

1 MEMORANDUM OF UNDERSTANDING  
2

3 **Development of a Groundwater Sustainability Plan**  
4 **for the East Contra Costa County Portion of the**  
5 **Tracy Subbasin, (DWR Basin 5-22.15, San Joaquin Valley)**  
6

7 This Memorandum of Understanding for the Development of a Groundwater Sustainability  
8 Plan for the East Contra Costa County portion of the Tracy Subbasin, (DWR Basin 5-22.15, San  
9 Joaquin Valley) (“MOU”) is entered into and effective this 9<sup>th</sup> day of May,  
10 2017 (“**Effective Date**”) by and among the City of Antioch (“Antioch”), City of Brentwood  
11 (“Brentwood”), Byron-Bethany Irrigation District (“BBID”), Contra Costa Water District  
12 (“CCWD”), Contra Costa County (“County”), Diablo Water District (“DWD”), East Contra Costa  
13 Irrigation District (“ECCID”), and Discovery Bay Community Services District (“Discovery  
14 Bay”). Each of the foregoing parties to this MOU is sometimes referred to herein as a “**Party**”  
15 and are collectively sometimes referred to as the “**Parties.**”

16 Recitals

17 A. In September 2014, the California Legislature enacted the Sustainable Groundwater  
18 Management Act of 2014 (“**SGMA**”), which established a statewide framework for the sustainable  
19 management of groundwater resources. That framework focuses on granting new authorities and  
20 responsibility to local agencies while holding those agencies accountable. The framework also  
21 provides for state intervention where a local agency fails to develop a groundwater sustainability  
22 plan in a timely manner.

23 B. The Tracy Subbasin (“**Basin**”) is referred to as DWR Basin 5-22.15, San Joaquin Valley  
24 and is shown on the map attached hereto as Exhibit A and incorporated herein by reference as if  
25 set forth in full. The Tracy Subbasin is located in eastern Contra Costa County and in San Joaquin  
26 County, and Alameda County. The portion of the Basin within Contra Costa County is referred to  
27 herein as the “**East CC Basin**,” the portion of the Basin within San Joaquin County is referred to  
28 herein as the “**SJ Basin**,” and the portion of the Basin within Alameda County is referred to herein  
29 as the “**Alameda Basin**.” The Parties collectively overlie all of the East CC Basin.

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

40 D. The Parties wish to collaborate in an effort to ensure sustainable groundwater management  
41 for the East CC Basin, manage the groundwater basin as efficiently as practicable balancing the  
42 financial resources of the agencies with the principles of effective and safe groundwater  
43 management, while retaining groundwater management authority within their respective  
44 jurisdictions. The Parties desire to share responsibility for East CC Basin management under  
45 SGMA. The Parties recognize that the key to success in this effort will be the coordination of

46 activities under SGMA, and the collaborative development of the East CC Basin GSP, which each  
47 Party may consider adopting and implementing within its GSA management area. The Parties also  
48 will need to confer with GSAs for the SJ Basin and Alameda Basin regarding the terms of an  
49 agreement that coordinates the East CC Basin GSP with the GSP(s) of the GSA(s) for the SJ Basin  
50 and the Alameda Basin.

51 E. The Basin has been designated by the California Department of Water Resources (“DWR”)  
52 as a medium-priority groundwater basin, which, under the terms of SGMA, means that the Parties  
53 must submit an East CC Basin GSP to DWR by January 31, 2022.

54 F. The Parties wish to memorialize their commitments by means of this MOU.

#### 55 Understandings

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

63 2. *Development of the GSP*

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

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

72 b. *Single GSP.* The Parties will collaborate to develop a single East CC Basin GSP  
73 that, at a minimum, satisfies the GSP requirements in the SGMA and the regulations  
74 promulgated under the SGMA. The East CC Basin GSP must include an analysis  
75 of implementation costs and revenue sources, and must include an analysis of  
76 governance structure options. The East CC Basin GSP shall be drafted in a manner  
77 that preserves, and does not purport to supersede, the land use authority of each city  
78 or county, or the statutory authority of each special district, that is a party to this  
79 MOU. The East CC Basin GSP must include provisions for consultation between  
80 a GSA and any public agency that the GSA overlaps before the GSA takes any  
81 action that may relate to that public agency's exercise of its statutory authority.  
82 Unless the Parties later agree otherwise, it is intended that the East CC Basin GSP  
83 will be implemented by each Party within its respective GSA management area,  
84 and that the Parties will coordinate their implementation of the East CC Basin GSP.  
85 The Parties will endeavor to negotiate terms of an agreement with the GSA(s) for  
86 the SJ Basin and the Alameda Basin, to ensure that the East CC Basin, SJ Basin,  
87 and Alameda Basin GSAs' GSP(s) are coordinated consistent with the SGMA. If  
88 the terms of that MOU are negotiated, the Parties will ask their governing bodies to  
89 consider approving the MOU.

90 c. *Overlap Areas.* Solely for the purpose of complying with the SGMA requirement  
91 that GSA management areas not overlap, the Parties agree that there are no  
92 overlapping GSA management areas, as shown on Exhibit B. This MOU does not  
93 purport to limit any Party's legal authority to utilize and deliver groundwater or  
94 surface water throughout its jurisdictional boundary (as may be amended from  
95 time-to-time), which may include area outside of a Party's management area shown  
96 on Exhibit B.

97 d. *Cooperation of Efforts.* The Parties will designate staff who will endeavor to meet  
98 monthly or more frequently if necessary to develop the terms of the East CC Basin  
99 GSP in an expeditious manner.

100 e. *Financing .*

101 (1) The outside technical/consultant costs associated with developing the East CC  
102 Basin GSP ("GSP Costs") will be shared equally among the Parties. However,  
103 the County, at its sole discretion, may satisfy its share of GSP Costs by providing  
104 in-kind services, which may include mapping, graphics, and database  
105 management services.

106 (2) The \$118,300 contract with Luhdorff and Scalmanini dated April 1, 2015, for  
107 SGMA technical support has been paid one-fifth each by BBID, Brentwood,  
108 DWD, ECCID and Discovery Bay. Antioch and CCWD agree that within 60 days  
109 of the effective date of this MOU, they shall reimburse BBID, Brentwood, DWD,  
110 ECCID and Discovery Bay each \$3,380 in order to reallocate the \$118,300  
111 contract cost into one-seventh portions.

- 112 f. *Approval of the GSP.* The Parties agree that the East CC Basin GSP will become  
113 effective for each Party when all of the Parties adopt the East CC Basin GSP.
- 114 3. *Savings Provisions.* This MOU shall not operate to validate or invalidate, modify or affect  
115 any Party's water rights or any Party's obligations under any agreement, contract or  
116 memorandum of understanding/agreement entered into prior to the effective date of this  
117 MOU. Nothing in this MOU shall operate to convey any new right to groundwater to any  
118 Party. Each Party to this MOU reserves any and all claims and causes of action respecting  
119 its water rights and/or any agreement, contract or memorandum of  
120 understanding/agreement; any and all defenses against any water rights claims or claims  
121 under any agreement, contract or memorandum of understanding/agreement.
- 122 4. *Withdrawal.* Any Party shall have the ability to withdraw from this MOU by providing  
123 sixty (60) days written notice of its intention to withdraw. Said notice shall be given to  
124 each of the other Parties.
- 125 a. A Party shall not be fiscally liable for expenditures following its withdrawal from  
126 this MOU, provided that the Party provides written notice at least sixty (60) days  
127 prior to the effective date of the withdrawal. A withdrawal shall not terminate, or  
128 relieve the withdrawing Party from, any express contractual obligation to another  
129 Party to to this MOU or to any third party incurred or encumbered prior to the  
130 withdrawal.
- 131 b. In the event of a Party's withdrawal, this MOU shall continue in full force and effect  
132 among the remaining Parties. Further, a Party's withdrawal from this MOU does  
133 not, without further action by that Party, have any effect on the withdrawing Party's

134 decision to be a GSA. A withdrawing Party shall coordinate the development of its  
135 groundwater sustainability plan with the other Parties to this MOU.

136 5. *CEQA*. Nothing in this MOU commits any Party to undertake any future discretionary  
137 actions referenced in this MOU, including but not limited to electing to become a GSA and  
138 adopting the East CC Basin GSP. Each Party, as a lead agency under the California  
139 Environmental Quality Act (“CEQA”), shall be responsible for complying with all  
140 obligations under CEQA that may apply to the Party’s future discretionary actions pursuant  
141 to this MOU, including electing to become a GSA and adopting the East CC Basin GSP.

142 6. *Books and Records*. Each Party shall have access to and the right to examine any of the  
143 other Party’s pertinent books, documents, papers or other records (including, without  
144 limitation, records contained on electronic media) relating to the performance of that  
145 Party’s obligations pursuant to this Agreement, *providing that* nothing in this paragraph  
146 shall be construed to operate as a waiver of any applicable privilege and *provided further*  
147 that nothing in this paragraph shall be construed to give either Party rights to inspect the  
148 other Party’s records in excess of the rights contained in the California Public Records Act.

149 7. *General Provisions*

150 a. *Authority*. Each signatory of this MOU represents that s/he is authorized to execute  
151 this MOU on behalf of the Party for which s/he signs. Each Party represents that it  
152 has legal authority to enter into this MOU and to perform all obligations under this  
153 MOU.

154 b. *Amendment*. This MOU may be amended or modified only by a written instrument  
155 executed by each of the Parties to this MOU.

156 c. *Jurisdiction and Venue.* This MOU shall be governed by and construed in  
157 accordance with the laws of the State of California, except for its conflicts of law  
158 rules. Any suit, action, or proceeding brought under the scope of this MOU shall  
159 be brought and maintained to the extent allowed by law in the County of Contra  
160 Costa, California.

161 d. *Headings.* The paragraph headings used in this MOU are intended for convenience  
162 only and shall not be used in interpreting this MOU or in determining any of the  
163 rights or obligations of the Parties to this MOU.

164 e. *Construction and Interpretation.* This MOU has been arrived at through  
165 negotiations and each Party has had a full and fair opportunity to revise the terms  
166 of this MOU. As a result, the normal rule of construction that any ambiguities are  
167 to be resolved against the drafting Party shall not apply in the construction or  
168 interpretation of this MOU.

169 f. *Entire Agreement.* This MOU constitutes the entire agreement of the Parties with  
170 respect to the subject matter of this MOU and supersedes any prior oral or written  
171 agreement, understanding, or representation relating to the subject matter of this  
172 MOU.

173 g. *Partial Invalidity.* If, after the date of execution of this MOU, any provision of this  
174 MOU is held to be illegal, invalid, or unenforceable under present or future laws  
175 effective during the term of this MOU, such provision shall be fully severable.  
176 However, in lieu thereof, there shall be added a provision as similar in terms to such  
177 illegal, invalid or unenforceable provision as may be possible and be legal, valid  
178 and enforceable.

- 179 h. *Waivers.* Waiver of any breach or default hereunder shall not constitute a  
180 continuing waiver or a waiver of any subsequent breach either of the same or of  
181 another provision of this MOU and forbearance to enforce one or more of the  
182 remedies provided in this MOU shall not be deemed to be a waiver of that remedy.
- 183 i. *Necessary Actions.* Each Party agrees to execute and deliver additional documents  
184 and instruments and to take any additional actions as may be reasonably required  
185 to carry out the purposes of this MOU.
- 186 j. *Compliance with Law.* In performing their respective obligations under this MOU,  
187 the Parties shall comply with and conform to all applicable laws, rules, regulations,  
188 and ordinances.
- 189 k. *Liability.* Each Party agrees to indemnify and hold every other Party to the  
190 Agreement, and their officers, agents and employees, free and harmless from any  
191 costs or liability imposed upon any other Party, officers, agents, or employees  
192 arising out of any acts or omissions of its own officers, agents or employees.
- 193 l. *Third Party Beneficiaries.* This MOU shall not create any right or interest in any  
194 non-Party or in any member of the public as a third party beneficiary.
- 195 m. *Counterparts.* This MOU may be executed in one or more counterparts, each of  
196 which shall be deemed to be an original, but all of which together shall constitute  
197 but one and the same instrument.
- 198 n. *Notices.* All notices, requests, demands or other communications required or  
199 permitted under this MOU shall be in writing unless provided otherwise in this  
200 MOU and shall be deemed to have been duly given and received on: (i) the date of

201 service if served personally or served by electronic mail or facsimile transmission  
202 on the Party to whom notice is to be given at the address(es) provided below, (ii)  
203 on the first day after mailing, if mailed by Federal Express, U.S. Express Mail, or  
204 other similar overnight courier service, postage prepaid, and addressed as provided  
205 below, or (iii) on the third day after mailing if mailed to the Party to whom notice  
206 is to be given by first class mail, registered or certified, postage prepaid, addressed  
207 as follows:

208

209 **City of Antioch**

210 City Manager

211 P.O. Box 5007

212 Antioch, CA 94531-5007

213 Telephone: (925) 779-7011

214 Facsimile: (925) 779-7003

215

216

217

218 **City Of Brentwood**

219 City Manager

220 150 City Park Way

221 Brentwood, CA 94513

222 Phone: (925) 516-5400

223 Fax: (925) 516-5441

224

225 **Byron Bethany Irrigation District**

226 General Manager

227 7995 Bruns Road

228 Byron, CA 94514-1625

229 Telephone: (209) 835-0375

230 Facsimile: (209) 835-2869

231

232

233 **Contra Costa Water District**

234 General Manager

235 Contra Costa Water District

236 P. O. Box H20

237 Concord, CA 94524

238 Phone (925) 688-8032

239 Fax (925) 688-8197

240

241

242

243 **Contra Costa County**

244 Director, Department of Conservation and Development

245 30 Muir Road

246 Martinez, CA 94553

247 Phone (925) 674-7866

248

249 **Diablo Water District**

250 Attn: General Manager

251 P.O. Box 127

252 87 Carol Lane

253 Oakley, CA 94561

254 Phone: (925) 625-3798

255 Fax: (925) 625-0814

256

257

258 **East Contra Costa Irrigation District**

259 General Manager

260 1711 Sellers Avenue

261 Brentwood, CA 94513

262 Phone: (925) 634-3544

263 Fax: (925) 634-0897

264

265

266 **Discovery Bay Community Services District**

267 C/O: Mike Davies, General Manager

268 1800 Willow Lake Road

269 Discovery Bay, CA 94505-9376

270 Telephone: (925) 634-1131

271 Facsimile: (925) 513-2705

272

273 8. Signatures. The Following signatures attest each Party's agreement hereto.

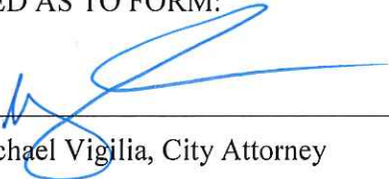
274 **CITY OF ANTIOCH**

275

276 By:  Date: 4/27/17

277 Ron Bernal, ~~Interim~~ City Manager

278 APPROVED AS TO FORM:

279  
280 By:  Date: 4/20/17

281 Michael Vigilia, City Attorney

282

283 **CITY OF BRENTWOOD**

284

285 By: \_\_\_\_\_ Date: \_\_\_\_\_

286 Gustavo "Gus" Vina, City Manager

287

288 APPROVED AS TO FORM:

289

290 By: \_\_\_\_\_ Date: \_\_\_\_\_

291 Damien Brower, City Attorney

292

293 **BYRON BETHANY IRRIGATION DISTRICT**

294

295 By: \_\_\_\_\_ Date: \_\_\_\_\_

296 Rick Gilmore, General Manager

297

298 **CONTRA COSTA WATER DISTRICT**

299

300 By: \_\_\_\_\_ Date: \_\_\_\_\_

301 Jerry Brown, General Manager

302

273 8. Signatures. The Following signatures attest each Party's agreement hereto.

274 **CITY OF ANTIOCH**

275

276 By: \_\_\_\_\_ Date: \_\_\_\_\_

277 Ron Bernal, Interim City Manager

278 APPROVED AS TO FORM:

279

280 By: \_\_\_\_\_ Date: \_\_\_\_\_

281 Michael Vigilia, City Attorney

282

283 **CITY OF BRENTWOOD**

284

285 By:  Date: 5/9/17

286 Gustavo "Gus" Vina, City Manager

287

288 APPROVED AS TO FORM:

289

290 By:  Date: 5-8-17

291 Damien Brower, City Attorney

292

293 **BYRON BETHANY IRRIGATION DISTRICT**

294

295 By: \_\_\_\_\_ Date: \_\_\_\_\_

296 Rick Gilmore, General Manager

297

298 **CONTRA COSTA WATER DISTRICT**

299

300 By: \_\_\_\_\_ Date: \_\_\_\_\_

301 Jerry Brown, General Manager

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277 Ron Bernal, Interim City Manager

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280 By: \_\_\_\_\_ Date: \_\_\_\_\_

281 Michael Vigilia, City Attorney

282

283 **CITY OF BRENTWOOD**

284

285 By: \_\_\_\_\_ Date: \_\_\_\_\_

286 Gustavo "Gus" Vina, City Manager

287

288 APPROVED AS TO FORM:

289

290 By: \_\_\_\_\_ Date: \_\_\_\_\_

291 Damien Brower, City Attorney

292

293 **BYRON BETHANY IRRIGATION DISTRICT**

294

295 By:  \_\_\_\_\_ Date: 3/27/17

296 Rick Gilmore, General Manager

297

298 **CONTRA COSTA WATER DISTRICT**

299

300 By: \_\_\_\_\_ Date: \_\_\_\_\_

301 Jerry Brown, General Manager

302

273 8. Signatures. The Following signatures attest each Party's agreement hereto.

274 **CITY OF ANTIOCH**

275

276 By: \_\_\_\_\_

Date: \_\_\_\_\_

277 Steven Duran, City Manager

278 **APPROVED AS TO FORM:**

279

280 By: \_\_\_\_\_

Date: \_\_\_\_\_

281 Michael Vigilia, City Attorney

282

283 **CITY OF BRENTWOOD**

284

285 By: \_\_\_\_\_

Date: \_\_\_\_\_

286 Gustavo "Gus" Vina, City Manager

287

288 **APPROVED AS TO FORM:**

289

290 By: \_\_\_\_\_

Date: \_\_\_\_\_

291 Damien Brower, City Attorney

292

293 **BYRON BETHANY IRRIGATION DISTRICT**

294

295 By: \_\_\_\_\_

Date: \_\_\_\_\_

296 Rick Gilmore, General Manager

297

298 **CONTRA COSTA WATER DISTRICT**

299

300 By:  acting for

Date: 4/27/17

301 Jerry Brown, General Manager

302

303 APPROVED AS TO FORM:

304  
305 By: 

Date: 4/19/17

306 District Legal Counsel

307

308 **CONTRA COSTA COUNTY**

309

310 By: \_\_\_\_\_

Date: \_\_\_\_\_

311 John Kopchik, Director of

312 Conservation and Development

313 APPROVED AS TO FORM:

314 Sharon L. Anderson, County Counsel

315

316 By: \_\_\_\_\_

Date: \_\_\_\_\_

317 Deputy County Counsel

318

319 **DIABLO WATER DISTRICT**

320

321 By: \_\_\_\_\_

Date: \_\_\_\_\_

322 Mike Yeraka, General Manager

323

324 **EAST CONTRA COSTA IRRIGATION DISTRICT**

325

326 By: \_\_\_\_\_

Date: \_\_\_\_\_

327 Patricia A. Corey, General Manager

328

329 **DISCOVERY BAY COMMUNITY SERVICES DISTRICT**

330

331 By: \_\_\_\_\_

Date: \_\_\_\_\_

332 Michael R. Davies, General Manager

303 APPROVED AS TO FORM:

304

305 By: \_\_\_\_\_

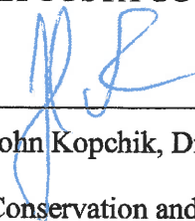
Date: \_\_\_\_\_

306 District Legal Counsel

307

308 **CONTRA COSTA COUNTY**

309

310 By:  \_\_\_\_\_

Date: April 25, 2017

311 John Kopchik, Director of

312 Conservation and Development

313 APPROVED AS TO FORM:

314 Sharon L. Anderson, County Counsel

315

316 By:  \_\_\_\_\_

Date: APRIL 29, 2017

317 Deputy County Counsel

318

319 **DIABLO WATER DISTRICT**

320

321 By: \_\_\_\_\_

Date: \_\_\_\_\_

322 Mike Yeraka, General Manager

323

324 **EAST CONTRA COSTA IRRIGATION DISTRICT**

325

326 By: \_\_\_\_\_

Date: \_\_\_\_\_

327 Patricia A. Corey, General Manager

328

329 **DISCOVERY BAY COMMUNITY SERVICES DISTRICT**

330

331 By: \_\_\_\_\_

Date: \_\_\_\_\_

332 Michael R. Davies, General Manager

303 APPROVED AS TO FORM:

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305 By: \_\_\_\_\_

Date: \_\_\_\_\_

306 District Legal Counsel

307

308 **CONTRA COSTA COUNTY**

309

310 By: \_\_\_\_\_

Date: \_\_\_\_\_

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312 Conservation and Development

313 APPROVED AS TO FORM:

314 Sharon L. Anderson, County Counsel

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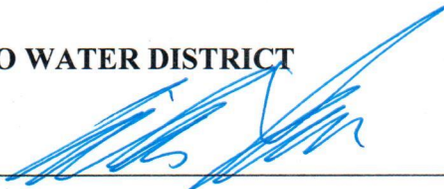
316 By: \_\_\_\_\_

Date: \_\_\_\_\_

317 Deputy County Counsel

318

319 **DIABLO WATER DISTRICT**

320 By:  \_\_\_\_\_

Date: 5-1-2017

322 Mike Yeraka, General Manager

323

324 **EAST CONTRA COSTA IRRIGATION DISTRICT**

325

326 By: \_\_\_\_\_

Date: \_\_\_\_\_

327 Patricia A. Corey, General Manager

328

329 **DISCOVERY BAY COMMUNITY SERVICES DISTRICT**

330

331 By: \_\_\_\_\_

Date: \_\_\_\_\_

332 Michael R. Davies, General Manager

303 APPROVED AS TO FORM:

304

305 By: \_\_\_\_\_ Date: \_\_\_\_\_

306 District Legal Counsel

307

308 **CONTRA COSTA COUNTY**

309

310 By: \_\_\_\_\_ Date: \_\_\_\_\_

311 John Kopchik, Director of

312 Conservation and Development

313 APPROVED AS TO FORM:

314 Sharon L. Anderson, County Counsel

315

316 By: \_\_\_\_\_ Date: \_\_\_\_\_

317 Deputy County Counsel

318

319 **DIABLO WATER DISTRICT**

320

321 By: \_\_\_\_\_ Date: \_\_\_\_\_

322 Mike Yeraka, General Manager

323

324 **EAST CONTRA COSTA IRRIGATION DISTRICT**

325

326 By: Patricia A. Corey Date: 3-29-2017

327 Patricia A. Corey, General Manager

328

329 **DISCOVERY BAY COMMUNITY SERVICES DISTRICT**

330

331 By: \_\_\_\_\_ Date: \_\_\_\_\_

332 Michael R. Davies, General Manager

303 APPROVED AS TO FORM:

304

305 By: \_\_\_\_\_ Date: \_\_\_\_\_

306 District Legal Counsel

307

308 **CONTRA COSTA COUNTY**

309

310 By: \_\_\_\_\_ Date: \_\_\_\_\_

311 John Kopchik, Director of

312 Conservation and Development

313 APPROVED AS TO FORM:

314 Sharon L. Anderson, County Counsel

315

316 By: \_\_\_\_\_ Date: \_\_\_\_\_

317 Deputy County Counsel

318

319 **DIABLO WATER DISTRICT**

320

321 By: \_\_\_\_\_ Date: \_\_\_\_\_

322 Mike Yeraka, General Manager

323

324 **EAST CONTRA COSTA IRRIGATION DISTRICT**

325

326 By: \_\_\_\_\_ Date: \_\_\_\_\_

327 Patricia A. Corey, General Manager

328

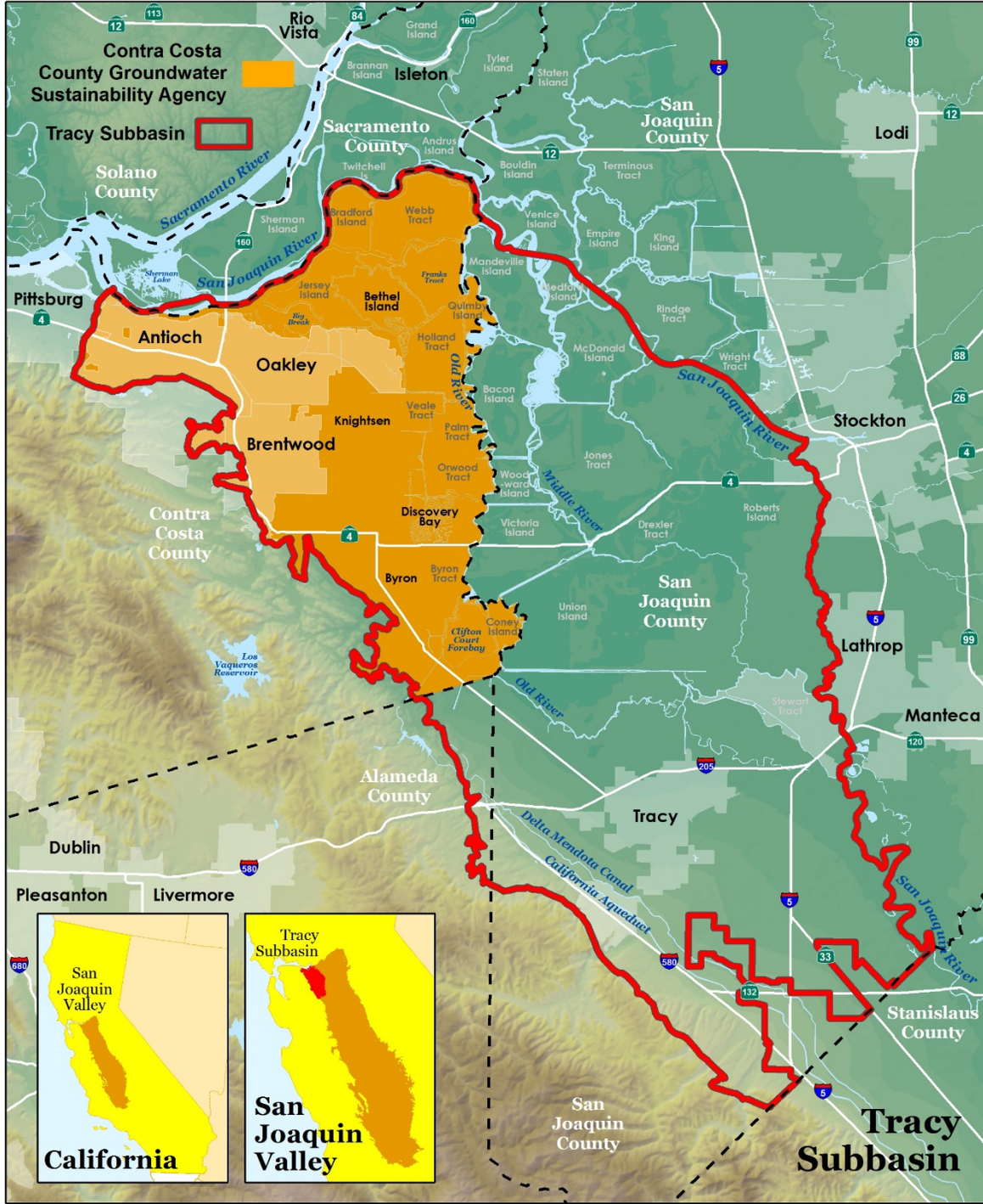
329 **DISCOVERY BAY COMMUNITY SERVICES DISTRICT**

330

331 By:  \_\_\_\_\_ Date: 4-6-17

332 Michael R. Davies, General Manager

# Exhibit A - Contra Costa County Groundwater Sustainability Agency Formation

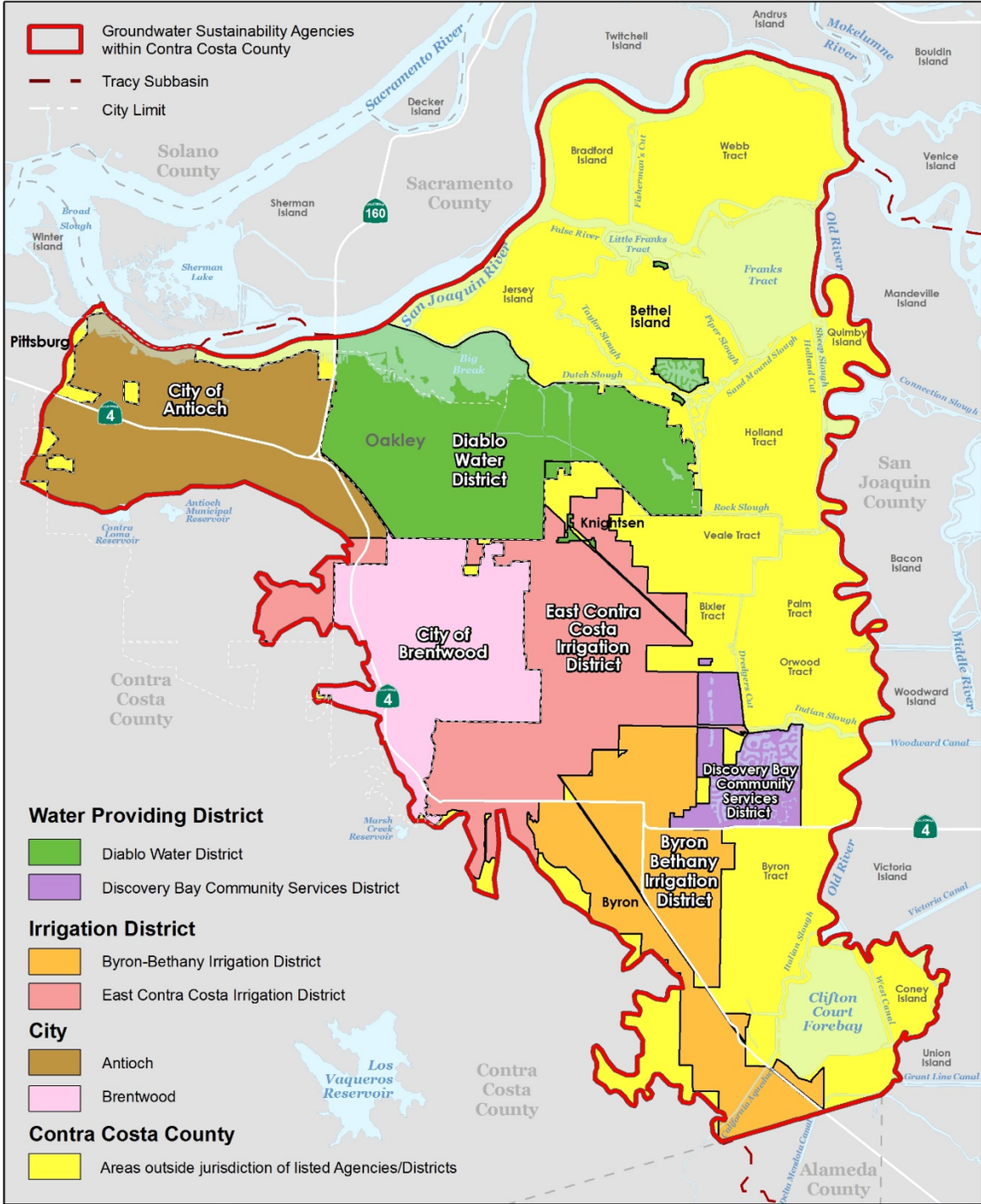


Map created 03/16/2017  
 by Contra Costa County Department of  
 Conservation and Development, GIS Group  
 30 Muir Road, Martinez, CA 94553  
 37.59:41.791N 122:07:03.756W

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# Exhibit B - Contra Costa County Groundwater Sustainability Agency Formation



Map created 03/16/2017  
 by Contra Costa County Department of  
 Conservation and Development, GIS Group  
 30 Main Road, Martinez, CA 94553  
 37.59.41.781N 122.07.03.756W

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