Marina Coast Water District Agenda Transmittal

Agenda Item: 10-E Meeting Date: December 13, 2011

Submitted By: Carl Niizawa Presented By: Jim Heitzman

Reviewed By: Jim Heitzman

Agenda Title: Consider Adoption of Resolution No. 2011-92 to Approve a Memorandum of

Understanding between the Monterey Peninsula Water Management District, the Marina Coast Water District, the City of Seaside, and the Seaside Basin

Watermaster Regarding Water Used for Irrigation of Golf Courses.

Detailed Description: The Board of Directors is requested to consider Adoption of Resolution No. 2011-92 authorizing the General Manager to enter into a Memorandum of Understanding (MOU) between the Monterey Peninsula Water Management District, the Marina Coast Water District, the City of Seaside, and the Seaside Basin Watermaster Regarding Water Used for Irrigation of Golf Courses.

In November 2008, the Board approved an agreement with Monterey Peninsula Water Management District (MPWMD) and the Monterey County Water Resource Agency (MCWRA) for the District to provide water for testing the injection process of Aquifer Storage and Recovery (ASR) wells at the Santa Rita site in the former Ft Ord. A January 2009 amendment to the agreement specified a requirement for MPWMD to return the water used for this testing.

The proposed MOU would return the borrowed 68.8 acre-feet (AF) of water through a 2010 agreement the District has with the City of Seaside. This agreement provided the City with 2,500 AF of water in exchange for land associated with and adjacent to the District's D Tank site. The MOU would reduce the amount of water owed by the District to Seaside by the 68.8 acre-feet used by MPWMD in the ASR wells. The proposed MOU also contains an agreement by the Seaside Watermaster that water supplied by the District (for the ASR wells) would be used to offset Seaside's 2010 overdraft and associated assessment by Watermaster by 68.8 AF.

The City of Seaside has indicated that this would reduce its obligation owed to the Watermaster by \$191,264.

Environmental Review Compliance: Not required.

Prior Committee or Board Action: On November 14, 2007, the Board of Directors approved Resolution No. 2007-82 to Approve an Agreement with the Monterey Peninsula Water Management District, California American Water and Monterey County Water Resources Agency to Provide Potable Water for the Aquifer Storage and Recovery Test Well Facility Project. On March 30, 2010, the Board of Directors adopted Resolution No. 2010-14 Approving the Execution and Performance of a Land Transfer and Water Service Agreement with the City of Seaside.

services and human resource sensitive way.	s to meet needs o	of expanding servi	ice areas in an environmentally
Financial Impact:	Yes X	_No	
Funding Source/Recap: N/A			
of Understanding (MOU) be	etween Monterey Seaside, and the S	Peninsula Water	To. 2011-92; and, Memorandum Management District, Marina ermaster Regarding Water Used
General Manager to enter	into a Memorar t District, the Ma	ndum of Understa rina Coast Water I	on No. 2011-92 authorizing the anding between the Monterey District, the City of Seaside, and ion of Golf Courses.
Action Required: X (Roll call vote is required.)	Resolution	Motion	Review
	Board	d Action	
Resolution No	Motion By		Seconded By
Ayes		Abstained	
Noes		Absent	
Reagendized	Date	No A	ction Taken

Board Goals/Objectives: Strategic Plan, Goal No. 2- To meet 100% of current and future customers' needs and make timely improvements and increase infrastructure and level of

December 13, 2011

Resolution No. 2011 - 92 Resolution of the Board of Directors Marina Coast Water District

Authorizing the General Manager to enter into a Memorandum of Understanding between the Monterey Peninsula Water Management District, the Marina Coast Water District, the City of Seaside, and the Seaside Basin Watermaster Regarding Water Used for Irrigation of Golf Courses

RESOLVED by the Board of Directors ("Directors") of the Marina Coast Water District ("District"), at a regular meeting duly called and held on December 13, 2011 at the business office of the District, 11 Reservation Road, Marina, California as follows:

WHEREAS, at the November 14, 2007 Board Meeting, the Board of Directors adopted Resolution No. 2007-82 to Approve an Agreement with the Monterey Peninsula Water Management District, California American Water and Monterey County Water Resources Agency to Provide Potable Water for the Aquifer Storage and Recovery Test Well Facility Project; and,

WHEREAS, 68.8 acre-feet of water was used for the Aquifer Storage and Recovery Test Well Project; and,

WHEREAS, at the March 30, 2010 Board Meeting, the Board of Directors adopted Resolution No. 2010-14 Approving the Execution and Performance of a Land Transfer and Water Service Agreement with the City of Seaside; and,

WHEREAS, the proposed Memorandum of Understanding between the Monterey Peninsula Water Management District, the Marina Coast Water District, the City of Seaside, and the Seaside Basin Watermaster regarding water used for irrigation of golf courses provides for return of the 68.8 AF of water to the District through the agreement with the City of Seaside.

NOW, THEREFORE, BE IT RESOLVED, the Board of Directors of the Marina Coast Water District does herby authorize the General Manager to enter into a Memorandum of Understanding between the Monterey Peninsula Water Management District, the Marina Coast Water District, the City of Seaside, and the Seaside Basin Watermaster regarding water used for irrigation of golf courses.

PASSED AND ADOPTED on December 13, 2011 by the Board of Directors of the Marina Coast Water District by the following roll call vote:

	Ayes:	Directors	
	Noes:	Directors	
	Absent:	Directors	
	Abstained:	Directors	
			William Y. Lee, President
ATTE	ST:		
Jim H	eitzman, Secret	ary	
		CERTIFICATE OF SECRE	<u>TARY</u>
			Marina Coast Water District hereby y of Resolution No. 2011-92 adopted
			Jim Heitzman, Secretary

MEMORANDUM OF UNDERSTANDING BETWEEN THE MONTEREY PENINSULA WATER MANAGEMENT DISTRICT, THE MARINA COAST WATER DISTRICT, THE CITY OF SEASIDE, AND THE SEASIDE BASIN WATERMASTER REGARDING WATER USED FOR IRRIGATION OF GOLF COURSES

This Memorandum of Understanding is entered into between the Monterey Peninsula Water Management District ("MPWMD"), the Marina Coast Water District ("MCWD"), the City of Seaside ("City") and the Seaside Basin Watermaster ("Watermaster") (individually "Party," collectively "Parties") with respect to the following:

RECITALS

- 1. The amended decision ("Decision") entered in the lawsuit, *California American Water v. City of Seaside et al.*, *Monterey County Superior Court* (Case No. M66343) governs the groundwater production within the Seaside Groundwater Basin ("Basin").
- 2. Under the Decision the City received an allocation of 540 acre feet ("AF") of Alternative Production Allocation in relation to the City-owned Blackhorse and Bayonet Golf Courses ("Golf Courses").
- 3. The Decision obligated the Watermaster to procure new sources of water for replenishment of the Basin to offset any cumulative over production.
- 4. The Decision provided that any party that exceeded its allocation of Natural Safe Yield and/or its allocation of Operating Yield was subject to a Replenishment Assessment for each acre foot of over production during each Water Year.
- 5. In April 2010, the City owed certain sums to the Watermaster for previously accrued Replenishment Assessments.
- 6. In an agreement between MCWD and the City executed effective April 1, 2010 (the "City-MCWD April 2010 Agreement") in consideration of the City's transfer to MCWD of certain land, MCWD agreed to supply water to the City to irrigate the City's two golf courses located on the former Fort Ord in lieu of the City producing Seaside Basin groundwater to irrigate the golf courses. MCWD agreed to supply 2,500 acre-feet of the water to the City in consideration of land to the City.
- 7. In April 2010, the City and the Watermaster entered into a Memorandum of Understanding to memorialize the terms of an in lieu replenishment program ("In Lieu Replenishment Program") entered into by City and MCWD whereby the City and MCWD

agreed that the City would purchase MCWD water to irrigate the City's Golf Courses, in order to reduce or eliminate its production of Seaside Basin groundwater for irrigation.

- 8. Separately, in March of 2008, the MPWMD, MCWD and the Monterey County Water Resources Agency ("MCWRA") entered into a Coordination Agreement for Aquifer Storage and Recover (ASR) Injection Testing the "Coordination Agreement"). Pursuant to the agreement, MCWD loaned MPWMD water from MCWD's existing Salinas Groundwater Basin wells (i.e., imported water from a separate groundwater basin) to the MPWMD for aquifer storage and recovery testing done by the MPWMD at its Santa Margarita test well site. The total amount loaned for the testing was 68.8 AF, and the testing was done in January of 2009. The water used for testing was not produced from the Seaside Basin, but was produced from another groundwater basin.
- 9. MPWMD desires to facilitate the return of 68.8 AF of water loaned by MCWD to MPWMD.
- 10. Physical return of the 68.8 AF of loaned water is difficult because of infrastructure limitations.
- 11. However, a full and fair "return" of the 68.8 AF of loaned water can be made through credits assigned by Watermaster to the City with respect to the City's In Lieu Replenishment Program. This can occur by Watermaster treating 68.8 AF of groundwater produced by the City's Golf Course wells between October 2009 and April 2010 (before commencement of the In Lieu Replenishment Program) as imported water delivered by MCWD to the City (the 68.8 AF of loaned water is imported water stored in the Basin through the ASR injection), thereby increasing the City's in lieu replenishment credit under the In Lieu Replenishment Program by 68.8 AF and giving credit to MCWD against the 2,500 acre-feet of water to be provided to the City without cost to the City.
- 12. MCWD is willing to become a party to this Memorandum of Understanding as an accommodation to the City, MPWMD, and the Watermaster.
- 13. The Parties desire to effectuate this return of loaned water and crediting of in lieu replenishment credits, as set forth herein.

AGREEMENT

The Parties agree as follows:

1. <u>Repayment and Assignment of Loaned Water</u>. MCWD hereby assigns to the City MCWD's right under the Coordination Agreement to have MPWMD return the 68.8 AF of water

loaned to MPWMD by MCWD for ASR injection and storage testing in January of 2009. The Watermaster will treat this assignment as delivery by MCWD to the City of 68.8 AF of water loaned to MPWMD by MCWD for ASR injection and storage testing in January 2009. The Watermaster will treat this assignment as a delivery by MCWD to the City of 68.8 AF of imported water in accordance with the City-MCWD April 2010 for the City's Golf Course irrigation in Water Year 2010 as part of the In Lieu Replenishment Program.

- 2. <u>Credit to City</u>. This assignment shall increase the monetary credit to the City in an amount attributable to an additional 68.8 AF of in lieu replenishment in Water Year 2010 pursuant the accounting methods set forth in Section 3.2 of the MOU that the City and Watermaster entered into in April 2010.
- 3. <u>Commensurate Reduction in Basin Pumping by City</u>. The amount of native groundwater pumped by City under its Alternative Production Allocation in the first nine months of Water Year 2010 shall be deemed reduced by 68.8 AF -- from 100.6 AF to 31.8 AF.
- 4. <u>Satisfaction of Water Loan</u>. Pursuant to the provisions above, the Parties agree that MPWMD's obligation to return the water loaned to it by MCWD is hereby satisfied.
- 5. <u>Credit to MCWD from City</u>. The City shall credit MCWD 68.8 AF against MCWD's obligation under Section 3.2 of the City-MCWD April 2010 Agreement.
- 6. <u>Approval of Watermaster Board</u>. The approval of the Seaside Basin Watermaster Board shall be a condition precedent to this Memorandum of Understanding taking effect.
- 7. <u>No Effect on Existing Water Rights</u>. The Parties agree that no provision of this Memorandum of Understanding shall have any force or effect, directly or indirectly, on water rights of any nature held by a Party. No water right of any kind, including but not limited to prescriptive water rights, nor any claim thereto, shall arise or be created in favor of or against any Party or other person, directly or indirectly, nor shall any water right be lost as a result of this Memorandum of Understanding
- 8. <u>Defense and Indemnity of MCWD</u>. MPWMD will defend and indemnify MCWD against any and all liability, claims, damages, demands, costs and action arising from the approval, execution and performance of this Memorandum of Understanding.
- 9. <u>Remedies</u>. This Agreement shall be specifically enforceable; damages are not an adequate remedy for a failure to perform pursuant to its terms and conditions.
- 10. <u>Arbitration</u>. In the case of any disagreement, difference, or controversy arising between any of the Parties with respect to any matter in relation to or arising out of or under this Memorandum of Understanding, whether as to the construction or operation thereof, or the respective rights and liabilities of the Parties, and all Parties cannot mutually agree as to the resolution thereof, then such disagreement, difference or controversy shall be determined by

arbitration by and under the arbitration rules of JAMS or by such other arbitrator and under such other rules as the Parties may agree, provided that the arbitrator shall be a former judge of the Superior Court or the Court of Appeal. Any arbitration hearing shall be noticed and open to the public. The submission to arbitration in accordance with the requirements of this section of any and all agreements, differences, or controversies that may arise hereunder is made a condition precedent to the institution of any action or appeal at law or in equity with respect to the controversy involved. The award by the arbitrators shall have the same force and effect and may be filed and entered, as a judgment of the Superior Court of the State of California, and shall be subject to appellate review upon the same terms and conditions as law permits for judgments of Superior Courts. A "Prevailing Party" shall be determined in the Arbitration, and the Prevailing Party shall be entitled to reasonable attorneys' fees and costs incurred, and accrued interest on any unpaid balance that may be due. Costs shall include the cost of any expert employed in the preparation or presentation of any evidence. All costs incurred and reasonable attorneys' fees shall be considered costs recoverable in that proceeding and be included in any award.

- 11. <u>Litigation</u>. In the event any of the Parties to this Memorandum of Understanding brings a judicial or arbitration proceeding to enforce or interpret any provision of its terms, then, and in that event, the Prevailing Party shall be entitled to recover reasonable attorneys' fees and related expenses and costs, including but not limited to court costs, expert witness fees and expenses, and accountant fees and expenses. Costs shall include the cost of any expert employed in the preparation or presentation of any evidence, whether or not any such witness or accountant shall be called to testify. Recovery of these fees and costs shall be as additional costs awarded to the Prevailing Party, and shall not require initiation of a separate legal proceeding.
- 12. <u>Notices</u>. Notices regarding this Memorandum of Understanding shall be given to the Parties at the following addresses:

Monterey Peninsula Water Management District Attn: General Manager P. O. Box 85 Monterey, CA 93942

Marina Coast Water District Attn: General Manager 11 Reservation Road Marina, CA 93933 City of Seaside Attn: City Manager 440 Harcourt Avenue Seaside, CA 93955

Seaside Basin Watermaster Attn: Chief Executive Officer 2600 Garden Road - Suite 228 Monterey, CA 93940

13. <u>Entire Agreement</u>. This document represents the entire Memorandum of Understanding between the Parties, and supersedes any prior written or oral negotiations and representations between the Parties with regard to the matters described herein.

- 14. <u>Severability</u>. If any provision, or any portion thereof, contained in this Memorandum of Understanding is held unconstitutional, invalid, unenforceable, or contrary to public policy, the remainder of this Memorandum of Understanding, or portion thereof, shall be deemed severable, shall not be affected and shall remain in full force and effect.
- 15. <u>Mutuality</u>. This Memorandum of Understanding is the product of negotiation and preparation by and among the Parties. All sides have reviewed and have had the opportunity to revise this Memorandum of Understanding. The Parties waive the provisions of Section 1654 of the Civil Code of California and any other rule of construction to the effect that ambiguities are to be resolved against the drafting Party, and the Parties warrant and agree that the language of this Memorandum of Understanding shall neither be construed against or in favor of any Party.
- 16. <u>Waiver</u>. A Party's failure to insist on the strict performance of any provision of this Memorandum of Understanding or to exercise any right, power, or remedy upon a breach of this Memorandum of Understanding shall not constitute a waiver of any provision of this Memorandum of Understanding. Neither shall such action or inaction limit the Party's right to later enforce any provision or exercise any right to the fullest extent allowed under this Memorandum of Understanding. A waiver of any covenant, term or condition contained in this Memorandum of Understanding shall not be construed as a waiver of any subsequent breach of the same covenant, term or condition. The consent, authorization or approval by a Party of any act shall not be deemed to waive or render unnecessary the consent, authorization or approval of any subsequent similar act.
- 17. <u>Amendment</u>. This Memorandum of Understanding shall be amended or modified only by an instrument in writing duly approved and signed by each party hereto. Any waiver of any terms or conditions must be in writing and signed by the Parties.
- 18. <u>Effective Date</u>. This Memorandum of Understanding shall take effect on December _______, 2011, subject to the qualification described in paragraph 5 of this Memorandum of Understanding.

IN WITNESS WHEREOF the Parties hereto execute this Memorandum of Understanding pursuant to the terms set forth herein.

MANAGEMENT DISTRICT	
David J. Stoldt, General Manager	
Date:	

MONTEDEV DENINGIII A WATED

MARINA COAST WATER DISTRICT
James Heitzman, General Manager
Date:
CITY OF SEASIDE
Day Course City Manager
Ray Corpuz, City Manager
Date:
SEASIDE BASIN WATERMASTER
Dewey Evans, Chief Executive Officer
Date: