional program that provides benefit to all agencies. Therefore, as described more particularly below, all Member Agencies that participate in Phase 2 construction projects shall pay Phase 2 costs as described herein, or as amended pursuant to Sections 16(c) and 18. The costs and liabilities will be allocated among each of the Phase 2 Member Agencies as follows:

(i) Feasibility Study Engineering Costs are allocated based on each agency’s percentage of Phase 2 projects studied at the feasibility level, which is calculated by dividing the number of each agency’s Phase 2 projects studied at the feasibility level by the total number of Phase 2 projects studied at the feasibility level; and
(ii) Environmental (EIR/EIS) and Financial Capability Analysis costs are allocated based on each agency’s percentage of the total project costs in the Final Phase 2 EIR/EIS, which is calculated by dividing the total costs of each agency’s projects included in the Final Phase 2 EIR/EIS by the total cost of all projects included in the Final Phase 2 EIR/EIS; and

(iii) Joint Use costs are shared equally by all Phase 1 and Phase 2 Member Agencies.

(b) The parties hereto agree that the criteria set forth in subsection (a)(i), (a)(ii), and (a)(iii) produce the allocations listed in Exhibit D, attached hereto, and incorporated by reference. The parties agree that Exhibit D may be modified pursuant to Sections 16 (c) and 18.

(c) Two or more Member Agencies can agree to reallocate project costs for Phase 2 among themselves, as long as the combined total for those agencies before and after reallocation are the same as the combined total for those agencies in the project schedule, subject to the approval of the Board of Directors. Such approval shall not be unreasonably withheld. If this occurs, Phase 2 Member Agencies agree to reallocate shared costs as described herein, based on the benefits received.

(d) (i) In the case of non-contractual liabilities arising out of the Phase 2 activities of the parties under this MOU, the Member Agencies specifically repudiate the division of liability outlined in Government Code sections 895.2 et seq. and instead agree to share liability based on the relative fault of the parties.

Comment [C24]: There were questions regarding reallocation for Phase 2. This section addresses that. Phase 2 is different than Phase 1, in that Phase 1 costs were not allocated on the basis of benefit for the first few years.
(ii) Notwithstanding the foregoing paragraph, each Phase 2 Member Agency agrees that it is solely responsible for, and agrees to indemnify and defend the other Member Agencies from and against, any claims, liabilities, or losses relating to or arising out of the design, construction, inspection, operation, or maintenance of its separate project. Each Phase 2 Member Agency agrees that nothing in this MOU shall create, impose, or give rise to any liability, obligation, or duty of the Member Agency to the other Member Agencies or to any third party with respect to the manner in which the Member Agency designs, constructs, inspects, operates, or maintains its separate project.

(c) For those agencies choosing to participate in Phase 2 as defined herein, they shall share in all Phase 2 Costs as defined herein.

(i) If a Member Agency that chooses to opt out of Phase 2 tasks later decides to participate, it will be subject to a buy-in fee approved by the Board of Directors. Said fee may include applicable costs plus interest from the inception of Phase 2 tasks until such time that they decide to participate. Costs shall be based on the approved annual budget. Interest shall be based on the annual change in the Consumer Price Index - All Urban Consumers for San Francisco-Oakland-San Jose as determined by the Bureau of Labor Statistics, United States Department of Labor.

17. Distribution of Phase 2 Funds Received

(a) Distribution of funds received from USBR for Phase 2 projects shall be based on the Phase 2 project schedule as described in applications for federal funding submitted to USBR or as modified pursuant to Sections 16 (c) and 18, herein. Those percentages are applied to the $18,900,000 federal funding authorization for projects totaling $75,600,000 and are

Comment [C25]: Added section for Phase 2. The language is similar to that for Phase 1, but is specific for Phase 2.
The parties agree that Exhibit E may be modified pursuant to Sections 16 (c) and 18. Should State funding become available to the NBWRA, its distribution shall also be as described in this Section. It is acknowledged that the Member Agencies may receive State funding from programs on an individual basis, and (i) this Section shall not apply to such individual State funding and (ii) the allocations set forth in this Section shall not be affected by the receipt of any State funding.

(b) Cost allocations as described in Exhibits D and E may be revised upon the addition of additional Member Agencies, subject to the approval of a majority of the existing Member Agencies at that time. By virtue of becoming a signatory agency to this MOU pursuant to this Section 17, a new Member Agency is subject to all provisions of this MOU, including Section 18 below.

168. Initiation of Membership. If an eligible agency as defined in Section 5 requests to join the NBWRA as a new Member Agency, the Board of Directors shall establish a membership initiation fee to such agency as a condition of joining the NBWRA. For the purposes of this revision of the MOU, the new Member Agencies shall include Marin Municipal Water District, and City of Petaluma, and City of American Canyon. The purpose of the initiation fee is to allow the Phase 1 Member Agencies to recover a portion of their investment costs in obtaining federal authorization for construction projects. The initiation fee for each new member agency shall be equal to 0.6% of the new Member Agency project costs as determined upon completion of the Phase 2 Scoping Study. The initiation fee shall be paid in a two-step process. Step one shall be a payment of $25,000 by June 30, 2013. Step two shall be a payment of the...
remaining initiation fee by June 30, 2014 manner approved by the Board of Directors. The
collected initiation fees shall be distributed to the Phase 1 participating agencies according to
the percentages specified in Exhibit B.

Cost allocations as described in Exhibits B and C may be revised upon the addition of
additional Member Agencies, subject to the approval of a majority of the existing Member
Agencies at that time—By virtue of becoming a signatory agency to this MOU pursuant to this
Section 168, a new Member Agency is subject to all provisions of this MOU, including Section
179 below. Once the Board of Directors has approved an agency as a new Member Agency,
appointed representatives of that agency are entitled to vote at all Board and TAC meetings.

179. Termination of Membership. Member Agencies that participate in Phase 1 and have
received federal monies for Phase 1 construction projects may not terminate their
membership in the NBWRA before the completion of all Phase 1 construction projects or
before the termination of this MOU as defined herein, whichever comes first. At this point, a
Phase 1 Member Agency may change its membership to Associate Member. Member
Agencies that participate in Phase 2 and have received federal monies for Phase 2
construction projects may not terminate their membership in the NBWRA before the
completion of all Phase 2 construction projects or before the termination of this MOU as
defined herein, whichever comes first. At this point, a Phase 2 Member Agency may change
its membership to Associate Member. Phase 2 participants may voluntarily withdraw from
the NBWRA prior to the receipt of federal monies for Phase 2 construction projects.
(a) Notwithstanding the above, a Member Agency may petition the Board in writing for
withdrawal from the NBWRA and may withdraw with the approval of two-thirds of the
members of the Board of Directors representing Member Agencies.

(b) **Effect of Termination.** All rights of a Member Agency under this MOU shall cease on the
termination of such Member Agency’s membership. Termination shall not relieve the
Member Agency from any obligation for charges, costs or liabilities incurred or arising from
acts or omissions before the date of termination. The terminating Member Agency’s
responsibility for such charges, costs or liabilities shall be determined in a manner consistent
with the allocations set forth in Sections 14 and 16. Likewise, termination shall not preclude
the Member Agency from any benefits that fully accrue before the date of termination.

However, a resigned or terminated agency has no right to receive a portion of surplus
funds at the termination of the NBWRA.

20. **Procedures.** The Board of Directors may adopt bylaws, rules of conduct for meetings and
operating procedures for the NBWRA. To facilitate such efforts, the NBWRA may adopt the
administrative procedures and policies of a Member Agency.

21. **Meetings.** The Board of Directors and the Technical Advisory Committee shall provide for
meetings, as necessary.

22. **Reports to Member Agencies.** Each year the NBWRA shall submit a written report to the
governing body of each of the Member Agencies. This report shall describe the financial
activities of the NBWRA during the preceding year.

23. **Offices.** For the purposes of forming the NBWRA and for initial operation, the principal office of
the NBWRA shall be located at the Administrative Agency. The Board of Directors may change
said principal office from one location to another after providing thirty (30) days notice of such a change. The Chair shall notify each Member Agency in writing of the change.

24. Term. This MOU shall terminate five years from its effective date, unless extended by some or all of the parties. This MOU shall also be terminated if the Administrative Agency has resigned pursuant to Section 12 and no other Member Agency has been designated to act as the Administrative Agency prior to the effective date of the resignation.

25. Disposition of Property and Surplus Funds. At the termination of this MOU, any and all property, funds, assets, and interests therein held by the Administrative Agency on behalf of the NBWRA shall become the property of and be distributed to the then-Member Agencies. Money collected from Member Agencies and held in reserve by the Administrative Agency for payment of the costs of programs shall be allocated among Member Agencies in proportion to each Member Agency’s contributions to such reserves. All other property, funds, assets, and interests shall be distributed by the Administrative Agency to Member Agencies in proportion to each Member Agency’s contributions to the NBWRA for dues and allocated costs. However, liabilities of the NBWRA in excess of those assets held by the Administrative Agency on behalf of the NBWRA at the time of termination shall be assessed against the Member Agencies and said Member Agencies shall be responsible for such liabilities. The allocation of responsibility for the payment of such liabilities shall be determined in a manner consistent with the provisions of Section 14.

26. Minutes. A secretary or clerk shall be appointed by the Board of Directors. The secretary or clerk shall cause to be kept minutes of all meetings of the Board of Directors and the
Technical Advisory Committee, and shall cause a copy of the minutes to be forwarded to each Member Agency.

27. Effective Date. This revision to the MOU shall become effective when two-thirds of the Member Agencies listed in Exhibit B have authorized its execution.

28. Counterparts. This revision to the MOU may be executed in counterpart and each of these executed counterparts shall have the same force and effect as an original instrument and as if all of the parties to the aggregate counterparts had signed the same instrument.
IN WITNESS WHEREOF, the parties hereto have executed this Agreement as set forth below.

Sonoma County Water Agency

By: ____________________________

Print Name: ______________________

Title: ____________________________

Date: ____________________________

Napa Sanitation District

By: ____________________________

Print Name: ______________________

Title: ____________________________

Date: ____________________________

Sonoma Valley County Sanitation District

By: ____________________________

Print Name: ______________________

Title: ____________________________

Date: ____________________________

Novato Sanitary District

By: ____________________________

Print Name: ______________________

Title: ____________________________

Date: ____________________________
IN WITNESS WHEREOF, the parties hereto have executed this Agreement as set forth below.

Las Gallinas Valley Sanitary District

By: __________________________
Print Name: ____________________
Title: __________________________
Date: __________________________

North Marin Water District

By: __________________________
Print Name: ____________________
Title: __________________________
Date: __________________________

County of Napa

By: __________________________
Print Name: ____________________
Title: __________________________
Date: __________________________
IN WITNESS WHEREOF, the parties hereto have executed this Agreement as set forth below.

Marin Municipal Water District

By: __________________________
Print Name: ____________________
Title: __________________________
Date: __________________________

City of Petaluma

By: __________________________
Print Name: ____________________
Title: __________________________
Date: __________________________

City of American Canyon

By: __________________________
Print Name: ____________________
Title: __________________________
Date: __________________________
Comment [C31]: Revised graphic to add City of American Canyon.
### Percentages for Ongoing Phase 1 NBWRA Costs

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<th>Agency</th>
<th>25% Split Equally</th>
<th>Federal Authorization, Phase 1</th>
<th>Percentage of Remaining 75%</th>
<th>Total of Percentages</th>
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Notes:

1. Percentages may be revised pursuant to the provisions of this MOU based on adding additional signatory members, or revisions to the projects in Phase 1, or continuation beyond Phase 1, subject to the approval of the parties.
2. The above schedule only includes costs and percentages related to Phase 1. Should member agencies choose to implement Phase 2 projects, this schedule will be modified or a new schedule will be developed to detail cost sharing for Phase 2.
### Exhibit C

#### Percentages for Distribution of Phase 1 Federal Funds Received

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<tr>
<th>Agency</th>
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<th>Percentage</th>
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Notes:

1. Percentages may be revised pursuant to the provisions of this MOU based on adding additional signatory members, revisions to the projects in Phase 1, or continuation beyond Phase 1, subject to the approval of the parties.
2. The above schedule only includes costs and percentages related to Phase 1. Should member agencies choose to implement Phase 2 projects, this schedule will be modified or a new schedule will be developed to detail cost sharing for Phase 2.
### Exhibit D

## Percentages for Ongoing Phase 2 NBWRA Costs

<table>
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<tr>
<th>Agency</th>
<th>% Phase 2 Support (yrs 1-2 / yr 3)</th>
<th>% Phase 2 Feasibility Study (yrs 1-2 / yr 3)</th>
<th>% Joint Use Costs (yrs 1-2 / yr 3)</th>
<th>% of Total Cost</th>
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<td>20.00 / 14.29</td>
<td>12.08 / 10.61</td>
<td>12.50 / 10.00</td>
<td>11.27</td>
</tr>
<tr>
<td>Napa Sanitation District</td>
<td>20.00 / 14.29</td>
<td>25.85 / 14.33</td>
<td>12.50 / 10.00</td>
<td>19.48</td>
</tr>
<tr>
<td>Marin Municipal Water District</td>
<td>0.00 / 14.29</td>
<td>1.72 / 10.15</td>
<td>0.00 / 10.00</td>
<td>5.22</td>
</tr>
<tr>
<td>City of Petaluma</td>
<td>20/00 / 14.29</td>
<td>20.69 / 29.00</td>
<td>12.50 / 10.00</td>
<td>20.18</td>
</tr>
<tr>
<td>City of American Canyon</td>
<td>0.00 / 14.29</td>
<td>5.16 / 13.92</td>
<td>0.00 / 10.00</td>
<td>7.60</td>
</tr>
</tbody>
</table>

### Notes:

1. Percentages may be revised pursuant to the provisions of this MOU based on adding additional signatory members, revisions to the projects in Phase 2, or continuation beyond Phase 2, subject to the approval of the parties.
2. The above schedule only includes costs and percentages related to Phase 2.
3. Totals for % Phase 2 Administrative Costs and % Total Cost are less than 100% since joint use costs are shared by Phase 1 Member Agencies.
### Exhibit E

**Percentages for Distribution of Phase 2 Federal Funds Received**

<table>
<thead>
<tr>
<th>Agency</th>
<th>Federal Authorization, Phase 2</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Novato Sanitary District</td>
<td>$6,300,000</td>
<td>8.33</td>
</tr>
<tr>
<td>Sonoma Valley County Sanitation District</td>
<td>$3,600,000</td>
<td>4.76</td>
</tr>
<tr>
<td>Sonoma County Water Agency</td>
<td>$7,600,000</td>
<td>10.05</td>
</tr>
<tr>
<td>Napa Sanitation District</td>
<td>$5,100,000</td>
<td>6.75</td>
</tr>
<tr>
<td>Marin Municipal Water District</td>
<td>$7,800,000</td>
<td>10.32</td>
</tr>
<tr>
<td>City of Petaluma</td>
<td>$33,200,000</td>
<td>43.92</td>
</tr>
<tr>
<td>City of American Canyon</td>
<td>$12,000,000</td>
<td>15.87</td>
</tr>
<tr>
<td><strong>TOTALS</strong></td>
<td><strong>$75,600,000</strong></td>
<td><strong>100.00%</strong></td>
</tr>
</tbody>
</table>

**Notes:**

1. Percentages may be revised pursuant to the provisions of this MOU based on adding additional signatory members, revisions to the projects in Phase 2, or continuation beyond Phase 2, subject to the approval of the parties.
2. The above schedule only includes costs and percentages related to Phase 2.

Comment [C35]: Added to be specific for Phase 2. Data is based on the projects that will be included in the Phase 2 EIR/EIS.