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Amended: July 1, 2009

JOINT EXERCISE OF POWERS AGREEMENT
FOR PROVIDING LIABILITY, WORKERS' COMPENSATION,
PROPERTY AND OTHER COVERAGES

ENTERED INTO BY

PUBLIC AGENCIES WITHIN AND WITHOUT
THE STATE OF CALIFORNIA

TABLE OF CONTENTS

PREAMBLE	1
RECITALS	1
ARTICLES	
1 PURPOSES	2
2 RULES OF CONSTRUCTION	3
3 PARTIES TO AGREEMENT	3
4 CREATION OF AUTHORITY	3
5 TERM OF AGREEMENT	3
6 BYLAWS	4
7 POWERS OF THE AUTHORITY	4
8 AUTHORITY FUNCTIONS AND RESPONSIBILITIES	5
9 MEMBER AGENCY RESPONSIBILITIES	5
10 TERMINATION	6
11 PROHIBITION AGAINST ASSIGNMENT	7
12 AMENDMENTS	7
13 ENFORCEMENT	7
14 COUNTERPARTS	7
15 AGREEMENT COMPLETE	8
16 FILING WITH SECRETARY OF STATE	8
SIGNATORIES	8
APPENDIX A	
JOINT POWER AGREEMENT	
MEMBER AGENCIES	

JOINT EXERCISE OF POWERS AGREEMENT FOR PROVIDING LIABILITY, WORKERS' COMPENSATION, PROPERTY AND OTHER COVERAGES

* * *

THIS AGREEMENT is dated, for convenience, July 1, 1979, as the date the Agreement was initially entered into among certain public agencies within the County of Glenn. Thereafter, this Agreement has been amended to include Public Agencies within or without the State of California. These public agencies are hereafter referred to as "Member Agencies" and listed in Appendix "A", which may be amended from time to time.

PREAMBLE

Golden State Risk Management Authority is established for the purpose of providing services and other functions necessary and appropriate for the creation, operation, and maintenance of liability, workers' compensation, property and other risk pooling and coverage plans for the Member Agencies that are parties hereof, and to provide a forum for discussion, study, development and implementation of recommendations of mutual interest regarding risk pooling and insured programs.

RECITALS

This Agreement is predicated upon the following facts:

1. WHEREAS the Member Agencies are public agencies organized and operating under the laws of the State of California or other states of the United States;
2. WHEREAS, the following California state laws, among others, authorize the Member Agencies to enter into this agreement:
 - a. Labor Code Section 3700(c) allowing a local public entity to fund its own worker's compensation Claims;
 - b. Government Code Sections 989 and 990, *et seq.* and Education Code Sections 17566 and 17567 permitting a local public entity to insure itself against liability and other losses;
 - c. Government Code Section 990.4 permitting a local public entity to provide insurance and self-insurance in any desired combination;

d. Government Code Section 990.8 permitting two or more local public entities to enter into an agreement to jointly fund such expenditures under the authority of Government Code Sections 6500 *et seq.*;

e. Government Code Sections 6500, *et seq.* permitting two or more local public entities (including public agencies located outside the State of California) to jointly exercise under an agreement any power which is common to each of them.

3. WHEREAS, each of the parties to this Agreement desires to join together with the other parties for the purpose of developing an effective risk management program to reduce the amount and frequency of their losses, pooling their self-insured losses, and jointly purchasing excess insurance and administrative services in connection with a joint program for said parties; and

4. WHEREAS, a feasibility study has shown that it is economically feasible and practical for the parties to this Agreement to do so;

5. WHEREAS, this Authority was originally created and was known as the “Glenn County Joint Powers Authority”,

NOW, THEREFORE, for and in consideration of all of the mutual benefits, covenants and agreements contained herein, the parties hereto agree as follows:

ARTICLE 1 PURPOSES

This Agreement is entered into by Member Agencies pursuant to the provisions of California Government Code sections 990, 990.4, 990.8 and 6500 *et seq.* in order to develop an effective risk management program: (a) to reduce the amount and frequency of their losses, (b) to pool their self-insured losses, and (c) to jointly purchase excess insurance and administrative services in connection with a joint protection program for the Member Agencies.

These purposes shall be accomplished through the exercise of the powers of Member Agencies jointly in the creation of a separate entity, now know as “Golden State Risk Management Authority”, to administer a joint protection program wherein Member Agencies will pool their losses and Claims, jointly purchase excess insurance and administrative and other services, including Claims adjusting, data processing, risk management, loss prevention, legal and related services.

It is also the purpose of this Agreement to provide, to the extent permitted by law, for the inclusion at a subsequent date of such additional public agencies organized and existing under the laws of the State of California or of any other state of the United States as may desire to

become parties to this Agreement and members of the Authority, subject to approval by the Board.

ARTICLE 2 RULES OF CONSTRUCTION

- A. The following rules of construction apply:
1. The present tense includes the past or future tense; the future tense includes the present tense.
 2. The singular includes the plural and the plural includes the singular.
 3. “Shall” is mandatory and “may” is permissive.
 4. The masculine gender includes the feminine and neuter.

ARTICLE 3 PARTIES TO AGREEMENT

Each party to this Agreement certifies that it intends to, and does contract with, all other parties who are signatories of this Agreement and, in addition, with such other parties as may later be added as parties to, and signatories of, this Agreement. Each party to this Agreement also certifies that the deletion of any party from this Agreement, by cancellation or withdrawal, shall not affect this Agreement nor the remaining parties' intent to contract as described above with the other parties to the Agreement then remaining.

ARTICLE 4 CREATION OF AUTHORITY

Pursuant to Section 6500 *et seq.* of the Government Code, the Authority, a public entity, separate and apart from the parties to this Agreement, is hereby created. The creation of a separate public entity is intended by this Agreement pursuant to Government Code Section 6507. The Authority shall be known as the Golden State Risk Management Authority. The Authority shall be governed by a Board whose composition, powers and duties are set forth in the Bylaws.

ARTICLE 5 TERM OF AGREEMENT

This Agreement is effective July 1, 1979, and continues until terminated as hereafter provided.

ARTICLE 6

BYLAWS

This Agreement fully incorporates the Bylaws, as adopted and which may be amended from time to time consistent with this Agreement, by the Board.

ARTICLE 7

POWERS OF THE AUTHORITY

A. The Authority is authorized, in its own name, to do all acts necessary for the exercise of those powers referred to in Recital 2 including, but not limited to each of the following:

1. Make and enter into contracts;
2. Incur debts, liabilities, and obligations; but no debt, liability, or obligation of the Authority is a debt, liability, or obligation of any Member Agency which is a party to this Agreement, except as otherwise provided in Article 8 herein and in Article IV of the Bylaws;
3. Acquire, hold or dispose of real and personal property;
4. Receive contributions and donations of property, funds, services, and other forms of assistance from any source;
5. Sue and be sued in its name;
6. Employ agents and employees;
7. Acquire, construct, manage, and maintain buildings;
8. Lease real or personal property including that of a Member Agency;
9. Receive, collect, invest, and disburse moneys; and
10. All other powers described in Government Code Sections 6508 and 6509.5 which sections are incorporated by reference.

These powers shall be exercised in the manner provided by law, and, except as expressly set forth in this Agreement, subject only to those restrictions upon the manner of exercising the powers which are imposed upon the County of Glenn in the exercise of similar powers.

ARTICLE 8 AUTHORITY FUNCTIONS AND RESPONSIBILITIES

A. The Authority shall perform the following functions in discharging its responsibilities under this Agreement:

1. Adopt an annual budget;
2. Establish such funds and accounts as required for efficient operation of the Authority and good accounting practices;
3. Maintain or have maintained accurate loss records for all covered risks, for all Claims paid, and for such other losses as the Board requires or directs be maintained;
4. Acquire protection against risks, as authorized by the Board, that may include, but are not limited to, general liability, public officials' errors and omissions liability, employment practices liability, pollution liability, automobile liability, watercraft liability, workers' compensation, property, and equipment breakdown, through, but not limited to, self-insurance funding, risk pooling and/or commercial insurance, for primary, excess and/or umbrella insurance coverage, by negotiation, bid, or purchase;
5. Provide loss prevention, safety and loss control services;
6. Provide Claims management services for covered risks;
7. Provide Claims recovery and subrogation services to investigate, pursue, and collect for damages resulting from Covered Losses that are caused, partly or totally, by the acts of others;
8. Select and retain legal counsel and Claims legal defense counsel;
9. Perform other functions for the purpose of accomplishing the goals of this Agreement.

ARTICLE 9 MEMBER AGENCY RESPONSIBILITIES

A. Each Member Agency has the following responsibilities:

1. Designate a primary contact for the Authority;

2. Pursuant to the procedures set forth in the Bylaws, appoint representatives to the Authority Board;
3. Pay timely all contribution charges, contribution surcharges, adjustments or any other fees or charges.
4. Notify and cooperate fully with the Authority in all matters relating to any and all Claims;
5. Provide annually all information required or requested by the Authority in order for the Authority to properly calculate contributions and to carry out the Joint Protection Program under this Agreement;
6. Provide annually current, complete, and accurate information of the values of buildings and contents covered by the Authority;
7. Maintain loss prevention and risk management policies that can reasonably be expected to reduce, or minimize, the Member Agency's losses;
8. Such other responsibilities as are provided elsewhere in this Agreement and as are established by the Board in order to carry out the purposes of this Agreement.

ARTICLE 10 TERMINATION

A. This Agreement may be terminated at any time by the written consent of three-fourths of the Member Agencies, provided, however, that this Agreement and the Authority shall continue to exist for the purpose of disposing of all Claims, distribution of assets and all other functions necessary to wind up the affairs of the Authority.

B. Upon termination of this Agreement, all assets of the Authority shall be distributed only among the parties that have been Member Agencies in the joint protection program, including any of those parties which previously withdrew, in accordance with and proportionate to their contribution payments made during the term of this Agreement. The Board shall determine such distribution within six months after the last pending Claim or loss covered by this Agreement has been finally adjusted, resolved and concluded.

C. The Board is vested with all powers for the purpose of concluding and dissolving the business affairs of the Authority. These powers shall include the power to assess current and former Member Agencies (Member Agencies at the time existing unpaid Claims arose or losses incurred), to pay any additional amounts necessary for the final disposition of all Claims and

losses covered by this Agreement. A Member Agency's share of such additional contribution shall be determined on the same basis as that provided for in Paragraph B. of this Article.

D. Termination of any Member Agency shall not be construed as a completion of the purpose of this Agreement and shall not require the repayment or return to any terminating Member Agency of all or any part of any contributions, payments or advances made until the Agreement is rescinded or terminated as to all parties.

E. The decision of the Board under this Article shall be final.

ARTICLE 11 PROHIBITION AGAINST ASSIGNMENT

No Member Agency may assign any right, claim, or interest it may have under this Agreement, and no creditor, assignee, or their party beneficiary of any Member Agency shall have any right, claim, or title to any part, share, interest, fund, contribution, or asset of the Authority.

ARTICLE 12 AMENDMENTS

This Agreement may be amended from time to time by an affirmative vote of more than 50% of the Member Agencies.

ARTICLE 13 ENFORCEMENT

The Authority is hereby granted the authority to enforce this Agreement. In the event any action is instituted concerning a dispute involving any provision of this Agreement, the prevailing party in such action shall be entitled to such sums as the court may fix as attorneys fees and costs.

ARTICLE 14 COUNTERPARTS

This Agreement may be executed in one or more counterparts and shall be as fully effective as though executed in one document.

ARTICLE 15
COMPLETE AGREEMENT

The foregoing constitutes the full and complete Agreement of the parties. There are no oral understandings or agreements not set forth in writing herein.

ARTICLE 16
FILING WITH SECRETARY OF STATE

The Risk Manager shall file a notice of this Agreement with the office of California Secretary of State within thirty (30) days of its effective date, as required by the Government Code section 6503.5 and within seventy (70) days of its effective date as required by Government Code section 53051.

SIGNATORIES

The original signatures for the Member Agencies are set forth in the original Joint Powers Agreement. The necessary signatures for Amendments to this Agreement are set forth with each Amended Agreement.

APPENDIX A

JOINT POWERS AGREEMENT MEMBER AGENCIES (AS OF JULY 1, 2009)

Albion-Little River Fire Protection. District	Castroville Cemetery District Cayucos-Morro Bay Cemetery District	Foothill Fire Protection District Galt-Arno Cemetery District German Cemetery District Glenn Codora Fire District Glenn Colusa Fire District Glenn County IHSS Public Authority
Alturas Cemetery District	Central Valley Cemetery District	Glenn County Office of Education Glenn County Olive Pest Management District Glenn County Resource Conservation District Glenn County Transit Gridley-Biggs Cemetery District Halcumb Cemetery District Hamilton City Community Services District Hamilton City Fire Protection District Hamilton Unified School District
Anderson Cemetery District	Chester Cemetery District City of Orland	
Arbuckle Cemetery District	Clovis Cemetery District	
Arbuckle Public Utility District	Coffee Creek Volunteer Fire District	
Arroyo Grande Cemetery District	Columbia Cemetery District	
Artois Community Services District Artois Fire District	Colusa Basin Drainage District Colusa Cemetery District Colusa County One-Stop Partnership	
Atascadero Cemetery District	Comptche Community Services District	
Auburn Public Cemetery District	Corning Cemetery District	
Bayliss Fire Protection District	Cortina Creek Flood Control and FWCD Cottonwood Cemetery District County of Glenn	Hanford Cemetery District Happy Homestead Cemetery District Hills Ferry Cemetery District
BearValley/Indian Valley Fire District Berry Creek Community Services District Browns Valley Cemetery District	Dobbins-Oregon House Fire Protection District	Hornbrook Cemetery District Hornbrook Community Services District
Brownsville Cemetery District	Elk Community Services District Elk Creek Cemetery District Elk Creek Community Services District Elk Creek Fire District Elk Grove - Consumnes Cemetery District	Kelsey Cemetery District Kelseyville Cemetery District
Burney Cemetery District		Keystone Cemetery District Kimshew Cemetery District Lake Elementary School District Levee District #1 Levee District #2 Levee District #3 Little Valley Community Services District Live Oak Cemetery District
Butte City Community Services District Byron-Brentwood-Knightson Union Cemetery District Cambria Cemetery District	Elsinore Valley Cemetery District Fair Oaks Cemetery District Fall River Mills Fire Protection District	
Camptonville Community Services District Capay Fire Protection District Capay Joint Union School District Capitol Southeast Connector JPA Carters Cemetery District	First 5 Colusa Children & Family Commission First 5 Glenn County First 5 Yuba Commission	

Marvin Chapel Cemetery District Marys Cemetery District	District Paradise Cemetery District Paso Robles Cemetery District	District Sierra County Cemetery District #5
Maxwell Cemetery District Maxwell Fire Protection District Maxwell Public Utilities District Maxwell Recreation & Parks District	Patterson Cemetery District Peoria Cemetery District Perris Valley Cemetery District	Snelling Cemetery District Stony Creek Joint Unified School District Stonyford Cemetery District Storm Drain Maintenance District #1 Storm Drain Maintenance District #3 Sutter Cemetery District Sylvan Cemetery District Tehama Cemetery District
Mendocino Community Services District Mendocino Fire Protection District Mendocino Little River Cemetery District	Picard Cemetery District Piercy Fire Department Pine Creek Cemetery District	Tehama Colusa Canal Authority Tipton-Pixley Cemetery District Tracy Public Cemetery District
Merced Cemetery District Millville Cemetery District Mount Shasta Fire Protection District	Placer County Cemetery District #1 Plainsburg Cemetery District	Trinity Center Community Services District Truckee Cemetery District
Murrieta Valley Cemetery District North Willows Community Services Area N.E. Willows Community Services District	Plaza Elementary School District Pleasant Grove Cemetery District Pliocene Ridge Community Service Dist	Ukiah Valley Fire Dist Upham Cemetery District Upper Lake Cemetery District Visalia Cemetery District Wheatland Cemetery District
Napa-Berryessa Resort Improvement District Nevada Cemetery District Nevada-Sierra Regional IHSS	Princeton Joint Unified School District	
Newcastle, Rocklin, Gold Hill Cemetery District	Quincy-LaPorte Cemetery District Ramona Cemetery District	Wildomar Cemetery District Williams Cemetery District Williams Fire Protection Authority Willows Cemetery District Willows Rural Fire District Willows Unified School District Winton Cemetery District
Newville Cemetery District	Reclamation District 2140 Red Bluff Cemetery District	
North Central Counties Consortium Oak Grove Cemetery District	Redwood Coast Fire Protection District Riverview Cemetery District	Yuba LAFCO
Oak Hill Cemetery District Orange County Cemetery District Ord Bend Community Services District Ord Bend Fire District	Russian River Cemetery District Salsipuedes Sanitary District Santa Margarita Cemetery District Santa Maria Cemetery District	Zamora Fire District
Orland Artois Water District Orland Cemetery District Orland Rural Fire District Orland Unified School District Oroville Cemetery District Pajaro Valley Public Cemetery	Selma Cemetery District Shasta Valley Cemetery District Shaws Flat-Springfield Cemetery	