



September 23, 2014

Pamela Creedon, Executive Officer
Joe Karkoski, ILRP Program Manager
Central Valley Regional Water Quality Control Board
11020 Sun Center Drive, #200
Rancho Cordova, CA 95670-6114

Re: Management Practices Evaluation Program Group Coordination Committee of the San Joaquin County Resources Conservation District, San Joaquin Valley Drainage Authority, and East San Joaquin Water Quality Coalition

Dear Ms. Creedon,

In its conditional approval letter for the Groundwater Assessment Report dated June 23, 2014, the East San Joaquin Water Quality Coalition (ESJWQC) was required to submit an identification of technical experts who will prepare and implement the work plans for the Management Practices Evaluation Program (MPEP) group. This letter is to inform the Regional Board about the progress of the MPEP group in identifying technical experts in fulfillment of the requirements of the March 18, 2014 conditional approval of the MPEP group.

On May 1, 2014, the ESJWQC entered into a Memorandum of Agreement (MOA) (Attachment A) with the San Joaquin County Resources Conservation District on behalf of the San Joaquin County and Delta Water Quality Coalition, and the San Joaquin Valley Drainage Authority on behalf of the Westside San Joaquin River Water Quality Coalition. The MOA provides supplemental information to the Coordination Agreement for the Management Practices Evaluation Program Group Option dated January 17, 2014. The MOA provides additional detail about the operation of the Management Practices Evaluation Program Group Coordination Committee (MPEP GCC) that was formed to direct the development, preparation, and implementation of the MPEP Group Workplan and reports.

The MPEP GCC includes the Executive Directors of each Coalition, a member of each Coalition's Board of Directors, and an alternate for each member. From this group, a chair is designated. The MPEP GCC membership is provided below (Table 1) and the MPEP GCC organizational chart is provided as Attachment B. Each Coalition receives an equal number of votes on the MPEP GCC. The MOA also specifies the mechanism by which the three Coalitions must fund the MPEP. The MPEP GCC will implement the MPEP with the objectives as provided in Attachment B of each Coalition's Waste Discharge Requirements:

- Identify whether site-specific and/or community-specific management practices are protective of groundwater quality within high vulnerability groundwater areas,
- Determine if newly implemented management practices are improving or may result in improving groundwater quality,

- Develop an estimate of the effect of Member's discharges of constituents of concern on groundwater quality in high vulnerability areas. A mass balance and conceptual model of the transport, storage, and degradation/chemical transformation mechanisms for the constituents of concern, or equivalent method approved by the Executive Officer, must be provided.
- Utilize the results of evaluated management practices to determine whether practices implemented at represented Member farms (i.e., those not specifically evaluated, but having similar site conditions), need to be improved.

The MPEP GCC interviewed candidates for a Technical Program Manager position to guide the development of the MPEP Work Plan. After considerable discussion following the interviews, the MPEP GCC determined that a single individual would not likely exist who would have the expertise in the multiple disciplines that the range of crops in the coalition region would necessitate. The dynamics of nitrogen use is sufficiently different between annual crops and perennial crops such that a single expert will not provide the level of expertise that is necessary to develop an acceptable work plan.

Instead, the MPEP GCC decided it would be more effective to work with various technical experts and stakeholders to develop a Conceptual Study Outline which will then be utilized to develop the specific MPEP Work Plan for the crop studies. These technical experts are drawn from California Department of Food and Agriculture, University of California Agriculture and Natural Resources, the International Plant Nutrition Institute and commodity groups. The Conceptual Study Outline is envisioned to guide the crop specific technical experts as they develop individual work plans (one for perennials and one for annuals) and it will ensure consistency between study designs.

In addition, the MPEP GCC will contract with a separate individual or entity to serve as MPEP Program Administrator. This individual or entity will perform the administrative functions for the program such as managing funding development, creating scopes of work documents, working with contractors to develop budgets and tracking study progress.

When the Conceptual Study Outline is complete, the MPEP GCC will meet with the Regional Board to introduce the approach and receive feedback. The MPEP GCC will contract with an MPEP Program Administrator who will oversee the development of Requests for Qualifications from experts in annual crops and perennial crops to oversee the development of the work plan. The MPEP GCC will select two technical experts who will develop the work plan components for perennial and annual crops. The MPEP GCC will then combine these components and produce the draft MPEP Work Plan for Regional Board review.

The MPEP Program Administrator will then release Requests for Proposals for entities to perform the individual MPEP studies outlined in the MPEP Work Plan. After approval of the Work Plan, the contracted entities will initiate the studies which will be supervised by the annual crop and perennial crop technical coordinators. These technical coordinators will be responsible for providing guidance to entities performing the studies and for guaranteeing consistency between the studies and the MPEP

Work Plan. The MPEP Program Administrator will manage budgets and contracts for the entities performing the studies.

The flow chart outlining the MPEP process and implementation schedule is included as Attachment C. Briefly, the MPEP GCC will work with commodity groups, the University of California Agriculture and Natural Resources, the California Department of Food and Agriculture, and the International Plant Nutrition Institute (IPNI) to develop a conceptual study design of the MPEP studies. The MPEP GCC has received agreement to participate from the individuals below who have extensive experience in agricultural production in the Central Valley.

- Dr. Gabriele Ludwig (California Almond Board). Dr. Ludwig has a PhD from UC Davis in soil science. She is Chair and Associate Director for Environmental Affairs of the California Almond Board and is an expert in all aspects of almond production. Almonds are the largest acreage commodity in the East San Joaquin River Watershed occupying almost 45% of the planted acres.
- Dr. Doug Parker (UC Cooperative Extension). Dr. Parker is the Director of the California Institute for Water Resources, part of a nationwide network of 54 Universities funded by the US Geological Survey under the Water Resources Research Act of 1964. Dr. Parker is also the Strategic Initiative Leader for UC Agriculture and Natural Resources' Water Quality, Quantity, and Security Strategic Initiative. He coordinates water-related research, extension, and education efforts across the 10 UC campuses, the UC Agriculture and Natural Resources system, and other academic institutions within California.
- Dr. Amrith Gunasekara (CDFA). Dr. Gunasekara is the Special Assistant to the Secretary of the California Department of Food and Agriculture and has been working on nutrient issues for the last several years.
- Dr. Rob Mikkelson (IPNI). Dr. Mikkelson is an expert in the use of fertilizer in agricultural production and has been working at the interface of production agriculture and research for over 20 years. Widely known for his research and expertise in nutrient management, Dr. Mikkelsen has authored or co-authored numerous research publications and book chapters. In addition to basic agronomic and fertilizer technology, his research has included nutrient interactions with the environment, animal waste management, and nutrient budgets.

Each of these experts is being asked to suggest additional personnel from their organizations to assist the MPEP GCC as it completes its work. In addition to these experts, each of the member Coalitions has contracted with consulting hydrogeologists to provide expertise for the development of the Groundwater Assessment Reports. These consultants include Luhdorff and Scalmanini Consulting Engineers, HydroFocus, Inc., and CH2MHill. Hydrogeologists from all firms will be asked to provide technical guidance on the development of the work plans. Each of the three firms may provide a larger role in oversight of the individual studies conducted in the Coalition regions for which they are responsible.

The MPEP GCC is in the process of identifying an MPEP Program Administrator and the process is expected to take until November 1, 2014. Meetings will be scheduled between the MPEP GCC and



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www.esjcoalition.org

commodity groups, UC Cooperative Extension, CDFA, and the IPNI to initiate work on the conceptual study design. Initial meetings will take place by November 14, 2014.

The MPEP GCC will submit a conceptual study design for discussion by June 2015, and a MPEP Group Draft Work Plan to the Executive Officer by March 1, 2016. The MPEP Group Final Work Plan will be submitted by June 4, 2016 and will include the five elements provided in Section IV. D of Attachment B of the WDRs of each the coalitions represented on the MPEP GCC.

Table 1. MPEP GCC members. The Chair and Vice Chair are also voting members of the MPEPGCC. MPEP GCC members. The Chair and Vice Chair are also voting members of the MPEP GCC.

Name	Coalition	MPEP GCC Responsibility
Parry Klassen	ESJWQC	Chair MPEP GCC
Gary Casseri	ESJWQC	Voting Member
Alan Reynolds	ESJWQC	Alternate
Michael Wackman	SJCDWQC	Voting Member
John Herrick	SJCDWQC	Voting Member
Diego Olagaray	SJCDWQC	Alternate
Joe McGahan	WSJRWQC	Vice Chair, MPEPGCC
David Cory	WSJRWQC	Alternate
Dan Roberts	WSJRWQC	Voting Member

Respectfully,

Parry Klassen
Board Chairman
East San Joaquin Water Quality Coalition
Chair, MPEP Group Coordination Committee



Attachment A. MPEP GCC Memorandum of Agreement

MEMORANDUM OF AGREEMENT
FOR IMPLEMENTING
MANAGEMENT PRACTICES EVALUATION PROGRAM GROUP OPTION
UNDER CENTRAL VALLEY REGIONAL WATER QUALITY
CONTROL BOARD GENERAL ORDERS

This Memorandum of Agreement (MOA) is entered into effective May 1, 2014, by and between the East San Joaquin Water Quality Coalition; the San Joaquin County Resource Conservation District, on behalf of the San Joaquin County and Delta Water Quality Coalition; and the San Joaquin Valley Drainage Authority, a California joint powers agency, on behalf of its members and participating parties in the Westside San Joaquin River Water Quality Coalition (WWC); each of which may be referred to herein individually as a "Party" or jointly as the "Parties."

RECITALS

A. The California Regional Water Quality Control Board, Region 5, Central Valley Region (CVRB) has heretofore adopted Order Nos. R5-2012-0116-R2, R5-2014-0029, and R5-2014-0002 (the General Orders) applicable to the respective Parties and authorizing development of a Group Option for development of the Management Practices Evaluation Program required under each of the General Orders (the MPEP Group Option and MPEP, respectively).

B. The Parties have executed and submitted, and the CVRB has conditionally approved, an "Agreement for Management Practices Evaluation Program (MPEP) Group: East San Joaquin Water Quality Coalition, San Joaquin County and Delta Water Quality Coalition, Westside San Joaquin River Watershed Coalition" (the MPEP Group Agreement).

C. By this MOA, the Parties intend to set forth supplemental information and further delineate their mutual understandings and commitments to form an organizational structure for purposes of directing the development, preparation and implementation of the workplans and reports required by the Orders for the MPEP Group Option and to supplement the approaches set forth in the MPEP Group Agreement.

NOW, THEREFORE, the Parties, on the terms and conditions set forth herein, agree as follows:

Section 1. Purpose: The purpose of this MOA is to supplement the MPEP Group Agreement to provide in additional detail the principles and terms under which the Parties will organize themselves to form an organizational structure for purposes of directing development, preparation, and implementation of the workplans and reports required by the Orders for the MPEP Group Option and to supplement the approaches set forth in the MPEP Group Agreement. As supplemented hereby, the MPEP Group Agreement remains in full force and effect.

(a) Key Principles:

(1) This MOA is not intended to form a new legal entity.

(2) The funding plan for the MPEP Group Option shall consist of any MOA budgets recommended by the Coordination Committee established by this MOA and approved by each Party or, as appropriate, the stakeholders participating through a Party. Each Party retains full responsibility for its own budgets and expenditures for purposes of the MPEP Group Option within such Party's own jurisdictional area. The Parties may also agree to jointly fund or to jointly obtain sources of funding, including by seeking grants or assistance agreements, for particular MPEP Group Option requirements, measures, or activities.

(3) Except as set forth in Section 9 of the MPEP Group Agreement on Expenditures regarding the commitment for initial expenditure, no Party shall be bound by the terms of this MOA to incur costs for purposes of the MPEP Group Option, except upon approval of each Party.

(4) Each Party agrees to cooperate and coordinate with all other Parties in order to share information and work in good faith on the development of plans, issuance of requests for proposals as appropriate, preparation of workplans, preparation of reports, and other activities as required for the MPEP Group Option.

(5) The contributions of each Party may be through in-kind services, funding within such Party's jurisdictional boundaries, financial contributions to support MPEP Group Option activities, or any other form of consideration.

(6) Such contributions shall be equally shared among the Parties as set forth in Section 3 of the MPEP Group Agreement, or may be made on any basis recommended by the Coordinating Committee established hereby and approved by the Parties, whether proportionate based on areas served; the need for development of data or other information from a specific geographic area; by taking into account such Party's respective organizational and funding constraints; available expertise; or any other equitable basis recommended by the Coordination Committee and approved by the Parties.

(7) As used in this MOA, "approved by the Parties" shall mean approved by the governing body of the respective Parties hereto.

(b) Anticipated Activities: The activities authorized to carry out the purposes of this MOA specifically include, but are not be limited to, the activities described in this subsection (1)(b).

(1) Develop and share data, contribute in-kind services, and/or employ consultants as determined by the Coordination Committee pursuant to authorized Budgets for purposes of developing and implementing the MPEP Group Option.

(2) Identify the respective contributions each Party will make in furtherance of the purposes of this MOA.

(3) Provide a forum and organization for such other and additional forms of cooperation, coordination, and funding as may be necessary or convenient to the Parties in addressing their obligations under the MPEP Group Agreement.

(4) Determine the Party or Parties responsible to administer specific funds, contracts or grants on behalf of the Parties under this MOA.

Section 2. Organization:

(a) Coordination Committee. The business required to implement the MOA shall be conducted by a Coordination Committee consisting of two (2) Members appointed by each of the Parties. Provided, with the approval of the Parties, the Coordination Committee may be expanded upon by the addition of new Parties if required to achieve equitable representation, without formal amendment of this MOA being required, up to a maximum of ten (10) Coordination Committee Members. In the event the number of Parties increases so that having two (2) Members from each Party results in a Board of Directors larger than ten (10), the representation of each Party shall be reduced to one (1) Member, also without formal amendment of this MOA. Members of the Coordination Committee shall be appointed by action of the governing body or other appointing authority of the Party, and shall be effective upon the appointment date as communicated in writing to the other Parties. Each member shall serve on the Coordination Committee from the date of appointment at the pleasure of such governing body or other appointing authority of the Party. Each Party may also select one (1) Alternate Committee Member, who may act in the place of either of the Party's Appointed Coordination Committee Members, when a Member is absent. If both Committee Members appointed by a Party are absent, the Alternate Committee Member may represent either absent Committee Member but shall have only one (1) vote. Alternate Coordination Committee Members shall be appointed and remain in office in the same manner as the Coordination Committee Member.

(b) Meetings. The Coordination Committee shall meet regularly on a designated meeting date selected by the Committee from time to time. In addition, The Chairman of the Coordination Committee or a majority of a quorum of the Members of the Coordination Committee, are authorized to call special meetings of the Coordination Committee as necessary. All such special meetings shall be scheduled upon at least 72 hours' written notice to all Coordination Committee Members, and Alternate Members. Attendance by a quorum of the Members of the Coordination Committee, counting any present Alternate Member representing a Member who is absent, is required for a meeting. Meetings may be conducted by telephone or teleconference, and Coordination Committee Members may participate by telephone at in-person meetings.

(1) Informational sessions may be conducted by fewer than a quorum of the Coordination Committee Members.

(2) The Coordination Committee Chairman may appoint, with the concurrence of a quorum of the Coordination Committee, such ad hoc or technical committees as may be useful from time to time.

(3) The Secretary of the Coordination Committee shall prepare meeting notes to generally document the matters addressed at each meeting and the outcome of any votes taken; no formal minutes will be prepared.

(c) Quorum and Voting. A majority of the then-appointed Coordination Committee Members, counting any present Alternate Member representing a Member who is absent constitutes a quorum of the Coordination Committee. Each Coordination Committee Member shall have one (1) vote. All actions of the Coordination Committee must be taken by majority vote of the Members present including the vote of any Alternate Member present in the absence of one of the Members appointed by the Party who has selected the Alternate Member.

(d) Officers. The Coordination Committee shall select from among its Members a Chairman, who shall act as presiding officer, and a Vice Chairman, to serve in the absence of the Chairman. There also shall be selected a Secretary, who may, but need not be, a member of the Coordination Committee. All elected officers shall remain in office at the pleasure of a majority vote of the Coordination Committee.

(e) Powers and Limitations Thereon. Subject to the authorization from their respective appointing powers, the Coordination Committee shall determine the actions necessary for carrying out the MOA, including but not limited to making budget recommendations in conjunction with designated staff or consultants; determining the need for a budget for and basis for sharing in joint administrative expenses for each Fiscal Year, and the timing required for payments of obligations hereunder; employing consultants and otherwise authorizing expenditure of funds within the parameters of the budget approved for the MOA; developing and preparing Workplans and Reports required by the General Orders; developing recommended management practices, quality assurance and control parameters, guidelines, rules, or regulations for Parties and their respective participants; and such other actions as shall be reasonably necessary or convenient to carry out the purposes of the MOA.

Section 3. Person(s) Responsible for Completion of the Required Workplans and Reports. Ultimately, each Party is responsible for completion of workplans and reports as required by the General Orders, and this MOA does not change or alter such responsibility. However, with respect to identifying the appropriate individuals that are responsible for day-to-day operations for each Party and each Party's participation in this MOA and in the Coordination Committee covered in Section 2 of this MOA, that individual shall be the executive officer or watershed coordinator designated by such Party.

Section 4. Administrative Services. Services required for implementation of this MOA, including providing necessary staff and accounting services, may be provided by a Party or may be implemented by a consultant hired by the Coordination Committee.

Section 5. Term. This MOA shall take effect on the date executed by any two (2) Parties and shall remain in effect so long as the MPEP Group Agreement remains in effect or until terminated by agreement of the Parties.

Section 6. Admission of New Members. Additional parties subject to CVRB general orders entered into under the Irrigated Lands Regulatory Program may become Parties upon the terms set forth in Section 8 of the MPEP Group Agreement.

Section 7. Withdrawal/Termination From Further Participation. As contemplated in Section 8 of the MPEP Group Agreement, a Party may withdraw from this MOA, subject to the following additional terms:

(a) A Party may withdraw from this MOA at any time upon 60 days' notice to each other Party. The withdrawal is effective upon expiration of such 60 days' notice. A withdrawing Party shall be obligated to pay for such Party's allocated share of any MOA budget obligations for the current Fiscal Year or cost incurred under any agreed MOA funding obligation through the withdrawal effective date.

(b) The MOA participation of a Party that fails to actively participate in this MOA or that fails to implement actions necessary for the MPEP Group Option may be terminated by the unanimous vote of the remaining Parties communicated to the Coordination Committee. Such termination shall be effective on the date communicated by or on behalf of the MOA Coordination Committee to the terminated Party. A terminated Party shall be obligated to pay for such Party's allocated share of any current year budget obligations or cost incurred under any agreed MOA funding obligation through the termination effective date.

Section 8. Amendments. This MOA may be amended in writing by the Parties hereto. Any amendments to this MOA must be provided in writing to the Executive Officer of the Regional Water Board within 30 days of approval.

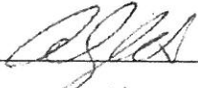
Section 9. Assignment; Binding on Successors. Except as otherwise provided in this MOA, the rights and duties of the Parties may not be assigned or delegated without the written consent of the remaining Parties. Any attempt to assign or delegate such rights or duties in contravention of this MOA shall be null and void. Any approved assignment or delegation shall be consistent with the terms of any contracts, resolutions, indemnities, and other obligations of the Parties made through this MOA then in effect. This MOA shall inure to the benefit of, and be binding upon, the successors and assigns of the Parties.

Section 10. Counterparts. This MOA may be executed in any number of separate counterparts, each of which when so executed and delivered shall be an original, but all such counterparts shall together constitute but one and the same instrument.

Section 11. Reasonable Cooperation. The Parties agree that they will reasonably cooperate with each other to perform the obligations and to carry out the purpose and intent of this MOA.

IN WITNESS WHEREOF, the Parties have executed this Agreement on the dates indicated beneath each signature below.

EAST SAN JOAQUIN WATER QUALITY COALITION

By: 

Dated: 6/30/14

SAN JOAQUIN COUNTY RESOURCE CONSERVATION DISTRICT on behalf of
San Joaquin County and Delta Water Quality Coalition

By: _____

Dated: _____

SAN JOAQUIN VALLEY DRAINAGE AUTHORITY on behalf of
Westside San Joaquin River Watershed Coalition

By: _____

Dated: _____

IN WITNESS WHEREOF, the Parties have executed this Agreement on the dates indicated beneath each signature below.

EAST SAN JOAQUIN WATER QUALITY COALITION

By: _____

Dated: _____

SAN JOAQUIN COUNTY RESOURCE CONSERVATION DISTRICT on behalf of
San Joaquin County and Delta Water Quality Coalition

By: Jack Hamm

Dated: 6-10-14

SAN JOAQUIN VALLEY DRAINAGE AUTHORITY on behalf of
Westside San Joaquin River Watershed Coalition

By: _____

Dated: _____

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By: _____

Dated: _____

SAN JOAQUIN COUNTY RESOURCE CONSERVATION DISTRICT on behalf of
San Joaquin County and Delta Water Quality Coalition

By: _____

Dated: _____

SAN JOAQUIN VALLEY DRAINAGE AUTHORITY on behalf of
Westside San Joaquin River Watershed Coalition

By: *J. McLean*

Dated: May 13, 2014

**FIRST AMENDMENT TO
COORDINATION AGREEMENT FOR MANAGEMENT PRACTICES
EVALUATION PROGRAM GROUP OPTION**

The East San Joaquin Water Quality Coalition, the San Joaquin County Resource Conservation District, acting on behalf of the San Joaquin County and Delta Watershed Coalition, and the San Joaquin Valley Drainage Authority, acting on behalf of the Westside San Joaquin River Watershed Coalition, being all of the Parties to that certain Coordination Agreement for Management Practices Evaluation Program Group Option dated January 17, 2014 (the MPEP Agreement), hereby agree to amend the MPEP Agreement as follows:

A. Paragraphs 2.b and 2.c of the Agreement are rescinded in their entirety and replaced with the following:

“2. Roles and Responsibilities of the Parties:

- b. Each Party agrees that it will designate two representatives and one alternate to participate in the Group Option’s coordination committee for development and implementation of a Management Practices Evaluation Program Workplan; provided, that in the event the number of Parties increases so that having 2 representatives from each Party results in a coordination committee larger than 10, the representation of each Party shall be reduced to 1 member, without formal amendment of this Agreement.
- c. Each Party agrees that its representatives and alternate will be active participants, and will maintain open communication and coordination with the other signatory Parties to the Agreement.”

B. Paragraph 3 is rescinded in its entirety and replaced with the following:

“3. Allocation of Costs: The Parties anticipate that it will be necessary to jointly hire technical consulting services to assist Parties with respect to development of a Management Practices Evaluation Program Workplan and to implement the Group Option. Unless the Parties agree to a different cost allocation with respect to all costs or a particular cost, the Parties agree that costs, including billings for services of technical consultants and coordination efforts authorized pursuant to this Agreement shall be divided among the Parties based upon equal percentages. For example, if there are three Parties that execute this Agreement, then costs shall be split into thirds. All expenditures require prior approval of all Parties.”

C. Paragraphs 6 and 7 are rescinded in their entirety and replaced with the following:

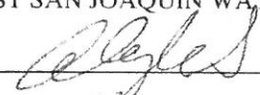
“6. Designation of East San Joaquin Water Quality Coalition (ESJWQC) as Initial Lead: The Parties designate ESJWQC to serve as the initial lead for purposes of the coordinated effort described in this Agreement. ESJWQC shall also be the lead for communicating with the Regional Board, as requested and

directed by the Parties. The Parties agree that once they have formed a coordination committee, the committee shall take the lead in coordinating efforts amongst the Parties, determining the Party or Parties responsible for directing the work of one or all of the technical consultants as specifically authorized and agreed upon by the Parties, and determining the Party or Parties responsible for providing administrative services, etc. The Parties recognize the importance of coordination among the Parties' respective representatives and commit to appropriate collaboration to ensure that the individual needs and concerns of each Party are addressed. Nothing in this paragraph changes the requirement that each Party must approve (1) hiring of consultants, (2) submittals to the Regional Board, and (3) all expenditures.

"7. Billing Procedures: ESJWQC agrees to initially collect billings for costs incurred pursuant to this Agreement and to issue invoices to the Parties for such costs, including services provided by ESJWQC. Once the Parties have formed a coordination committee, the committee shall determine whether all such billings and costs shall be collected and invoiced by ESJWQC, or whether another Party shall assume such role from time to time. Invoices shall be issued in accordance with the allocation described in paragraph 3 above. Parties agree to make payments on these invoices within 30 days of the date of the specific invoice."

D. This First Amendment shall become effective on the date approved by the Executive Officer of the Central Valley Regional Water Quality Control Board, and except as expressly amended hereby, the terms of the MPEP Agreement shall remain in full force and effect.

EAST SAN JOAQUIN WATER QUALITY COALITION

By: 

Dated: 6/30/14

SAN JOAQUIN COUNTY RESOURCE CONSERVATION DISTRICT on behalf of
San Joaquin County and Delta Water Quality Coalition

By: _____

Dated: _____

SAN JOAQUIN VALLEY DRAINAGE AUTHORITY on behalf of
Westside San Joaquin River Watershed Coalition

By: _____

Dated: _____

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EAST SAN JOAQUIN WATER QUALITY COALITION

By: _____

Dated: _____

SAN JOAQUIN COUNTY RESOURCE CONSERVATION DISTRICT on behalf of
San Joaquin County and Delta Water Quality Coalition

By: Jack Hamm

Dated: 6-10-14

SAN JOAQUIN VALLEY DRAINAGE AUTHORITY on behalf of
Westside San Joaquin River Watershed Coalition

By: _____

Dated: _____

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EAST SAN JOAQUIN WATER QUALITY COALITION

By: _____

Dated: _____

SAN JOAQUIN COUNTY RESOURCE CONSERVATION DISTRICT on behalf of
San Joaquin County and Delta Water Quality Coalition

By: _____

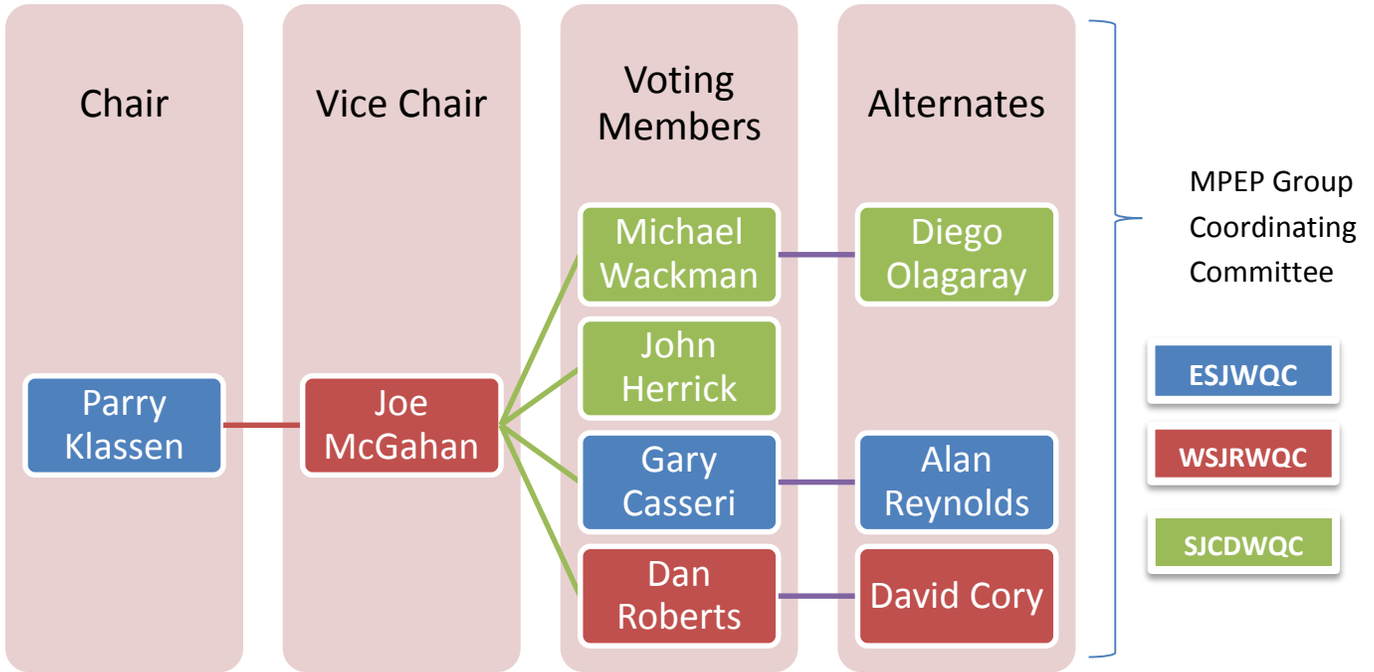
Dated: _____

SAN JOAQUIN VALLEY DRAINAGE AUTHORITY on behalf of
Westside San Joaquin River Watershed Coalition

By: J. L. McNeil

Dated: May 13, 2014

Attachment B. MPEP GCC Organizational Chart





1201 L Street Modesto, CA 95354
www.esjcoalition.org

Attachment C. MPEP GCC Work Plan Development Process

MPEP Process Flow Chart

