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#### FIRST AMENDMENT TO AGREEMENT

National Pollutant Discharge Elimination System
Stormwater Discharge Permit
Implementation Agreement
(California Regional Water Quality Control Board –
Colorado River Basin Region)

This First Amendment ("First Amendment") to the agreement ("Agreement") entered into by and between the RIVERSIDE COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT ("DISTRICT"), the COUNTY OF RIVERSIDE ("COUNTY"), the COACHELLA VALLEY WATER DISTRICT ("CVWD"), and the CITIES of BANNING, CATHEDRAL CITY, COACHELLA, DESERT HOT SPRINGS, INDIAN WELLS, INDIO, LA QUINTA, PALM DESERT, PALM SPRINGS and RANCHO MIRAGE ("CITIES") (individually, "PARTY" and collectively, "PARTIES") to establish the responsibilities of each PARTY concerning compliance with the National Pollutant Discharge Elimination System ("NPDES") Municipal Separate Storm Sewer System (MS4) Permit issued by the California Regional Water Quality Control Board - Colorado River Basin Region (CRWQCB-CRB) pursuant to Order No. R7-2008-0001 and Order No. 01-077, is entered into by and between the PARTIES with respect to the following:

#### **RECITALS**

- A. WHEREAS, the CRWQCB-CRB is preparing an NPDES permit to replace Order No. R7-2008-0001, which is scheduled to be adopted by the CRWQCB-CRB on or about June 20, 2013 as Order No. R7-2013-0011 or such other numbered order as the CRWQCB-CRB may adopt ("Order No. R7-2013-0011"); and
- B. WHEREAS, the PARTIES wish to amend the Agreement to allow it to govern the responsibilities of the PARTIES under Order No. R7-2008-0001, for as long as Order No. R7-2008-0001 is effective, and under R7-2013-0011, at such time as Order No. R7-2013-0011 is effective; and

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C. WHEREAS, the Agreement provides in Section 9 that it may be amended by consent of all PARTIES, provided it is in writing and duly signed by the authorized representatives of all PARTIES.

NOW, THEREFORE, the PARTIES hereto do mutually agree as follows:

1. Section 1 of the Agreement is deleted in its entirety and replaced by the following:

"NPDES Permit. A true and correct copy of the existing NPDES permit issued to the Parties to the Agreement pursuant to Order No. R7-2008-0001 is attached to this Agreement as Exhibit A and is hereby incorporated by reference in its entirety and made a part of this Agreement. Order No. R7-2008-0001 is intended to be replaced by a new order, referred to hereinafter as "Order No. R7-2013-0011". This Agreement shall also apply to Order No. R7-2013-0011, the contents of which shall be incorporated by reference in its entirety and made a part of this Agreement upon the effective date of Order No. R7-2013-0011. For the purpose of implementing this Agreement, the term "NPDES Permit" shall mean and refer to Order No. R7-2008-0001 during the time that Order No. R7-2008-0001 is effective, and shall mean and refer to Order No. R7-2013-0011 at such time as Order No. R7-2013-0011 is effective."

2. Section 3.B. of the Agreement is deleted in its entirety and replaced by the following:

"Monitoring Program. DISTRICT and CVWD shall perform or coordinate monitoring of surface water and urban runoff in accordance with the provisions of the NPDES Permit Monitoring and Reporting Program contained therein, with the exception of monitoring performed pursuant to the CITY OF COACHELLA'S Quality Assurance Project Plan and Monitoring Plan ("QAPPMP") to address the bacterial indicator Total Maximum Daily Load for the Coachella Valley Stormwater Channel ("CVSC TMDL"). The location of NPDES Permit sampling sites not part of the CVSC TMDL monitoring program ("Sites") shall be determined by DISTRICT and CVWD, subject to approval by CRWQCB-CRB. More specifically:

A.	The CITY OF COACHELLA shall be solely responsible for all duties
	and costs associated with monitoring, analysis and reporting performed
	pursuant to its QAPPMP and shall be responsible, along with any other
	Party to this Agreement which may hereafter be named as a responsible
	party under the CVSC TMDL, to otherwise comply with monitoring
	requirements under the CVSC TMDL.

- B. DISTRICT and CVWD shall perform NPDES Permit monitoring for all Sites located within the respective limits of their jurisdictions. DISTRICT and CVWD may implement alternative approaches to sample collection, including use of consultants, reassigning Sites between the agencies, or other alternative approaches that may ensure improved permit compliance. Said alternative approaches may be implemented upon the mutual agreement of CVWD and DISTRICT.
- C. DISTRICT shall reimburse CVWD for all of its costs associated with sample collection and laboratory analysis.
- D. DISTRICT shall be reimbursed by CVWD, COUNTY and CITIES for the costs of its performance of the requirements of this Section, in accordance with the cost sharing provisions set forth in Section 4 of this Agreement."
- 3. Section 3.E of the Agreement is deleted in its entirety and replaced by the following:

"Desert Task Force. Each Permittee shall designate staff representatives to the Desert Task Force in writing to DISTRICT. The Desert Task Force shall be responsible for coordinating regional NPDES Permit and Monitoring and Reporting Program compliance activities, including related communications with CRWQCB-CRB, updates to this Implementation Agreement and other compliance orders issued by CRWQCB-CRB affecting the NPDES Permit, NPDES MS4 Monitoring and Reporting Program and/or the Whitewater River Watershed Municipal Stormwater

Program Stormwater Management Plan. In addition, the Desert Task Force, or sub-committees thereof, shall be the forum for distribution, discussion and decision-making of items related to agreements and consultant selection related to regional compliance with the NPDES Permit."

- 4. New Section 3.J. is added to the Agreement, to read as follows:
- "J. Notwithstanding any other provision of this Agreement, all costs, duties and responsibilities associated with compliance with the CVSC TMDL, including without limitation, the costs for implementing the QAPPMP and all monitoring, analysis, report preparation and other tasks required for compliance with the CVSC TMDL, shall be the sole responsibility of the CITY OF COACHELLA and/or, as appropriate, any other PARTY to this Agreement which may hereafter be added as a responsible party under the CVSC TMDL, and shall not be a shared cost under Section 4 of the Agreement or be the responsibility of any other PARTY to the Agreement."
- 5. Section 5 of the Agreement is deleted in its entirety and replaced by the following:

"Term of the Agreement. The term of this Agreement shall commence on the date the last duly authorized representative of DISTRICT, COUNTY, CVWD or CITIES executes it. The Agreement shall remain in effect until the earlier of one (1) year after the effective date of Order No. R7-2013-0011 or the date this Agreement is replaced by a new agreement covering implementation of Order No. R7-2013-0011."

6. Section 14 of the Agreement is deleted in its entirety and replaced by the following:

"Applicability of Prior Agreements. This Agreement, the First Amendment and the exhibits attached thereto constitute the entire agreement between the PARTIES to the Agreement with respect to the subject matter thereof; all prior agreements, representations, statements, negotiations and undertakings concerning implementation of the NPDES Permit within the limits of CRWQCB-CRB's jurisdictional area are superseded hereby."

7. Exhibit A to the Agreement is hereby deleted in its entirety and replaced with Exhibit A attached to this First Amendment and incorporated herein by reference.

- 8. Except as amended herein, all other provisions of the Agreement remain in full force and effect.
- 9. This First Amendment shall be effective upon the date the last duly authorized representative of the PARTIES executes it and shall become effective only when fully executed by each PARTY.
- 10. This First Amendment may be executed and delivered in any number of copies (counterparts) by the PARTIES. When each PARTY has signed and delivered at least one counterpart to the other PARTIES, each counterpart shall be deemed an original and, taken together, shall constitute one and the same First Amendment, which shall be binding and effective as to the PARTIES.

1	IN WITNESS WHEREOF, the PARTIES have caused this First Amendment to be executed	
2	as of the date the last duly authorized represent	ative executes it.
3 4	RECOMMENDED FOR APPROVAL:	RIVERSIDE COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT
5 6 7 8	By:WARREN D. WILLIAMS General Manager-Chief Engineer  Dated:	By:  MARION ASHLEY, Chairman Board of Supervisors, Riverside County Flood Control and Water Conservation District
9 10	APPROVED AS TO FORM:	ATTEST:
11	PAMELA J. WALLS County Counsel	KECIA HARPER-IHEM Clerk to the Board
12 13	By: MM Watts: Daylor Karin Watts-Bazan, Deputy	By: Deputy
14   15	Dated: May 28, 2013	(SEAL)
16 17	RECOMMENDED FOR APPROVAL:	COUNTY OF RIVERSIDE
18 19 20 21	By:  JAY ORR  County Executive Officer  Dated:	By:  JOHN J. BENOIT, Chairman Board of Supervisors, County of Riverside Fourth District  ATTEST:
22   23   24		KECIA HARPER-IHEM Clerk to the Board By:
25   25   26   27	SEB:cw:bjp P8/153401	Deputy (SEAL)

1	APPROVED AS TO FORM:	COACHELLA VALLEY WATER DISTRICT
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3	By:	By:
4		General Manager – Chief Engineer
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6		By:
7		JOHN POWELL President
8		resident
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1	APPROVED AS TO FORM:	CITY OF RANCHO MIRAGE
2	ATTROVED AS TO FORM.	CITT OF KANCHO MIRAGE
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4	City Attorney	Mayor
5	ATTEST:	
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