Agreement to Encourage Collaboration and Improve Water Management

This Agreement to Encourage Collaboration and Improve Water Management (Agreement) is made effective as of this 1st day of September, 2015, by and among the undersigned persons and entities, sometimes referred to individually as a "Party" or collectively as "Parties."

RECITALS

- A. Woods Irrigation Company (Woods) is an irrigation company that diverts water and provides drainage services for certain landowners on Middle Roberts Island.
- B. In 2009 the State Water Resources Control Board (Board) instituted a Cease and Desist Order (CDO) proceeding against Woods. Hearings were held in 2010. The landowners who receive water from Woods (Landowners) were not the direct subject of the original proceeding, were not provided notice of the 2010 hearings, and did not participate in the 2010 hearings.
- C. On or about February 17, 2011, the Board issued Order WR 2011-0005, a CDO against Woods. Woods, the Landowners, the San Luis & Delta-Mendota Water Authority (Authority), State Water Contractors (SWC), and Modesto Irrigation District (MID) challenged Order WR 2011-0005 in separate actions in the Superior Courts of the State of California.
- D. By Order WR 2012-0012, the Board subsequently granted, in part, a request for reconsideration of Order WR 2011-0005. Through Order WR 2012-0012, the Board reopened the CDO proceeding to allow the Landowners to participate in a supplemental hearing and put forth additional evidence of water rights to support the Woods diversions, which information would be used to determine whether to adopt an order revising Order WR 2011-0005. The supplemental hearing was scheduled to take place on June 8, 2015 (and June 9, 10, and 11, if necessary). Order WR 2012-0012 also provides: "The findings and conclusions of law in this order and Order WR 2011-0005 shall not be given preclusive effect, and are subject to reevaluation and revision based on additional evidence and argument that may be presented at the hearing."
- E. The reopened proceeding before the Board and actions before the Superior Court were intended to resolve a dispute among the Parties about the extent of water rights held by Woods and the Landowners.
- F. Concurrent with their preparations for the supplemental hearing, the Parties entered into discussions to explore whether this dispute could be resolved by settlement. The Parties were motivated to engage in those settlement discussions by their shared belief that greater cooperation among the Parties to resolve water rights issues could have mutually beneficial effects. Therefore, on April 17, 2015, Woods, the Landowners, South Delta Water Agency, the Authority, and the SWC requested and the Board's hearing officers ordered the hearings be

taken off calendar to allow all of the Parties to focus their efforts on settling their disputes, rather than preparing for adversarial proceedings. The Division of Water Rights' Prosecution Team participated in the settlement discussions.

- G. Through settlement negotiations, Woods and the Landowners: (1) provided some of the other Parties substantial information that was not available during the 2009-2010 proceedings that better informs the acres of land and season of production within the Woods Water Service Area prior to 1914, and (2) recognized the opportunity to improve the management of water within the Woods Water Service Area, including maintaining and reporting data on the quantity of water diverted and discharged.
- H. The Parties now wish to enter into a settlement that avoids the need to resolve the current dispute with a lengthy hearing process, and to foster the Parties' objective of finding common grounds for resolving water rights issues affecting them.

AGREEMENT

NOW, THEREFORE, in consideration of the facts recited above and of the covenants, terms and conditions set forth herein, the Parties agree as follows:

- 1. The above Recitals are incorporated into this Agreement.
- 2. For purposes of this Agreement:
 - a. "Woods Water Service Area" shall mean those existing lands for which Woods provides water service. Those lands are depicted within the green boundary on Exhibit A.
 - b. "Woods Drainage Service Area" shall mean those existing lands for which Woods provides drainage service. Those lands are depicted within the yellow shaded area on Exhibit A.
 - c. "Woods Diversion Facilities" shall mean the main pumping station (East and West Pumps) and the Stark Road pumping station, as identified on Exhibit A.
 - d. "Woods Irrigation System" shall mean the canals and ditches operated by Woods to deliver water from the Woods Diversion Facilities to Landowners within the Woods Service Area, which are covered by Statement of Water Diversion and Use Nos. S017905 and S017908, and of which the primary portions are identified on Exhibit A.
 - e. "Landowners" shall mean all landowners (present and future) within the Woods Water Service Area who receive water through the Woods Diversion Facilities and Woods Irrigation System.

- f. "Woods Affiliated Rights" shall mean those water rights claimed by Woods or any of the Landowners that are not "Non-Woods Affiliated Rights."
- g. "Non-Woods Affiliated Rights" shall mean: (i) pre-1914 water rights developed from use of water on lands outside the Woods Water Service Area, (ii) post-1914 water rights lawfully acquired by Woods or its Landowners, (iii) other rights to water legally obtained by Woods or its Landowners after execution of this Agreement (e.g., contract to acquire water through transfers or exchanges), (iv) License No. 3271 (Application No. 4562), or (v) percolating groundwater.
- h. "Point of Discharge" shall mean each location at which the Woods drainage system discharges water into waterways in the Delta, as identified on Exhibit A.
- i. "Point of Diversion" shall mean each location at which Woods diverts water under a Woods Affiliated Right into the Woods Irrigation System and Woods Water Service Area, currently the Stark Road Pump and East and West Pumps identified on Exhibit A, and each potential future well from which water is pumped and counted against the diversion limits established in section 3, if any.
- j. "Carriage Water" shall mean an amount of water diverted by Woods to ensure that there is sufficient water in the Woods Irrigation System to allow the turnout of water to Landowners in the Woods Service Area for beneficial use. Carriage Water is not consumptively used by Woods or the Landowners.
- k. "Water year" shall mean October 1st of any given year through September 30th of each succeeding year.
- 3. **Diversion Limits**: Woods and the Landowners agree to limit diversions under all Woods Affiliated Rights as set forth below.
 - a. **Maximum Monthly Rates.** Total Combined Diversions shall not exceed the following monthly average rates:
 - i. 45 cfs for November, December, January, February, and March.
 - ii. 50 cfs for October.
 - iii. 65 cfs for April and September.
 - iv. 77.7 cfs for May, June, July and August.
 - b. **Cumulative Diversions**. Notwithstanding the above maximum monthly rates, total cumulative diversions in a Water Year shall not exceed 37,590 acre-feet, and diversions between November and April, within a Water Year, shall not exceed 12,514 acre-feet.

- c. November-April Limits. The Parties acknowledge that (i) Woods and the Landowners cannot divert continuously at the maximum monthly rates and remain within the cumulative diversions limit for the November through April period, and (ii) therefore Woods and the Landowners will not divert continuously at the maximum monthly rates for each of those months. The maximum monthly rates for the November through March period are intended to provide Woods and the Landowners with flexibility for management of the available water supply, up to the November through April cumulative diversion amount. Beginning on October 15 and on the 15th day of each month thereafter, until February 15, Woods will report to a designated person at the SWC and Authority and the Deputy Director for Water Rights the maximum monthly rate it will operate up to during the following month.
- d. **Refinement of Diversions**. The Parties acknowledge that (i) the diversion limits set forth above include carriage water, (ii) not all of the water diverted is consumptively used, and (iii) because there are limited data on historical amounts of water diverted and discharged by Woods, the specific quantity of carriage water is unknown. The Parties commit to meet and confer no later than September 30, 2020, or three months prior to expiration of the stay ordered by the Court under Section 12, to evaluate whether the maximum monthly rates and/or cumulative diversion amounts set forth above should be modified upwards or downwards based on the data collected.
- e. Averaging Period. The SWC and Authority plan to evaluate whether use of a monthly average for the maximum monthly diversion rate for the Woods Affiliated Rights adversely impacts the operation of the State Water Project or Central Valley Project. If the Board, SWC or Authority determines that the monthly averaging period adversely affects the ability of the State Water Project or Central Valley Project to meet requirements (e.g., obligations for water quality objectives or restrictions imposed under the Endangered Species Act), the Board, SWC and Authority will meet and confer with Woods to discuss the basis for this determination and to explore if there are possible operational changes that could eliminate the adverse impact yet still be economical and reasonable for Woods and the Landowners to implement without unduly jeopardizing Woods' ability to operate within the diversion limits set forth in this Agreement.
- 4. Nothing herein prevents a Landowner from petitioning the Board to revise the order approving this Agreement (see section 9) to allow for diversions in excess of the limits stated in section 3 above, on the condition that the petitioning Party sets forth evidence of a water right to support the larger diversion. Prior to such a request being made, (a) the Landowner(s) intending to submit the petition shall provide the other Parties 45-days prior written notice, and (b) during that 45-day period, the Parties are to meet and confer in a good faith attempt to resolve any concerns. If, after that meet and confer process, such a petition is filed, neither the Board,

Authority, SWC nor MID will be bound by any provision of this Agreement that otherwise limits the Parties' ability to challenge the basis for Woods Affiliated Rights.

5. Woods and the Landowners will:

- a. Comply with permitting and approval requirements, if any, for the diversion and use of water pursuant to Woods Affiliated Rights.
- b. Only divert water consistent with the Woods Affiliated Rights, Non-Woods Affiliated Rights, and California water right laws, including the requirement that water be put to reasonable beneficial uses.
- 6. Notwithstanding any other provision of this Agreement:
 - a. Woods and the Landowners may divert water from an existing or new facility, whether for surface water or from a well, that is not one of the Woods Diversion Facilities on the condition that if water is diverted from such a facility for use within the Woods Water Service Area, the quantity of water diverted from that facility will be measured and reported pursuant to section 8, below, and accounted towards the diversion limits provided in section 3, above, unless Woods or a Landowner, prior to the diversion occurring and with the concurrence of the other Parties, demonstrates that the diversion will occur pursuant to valid Non-Woods Affiliated Rights.
 - b. Currently there are no ground water wells within the Woods Water Service Area that are used for irrigation but it is possible that this could occur in the future. The Parties currently do not fully agree on how groundwater pumped from any such future well should be legally characterized. The Parties agree this issue cannot be resolved in the abstract but that a fundamental premise of this Agreement is to establish a defined maximum rate of diversion for the Woods Water Service Area. Therefore, the Parties agree that before water is pumped from a groundwater well and used for irrigation in the Woods Water Service Area, Woods shall notify the other Parties and provide the well depth, the depth from which water is drawn and the capacity of the well when operational. If in the future Woods or a Landowner proposes to begin pumping water from a well to serve lands within the Woods Water Service Area, the Party before water is pumped shall initiate a 60 day meet and confer process with the other Parties to resolve whether the pumped water is percolating or non-percolating groundwater. Regardless of the characterizations agreed to by the Parties for groundwater pursuant to this Agreement, these characterizations shall be treated as settlement agreements and shall not be deemed an admission or waiver of any arguments or claims for the purpose of any other situation outside of this Agreement. Also, nothing in this Section prevents a Landowner from petitioning the Board to modify the diversion limits, as

provided in Section 4 of this Agreement.

- c. Woods and the Landowners may change the point of diversion, place of use or purpose of use for Woods Affiliated Rights, on the condition that any such change complies with all applicable laws. This Agreement does not affect the authority of the Board when reviewing a petition by Woods or one of its Landowners for change in point of diversion, place of use, or purpose of use. Prior to such change, Woods or the Landowner(s) proposing the change will provide the other Parties with the legal and factual basis for the change, including a demonstration of water rights and sufficient water supply to support the change, and ensure the other Parties receive at least 30 days prior written notice of intent to change. If such a change petition is filed, neither the Authority, SWC, nor MID will be bound by any provision of this Agreement that otherwise limits the Parties' ability to challenge the basis for Woods-Affiliated Rights.
- 7. The Division of Water Rights Prosecution Team, the Authority, and SWC agree they will not contest the adequacy of the Woods Affiliated Rights to support the diversion of water consistent with section 3, above, provided the water diverted is for use within the Woods Water Service Area. By the above Parties agreeing to the preceding sentence: (a) the Board has not waived its authority to regulate Woods' or the Landowners' diversions in any manner allowed by law, and (b) the Board, the Authority or SWC may challenge the ability of Woods or any of its Landowners to divert water on any other basis, including but not limited to the ability to challenge diversions because of: (1) a failure or inability to put water to reasonable, beneficial use, (2) an unreasonable method of diversion, and (3) unavailability of water for diversion.

8. Monitoring and Reporting

- a. Within 45 days of the date of an Order approving this Agreement or an Order issuing that is substantially consistent with this Agreement, Woods shall prepare and file with the Deputy Director for Water Rights a compliance plan ("Compliance Plan") setting forth how Woods will comply with section 3 above.
 - i. Woods shall include in the Compliance Plan commitments to:
 - 1. Install and operate measuring devices to Woods' and Woods Affiliated Rights' Point of Diversion as defined herein.
 - 2. Install and operate measuring devices at Woods' Point of Discharge as defined herein.
 - 3. Monitor and record in not less 15 minute intervals the amounts and rates of water (1) diverted at each Point of Diversion, and (2) discharged at each Point of Discharge.
 - 4. Ensure that data recorded from each Point of Diversion and each Point of Discharge are transmitted to Woods in real time.

- 5. Review and reevaluate, as necessary, the type of measuring devices, frequency of monitoring and recording, and the manner in which data are collected to ensure Woods is using appropriately accurate technologies and best professional practices provided such technologies and practices are economically practicable. Woods has represented that in 2015 it upgraded its monitoring equipment and technology at each of the Woods Diversion Facilities.
- Upgrade the devices and data collection as it or the Deputy Director for Water Rights determines necessary consistent with the available technologies and professional practices, provided such upgrades are practicable and economically feasible for Woods.
- 7. Develop and implement an operator's manual, flow chart, or other written instructions that identify the process to be taken by Woods' employees to routinely measure and record diversions and discharges, and the maintenance and calibration schedule of all measuring devices used to ensure compliance with the diversion limits provided in section 3 above. The instructions shall be used to train Woods' employees who operate the Woods irrigation system and shall be available to such personnel at all times.
- 8. Develop and implement provisions for reducing water diversions when monitoring reveals that diversions have caused or are likely to cause an exceedance of the diversion rates or volumes provided for in section 3 above.

The final determination and approval of the Compliance Plan and economic feasibility will be made by the Deputy Director for Water Rights after conferring with the Parties, subject to reconsideration pursuant Water Code section 1122, et seq.

- b. No later than 90 days after the Board issues an Order approving this Agreement or an Order issuing that is substantially consistent with this Agreement, Woods will install the measuring devices required under subsections (a)1 and (a)2 above and will begin operating them in compliance with subsections (a)3 and (a)4.
- c. Every six months through January 31, 2018, then annually thereafter, Woods shall provide to the Board, through its Deputy Director for Water Rights, with copies to the other Parties, a written update of the efforts by Woods and the Landowners to implement the Compliance Plan.
- d. By the 15th day of each month, after Woods installs the measuring devices required under subsection (a)1 or (a)2 above, Woods shall provide the Authority, SWC, and MID with all available diversion and discharge data from the prior month. Woods shall

- provide the Board with available diversion and discharge data upon request and as required by law.
- e. At least annually, Woods will evaluate the data developed through the Compliance Plan to assess (i) whether it furthers the intent of the Parties, as reflected in the Recital G(2), and (ii) if Woods may meet the diversion limits provided in section 3 above based on an averaging period less than monthly without otherwise adversely impacting Woods or the Landowners
- f. For the Woods Affiliated Rights, Woods will file and report on behalf of the Landowners one Statement of Water Diversion and Use and Supplemental Statement per each Point of Diversion as required by Water Code 5100 et seq. Woods shall attach to each Statement it files the information each Landowner would have included in the Statement if the Landowner would have filed the Statement itself.
- 9. Within 7 days of the Parties executing this Agreement, the Parties will jointly petition or if needed move the Board for an order approving this Agreement. The petition or motion will include a request that the order approving this Agreement:
 - a. Constitute a Cease and Desist Order pursuant to Water Code section 1831, violations of which are enforceable by the Board.
 - Include a provision that any Party may petition the Board to revise the Cease and Desist
 Order to reflect agreement reached through a meet and confer process required by this
 Agreement.
 - c. Include a provision that any Party may petition the Board to resolve an issue that was the subject of a meet and confer process required by this Agreement which did not result in agreement among the Parties.
- 10. Within 7 days of the Board taking action on the Parties' joint petition in section 9, above, if any Party determines that the Board's order is not substantially consistent with this Agreement, that Party shall notify the other Parties in writing and initiate a meet-and-confer process to discuss the concern. If after that process any Party still determines that the order is not substantially consistent with this Agreement, that Party may give written notice to the other Parties at which time this Agreement will terminate.
- 11. Within 14 days of the Board issuing an order substantially consistent with this Agreement, or within 14 days of conclusion of a meet-and-confer process in section 10 that does not result in termination, whichever is later, Woods will request the Board extend the timelines for processing Water Right Application No. 31880 until after December 31, 2020 to allow the Parties time to facilitate the settlement contemplated by this Agreement and obviate the need for the

application. If this Agreement remains in place and there is not a court action adversely affecting the rights of Woods to divert water prior to December 31, 2020, Woods shall withdraw the application as of December 31, 2020. Alternatively, if this Agreement is terminated or if there is any court action which adversely affects or challenges the right of Woods or the Landowners to divert water pursuant to the terms of this Agreement prior to December 31, 2020, Woods may continue to pursue the application.

- 12. Within 14 days of the Board issuing an order substantially consistent with this Agreement, or within 14 days of conclusion of a meet-and-confer process in section 10 that does not result in termination, whichever is later, the Parties will petition or if needed move the Superior Court of the State of California in *Modesto Irrigation District, et al. v. State Water Resources Control Board, et al.*, Sacramento County Superior Court, Case No. 34-201180000803-CU-WM-GD, for an order to stay the case until December 31, 2020. The petition or motion shall provide that, if the stay is entered, (a) any Party may subsequently petition the Court to lift the stay provided that prior to filing such a petition the Party seeking to lift the stay provides the other Parties 45-days prior written notice, (b) during that 45-day period, the Parties meet and confer in a good faith attempt to resolve the concerns which caused the issuance of the notice, and (c) the case shall be automatically dismissed without prejudice if no petition to lift the stay is filed by December 31, 2020. If the stay is lifted, the Parties will not be bound by the terms of this Agreement. If Case No. 34-201180000803-CU-WM-GD is dismissed without prejudice, any Party may file a new case challenging the water rights claimed by Woods and/or the Landowners.
- 13. If the Board does not approve the time-extension request in section 11 or if the Court does not approve the stay petition in section 12, the Parties shall meet and confer to agree on a mutually applicable shorter extension and/or stay period or other alternative acceptable to the Board and/or Court which achieves substantially the same purpose as sections 11 and 12.
- 14. Within 14 days of the Board issuing an order substantially consistent with this Agreement, or within 14 days of conclusion of a meet-and-confer process pursuant to section 10 that does not result in termination, whichever is later, the Plaintiffs/Petitioners in *Young et. al v. State Water Resources Control Board*, San Joaquin County Superior Court case no. 39-2011-00259191-CU-WM-STK ("Young I") and *Young et. al v. State Water Resources Control Board*, San Joaquin County Superior Court case no. 39-2012-00286485-CU-WM-STK ("Young II") will request dismissal without prejudice of *Young I* and *Young II*.
- 15. The Parties shall bear their own attorneys' fees and costs associated with this Agreement, the Woods CDO proceedings resulting in Order WR 2011-0005, referenced in Recital C, the Woods CDO rehearing proceedings that preceded this Agreement, referenced in Recital D, *Young I*, *Young II* and *Modesto Irrigation District, et al. v. State Water Resources Control Board, et al.*, Sacramento County Superior Court, Case No. 34-201180000803-CU-WM-GD, except to the extent already paid.

- 16. The Parties will petition the Board to revise any Cease and Desist Order issued pursuant to section 9.a. to reflect agreement reached through a meet-and-confer process required by this Agreement.
- 17. A Party may petition the Board to resolve an issue that was the subject of a meet-and-confer process required by this Agreement which did not result in agreement among the Parties.
- 18. This Agreement is for settlement purposes and does not constitute an admission or concession by any Party of the merit of any other Party's rights, claims, positions, contentions, or defenses, including those related to water rights and water availability. This Agreement is not intended to and does not reflect a determination of or agreement on the water rights held by Woods or any of the Landowners and shall not be construed as such in any future proceeding.
- 19. This Agreement is made and entered into in the State of California, and shall in all respects be interpreted, enforced, and governed under the laws of this State.
- 20. This Agreement sets forth the entire agreement between the Parties hereto and fully supersedes any and all prior agreements or understandings between the Parties. No promises, inducements, or representations regarding the subject matter of this Agreement have been made by any party other than those set forth in this document or incorporated by reference herein. Unless otherwise stated in this Agreement, any modification or amendment to this Agreement must be in writing, must be signed and dated by the Parties, and must explicitly state that it is intended to be an amendment to or modification.
- 21. Counsel for the respective Parties have reviewed and participated in the drafting of this Agreement. Consequently, the normal rule of construction that ambiguities shall be resolved against the drafter shall not be used or applied in the interpretation of this document.
- 22. The Parties, and each of them, acknowledge that this Agreement is entered into voluntarily after the Parties' respective independent investigation.
- 23. This Agreement shall be binding upon each Party to it and upon each of such Party's heirs, administrators, representatives, executors, successors, and assigns. Within 30 days of the effective date, Woods will record the order approving this Agreement, which will attach a copy of this Agreement, in the San Joaquin County Recorder's office on all parcels within the Woods Water Service Area. By signing this Agreement the Division of Water Rights' Prosecution Team does not intend to and cannot bind the Board, but the Board can, through approval of the Agreement, agree to the terms of this Agreement.
- 24. The provisions of this Agreement shall be binding and effective with respect to, and are not intended to benefit any persons or entities other than, the Parties and their respective successors and assigns. Notwithstanding the prior sentence, where the Agreement includes provisions that are intended to bind and be effective with respect to the Board, those provisions

bind and become effective with respect to the Board if and when the Board issues an order approving this Agreement on terms consistent or substantially consistent with this Agreement.

- 25. Any breach of this Agreement would result in irreparable harm for which money damages would not be a sufficient remedy; therefore, in any action to enforce the terms of this Agreement, the non-breaching Party shall be entitled to equitable relief, including injunctive relief or the remedy of specific performance.
- 26. This Agreement may be executed in any number of counterparts, each of which may be deemed an original and all of which collectively shall constitute a single instrument. Photocopies, facsimile copies, and PDF copies of this signed Agreement shall have the same force and effect as a wet ink original signature on this Agreement.
- 27. Waiver of Reconsideration. Each Party waives its right to request reconsideration of the Board's order approving this Agreement, provided no material modifications to this Agreement or additional requirements beyond the requirements of this Agreement are included in that order.

Executed as of the dates set forth below:

Date:_	9/15/15
	Date:_

STATE WATER RESOURCES CONTROL BOARD PROSECUTION TEAM

Approved as to form:

for Water Rights

David Rose, Attorney III
Office of the Chief Counsel

WOODS IRRIGATION COMPANY

Timothy Grunsky, President

Date: 8-25-/5

Approved as to form:

Dean Ruiz, Esq.

Counsel for Woods Irrigation Company

John Herrick, Esq.

Counsel for Woods Irrigation Company and

South Delta Water Agency

Counsel for Landowner Group B

SOUTH DELTA WATER AGENCY	
Jerry Robinson, Chairman of the Board	Date:
Approved as to form:	
Men Hail	
John Herrick, Esq.	
Counsel for South Delta Water Agency	
STATE WATER CONTRACTORS	
	Date:
Stefanie Morris, Acting General Manager	
Approved as to form:	
Stanley Powell, Esq.	
Counsel for State Water Contractors	
SAN LUIS AND DELTA MENDOTA WATER CO	ONTRACTORS
	Date:
Dan Nelson, Executive Director	
Approved as to form:	
Jon Rubin, Esq., General Counsel	
LANDOWNERS WHO RECEIVE IRRIGATION \ [Landowner signatures on following pages]	NATER FROM WOODS IRRIGATION COMPANY:
Approved as to form:	
Jennifer L. Spaletta, Esq.	
Counsel for Landowner Group A	
Kurtis Keller, Esq.	

SOUTH DELTA WATER AGENCY	
	Date:
Jerry Robinson, Chairman of the Board	
Approved as to form:	
John Herrick, Esq. Counsel for South Delta Water Agency	
State Water Contractors	Date: 8/3//15
Stefanie Morris, Acting General Manager	•
Approved as to form: Stanly C Porul Stanley Powell, Esq.	
Counsel for State Water Contractors	
SAN LUIS AND DELTA MENDOTA WATER CON	NTRACTORS
	Date:
Dan Nelson, Executive Director	
Approved as to form:	
Jon Rubin, Esq., General Counsel	
LANDOWNERS WHO RECEIVE IRRIGATION WA	ATER FROM WOODS IRRIGATION COMPANY:
[Landowner signatures on following pages]	
Approved as to form:	
Jennifer L. Spaletta, Esq.	
Counsel for Landowner Group A	
Kurtis Keller, Esq.	
Counsel for Landowner Group B	

SOUTH DELTA WATER AGENCY	
	Date:
Jerry Robinson, Chairman of the Board	
Approved as to form:	
John Herrick, Esq.	
Counsel for South Delta Water Agency	
STATE WATER CONTRACTORS	
	Date:
Stefanie Morris, Acting General Manager	
Approved as to form:	
Stanley Powell, Esq. Counsel for State Water Contractors	
counsellor state water contractors	
SAN LUIS AND DELTA MENDOTA WATER CO	NTRACTORS
	Date:
Dan Nelson, Executive Director	
Approved as to form:	
Jon Rubin, Esq., General Counsel	
	VATER FROM WOODS IRRIGATION COMPANY:
[Landowner signatures on following pages]	
Approved as to form:	
Jennifer L. Spaletta, Esq.	
Counsel for Landowner Group A	
Kurtis Keller, Esq. Counsel for Landowner Group B	

SOUTH DELTA WATER AGENCY	
	Date:
Jerry Robinson, Chairman of the Board	
Approved as to form:	
John Herrick, Esq.	
Counsel for South Delta Water Agency	
STATE WATER CONTRACTORS	
	Date:
Stefanie Morris, Acting General Manager	
Approved as to form:	
Stanley Powell, Esq.	
Counsel for State Water Contractors	
SAN LUIS AND DELTA MENDOTA WATER COM	NTRACTORS
	Date:
Dan Nelson, Executive Director	
Approved as to form:	
Jon Rubin, Esq., General Counsel	
	ATER FROM WOODS IRRIGATION COMPANY:
[Landowner signatures on following pages]	
Approved as to form:	
Juno Juspaletk	
Jennifer L. Spaletta, Esq. Counsel for Landowner Group A	
r.	
Kurtis Keller, Esq.	
Counsel for Landowner Group B	

SOUTH DELTA WATER AGENCY	
	Date:
Jerry Robinson, Chairman of the Board	
Approved as to form:	
John Herrick, Esq.	
Counsel for South Delta Water Agency	
STATE WATER CONTRACTORS	
	Date:
Stefanie Morris, Acting General Manager	
Approved as to form:	
Stanley Powell, Esq.	
Counsel for State Water Contractors	
SAN LUIS AND DELTA MENDOTA WATER CO	Date: 9/8/15
Dan Nelson, Executive Director	, , , , , , , , , , , , , , , , , , , ,
Approved as to form: Jon Rubin, Esq., General Counsel	
LANDOWNERS WHO RECEIVE IRRIGATION \	WATER FROM WOODS IRRIGATION COMPANY:
[Landowner signatures on following pages]	
Approved as to form:	
Jennifer L. Spaletta, Esq.	
Counsel for Landowner Group A	
Kurtis Keller, Esq.	
Counsel for Landowner Group B	

Landowner Group A:

WIC		San Joaquin County Assessor's		
Parcel#	Acres	Number	Owner	Signature and Date
				June Sharp
2	155.88	131-260-05	Silva, Berniece L. Tr Et Al	Comme Sprawad
		,		y wandlage
2	10.07	121 200 00	Cilva Darniaga I Tr Et Al	Comment guret
3	16.67	131-360-09	Silva, Berniece L. Tr Et Al	11
				gunne Sharp
4	36.67	131-360-08	Silva, Berniece L. Tr Et Al	Corni Derganut
				Gunneshurp
_	444.20	424 260 42	City Decries I To Shall	Connic Sergunodo
5	114.39	131-360-13	Silva, Berniece L. Tr Et Al	"The stee's
6	130.88	131-360-12	KENNEDY, PATRICK J & PATRICIA A TR	
- 4	7.00	462.040.22		
7-1.	7.03	162-040-22	Stockton Port District	
7-2.	138.46	162-040-23	KENNEDY, PATRICK J & PATRICIA A TR	
			D Alonzo, Larry & Donette Tr	
8, 9	35.43	162-050-10, 11	D Alonzo, Larry & Donette II	

Landowner Group A:

wic		San Joaquin County Assessor's		
Parcel#	Acres	Number	Owner	Signature and Date
2	155.88	131-260-05	Silva, Berniece L. Tr Et Al	
3	16.67	131-360-09	Silva, Berniece L. Tr Et Al	
4	36.67	131-360-08	Silva, Berniece L. Tr Et Al	
4	30.07	131-300-08	Silva, berniece L. II LUAI	
5	114.39	131-360-13	Silva, Berniece L. Tr Et Al	
				Trustoe
6	130.88	131-360-12	KENNEDY, PATRICK J & PATRICIA A TR	Trustae
				Hatrick Kennedy Member
				Member
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				Hatrick Gennedy Truster
			KENNEDY, PATRICK J &	Trustee
7-2.	138.46	162-040-23	PATRICIA A TR	
			*	
8, 9	35.43	162-050-10, 11	D Alonzo, Larry & Donette Tr	

Landowner Group A:

WIC Parcel#		San Joaquin County Assessor's Number	Owner	
rancess	Acres	Piumour	Owner	Signature and Date
2	155.88	131-260-05	Silva, Berniece L. Tr Et Al	
3	16.67	131-360-09	Silva, Berniece L. Tr Et Al	
4	36.67	131-360-08	58va, Berniece L. Tr Et Al	
5	114.39	131-360-13	Sëva, Berniece L. Tr Et Al	
6	130.88	131-360-12	KENNEDY, PATRICK J & PATRICIA A TR	
XXXXXX	XXXXXXX	·xxxxxxxxxxx	xxxxxxxxxxxxxxxxxxxxxxxx	xxxxxxxxxxxxxxxx
7-2.	138.46	162-040-23	KENNEDY, PATRICK J & PATRICIA A TR	
8, 9	35.43	162-050-10, 11	D Alonzo, Larry & Donette Tr	PASTOE THE

				7 7
				Renzo menconi 15
10	98.23	162-050-12	Menconi, Renzo & Evelyn	
				BrunoMarshin Ouner
				Duner
12	100	162-050-15	Marchini Land Co	
				Renza Mencom 31.15
14	39.99	162-050-14	Menconi, Renzo & Evelyn	Renza Mencom 31.15 Evelyn Minconi 8-21-15
	33.33	102 030 11	mencon, nenze a zver, n	
15	221.15	162-050-09	SCHMIDT HIGHWAY 4 RANCH LLC	
		162-050-02, 03,	Lillian Mazzanti Survivors	
16-20	150.33	04, 05, 08	Trust	
				John Sanguerett
21	83.92	162-050-01	Sanguinetti, John Robert	01-1710
			Del Soldato-Swany,	, i'
22	1.14	162-050-06	Lorraine; Loretta Moulding	
23	63.31	162-050-07	Del Soldato-Swany, Lorraine; Loretta Moulding	
24	330.85	131-350-01	Gurdip Singh and Guljinder Kaur, Singh Farm Inc.	

r		r	-	
10	98.23	162-050-12	Menconi, Renzo & Evelyn	
12	100	162-050-15	Marchini Land Co	
14	39.99	162-050-14	Menconi, Renzo & Evelyn	
15	221.15	162-050-09	SCHMIDT HIGHWAY 4 RANCH LLC	
16-20	150.33	162-050-02, 03, 04, 05, 08	Lillian Mazzanti Survivors Trust	
21	83.92	162-050-01	Sanguinetti, John Robert	
22	1.14	162-050-06	Del Soldato-Swany, Lorraine; Loretta Moulding	Loute Molding
23	63.31	162-050-07	Del Soldato-Swany, Lorraine; Loretta Moulding	Louine Dee Soldate - Swener Loute Molding Touten Del Goldate - Seveny Louten Moulding
24	330.85	131-350-01	Gurdip Singh and Guljinder Kaur, Singh Farm Inc.	4

10	98.23	162-050-12	Menconi, Renzo & Evelyn	
12	100	162-050-15	Marchini Land Co	
14	39.99	162-050-14	Menconi, Renzo & Evelyn	
				1/0/10
				John Alim
			SCHMIDT HIGHWAY 4	Hanyer'
15	221.15	162-050-09	RANCH LLC	nywys
16-20	150.33	162-050-02, 03, 04, 05, 08	Lillian Mazzanti Survivors Trust	
21	83.92	162-050-01	Sanguinetti, John Robert	
22	1.14	162-050-06	Del Soldato-Swany, Lorraine; Loretta Moulding	
23	63.31	162-050-07	Del Soldato-Swany, Lorraine; Loretta Moulding	
24	330.85	131-350-01	Gurdip Singh and Guljinder Kaur, Singh Farm Inc.	

10	98.23	162-050-12	Menconi, Renzo & Evelyn	
10	36.23	102-030-12	Wellcoll, Kellzo & Everyll	
12	100	162-050-15	Marchini Land Co	
	20.00	452.050.44		
14	39.99	162-050-14	Menconi, Renzo & Evelyn	js.
15	221.15	162-050-09	SCHMIDT HIGHWAY 4 RANCH LLC	
		162-050-02, 03,	Lillian Mazzanti Survivors	Julie a abate
16-20	150.33	04, 05, 08	Trust	Beece Shazzenl
21	83.92	162-050-01	Sanguinetti, John Robert	
22	1.14	162-050-06	Del Soldato-Swany, Lorraine; Loretta Moulding	
			Del Soldato-Swany,	
23	63.31	162-050-07	Lorraine; Loretta Moulding	
24	330.85	131-350-01	Gurdip Singh and Guljinder Kaur, Singh Farm Inc.	

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25	124.70	121 270 05	Della sui Kathanina Tuustaa	
25	124.78	131-270-05	Pellegri, Katherine, Trustee	
26	365.93	131-270-04	Isone Inc	
27E	35.88	131-180-03 portion	Isone Inc	
		Perman		
28A	98.53	131-180-05	Eddie Vierra Farms LLC	0 000
				Ronnie Del Carlo Ju Del Carlo 9.8.15 Ronnie Del Carlo President
				The sell con
29	72.47	131-280-02	Del Carlo, Ronnie & Janet	9.8.15
				Rome Del Bill
	1			The SIDEN (
30	126.76	131-280-03	RDC Farms	9.8.15
31	1.83	131-280-05	Nathan Mussi	
31	1.03	131 200 03	I detium mussi	Romie Do OCasto
				Romie DelCerte
			Del Carlo, Ronnie G & Janet	*
32	1.62	131-280-04	Tr.	9-8-15
			Vierra, Larry et al.	
33	160	131-280-01		
20.00			George Vierra and Pamela L.	
34	153.67	131-340-01	Joaquin Vierra	

25	124.78	131-270-05	Pellegri, Katherine, Trustee
26	365.93	131-270-04	Isone Inc
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		131-180-03	
27E	35.88	portion	Isone Inc
28A	98.53	131-180-05	Eddie Vierra Farms LLC
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30	126.76	131-280-03	RDC Farms
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31	1.83	131-280-05	Nathan Mussi
27	1.05	131-200-03	IVatian (Yidəə)
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			Del Carlo, Ronnie G & Janet
32	1.62	131-280-04	Tr.
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			Vierra, Larry et al.
33	160	131-280-01	Thereta, Burry of the
ĺ			Les lune
			George Vierra and Pamela L.
34	153.67	131-340-01	Joaquin Vierra Amera L. Amila Camillana
			of the same

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25	124.78	131-270-05	Kelley Pellegri, Katherine , Trustee	Laí
26	365.93	131-270-04	Isone Inc	20
20	303.33	131-180-03	isone me	
27E	35.88	portion	Isone Inc	
28A	98.53	131-180-05	Eddie Vierra Farms LLC	
29	72.47	131-280-02	Del Carlo, Ronnie & Janet	Α
30	126.76	131-280-03	RDC Farms	
31	1.83	131-280-05	Nathan Mussi	
32	1.62	131-280-04	Del Carlo, Ronnie G & Janet Tr.	
			Vierra, Larry et al.	2
33	153.67	131-280-01	George Vierra and Pamela L. Joaquin Vierra	

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25	124.78	131-270-05	Pellegri, Katherine, Trustee	
	124.70	131 270 03	Tellegily Ruthermey Hustee	
26	365.93	131-270-04	Isone Inc	
27E	35.88	131-180-03 portion	Isone Inc	
200	00.53	131 180 05	Eddia Vianna Fanna II C	l l
28A	98.53	131-180-05	Eddie Vierra Farms LLC	
29	72.47	131-280-02	Del Carlo, Ronnie & Janet	
25	72.47	131 200 02	ber carro, Romme & Janet	
		å		
30	126.76	131-280-03	RDC Farms	
				Nota Man 8/04/15
31	1.83	131-280-05	Nathan Mussi	
	1.50	404 000 04	Del Carlo, Ronnie G & Janet	
32	1.62	131-280-04	Tr.	
33	160	131-280-01	Vierra, Larry et al.	
34	153.67	131-340-01	George Vierra and Pamela L. Joaquin Vierra	

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25	124.78	131-270-05	Pellegri, Katherine, Trustee
25	121.70	13.12.70 03	J. TU 68 8/24/15
26	365.93	131-270-04	Isone Inc
2.0	303.93	131-270-04	8/24/15
27E	35.88	131-180-03 portion	Pellegri, Katherine, Trustee Somutal 1088 8/24/15 Isone Inc Isone Inc
28A	98.53	131-180-05	Eddie Vierra Farms LLC
29	72.47	131-280-02	Del Carlo, Ronnie & Janet
30	126.76	131-280-03	RDC Farms
24	1.02	131-280-05	Nathan Mussi
31	1.83	131-280-03	Nathan widssi
32	1.62	131-280-04	Del Carlo, Ronnie G & Janet Tr.
	· .		Vierra, Larry et al.
33	160	131-280-01	
			George Vierra and Pamela L.
34	153.67	131-340-01	Joaquin Vierra

	r			
25	124.78	131-270-05	Pellegri, Katherine, Trustee	
26	365.93	131-270-04	Isone Inc	
27E	35.88	131-180-03		
2/6	33.86	portion	Isone Inc	Diana X Hellard managing Officer
28A	98.53	131-180-05	Eddie Vierra Farms LLC	, 1 0 10
29	72.47	131-280-02	Del Carlo, Ronnie & Janet	
30	126.76	131-280-03	RDC Farms	
31	1.83	131-280-05	Nathan Mussi	
32	1.62	131-280-04	Del Carlo, Ronnie G & Janet Tr.	
33	160	131-280-01	Vierra, Larry et al.	
34	153.67	131-340-01	George Vierra and Pamela L. Joaquin Vierra	

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	2.5	450.57	424 240 02			
	35	153.57	131-340-03	Grunsky, Curtis		
3	36	2.08	131-340-04	Grunsky, Timothy & Lynn		
	37	83.13	162-060-01	Del Carlo, Evo & Angela		
2	43	34.82	162-060-04	Helen Costa Tr (Randall Costa Tr)		
4	44	80	162-060-03	Vieira, Michael	Michael 9. Visia 8/20/15	
	45	39.18	162-060-05	Perry, Mary	9-9-15 Mary Perry	
	47	10.17	162,060,06		9.8.15	
	47	18.17	162-060-06	Dino and Nicole Del Carlo		
	40	20.2	162,060,00	Dina and Nicola Dal Carla	2. De 9.8.15	
	49	39.2	162-060-08	Dino and Nicole Del Carlo		
ï	52	39.26	162-060-12	Coelho, Mary Pereira Tr	Mary Perenta Co	ello
(61	235.5	162-080-03	Relm Properties LLC		Nuc

		4	
153.57	131-340-03	Grunsky, Curtis	,
2.08	131-340-04	Grunsky, Timothy & Lynn	
			Evo Del Carlo
83.13	162-060-01	Del Carlo, Evo & Angela	
34 82	162-060-04	Helen Costa Tr (Randall	- ,
31.02			
80	162-060-03	Vieira, Michael	
20 10	162-060-05	Perry Mary	×
35.10	102-000-03	reity, iviary	
18.17	162-060-06	Dino and Nicole Del Carlo	
39.2	162-060-08	Dino and Nicole Del Carlo	
20.25	162-060-12	Coelho Mary Pereira Tr	
39.26	102-000-12	Coemo, Mary Perena II	
235.5	162-080-03	Relm Properties LLC	
	2.08 83.13 34.82 80 39.18	2.08	2.08 131-340-04 Grunsky, Timothy & Lynn 83.13 162-060-01 Del Carlo, Evo & Angela Helen Costa Tr (Randall Costa Tr) 80 162-060-03 Vieira, Michael 39.18 162-060-05 Perry, Mary 18.17 162-060-06 Dino and Nicole Del Carlo 39.2 162-060-08 Dino and Nicole Del Carlo 39.26 162-060-12 Coelho, Mary Pereira Tr

				
35	153.57	131-340-03	Grunsky, Curtis	Jenoth-torunsh
36	2.08	131-340-04	Grunsky, Timothy & Lynn	Junt township
30	2.00	151-540-04	Grunsky, filliothy & Lytin	Smuch (Color)
37	83.13	162-060-01	Del Carlo, Evo & Angela	1
43	34.82	162-060-04	Helen Costa Tr (Randall Costa Tr)	
44	80	162-060-03	Vieira, Michael	
45	39.18	162-060-05	Perry, Mary	
47	18.17	162-060-06	Dino and Nicole Del Carlo	
49	39.2	162-060-08	Dino and Nicole Del Carlo	
52	39.26	162-060-12	Coelho, Mary Pereira Tr	
61	235.5	162-080-03	Relm Properties LLC	

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35	153.57	131-340-03	Grunsky, Curtis	
The second secon	2.00	424 240 04		
36	2.08	131-340-04	Grunsky, Timothy & Lynn	
37	83.13	162-060-01	Del Carlo, Evo & Angela	
43	34.82	162-060-04	Helen Costa Tr (Randall Costa Tr)	
44	80	162-060-03	Vieira, Michael	
45	39.18	162-060-05	Perry, Mary	
47	18.17	162-060-06	Dino and Nicole Del Carlo	
49	39.2	162-060-08	Dino and Nicole Del Carlo	
52	39.26	162-060-12	Coelho, Mary Pereira Tr	
61	235.5	162-080-03	Relm Properties LLC	Manager El Mithdo

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				Rivizo Mencom 8-31-15 Enelyn Mercini 8-21-15
				Luclin Meneni 8-21-15
62	49.95	162-070-10	Menconi, Renzo & Evelyn	and good of
				/ O
			e .	Vicky Reerine
63	5	162-070-11	Pierini, Vicky	0 8-20-15
64	39.36	162-070-09	Jones, Kevin & Denise	
65	37.54	162-070-05	Cabral, Emily Marie	
66	39.29	162-070-03	Peters, Marie Tr et al.	
			а	
67	30	162-070-02	Mello Balcoa Trust Property	
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70	30	162-070-08	Mussi Ag	
71	40.27	162-070-12	Klein, Richard	

Final 8/17/15

62	49.95	162-070-10	Menconi, Renzo & Evelyn	
63	5	162-070-11	Pierini, Vicky	
64	39.36	162-070-09	Jones, Kevin & Denise	
	33.30	102 070 03	Jones, Kevin & Denise	
65	37.54	162-070-05	Cabral, Emily Marie	
66	39.29	162-070-03	Peters, Marie Tr et al.	
67	30	162-070-02	Mello Balcoa Trust Property	
XXXXXXXX	CXXXIXXX	X 31 K-33 JUNZOVOV X X X X X X X	CATPPPFFXLAHOUM38/VA/SKIKAKXXXXXX	******
			- Lopezy Thomas 74-841-941-17	
70	30	162-070-08	Mussi Ag	
	40.07	452.070.40	W - 5: 1	
71	40.27	162-070-12	Klein, Richard	

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	52 4	9.95	162-070-10	Мепсопі, Renzo & Evelyn	,	
				Wencom, Kenzo & Everyn		
6	3	5	162-070-11	Plerini, Vicky		
64	39	.36	162-070-09	Jones, Kevin & Denise		
65		_	4 # 4			
63	37.	54	162-070-05	Cabral, Emily Marle		
66	39.2	29	162-070-03	Peters, Marie Tr et al.		
				r cters, tolarie if et al.	6 8 00	
					milwed meal	
67	200				1. 11	
67	30		162-070-02	Melio Balcoa Trust Property	Patricia a. Mamm	1
					Trustee	
v.68v.	VVVVIV	VV	<i>₩</i>	VNXXVV961VVVVVVVVVVVVVVVVVVVVV	***************************************	
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70	30	10	6 2- 070-08	Mussi Ag		
					Parties and the same of the sa	
71	40.27	16	2-070-12	Klein, Richard		

		,	,			
	62	49.95	162-070-10	Menconi, Renzo & Evelyn		
	63	5	162-070-11	Pierini, Vicky		
	64	39.36	162-070-09	Jones, Kevin & Denise		
	65	37.54	162-070-05	Cabral, Emily Marie	Emily Cabril By Leis Rodale (agent for Emily C	
		37.31	102 070 03	Castal, Elliny Walle	(agent for Emily C	almai
	66	39.29	162-070-03	Peters, Marie Tr et al.		
		33.23	102 070 03	receis, mane ir et al.		
	67	30	162-070-02	Mello Balcoa Trust Property		
	vv68vvv	vvv‡vvv	√163-070√07, ∨ ∨ ∨ ∨	VINNER V THOMAS VIV & V V V V V V	xxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	
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	70	30	162-070-08	Musei Ag		
	70	30	102-070-00	Mussi Ag		
	71	40.27	162-070-12	Klein, Richard		
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6	2	49.95	162-070-10	Menconi, Renzo & Evelyn	
6	3	5	162-070-11	Pierini, Vicky	
			455 575 55		
6	4	39.36	162-070-09	Jones, Kevin & Denise	
6	c	37.54	162-070-05	Cabral, Emily Marie	
0.	<u>. </u>	37.34	102-070-03	Cabrai, Limity Warte	
	C	20.20	162 070 02	Datara Maria Triat al	
6	6	39.29	162-070-03	Peters, Marie Tr et al.	
			¥		8
6	7	30	162-070-02	Mello Balcoa Trust Property	,
XXX	XXXX	XXX X XXX	X XXXXXXXX	<u>CHERTRE RIX MINERI NI NEW XEN XXXXXX</u>	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
					Math Mun 8-244,
70	0	30	162-070-08	Mussi Ag	Ceneral Partner
7:	1	40.27	162-070-12	Klein, Richard	
					

62	49.95	162-070-10	Menconi, Renzo & Evelyn	
63	5	162-070-11	Pierini, Vicky	
64	39.36	162-070-09	Jones, Kevin & Denise	
65	37.54	162-070-05	Cabral, Emily Marie	
66	39.29	162-070-03	Peters, Marie Tr et al.	
67	30	162-070-02	Mello Balcoa Trust Property	
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70	30	162-070-08	Mussi Ag	
/0	30	102-070-00		Jeles Elli
71	40.27	162-070-12	Klein, Richard	Selle seei

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10.57	450,000,00		mand Rugu 8-20-15
18.57	162-080-02	Rodgers, Manuel	
93.09	162-080-05	Balcao, Judith Tr et al.	Aneg Ratto 8/26/15
0.59	162-080-04	Balcao, Judith Tr	agent Ang Ratto 8/26/1
38	162-090-01	Dunkel, Mark & Valla	
1.08	162-080-06	Rico, Jaime & Maria	
461.58	162-070-01, 162-080-01	Jack Klein Trust PTP	
250.2	124 220 04 02	Vauna Dianna	
359.3	131-330-01, 02	Toung, Dianne	0.1
455.56	404 200 25		general partmer 8-20-15
155.56	131-390-06	Antoniolii Family LTD PTP	la i la
			8-20-15 Ordri and Antomialli general jartmer
10.62	131-390-02	Antoniolli Family LTD PTP	8-20-15
	0.59 38 1.08 461.58 359.3	93.09 162-080-05 0.59 162-080-04 1.08 162-080-06 461.58 162-070-01, 162-080-01 359.3 131-330-01, 02	93.09 162-080-05 Balcao, Judith Tr et al. 0.59 162-080-04 Balcao, Judith Tr 38 162-090-01 Dunkel, Mark & Valla 1.08 162-080-06 Rico, Jaime & Maria 461.58 162-070-01, Jack Klein Trust PTP 359.3 131-330-01, 02 Young, Dianne 155.56 131-390-06 Antoniolli Family LTD PTP

72	18.57	162-080-02	Rodgers, Manuel		
73	93.09	162-080-05	Balcao, Judith Tr et al.		
74	0.59	162-080-04	Balcao, Judith Tr		
75	38	162-090-01	Dunkel, Mark & Valla		
76	1.08	162-080-06	Rico, Jaime & Maria		
76	1.00	102-080-00	NICO, Jaime & Maria	6 Rh Eller	
			(Jebb Eller managines Partne	
78, 79	461.58	162-070-01, 162-080-01	Jack Klein Trust PTP	marry pour	
80, 81	359.3	131-330-01, 02	Young, Dianne		
	455.56	121 200 00	Autorialli Familia I TO DTD		
82	155.56	131-390-06	Antoniolli Family LTD PTP		
84	10.62	131-390-02	Antoniolli Family LTD PTP		

72	40.57	162 000 02	Dadaara Manual	
72	18.57	162-080-02	Rodgers, Manuel	
73	93.09	162-080-05	Balcao, Judith Tr et al.	
74	0.59	162-080-04	Balcao, Judith Tr	
75	38	162-090-01	Dunkel, Mark & Valla	
_				
76	1.08	162-080-06	Rico, Jaime & Maria	
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		162-070-01,		
78, 79	461.58	162-080-01	Jack Klein Trust PTP	
				Oulfy
80, 81	359.3	131-330-01, 02	Young, Dianne	Su p
82	155.56	131-390-06	Antoniolli Family LTD PTP	
84	10.62	131-390-02	Antoniolli Family LTD PTP	

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- 1					
	85	1.31	131-390-07	Antoniolli, Ariana Tr	
	86	4.86	131-320-07	Del Carlo, Ronald G. & Janet M. Tr	
	87A	188.97	131-290-03 portion	Young, Dianne	Oul Jy

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					adriane antomio la
					Emstee 8-20-15
-	85	1.31	131-390-07	Antoniolli, Ariana Tr	
					Konald Ik Corle
					Ronald Del Corlo
				Del Carlo, Ronald G. & Janet	6.0.1
L	86	4.86	131-320-07	M. Tr	9-8-15
			404 000 00		
	87A	188.97	131-290-03 portion	Young, Dianne	

Landowner Group B:

WIC		San Joaquin County		
Parcel		Assessor's Parcel		
#	Acres	Number	Owner	Signature and Date
11	95.02	162-050-13	Rudy M Mussi Investment	Mussi 8/24/15
13	100.22	162-050-16	Mussi, Lorry Tr et al.	Low mys Truttel
38, 39	244.79	162-060-02, 162- 060-15	Rudy M Mussi Investment LP et al.	The Musein 8/24/18
40	45.86	162-060-14	Rudy M Mussi Investment LP et al.	Type Mussi 8/24/18
41, 42	44.41	162-060-16, 17	Lory C Mussi Investment LP	Long C muss Juvetier
46	78.86	162-060-09	Mussi, Lorry Tr et al.	Long hurs Trustee
50	40	162-060-10	Rudy M Mussi Investment LP et al.	The Muss 8/24/15
51	40	162-060-11	Rudy M Mussi Investment LP et al.	grand Postner 8/24/15
53	39.26	160-120-07	Rudy M Mussi Investment LP et al.	The Music General Portras
54	5	160-120-08	Rudy M Mussi Investment LP et al.	Aug Muss S/24/15 Demend Fortner
55	33.79	162-120-08	Rudy M Mussi Investment LP et al.	They Marsh States
69	39	162-070-06	Rudy M Mussi Investment LP et al.	Somme States
110	155.57	162-120-01	Rudy M. Mussi Investment LP et al	And Muss of 24/15

Final 8/18/15

56A	1.82	162-070-04	Elyse Rodgers Vieira Separate Property Tr	Elyse Redf Z. 08-25-15
56E	51.68	162-110-17	Elyse Rodgers Vieira Separate Property Tr	Elyse Ray-N 08-25-15
59	184.63	162-110-11	Rodgers, Cecil J. & Sandra J.	

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56A	1.82	162-070-04	Elyse Rodgers Vieira Separate Property Tr	
56E	51.68	162-110-17	Elyse Rodgers Vieira Separate Property Tr	
				Sender of Todgen
59	184.63	162-110-11	Rodgers, Cecil J. & Sandra J.	, ,

EXHIBIT A

