

1 **WHEREAS**, on June 12, 1998, the District and Martin County Health Department
2 (“Martin CHD”) entered into a delegation whereby Martin CHD agreed to implement and
3 administer the water well regulatory program within Martin County;

4 **WHEREAS**, on April 18, 2005, the Delegation Agreement was amended to reaffirm
5 and update the permitting, compliance, and enforcement responsibility of the Martin CHD
6 associated with the delegation of the water well regulatory program; and,

7 **WHEREAS**, on May 1, 2002, the District and Okeechobee County Health
8 Department (“Okeechobee CHD”) entered into a delegation whereby Okeechobee CHD
9 agreed to implement and administer the water well regulatory program within Okeechobee
10 County;

11 **WHEREAS**, on April 18, 2005, the Delegation Agreement was amended to reaffirm
12 and update the permitting, compliance, and enforcement responsibility of the Okeechobee
13 CHD associated with the delegation of the water well regulatory program; and,

14 **WHEREAS**, on April 13, 2000, the District and St. Lucie County Health Department
15 (“St. Lucie CHD”) entered into a delegation whereby St. Lucie CHD agreed to implement
16 and administer the water well regulatory program within St. Lucie County;

17 **WHEREAS**, on May 11, 2005, the Delegation Agreement was amended to reaffirm
18 and update the permitting, compliance, and enforcement responsibility of the St. Lucie
19 CHD associated with the delegation of the water well regulatory program;

20 **WHEREAS**, the Martin, Okeechobee, and St. Lucie CHDs requested second
21 amendments to their respective Delegation Agreements to establish the responsibilities of
22 the CHDs and the District in the event administrative or judicial legal proceedings become
23 necessary for proper implementation of the program or are initiated by an applicant or
24 permittee; and,

