AGREEMENT TO FORM A TASK FORCE
TO CONDUCT A
BASIN MONITORING PROGRAM FOR
NITROGEN AND TOTAL DISSOLVED SOLIDS
IN THE SANTA ANA RIVER WATERSHED
(BASIN MONITORING PROGRAM)

THIS AGREEMENT is made and entered into this \(10^{th}\) day of August, 2004 by and among the following entities, which are hereinafter sometimes referred to collectively as "TASK FORCE AGENCIES" or individually as TASK FORCE AGENCY" ("AGREEMENT"). This AGREEMENT is also by and between the Santa Ana Watershed Project Authority ("SAWPA") and the TASK FORCE AGENCIES as to SAWPA's role as Task Force Administrator. The following public agencies are the "TASK FORCE AGENCIES":

- Orange County Water District
- Eastern Municipal Water District
- City of Corona
- City of Riverside
- Yucaipa Valley Water District
- Lee Lake Water District
- Chino Basin Watermaster
- City of Redlands
- San Timoteo Watershed Management Authority
- Inland Empire Utilities Agency
- City of Rialto
- Elsinore Valley Municipal Water District
- Colton/San Bernardino Regional Tertiary Treatment and Wastewater Reclamation Authority
- Jurupa Community Services District
- City of Beaumont
- Irvine Ranch Water District
- Western Riverside County Regional Wastewater Authority

I. RECITALS

A. Background. In December 1995, the Nitrogen TDS Task Force, consisting of 22 water resource agencies in the Santa Ana Watershed, was formed to oversee a study to evaluate the impacts of Total Inorganic Nitrogen (TIN) and Total Dissolved Solids (TDS) on water resources in the Santa Ana River Watershed. The study was completed in mid-2003. On January 22, 2004, the Santa Ana Regional Water Quality Control Board ("RWQCB") incorporated the results of the Nitrogen TDS Task Force study into a Basin Plan Amendment for Nitrogen and TDS and adopted the Basin Plan Amendment. The TASK FORCE AGENCIES were named in that Basin Plan Amendment as responsible for conducting various monitoring programs and analyses to support the results defined in the Basin Plan Amendment. The monitoring programs and analyses are described as follows:

a. TDS/Nitrogen Monitoring Program for Santa Ana River Reaches 2, 4 and 5. The implementation of a TDS/Nitrogen monitoring program for the Santa Ana River Reaches 2, 4 and 5 is necessary to assure compliance with both surface water objectives of the defined river reaches and groundwater objectives underlying the river reaches to protect downstream
Orange County groundwater. Compliance with the Reach 2 TDS objective can be determined by evaluation of data collected by the Santa Ana River Watermaster, Orange County Water District, the United States Geological Survey, and others.

b. Watershed-wide TDS/Nitrogen Groundwater Monitoring and Ambient Groundwater Quality Update Program. The implementation of a watershed-wide TDS/Nitrogen groundwater monitoring program is necessary to assess current water quality, to determine whether TDS and Nitrate-Nitrogen water quality objectives for management zones are being met or exceeded, and to update assimilative capacity findings. Groundwater monitoring is also needed to fill data gaps for those management zones with insufficient data to calculate TDS and Nitrate-Nitrogen historical quality and current quality. Groundwater monitoring is needed to assess the effects of publicly-owned treatment plants ("POTW") discharges to surface waters on affected groundwater. The determination of current ambient groundwater quality throughout the watershed will be conducted and reported by July 1, 2005.

The RWQCB has indicated that the watershed-wide TDS/Nitrogen monitoring program should be conducted every three years to determine the current ambient groundwater quality in the watershed for TDS and Nitrogen. The SAR Reaches 2, 4 and 5 monitoring programs shall be conducted annually. The results of all monitoring programs defined in annual reports will be submitted to the RWQCB.

B. The Purpose of the Task Force Agreement. The purpose of this Task Force Agreement is to form a task force to oversee and conduct the necessary studies for the Basin Monitoring Program as defined in the RWQCB’s Basin Plan Amendment. The Task Force is proposed to consist of the TASK FORCE AGENCIES to direct the study and fund it on an equitable basis to be determined by the Task Force.

C. Memorandum of Agreement on Nitrogen Loss Monitoring Program. Some of the TASK FORCE AGENCIES have entered into a separate agreement to conduct a one year Nitrogen Loss Monitoring Program in the Santa Ana River Watershed which, while related to the work in this AGREEMENT, is to be funded separately by those TASK FORCE AGENCIES who are parties to that Agreement, and shall be governed separately by the parties to that Agreement.

II. COVENANTS

NOW, THEREFORE; in consideration of the foregoing recitals and mutual covenants contained herein, the TASK FORCE AGENCIES agree as follows:

   There is hereby created a "Task Force to conduct a Basin Monitoring Program for Nitrogen and Total Dissolved Solids in the Santa Ana River Watershed" initially consisting of the TASK FORCE AGENCIES and other entities as more specifically provided for in paragraph 3 below.
2. **Purpose of the Task Force.**
   The purpose of the Task Force is to provide oversight and supervision of the work that is described herein.

3. **Membership and Organization.**
   a. **Regular Members.** Concurrently with the execution of this AGREEMENT, each of the TASK FORCE AGENCIES shall appoint one regular representative to the Task Force and one alternate representative to act in the absence of the regular representative. The representatives must be vested with the authority to act on behalf of the appointing TASK FORCE AGENCY, but only as provided for in this AGREEMENT. No actions by the TASK FORCE AGENCIES shall bind the TASK FORCE AGENCIES, except as explicitly provided for in this AGREEMENT. The identity of the appointed representatives shall be promptly communicated in writing to SAWPA. The representatives shall serve at the pleasure of the appointing TASK FORCE AGENCY and may be removed at any time, with or without cause; provided, however, that the TASK FORCE AGENCIES acknowledge and agree the continuity of representation on the Task Force is important to the overall effectiveness of the Task Force, and the TASK FORCE AGENCIES further agree to ensure such continuity whenever possible.

   b. **Additional Agencies.** The TASK FORCE AGENCIES acknowledge and agree that the effectiveness of the Task Force may be improved by the inclusion of other public agencies as additional TASK FORCE AGENCIES to the Task Force. Such public agencies may join the Task Force on such written terms and conditions as are acceptable to all TASK FORCE AGENCIES of the Task Force, including, but not limited to, agreed-upon cash contributions for past, present, and/or future work, of the Task Force. The inclusion of such public agencies as additional TASK FORCE AGENCIES to the Task Force shall be effected by a written amendment to this AGREEMENT signed by all TASK FORCE AGENCIES. Such additional TASK FORCE AGENCIES shall appoint their Task Force representatives and alternates as provided in Section 3.a. above or in said written amendment.

   c. **Advisory Members.** The Task Force may, from time to time, seek the advice and counsel of regulatory or special interest agencies, which agencies may serve as Advisory Members to the Task Force. Such Advisory Members shall have no obligation to provide funding and no voting privileges. The California Regional Water Quality Control Board, Santa Ana Region, is hereby appointed as an Advisory Member of the Task Force. Additional Advisory Members may be appointed by a majority vote of the Task Force representatives.

   d. **Committees.** The Task Force may establish committees, consisting of members who shall be selected by, and serve at the pleasure of the Task Force.

   e. **Task Force Administrator.** SAWPA, acting through its Planning Department staff, is hereby appointed as the Task Force Administrator for purposes of this Task Force Agreement. SAWPA shall have the following administrative responsibilities and shall be reimbursed for time expended on behalf of the Task Force at SAWPA’s rate for salary, overhead, burden (as shown in Exhibit “A”), and cost of materials, and including costs for:
(1) Organizing and facilitating Task Force meetings;

(2) Secretarial, clerical, and administrative services;

(3) Management of Task Force funds and provide annual reports of Task Force assets and expenditures;

(4) Hire Task Force-authorized consultants.

(5) Hire SAWPA-approved consultant to provide technical review of Watershed-wide TDS/nitrogen groundwater monitoring program.

SAWPA, as the Task Force Administrator, will act as the contracting party for the benefit of Task Force, for contracts with all Task Force consultants or contractors. SAWPA will not contract, direct, instruct, or guide such consultants or contractors on behalf of the Task Force or use funds provided by the Task Force without approval of, or guidance from, the Task Force representatives in accordance with Sections 3.1(2), 5 and 6 of this AGREEMENT. SAWPA will provide project management for work performed by such consultants or contractors.

f. Meetings of the Task Force.

(1) Frequency and Location. The first Task Force meeting shall be held at the office of SAWPA, at which time the Task Force shall agree upon the time and place of holding its regular meetings. Special meetings may be called at the request of the Task Force Administrator or by a majority of the Task Force representatives. All meetings of the Task Force or its Committees shall be noticed and conducted in compliance with California’s Open Meeting Laws.

(2) Quorum. A majority of the representatives of the Task Force shall constitute a quorum. Actions of the Task Force shall be passed and adopted upon the affirmative vote of a majority of the Task Force. Each TASK FORCE AGENCY shall have one vote. The Task Force may adopt such additional rules and regulations as may be required for the conduct of its affairs so long as such rules and regulations do not conflict with this AGREEMENT and applicable law.

(3) Meeting Minutes. SAWPA shall keep, or cause to be kept, minutes of the Task Force meetings including any handout materials used. Copies of the meetings and handouts will be delivered to the Task Force representatives, each TASK FORCE AGENCY, and the Advisory Members.

(4) Task Force Chair. At the first official meeting of the Task Force following execution of this AGREEMENT by all TASK FORCE AGENCIES a chair shall be selected by the Task Force representatives. The term of the chair shall be one year and shall be rotated among the Task Force representatives.
4. **Duties of the Task Force.**
   a. **Conduct Watershed-wide TDS/Nitrogen Groundwater Monitoring and Ambient Groundwater Quality Update Program.** Hire consultant to perform, authorize, direct, and supervise the "project scope of work". The first component of the scope of work is described in that certain report entitled, "RWQCB Basin Plan Amendment Required Monitoring and Analyses, Recomputation of Ambient Water Quality for the Period 1984 to 2003, Final Work Plan" dated February 2004 (hereafter "Study"), which is incorporated herein by this reference. The determination of current ambient groundwater quality throughout the watershed will be conducted and reported by July 1, 2005. An update and recomputation of the ambient water quality will be conducted every three years thereafter by the Task Force.

   b. **Conduct TDS/Nitrogen Monitoring Program for Santa Ana River, Reaches 2, 4, and 5.** Hire consultant to implement a monitoring program and prepare annual reports that will provide an evaluation of compliance with the TDS and Nitrogen objectives for Reaches 2, 4 and 5 of the Santa Ana River. The reports will be provided to the RWQCB by April 15th of each year.

   c. **Termination of Projects or Studies.** The TASK FORCE AGENCIES hereby agree that the Task Force shall have the discretion to terminate its projects or studies in the event a consensus of the TASK FORCE AGENCIES cannot be maintained during the course of the Task Force projects or studies.

5. **Budgets.**

   On or before January 1st of each year, SAWPA shall prepare and submit a Task Force budget for the next fiscal year to the Task Force and TASK FORCE AGENCIES. The proposed budget shall include all anticipated costs and fees for the scope(s) of work developed by the Task Force for the next fiscal year. Costs shall include costs and fees for any consultants or contractors to be hired by SAWPA to complete the anticipated scopes of work, any equipment or materials to be purchased, and any other direct costs. SAWPA shall include as a separate item in such proposed budgets costs of SAWPA administrative services. The proposed budget shall include a detailed description of all work to be accomplished with the budget. The budgets shall also set forth the funds to be deposited with SAWPA consistent with the budgeted costs and fees for that fiscal year. Each TASK FORCE AGENCY shall approve and pay, in advance on or before January 1st of each year, its pro-rata share of the Task Force proposed budget for the next fiscal year. The pro-rata share of such costs and fees for each TASK FORCE AGENCY will be as described in EXHIBIT "B", attached hereto and made a part of this AGREEMENT. Said EXHIBIT "B" shall be renewed each fiscal year to reflect the final budget and the participating TASK FORCE AGENCIES of that fiscal year, and any other factor that may affect the pro-rata share of such costs and fees for each TASK FORCE AGENCY for that fiscal year. EXHIBIT "A" includes by its attachment the funding sources for Fiscal Year (July 1st to June 30th) 2004-2005, and a budget for that fiscal year shall be adopted by the Task Force and TASK FORCE AGENCIES after this AGREEMENT has been fully executed. In the event that any TASK FORCE AGENCY withdraws from the Task Force, the budget then in effect shall be adjusted in order to provide for any funding shortfall caused by such withdrawal.
6. **Contracting.**
   Upon Task Force approval, SAWPA shall hire consultants and contractors, as necessary, to complete the scope of work that has been funded by TASK FORCE AGENCIES each fiscal year. SAWPA shall not obligate funds that have not been delivered to SAWPA by the TASK FORCE AGENCIES.

7. **Duration of Agreement.**
   This AGREEMENT shall not terminate unless by mutual agreement of the TASK FORCE AGENCIES provided that all debts and liabilities of the Task Force are satisfied. Notwithstanding the foregoing, each TASK FORCE AGENCY reserves the right to terminate at anytime, upon sixty (60) days’ written notice to the Task Force. Task Force projects and studies already undertaken on behalf of TASK FORCE AGENCIES at the time of withdrawal by a TASK FORCE AGENCY shall be fully funded by the TASK FORCE AGENCIES, including the withdrawing TASK FORCE AGENCY, at the time projects or studies are approved by the Task Force for implementation. A withdrawing TASK FORCE AGENCY shall not be entitled to any refund for programs or studies already underway. Any refund of surplus funds due to the withdrawing TASK FORCE AGENCY shall be paid sixty (60) days after completion of tasks, projects and studies undertaken or in progress.

8. **Ownership of Documents.**
   All work or deliverables produced, including originals prepared by anyone in connection with, or pertaining to, the work of the Task Force, shall become the property in whole and in part of TASK FORCE AGENCIES, individually and collectively. Provided, however, that any withdrawn TASK FORCE AGENCY shall only be entitled to such work or deliverables if the withdrawn TASK FORCE AGENCY has fully contributed funds for such work or deliverables.

9. **Assignment.**
   No right, duty or obligation of whatever kind or nature created herein shall be assigned without the prior written consent of all TASK FORCE AGENCIES.

10. **Effective Date.**
    This Task Force Agreement shall become effective when it has been executed by a majority of the TASK FORCE AGENCIES pursuant to authorization by each TASK FORCE AGENCY’s Board of Directors.

11. **Counterparts.**
    This AGREEMENT may be executed in original counterparts, which together shall constitute a single agreement.

12. **Independent Contractor Status.**
    This AGREEMENT is not intended and shall not be construed so as to create the relationship of agent, servant, employee, partnership, joint venture or association, as between the TASK FORCE AGENCIES.
13. **Waiver Of Rights.**

The failure by the TASK FORCE AGENCIES or SAWPA to insist upon strict performance of any of the terms, covenants or conditions of this AGREEMENT shall not be deemed a waiver of any right or remedy that TASK FORCE AGENCIES and SAWPA may have, and shall not be deemed a waiver of the right to require strict performance of all the terms, covenants and conditions of this AGREEMENT thereafter, nor a waiver of any remedy for the subsequent breach or default of any term, covenant or condition of this AGREEMENT.

14. **Severability.**

If any part of this AGREEMENT is held, determined or adjudicated to be illegal, void or unenforceable by a court of competent jurisdiction, the remainder of this AGREEMENT shall be given effect to the fullest extent reasonably possible.

15. **Amendment.**

It is mutually understood and agreed that no addition to, alteration of, or variation of the terms of this AGREEMENT, nor any oral understanding or agreement not incorporated herein, shall be valid unless made in writing and signed and approved by all TASK FORCE AGENCIES and SAWPA.

16. **Entire Agreement.**

This document sets forth the entire Agreement between and among the TASK FORCE AGENCIES and SAWPA.

17. **Availability Of Funds.**

The obligation of each TASK FORCE AGENCY is subject to the availability of funds appropriated by each TASK FORCE AGENCY for the purposes herein. Any obligation for the future payment of money beyond the current fiscal year is conditioned on the governing body of each TASK FORCE AGENCY providing adequate appropriations in the adopted budgets for those subsequent fiscal years. This condition applies to but is not be limited to the obligations of the TASK FORCE AGENCIES under section 3.e (Task Force Administrator), and section 5 (Budgets) of this AGREEMENT. Based on the financial constraints imposed by this Section 17, the TASK FORCE AGENCIES understand that SAWPA is under no duty to perform any services under this AGREEMENT until and unless the each TASK FORCE AGENCY has approved the fiscal year budget under Section 5, and has appropriated and deposited with SAWPA, the necessary monies to fund the approved budget. Any failure by one or more of the TASK FORCE AGENCIES to appropriate and deposit monies with SAWPA to fund the budget will necessarily delay the performance of the services by SAWPA contemplated by this AGREEMENT, and SAWPA shall not be held responsible or liable for any such delay or costs incurred from such a delay.

18. **Indemnity and Insurance.**

a. SAWPA shall require all consultants or contractors performing work or services for the Task Force to indemnify and hold harmless SAWPA and the TASK FORCE AGENCIES from any and all claims, damages, lawsuits, fines, penalties, including attorneys' fees and costs, arising from or related to the works or services provided by such consultants.
or contractors. Such contractors or consultants shall also maintain the following insurances and keep certificates of such insurances on file with SAWPA, on behalf of the Task Force:

1. Workers Compensation Insurance. A program of Workers Compensation insurance or a state approved self-insurance program shall be in an amount and form to meet all applicable requirements of the Labor Code of California, covering all persons and entities providing services on behalf of the consultant or contractor and all risks of such persons or entities under this AGREEMENT.

2. Comprehensive General and Automobile Liability Insurance. Comprehensive personal injury and property damage liability coverage shall include contractual coverage and automobile liability, if applicable, and including coverage for owned, hired and non-owned vehicles. The policy shall have a combined single limit for bodily injury and property damage of at least $1,000,000.00. SAWPA and the TASK FORCE AGENCIES shall be named as additional insureds on the policy providing such coverage, and any right of subrogation shall be waived.

3. Professional Liability Insurance. Professional liability insurance shall include limits of at least $1,000,000.00 per claim or occurrence, unless such coverage is waived by the Task Force representatives.

b. Nothing in this AGREEMENT is intended to create, nor shall anything herein be construed as creating, any rights in, benefits for or obligations to, any person or entity other than SAWPA and the TASK FORCE AGENCIES.

SAWPA shall ensure that during the term of this AGREEMENT it and any consultant retained by it shall not discriminate on the grounds of race, religion, creed, color, national origin, ancestry, age, physical disability, mental disability, medical condition, including the medical condition of Acquired Immune Deficiency Syndrome (AIDS) or any other condition related thereto, marital status, sex, or sexual orientation, in the selection and retention of employees and subcontractors and the procurement of materials and equipment, except as provided in Section 12940 of the California Government Code, in the performance of this AGREEMENT and shall also comply with the applicable provisions of the Americans with Disabilities Act.

20. Warranty of Authority.
Each of the individuals executing this AGREEMENT represent and warrant that she or he has the legal power, right and actual authority to bind their respective TASK FORCE AGENCIES to the terms and conditions of this AGREEMENT. Each individual executing this AGREEMENT further represents and warrants that the AGREEMENT has been approved by his or her respective TASK FORCE AGENCIES' governing board.

21. Dispute Resolution.
Any dispute which may arise by and between the parties to this AGREEMENT shall first be submitted to non-binding mediation, conducted by a neutral, impartial mediation
service that the parties mutually agree upon in writing. Any dispute not resolved by such mediation shall be submitted to binding arbitration conducted by a neutral, impartial arbitration service that the parties mutually agree upon in writing. The arbitrator shall decide each and every dispute in accordance with the laws of the State of California, and all other applicable laws. Upon a showing of good cause, the arbitrator may permit limited discovery in the arbitration proceeding. If any party commences legal action or arbitration arising out of or in connection with this Project Agreement, the prevailing party shall be entitled to recover reasonable attorney's fees and litigation expenses from the losing party.

IN WITNESS WHEREOF, SAWPA and the TASK FORCE AGENCIES have executed this AGREEMENT on the date set forth below.

ORANGE COUNTY WATER DISTRICT

DATE 9-1-04
BY [Signature]
President

DATE 9-1-04
BY [Signature]
Secretary

INLAND EMPIRE UTILITIES AGENCY

DATE
BY [Signature]
President

DATE
BY [Signature]
Secretary

EASTERN MUNICIPAL WATER DISTRICT

DATE
BY [Signature]
President

DATE
BY [Signature]
Secretary
service that the parties mutually agree upon in writing. Any dispute not resolved by such mediation shall be submitted to binding arbitration conducted by a neutral, impartial arbitration service that the parties mutually agree upon in writing. The arbitrator shall decide each and every dispute in accordance with the laws of the State of California, and all other applicable laws. Upon a showing of good cause, the arbitrator may permit limited discovery in the arbitration proceeding. If any party commences legal action or arbitration arising out of or in connection with this Project Agreement, the prevailing party shall be entitled to recover reasonable attorney's fees and litigation expenses from the losing party.

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ORANGE COUNTY WATER DISTRICT

DATE__________________

BY _____________________

________________________

President

DATE__________________

BY _____________________

________________________

Secretary

INLAND EMPIRE UTILITIES AGENCY

DATE 9/8/04

BY _____________________

________________________

President

________________________

Board President

DATE__________________

BY _____________________

________________________

Secretary

EASTERN MUNICIPAL WATER DISTRICT

DATE__________________

BY _____________________

________________________

President

DATE__________________

BY _____________________

________________________

Secretary
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ORANGE COUNTY WATER DISTRICT

DATE_______

BY_______
President

DATE_______

BY_______
Secretary

INLAND EMPIRE UTILITIES AGENCY

DATE_______

BY_______
President

DATE_______

BY_______
Secretary

EASTERN MUNICIPAL WATER DISTRICT

DATE 01/23/04

BY ______________
President

DATE 06/23/04

BY ______________
Secretary
CITY OF RIALTO

DATE

BY

Mayor

DATE

BY

City Clerk

CITY OF CORONA

DATE

BY

Mayor

DATE

BY

City Clerk

ELSIONE VALLEY MUNICIPAL WATER DISTRICT

DATE

BY

President

DATE

BY

Secretary

CITY OF RIVERSIDE

DATE

BY

Mayor

DATE

BY

City Clerk
CITY OF RIALTO

DATE_______  BY__________________________
                Mayor

DATE_______  BY__________________________
                City Clerk

CITY OF CORONA

DATE_______  BY__________________________
                Mayor

DATE_______  BY__________________________
                City Clerk

ELSIMORE VALLEY MUNICIPAL WATER DISTRICT

DATE 9-13-04  BY _______________________
                President

DATE 9/4/04  BY _______________________
                Secretary

CITY OF RIVERSIDE

DATE_______  BY__________________________
                Mayor

DATE_______  BY__________________________
                City Clerk
COLTON/SAN BERNARDINO REGIONAL
TERTIARY TREATMENT AND WASTEWATER
RECLAMATION AUTHORITY

DATE 9-13-04  BY  [Signature]
President

DATE 9/14/04  BY  [Signature]
Secretary

YUCAIPA VALLEY WATER DISTRICT

DATE  _____  BY  [Signature]
President, Board of Directors

JURUPA COMMUNITY SERVICES DISTRICT

DATE  _____  BY  [Signature]
President, Board of Directors

LEE LAKE WATER DISTRICT

DATE  _____  BY  [Signature]
President

DATE  _____  BY  [Signature]
Secretary
COLTON/SAN BERNARDINO REGIONAL
TERTIARY TREATMENT AND WASTEWATER
RECLAMATION AUTHORITY

DATE_______ BY________________________
President

DATE_______ BY________________________
Secretary

YUCAIPA VALLEY WATER DISTRICT

DATE_______ BY________________________
President, Board of Directors

JURUPA COMMUNITY SERVICES DISTRICT

DATE_______ BY________________________
President, Board of Directors

LEE LAKE WATER DISTRICT

DATE_______ BY________________________
President

DATE_______ BY________________________
Secretary
JURUPA COMMUNITY SERVICES DISTRICT

DATE __________  BY ____________________________

President, Board of Directors

LEE LAKE WATER DISTRICT

DATE 7/20/04  BY ____________________________

President

DATE 7/20/04  BY ____________________________

Secretary

CITY OF BEAUMONT

DATE __________  BY ____________________________

Mayor

DATE __________  BY ____________________________

City Clerk

CHINO BASIN WATERMASTER

DATE __________  BY ____________________________

President

DATE __________  BY ____________________________

Secretary
CITY OF BEAUMONT

DATE ________
BY _________________________________
Mayor

DATE ________
BY _________________________________
City Clerk

CHINO BASIN WATERMASTER

DATE ________
BY _________________________________
President

DATE ________
BY _________________________________
Secretary

IRVINE RANCH WATER DISTRICT

DATE ________
BY _________________________________
President

DATE ________
BY _________________________________
Secretary

CITY OF REDLANDS

DATE ________
BY _________________________________
Mayor

DATE ________
BY _________________________________
City Clerk
CITY OF BEAUMONT

DATE_______  BY__________________________

DATE_______  BY__________________________

Mayor

City Clerk

CHINO BASIN WATERMASTER

DATE_______  BY__________________________

President

DATE_______  BY__________________________

Secretary

IRVINE RANCH WATER DISTRICT

DATE_______  BY__________________________

President

DATE_______  BY__________________________

Secretary

CITY OF REDLANDS

DATE 11/2/04  BY__________________________

Susan Peppler

Mayor

DATE 11/2/04  BY__________________________

Lorrie Poyzer

City Clerk
WESTERN RIVERSIDE COUNTY REGIONAL WASTEWATER AUTHORITY

DATE ______
BY [signature]
Chair

DATE ______
BY [signature]
Secretary-Treasurer

SAN TIMOTEO WATERSHED MANAGEMENT AUTHORITY

DATE ______
BY [signature]
President

DATE ______
BY [signature]
Secretary

SANTA ANA WATERSHED PROJECT AUTHORITY

DATE ______
BY [signature]
Chair

DATE ______
BY [signature]
Secretary-Treasurer
WESTERN RIVERSIDE COUNTY REGIONAL WASTEWATER AUTHORITY

DATE______  BY__________________________________________________
Chair

DATE______  BY__________________________________________________
Secretary-Treasurer

SAN TIMOTEO WATERSHED MANAGEMENT AUTHORITY

DATE 9/28/04  BY________________________________________________
President

DATE 9/28/04  BY________________________________________________
Secretary

SANTA ANA WATERSHED PROJECT AUTHORITY

DATE______  BY__________________________________________________
Chair

DATE______  BY__________________________________________________
Secretary-Treasurer
WESTERN RIVERSIDE COUNTY REGIONAL WASTEWATER AUTHORITY

DATE_______ BY __________________________
Chair

DATE_______ BY __________________________
Secretary-Treasurer

SAN TIMOTEO WATERSHED MANAGEMENT AUTHORITY

DATE_______ BY __________________________
President

DATE_______ BY __________________________
Secretary

SANTA ANA WATERSHED PROJECT AUTHORITY

DATE 8-10-04 BY __________________________
Chair

DATE 8-10-04 BY __________________________
Secretary-Treasurer
EXHIBIT A

Overhead and burden are included in all rates. Labor for SAWPA staff shall be billed at the rates in Table 1 below for FY 04-05. Rates will be adjusted annually based on SAWPA annual budget. Materials purchased to provide administrative services that are not shown in Table 1 below shall be billed at direct cost with no additional fees or mark-ups.

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<tr>
<th>Item</th>
<th>Rate</th>
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<tr>
<td>Planning Manager</td>
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<td>Watershed Planner</td>
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<td>Administrative Assistant II</td>
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<td>Administrative Assistant I</td>
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<tr>
<td>Controller</td>
<td>$88.65/hour</td>
</tr>
<tr>
<td>Senior Accounting Technician</td>
<td>$50.89/hour</td>
</tr>
<tr>
<td>Automobile Travel</td>
<td>Federal mileage rate for automobile travel to meeting locations.</td>
</tr>
<tr>
<td>Out of Town travel (when air travel or overnight stay is required)</td>
<td>Direct cost of air travel plus direct cost of lodging and meals.</td>
</tr>
</tbody>
</table>
EXHIBIT B
TASK FORCE BUDGET

A. CONTRIBUTIONS

1. Study Contributions. In order to participate in the activities of the Task Force, each TASK FORCE AGENCY shall appropriate and deliver to SAWPA its agreed upon share of the funding. Based on study obligations assigned by the RWQCB in the Basin Plan Amendment for TIN and TDS, some portions of the overall study will be paid for by a subset of the TASK FORCE AGENCY as provided in a separate memorandum of agreement. The TASK FORCE AGENCIES specifically recognize that each TASK FORCE AGENCY's agreed-upon share is determined by that TASK FORCE AGENCY's Board of Directors, who are the signatories to this AGREEMENT. Funding shall be provided by the TASK FORCE AGENCIES in accordance with the attachment to this Exhibit.

2. Funds appropriated by each TASK FORCE AGENCY to the activities of the Task Force shall be expended only for the purposes expressed in this AGREEMENT. Funds shall be deposited in a restricted, interest-bearing account for the benefit of the Task Force, administered by SAWPA. Funds shall be strictly accounted to each TASK FORCE AGENCY. Upon termination of the Agreement and the activities of the Task Force, any funds not used shall be returned to the TASK FORCE AGENCIES in proportion to their contribution as provided in the Agreement.

3. The compensation to be paid to consultant hired by Task Force is subject to SAWPA's receipt of funds from the TASK FORCE AGENCIES. The consultant will be directed to limit its activities to ensure that the Consultant does not expend funds or provide services for which SAWPA has not yet collected funds from the TASK FORCE AGENCIES. SAWPA will endeavor to obtain the funds needed to fully fund the scope of work.
### Basin Monitoring and Update Program Funding (FY 04-05)

#### Consultants

- WE Inc. - Ambient Groundwater Update
- WE Inc. - SAR Reaches 2,4,5 Annual Report

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<th>Consultant</th>
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#### Distribution of Costs Among Responsible Agencies

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