1	UNITED STATES
2	DEPARTMENT OF THE INTERIOR
3	BUREAU OF RECLAMATION
4	Central Valley Project, California
5 6 7 8 9 10 11 12	FIRST AMENDMENT TO CONTRACT BETWEEN THE UNITED STATES AND SANTA CLARA VALLEY WATER DISTRICT FOR WATER SERVICE AND OPERATION AND MAINTENANCE OF CERTAIN WORKS OF THE SAN FELIPE DIVISION THIS AMENDMENT TO CONTRACT No. 7-07-20-W0023, is made this day of
13	, 2006 in pursuance generally of the Act of June 17, 1902 (32 Stat. 388), and acts
15	, 2000 in pursuance generally of the Act of June 17, 1902 (32 Stat. 300), and acts
14	amendatory and supplementary thereto, including but not limited to, the Acts of August 26, 1937
15	(50 Stat. 844), as amended and supplemented; August 4, 1939 (53 Stat. 1187), as amended and
16	supplemented; July 2, 1956 (70 Stat. 483), June 21, 1963 (77 Stat. 68), August 27, 1967 (81 Stat.
17	173), October 12, 1982 (96 Stat. 1263), October 27, 1986 (100 Stat. 3050), as amended, and Title
18	XXXIV of the Act of October 30, 1992, (106 Stat 4706), all collectively hereinafter referred to
19	as Federal Reclamation law, between THE UNITED STATES OF AMERICA, hereinafter
20	referred to as the United States, and THE SANTA CLARA VALLEY WATER DISTRICT,
21	hereinafter referred to as the Contractor, a public agency of the State of California, duly
22	organized, existing, and acting pursuant to the laws thereof;
23	WITNESSETH, That:
24	EXPLANATORY RECITALS
25	[1 st] WHEREAS, the United States has constructed and is operating the Central Valley
26	Project (Project), California, for diversion, storage, carriage, distribution and beneficial use, for

and restoration, generation and distribution of electric energy, salinity control, navigation and
other beneficial uses, of water of the Sacramento River, the American River, the Trinity River,
and the San Joaquin River and their tributaries; and
[2 nd] WHEREAS, the Contractor and the United States entered into a contract for
delivery of Central Valley Project water to the Contractor, Contract No. 7-07-20-W0023, dated
June 7, 1977, which established terms for the delivery to the Contractor of Central Valley Project
Water from January 1, 1988 through December 31, 2027, (hereinafter referred to as the "Existing
Contract"); and
[3 rd] WHEREAS, in 1992, Congress enacted the Central Valley Project Improvement
Act (CVPIA) (106 Stat. 4706), which addressed the renewal of existing long-term water service
contracts and established that certain terms should be included in contracts renewed or amended
after January 1, 1988; and
[4 th] WHEREAS, to promote compliance with the CVPIA, consistent with the goal of
ensuring a reliable long-term water supply for the Contractor, the parties desire to amend the
Existing Contract pursuant to Federal Reclamation law on the terms and conditions set forth
below;
NOW, THEREFORE, in consideration of the mutual and dependent covenants herein

45 contained, it is hereby mutually agreed by the parties hereto as follows:

46	MODIFICATION TO EXISTING CONTRACT
47	1. Article 1 of the Existing Contract entitled <u>DEFINITIONS</u> is amended as
48	follows:
49	a) Subdivisions (d) and (e) are hereby deleted in their entirety and
50	replaced with the following definitions, and the remaining definitions are redesignated (e) –
51	(k) accordingly:
52	(d) "San Felipe Division Facilities" shall mean those existing and future
53	Project facilities generally west of San Luis Reservoir used to divert, store and convey water to
54	the Contractor(s). San Felipe Facilities are divided into reaches, as defined as follows:
55	i) "Reach 1" shall mean the facilities from the Pacheco Tunnel to and
56	including the Pacheco Bifurcation Structure, including but not limited to, the Pacheco Pumping
57	Plant Substation, Pacheco Pumping Plant Substation – 70kvLine, Pacheco Tunnel (including the
58	inlet works in and under San Luis Reservoir), Pacheco Conduit and Pacheco Bifurcation
59	Structure;
60	ii) "Reach 2" shall mean the facilities from, but not including, the
61	Pacheco Bifurcation Structure to and including the Watsonville Turnout facility, and Santa Clara
62	Tunnel and Conduit;
63	iii) "Reach 3" shall mean the facilities from, but not including, the
64	Watsonville Turnout facility to and including the Coyote Pumping Plant, including but not

65	limited to, th	e Santa	Clara T	unnel and Conduit, Coyote Pumping Plant, Coyote Pumping Plant
66	Substation ar	nd Coyc	te Pump	ping Plant 115 kv Line;
67			iv)	"San Benito Facilities" shall mean San Felipe Division Facilities
68	used to delive	er water	to the S	San Benito Water District exclusively, including the Hollister
69	Conduit and	the San	Justo D	am and Reservoir;
70	b)	The f	ollowin	g definitions are hereby added to Article 1 as follows:
71		(1)	"Char	ges" shall mean the payments required by Federal Reclamation law
72	in addition to	the Ra	tes and '	Tiered Pricing Component specified in this Contract as determined
73	annually by t	he Cont	tracting	Officer pursuant to this Contract;
74		(m)	"Cont	ract," shall mean the Existing Contract as amended hereby;
75		(n)	"Cont	ractor's Service Area" shall mean the area to which the Contractor is
76	permitted to	provide	Project	Water under this Contract, as set forth on Exhibit "A" attached
77	hereto which	may be	modifi	ed from time to time without amendment to this Contract;
78		(0)	"Deliv	vered Water" or "Water Delivered" shall mean Project water
79	diverted for u	ise by tl	ne Conti	ractor at the point(s) of delivery approved by the Contracting
80	Officer;			
81		(p)	"Full	Cost Rate" shall mean an annual rate, as determined by the
82	Contracting (Officer,	that sha	Il amortize the expenditures for construction properly allocable to
83	the Project in	rigation	or M&	I functions, as appropriate, or facilities in service including all O&M
84	deficits funde	ed, less	paymen	ts, over such periods as may be required under Federal Reclamation

85	law or applicable contract provisions. Interest will accrue on both the construction expenditures
86	and funded O&M deficits from October 12, 1982, on costs outstanding at that date, or from the
87	date incurred in the case of costs arising subsequent to October 12, 1982, and shall be calculated
88	in accordance with subsections 202(3)(b) and (3)(C) of the RRA. The Full Cost Rate includes
89	actual operation, maintenance, and replacement costs consistent with Section 426.2 of the Rules
90	and Regulations of the RRA;
91	(q) "Operating Non-Federal Entity" shall mean the Operating Non-Federal
92	Entity(ies) and their successors or assigns, which have the obligation to operate and maintain all
93	or a portion of the Project facilities including the Division Facilities pursuant to written
94	agreements with the United States. As of the effective date of this Contract, the Operating Non-
95	Federal Entity(ies) were the San Luis & Delta-Mendota Water Authority with respect to certain
96	Delta Division Facilities, Santa Clara Valley Water District with respect to certain Division
97	Facilities, and the San Benito County Water District with respect to certain Division Facilities;
98	(r) "Rates" shall mean the payments determined annually by the Contracting
99	Officer in accordance with the then current applicable ratesetting policies for the Project, as
100	described in Article 11 of this Contract;
101	(s) "M&I Full Cost Water Rate" shall mean the Full Cost Rate applicable to
102	the delivery of M&I Water;

103	(t) "Tiered Pricing Component" shall be the incremental amount to be paid
104	for each acre-foot of Water Delivered as described in subdivision (j) of Article 11 of this
105	Contract.
106	2. The last sentence of subdivision (b) of Article 7 of the Existing Contract
107	entitled <u>WATER SHORTAGE AND APPORTIONMENT</u> is hereby deleted and replaced
108	with the following:
109	"In the event reduced deliveries within the Division are necessary, Project water furnished under
110	this contract for M&I purposes will be allocated in accordance with the CVP M&I Water
111	Shortage Policy. Such Policy shall be amended, modified, or superseded only through public
112	notice and comment procedure."
113	3. Article 8 of the Existing Contract entitled <u>QUALITY OF WATER</u> is
114	amended to add the following subdivision:
115	(b) The Contractor shall be responsible for compliance with all State and
116	Federal water quality standards applicable to the Contractor for surface and subsurface
117	agricultural drainage discharges generated through the use of Federal facilities for Water
118	Delivered to the Contractor.
119	4. Article 9(d)(1) of the Existing Contract entitled <u>POINT OF DELIVERY –</u>
120	<u>MEASUREMENT – RESPONSIBILITY FOR DISTRIBUTION</u> – is deleted in its entirety
121	and replaced with the following:

122	9. (d)(1)(i) The Contractor has established a measuring program satisfactory
123	to the Contracting Officer. The Contractor shall ensure that all surface water delivered for
124	irrigation purposes to the Contractor's customers within the Contractor's Service Area is
125	measured at each agricultural turnout and such water delivered for M&I purposes to the
126	Contractor's customers is measured at each M&I service connection. The water measuring
127	devices or water measuring methods of comparable effectiveness must be acceptable to the
128	Contracting Officer. The Contractor shall be responsible for ensuring that its retail customers are
129	installing, operating, and maintaining and repairing all measuring devices and implementing all
130	water measuring methods at no cost to the United States. The Contractor shall use the
131	information obtained from such water measuring devices or water measuring methods to ensure
132	its proper management of the water, to bill water users for water delivered by the Contractor;
133	and, if applicable, to record water delivered for M&I purposes by customer class as defined in
134	the Contractor's water conservation plan provided for in Article 43 of this Contract. Nothing
135	herein contained, however, shall preclude the Contractor from establishing and collecting any
136	charges, assessments, or other revenues authorized by California law. The Contractor shall
137	include a summary of all its annual surface water deliveries in the annual report described in
138	subdivision (c) of Article 43 of this Contract.
139	(d)(1)(ii) To the extent the information has not otherwise been

141 Officer a written report describing the measurement devices or water measuring methods being

140

7

provided, upon the effective date of this Contract, the Contractor shall provide to the Contracting

142	used or to be used to implement subdivision (d)(1)(i) of this Article and identifying the
143	agricultural turnouts and the M&I service connections or alternative measurement programs
144	approved by the Contracting Officer, at which such measurement devices or water measuring
145	methods are being used, and, if applicable, identifying the locations at which such devices and/or
146	methods are not yet being used including a time schedule for implementation at such locations.
147	The Contracting Officer shall advise the Contractor in writing within 60 days as to the adequacy,
148	and necessary modifications, if any, of the measuring devices or water measuring methods
149	identified in the Contractor's report and if the Contracting Officer does not respond in such time,
150	they shall be deemed adequate. If the Contracting Officer notifies the Contractor that the
151	measuring devices or methods are inadequate, the parties shall within 60 days following the
152	Contracting Officer's response, negotiate in good faith the earliest practicable date by which the
153	Contractor shall modify said measuring devices and/or measuring methods as required by the
154	Contracting Officer to ensure compliance with subdivision (d)(1)(i) of this Article."
155	(d)(1)(iii) All new surface water delivery systems installed within the
156	Contractor's Service Area after the effective date of this Contract shall also comply with the
157	measurement provisions described in subdivision (d)(1)(i) of this Article."
158	(d)(1)(iv) The Contractor shall inform the Contracting Officer and the
159	State of California in writing by April 30 of each Year of the monthly volume of surface water
160	delivered within the Contractor's Service Area during the previous Year."

161	(d)(1)(v) The Contractor shall inform the Contracting Officer and the
162	Operating Non-Federal Entity on or before the 20th calendar day of each month of the quantity
163	of Agricultural Water and M&I Water taken during the preceding month.
164	5. Article 11 of the Existing Contract entitled <u>RATES OF PAYMENT FOR</u>
165	<u>WATER</u> and Article 12 of the Existing Contract entitled <u>METHOD OF PAYMENT FOR</u>
166	WATER are hereby deleted in their entirety and replaced with the following:
167	RATES AND METHOD OF PAYMENT FOR WATER
168	11. (a) The Contractor shall pay the United States as provided in this Article for
169	all Delivered Water at Rates, Charges, and the Tiered Pricing Component established in
170	accordance with: (i) the Secretary of the Interior's Irrigation Ratesetting Policy and the
171	Secretary's then-existing ratesetting policy for M&I water. Such ratesetting policies shall be
172	amended, modified, or superseded only through a public notice and comment procedure; (ii)
173	applicable Federal Reclamation law and associated rules and regulations, or policies; and (iii)
174	other applicable provisions of this Contract. Payments shall be made by cash transaction,
175	electronic funds transfer, or any other mechanism as may be agreed to in writing by the
176	Contractor and the Contracting Officer. The Rates, Charges, and Tiered Pricing Component
177	applicable to the Contractor upon execution of this Contract are set forth in Exhibit "B," which
178	shall be attached hereto, as may be revised annually.
170	(b) The Contracting Officer shall notify the Contractor of the Dates, Charges

179 (b) The Contracting Officer shall notify the Contractor of the Rates, Charges,180 and Tiered Pricing Component as follows:

181	(1) Prior to July 1 of each calendar year, the Contracting Officer shall
182	provide the Contractor an estimate of the Charges for Project water that will be applied to the
183	period October 1, of the current calendar year, through September 30, of the following calendar
184	year, and the basis for such estimate. The Contractor shall be allowed not less than two months
185	to review and comment on such estimates. On or before September 15 of each calendar year, the
186	Contracting Officer shall notify the Contractor in writing of the Charges to be in effect during the
187	period October 1 of the current calendar year, through September 30, of the following calendar
188	year, and such notification shall revise Exhibit "B."
189	(2) Prior to October 1 of each calender year the Contracting Officer
169	(2) Prior to October 1 of each calendar year, the Contracting Officer
190	shall make available to the Contractor an estimate of the Rates and Tiered Pricing Component
191	for Project water for the following year and the computations and cost allocations upon which
192	those Rates are based. The Contractor shall be allowed not less than two months to review and
193	comment on such computations and cost allocations. By December 31 of each calendar year, the
194	Contracting Officer shall provide the Contractor with the final Rates and Tiered Pricing
195	Component to be in effect for the upcoming year, and such notification shall revise Exhibit "B."
196	(c) At the time the Contractor submits the initial schedule for the delivery of
197	Project water for each year pursuant to Article 4 of this Contract, the Contractor shall make an
198	advance payment to the United States equal to the total amount payable pursuant to the
199	applicable Rate(s) set under subdivision (a) of this Article, for the Project water scheduled to be
200	delivered pursuant to this Contract during the first two calendar months of the year. Before the

201 end of the first month and before the end of each calendar month thereafter, the Contractor shall 202 make an advance payment to the United States, at the Rate(s) set under subdivision (a) of this 203 Article, for the water scheduled to be delivered pursuant to this Contract during the second 204 month immediately following. Adjustments between advance payments for water scheduled and 205 payments at Rates due for Water Delivered shall be made before the end of the following month; 206 Provided, That any revised schedule submitted by the Contractor pursuant to Article 4 of this 207 Contract which increases the amount of Water Delivered pursuant to this Contract during any 208 month shall be accompanied with appropriate advance payment, at the Rates then in effect, to 209 assure that Project water is not delivered to the Contractor in advance of such payment. In any 210 month in which the quantity of Water Delivered to the Contractor pursuant to this Contract 211 equals the quantity of water scheduled and paid for by the Contractor, no additional Project water 212 shall be delivered to the Contractor unless and until an advance payment at the Rates then in 213 effect for such additional Project water is made. Final adjustment between the advance 214 payments for the water scheduled and payments for the quantities of Water Delivered during 215 each year pursuant to this Contract shall be made as soon as practicable but no later than April 216 30th of the following year.

(d) The Contractor shall also make a payment in addition to the Rate(s) in
subdivision (c) of this Article to the United States for Water Delivered, at the Charges and the
appropriate Tiered Pricing Component then in effect, before the end of the month following the
month of delivery; <u>Provided</u>, That the Contractor may be granted

221	an exception from the Tiered Pricing Component pursuant to subdivision (j)(2) of this Article.
222	The payments shall be consistent with the quantities of agricultural water and M&I water
223	delivered as shown in the water delivery report for the subject month prepared by the Operating
224	Non-Federal Entity(ies) or, if there is no Operating Non-Federal Entity, by the Contracting
225	Officer. The water delivery report shall be deemed a bill for the payment of Charges and the
226	applicable Tiered Pricing Component for Water Delivered. Adjustment for overpayment or
227	underpayment of Charges shall be made through the adjustment of payments due to the United
228	States for Charges for the next month. Any amount to be paid for past due payment of Charges
229	and the Tiered Pricing Component shall be computed pursuant to Article 14 of this Contract.
230	(e) The Contractor shall pay for any Water Delivered under subdivision (g) or
230	(e) The Contractor shall pay for any Water Delivered under subdivision (g) or
231	(h) of Article 3 of this Contract as determined by the Contracting Officer pursuant to applicable
	(ii) of Findele 5 of this contract as determined by the contracting officer pursuant to appreade
232	statutes, associated regulations, any applicable provisions or guidelines or ratesetting policies;
232 233	
	statutes, associated regulations, any applicable provisions or guidelines or ratesetting policies;
233	statutes, associated regulations, any applicable provisions or guidelines or ratesetting policies; <u>Provided</u> , That the Rate for Water Delivered under subdivision (g) or (h) of Article 3 of this
233 234	statutes, associated regulations, any applicable provisions or guidelines or ratesetting policies; <u>Provided</u> , That the Rate for Water Delivered under subdivision (g) or (h) of Article 3 of this Contract shall be no more than the otherwise applicable Rate for agricultural water or M&I water
233 234	statutes, associated regulations, any applicable provisions or guidelines or ratesetting policies; <u>Provided</u> , That the Rate for Water Delivered under subdivision (g) or (h) of Article 3 of this Contract shall be no more than the otherwise applicable Rate for agricultural water or M&I water

(g) All revenues received by the United States from the Contractor relating tothe delivery of Project water or the delivery of non-Project water through Project facilities shall

240	be allocated and applied in accordance with Federal Reclamation law and the associated rules or
241	regulations, and the then current Project ratesetting policies for M&I water or agricultural water.
242	(h) The Contracting Officer shall keep its accounts pertaining to the
243	administration of the financial terms and conditions of its long-term contracts, in accordance
244	with applicable Federal standards, so as to reflect the application of Project costs and revenues.
245	The Contracting Officer shall, each year upon request of the Contractor, provide to the
246	Contractor a detailed accounting of all Project and Contractor expense allocations, the
247	disposition of all Project and Contractor revenues, and a summary of all water delivery
248	information. The Contracting Officer and the Contractor shall enter into good faith negotiations
249	to resolve any discrepancies or disputes relating to accountings, reports, or information.
250	(i) The parties acknowledge and agree that the efficient administration of this
251	Contract is their mutual goal. Recognizing that experience has demonstrated that mechanisms,
252	policies, and procedures used for establishing Rates, Charges, and Tiered Pricing Component,
253	and/or for making and allocating payments, other than those set forth in this Article may be in
254	the mutual best interest of the parties, it is expressly agreed that the parties may enter into
255	agreements to modify the mechanisms, policies, and procedures for any of those purposes while
256	this Contract is in effect without amending this Contract.
057	

(j) (1) Beginning at such time as deliveries of Project water in a year
exceed 80 percent of the total available pursuant to this Contract, then before the end of the

259 month following the month of delivery the Contractor shall make an additional payment to the 260 United States equal to the applicable Tiered Pricing Component. The Tiered Pricing Component 261 for the amount of Water Delivered in excess of 80 percent of the total available pursuant to this 262 Contract, but less than or equal to 90 percent of that total, shall equal one-half of the difference 263 between the Rate established under subdivision (a) of this Article and the Full Cost Rate for 264 agricultural water or Full Cost Rate for M&I water, whichever is applicable. The Tiered Pricing 265 Component for the amount of Water Delivered which exceeds 90 percent of the total available 266 pursuant to this Contract shall equal the difference between (i) the Rate established under 267 subdivision (a) of this Article and (ii) the Full Cost Rate for agricultural water or Full Cost Rate 268 for M&I water, whichever is applicable.

269 Subject to the Contracting Officer's written approval, the (2)270 Contractor may request and receive an exemption from such Tiered Pricing Component for 271 Project water delivered to produce a crop which the Contracting Officer determines will provide 272 significant and quantifiable habitat values for waterfowl in fields where the water is used and the 273 crops are produced; Provided, That the exemption from the Tiered Pricing Component for 274 agricultural water shall apply only if such habitat values can be assured consistent with the 275 purposes of the CVPIA through binding agreements executed with or approved by the 276 Contracting Officer prior to use of such water.

277 (3) For purposes of determining the applicability of the Tiered Pricing
278 Component pursuant to this Article, Water Delivered shall include Project water that the

279 Contractor transfers to others and Project water provided to the Contractor pursuant to
280 subdivision (h) of Article 3 of this Contract, but shall not include Project water transferred to the
281 Contractor.

282 (k) For the term of this Contract, Rates applied under the respective 283 ratesetting policies will be established to recover only reimbursable O&M (including any 284 deficits) and capital costs of the Project, as those terms are used in the then-current Project 285 ratesetting policies, and interest, where appropriate, except in instances where a minimum Rate is 286 applicable in accordance with the relevant Project ratesetting policy. Changes of significance in 287 practices which implement the Contracting Officer's ratesetting policies will not be implemented 288 until the Contracting Officer has provided the Contractor an opportunity to discuss the nature, 289 need, and impact of the proposed change.

290 (1)Except as provided in subsections 3405(a)(1)(B) and 3405(f) of the 291 CVPIA, the Rates for Project water transferred by the Contractor shall be the Contractor's Rates 292 adjusted upward or downward to reflect the changed costs, if any, incurred by the Contracting 293 Officer in the delivery of the transferred Project water to the transferee's point of delivery in 294 accordance with the then applicable Project ratesetting policy. If the Contractor is receiving 295 lower Rates and Charges because of inability to pay and is transferring Project water to another 296 entity whose Rates and Charges are not adjusted due to inability to pay, the Rates and Charges 297 for transferred Project water shall not be adjusted to reflect the Contractor's inability to pay.

298	(m) Pursuant to the Act of October 27, 1986 (100 Stat. 3050), the Contracting
299	Officer is authorized to adjust determinations of ability to pay every five years.
300	REPAYMENT OBLIGATION
301	The Contractor's repayment obligation is described below:
302	12. (a) Repayment of San Felipe Division Facilities. The Contractor and
303	San Benito County Water District are each entering into contracts with the United States
304	committing to repay their separate, individual share of the total reimbursable capital costs for the
305	San Felipe Division Facilities. These contracts collectively will provide for repayment of the
306	unpaid reimbursable capital costs as of September 30, 2006. Until the final accounting of such
307	costs is available, the Contractor's and San Benito County Water District's interim repayment
308	terms will be based on the September 30, 2004, reimbursable capital costs for the San Felipe
309	Division Facilities, which totaled \$319,417,648, as shown on Exhibit C, which exhibit may be
310	revised by mutual agreement of the parties and San Benito County Water District without
311	amending this Contract. These reimbursable capital costs for the San Felipe Division Facilities
312	are summarized below:
313	(1) Reach 1 Facilities. The total reimbursable capital cost of Reach 1
314	Facilities including allocated interest during construction as of September 30, 2004, is
315	\$154,488,043.
316	(2) Reach 2 Facilities and Reach 3 Facilities. The total reimbursable

317	capital cost of Reach 2 Facilities and Reach 3 Facilities including allocated interest during					
318	construction, as of September 30, 2004, is \$101,192,916.					
319	(3) San Benito Facilities. The total reimbursable capital costs of the					
320	San Benito Facilities including allocated interest during construction as of September 30, 2004,					
321	is \$63,736,689.					
322	(4) Interest During Construction. The total reimbursable interest					
323	during construction, as of September 30, 2004, is \$32,227,149.					
324	(b) Final Accounting for San Felipe Division Facilities. In the event that the					
325	September 30, 2006, final accounting of the unpaid reimbursable capital costs for the San Felipe					
326	Division Facilities is not available by December 31, 2007, the Contractor's and San Benito					
327	County Water District's repayment obligations will be based on the most recent total					
328	reimbursable capital costs available, and include all payments through December 31, 2007.					
329	(c) San Felipe Division Facilities Interest Rates. The interest rate for the					
330	Pacheco Tunnel Inlet used for M&I purposes is 3.137 percent per annum. The interest rate for					
331	the San Felipe Division Facilities, not including the Pacheco Tunnel Inlet, used for M&I					
332	purposes is 3.50 percent per annum. Any calculation or recalculation of the annual payment					
333	schedule shown in Exhibit D in this Contract, or in any subsequent renewed or amended contract					
334	during the remainder of the 50-year repayment period, shall be based on these interest rates.					
335	(d) Repayment of Unpaid Capital Interest. The Contractor shall pay for					

336	unpaid capital interest, consistent with the "Agreement Among the United States, City of Fresno,
337	City of Coalinga, Contra Costa Water District, Keswick County Service Area #25, Mountain
338	Gate Community Services District, Sacramento Municipal Utility District, San Juan Water
339	District, Santa Clara Valley Water District, Shasta County Water Agency, and City of Tracy for
340	Settlement of the CVP M&I Ratesetting Lawsuit" entered into in 2005 to resolve City of Fresno
341	v. United States, Civ. No. F-03-5350 (E.D.Cal). As specified in the settlement agreement, the
342	interest rate for the unpaid balance shall be 3.50 percent per annum.
343	(e) Repayment Obligation and Annual Payment Schedule.
344	(1) Interim Repayment Obligation. The Contractor's interim
345	repayment obligation will be computed by totaling its separate, individual share of reimbursable
346	capital costs for Reach 1 Facilities, Reach 2 Facilities and Reach 3 Facilities, as of September 30,
347	2004, shown on Exhibit C, plus its unpaid capital interest, minus its accumulated repayment as of
348	September 30, 2004. The Contractor's annual payment schedule shown on Exhibit D reflects an
349	allocation of Reach 1 Facilities cost to the Contractor of 78 percent, and a stepped repayment
350	structure.
351	(2) Final Repayment Obligation. Using the same allocation of Reach
352	1 Facilities cost to the Contractor and the same stepped repayment structure as in subparagraph
353	(e)(1), the Contractor's final repayment obligation for San Felipe Division Facilities will be

18

computed by totaling its separate, individual share of reimbursable capital costs for Reach 1

355	Facilities, Reach 2 Facilities and Reach 3 Facilities, as of September 30, 2006, plus its final						
356	balance of unpaid capital interest, minus its final accumulated repayment. The reimbursable						
357	San Felipe Division capital costs shown on Exhibit C, and the Contractor's annual payment						
358	schedule on Exhibit D will be revised in a manner consistent with the above, without amending						
359	this Contract.						
360	(f) Supplemental Payments and Relief from Payment Schedule.						
361	(1) The Contractor may, at any time prior to the expiration of this						
362	Contract, make supplemental payment(s) of all or part of the unpaid balance for any or part of						
363	the Contractor's share of Reach 1 Facilities, Reach 2 Facilities or Reach 3 Facilities, or its unpaid						
364	capital interest, in which case the repayment schedule in Exhibit D will be shortened and will						
365	maintain the same stepped repayment structure over the remaining repayment period. Exhibit D						
366	may be revised by mutual agreement of the Parties without amending this Contract.						
367	(2) If circumstances arise that compromise the Contractor's ability to						
368	make payments according to Exhibit D, the Contractor may request a deferment of said						
369	payments consistent with Reclamation law, and if approved, Exhibit D shall be revised						
370	accordingly by mutual agreement without amending this Contract.						
371	(g) Upon repayment of the amounts required under this Article, Contractor						
372	shall have no further repayment obligations associated with the capital costs of the San Felipe						
373	Division Facilities or unpaid capital interest.						
374	6. Article 14 of the Existing Contract entitled <u>PENALTY FOR DELINQUENT</u>						

- 375 **PAYMENTS** is deleted in its entirety and replaced with the following: 376 CHARGES FOR DELINQUENT PAYMENTS 377 (a) The Contractor shall be subject to interest, administrative and penalty charges 14. 378 on delinquent installments or payments. When a payment is not received by the due date, the 379 Contractor shall pay an interest charge for each day the payment is delinquent beyond the due 380 date. When a payment becomes sixty (60) days delinquent, the Contractor shall pay an 381 administrative charge to cover additional costs of billing and processing the delinquent payment. 382 When a payment is delinquent ninety (90) days or more, the Contractor shall pay an additional 383 penalty charge of six (6%) percent per year for each day the payment is delinquent beyond the 384 due date. Further, the Contractor shall pay any fees incurred for debt collection services associated with a delinquent payment. 385 386 387 (b) The interest charge rate shall be the greater of the rate prescribed quarterly 388 in the Federal Register by the Department of the Treasury for application to overdue payments, or 389 the interest rate of one-half of one (0.5%) percent per month prescribed by Section 6 of the Reclamation Project Act of 1939 (Public Law 76-260). The interest charge rate shall be 390 391 determined as of the due date and remain fixed for the duration of the delinquent period. 392 393 (c) When a partial payment on a delinquent account is received, the amount 394 received shall be applied, first to the penalty, second to the administrative charges, third to the accrued interest, and finally to the overdue payment. 395 396 7. Subdivision 5 of Article 16 of the Existing Contract entitled CONVEYANCE 397 **OF NON-PROJECT WATER** is hereby amended by deleting the words: 398 "the provisions of Articles 24, 25, and 26 hereof" and substituting the words "subdivision (b) of 399 Article 31 of this Contract."
- 400 8. Article 17 of the Existing Contract entitled <u>TRANSFER OF CARE, OPERATION</u>,

401 AND MAINTENANCE OF SANTA CLARA FACILITIES TO THE

402 **<u>CONTRACTOR</u>** is hereby amended by changing its designation as article 17, to article 403 "17.1", and the following is added as article 17: 404 OPERATION AND MAINTENANCE BY OPERATING NON-FEDERAL ENTITY 405 17. (a) The operation and maintenance (O&M) of a portion of the Project 406 facilities which serve the Contractor, and responsibility for funding a portion of the costs of such 407 O&M, have been transferred to the San Luis & Delta-Mendota Water Authority, an Operating 408 Non-Federal Entity by separate agreement (8-07-20-X0354) between the United States and the 409 Operating Non-Federal Entity San Luis & Delta-Mendota Water Authority. That separate 410 agreement shall not interfere with or affect the rights or obligations of the Contractor or the 411 United States hereunder. 412 (b) The Contracting Officer has previously notified the Contractor in writing 413 that the Operation and Maintenance of a portion of the Project facilities which serve the 414 Contractor has been transferred to the Operating Non-Federal Entity San Luis & Delta-Mendota 415 Water Authority, and therefore, the Contractor shall pay directly to the Operating Non-Federal 416 Entity San Luis & Delta-Mendota Water Authority, or to any successor approved by the 417 Contracting Officer under the terms and conditions of the separate agreement between the United 418 States and the Operating Non-Federal Entity San Luis & Delta-Mendota Water Authority 419 described in subdivision (a) of this Article, all rates, charges, or assessments of any kind, 420 including any assessment for reserve funds, which the Operating Non-Federal Entity San Luis & 421 Delta-Mendota Water Authority or such successor determines, sets, or establishes for the O&M

422	of the portion of the Project facilities operated and maintained by the Operating Non-Federal
423	Entity San Luis & Delta-Mendota Water Authority or such successor. Such direct payments to
424	the Operating Non-Federal Entity San Luis & Delta-Mendota Water Authority or such successor
425	shall not relieve the Contractor of its obligation to pay directly to the United States the
426	Contractor's share of the Project Rates, Charges, and Tiered Pricing Component except to the
427	extent the Operating Non-Federal Entity San Luis & Delta-Mendota Water Authority collects
428	payments on behalf of the United States in accordance with the separate agreement identified in
429	subdivision (a) of this Article.

430 (c) For so long as the O&M of any portion of the Project facilities serving the
431 Contractor is performed by the Operating Non-Federal Entity San Luis & Delta-Mendota Water
432 Authority, or any successor thereto, the Contracting Officer shall adjust those components of the
433 Rates for Water Delivered under this Contract representing the cost associated with the activity
434 being performed by the Operating Non-Federal Entity San Luis & Delta-Mendota Water
435 Authority or its successor

(d) In the event the O&M of the Project facilities operated and maintained by
the Operating Non-Federal Entity San Luis & Delta-Mendota Water Authority is re-assumed by
the United States during the term of this Contract, the Contracting Officer shall so notify the
Contractor, in writing, and present to the Contractor a revised Exhibit "B" which shall include
the portion of the Rates to be paid by the Contractor for Project Water under this Contract
representing the O&M costs of the portion of such Project facilities which have been re-assumed.

442	The Contractor shall, thereafter, in the absence of written notification from the Contracting
443	Officer to the contrary, pay the Rates, Charges, and Tiered Pricing Component specified in the
444	revised Exhibit "B" directly to the United States in compliance with Article 7 of this Contract.
445	
446	9. The Existing Contract is hereby amended to add Articles 18.1 and 18.2 entitled
447	OPERATION AND MAINTENANCE BY SANTA CLARA VALLEY WATER
448	DISTRICT; and RIGHT TO RECOVER COSTS INCURRED BY SANTA CLARA
449	VALLEY WATER DISTRICT:
450	OPERATION AND MAINTENANCE BY SANTA CLARA VALLEY WATER DISTRICT

451 18.1 The O&M of a portion of the Division Facilities have been transferred to (a) 452 Santa Clara Valley Water District by separate agreement (Contract No. 6-07-20-X0290) between 453 the United States and the existing San Felipe Division Contractors. Unless otherwise expressly 454 set forth herein, nothing in this Contract is intended to affect the rights and obligations set forth in Contract No. 6-07-20-X0290. The United States and the Contractor agree that this Contract, 455 456 and any amendments or renewals thereto, shall be considered to be within the definition of 457 "Contract" as provided in Contract No. 6-07-20-X0290, so that the execution of this Contract 458 shall not impact the effectiveness of Contract No. 6-07-20-X0290, and Contract No. 6-07-20-459 X0290 is hereby deemed to so provide.

460 (b) The Contractor is authorized under Contract No. 6-07-20-X0290 and this
461 Contract to undertake activities necessary for the complete care, operation, maintenance and

462	replacement of Reach 1 Facilities, Reach 2 Facilities and Reach 3 Facilities, to maintain efficient
463	and reliable operating condition and fulfillment of authorized San Felipe Division purposes. The
464	Contracting Officer shall use its best efforts to promptly review proposals for work to be
465	undertaken by the Contractor pursuant to said agreement, and to promptly coordinate and
466	facilitate such work. To the extent that the approval or determination of the Contracting Officer
467	is required in connection with any such activities, such approval or determination shall not be
468	unreasonably withheld.
469 470	RIGHT TO RECOVER COSTS INCURRED BY SANTA CLARA VALLEY WATER <u>DISTRICT</u>
471	18.2 (a) Subject to Articles 18.2(b) and 18.2(c) of this Contract, the Contractor, as
472	the Operating Non-Federal Entity, has the right to require any entity or individual to pay the
473	Contractor an amount(s) to recover costs incurred by the Contractor for Reach 1 Facilities, Reach
474	2 Facilities and Reach 3 Facilities, in addition to O&M costs, provided that such amount(s) are
475	just and reasonable. In any contract or approval by the Contracting Officer to deliver water
476	through such Facilities, the Contracting Officer shall require the entity or individual to pay such
477	amount(s) to the Contractor, upon presentation of Contractor's invoice therefore.
478	(b) Unless otherwise agreed, the Contractor's right to recover capital costs
479	from San Benito County Water District is limited to such capital costs for its share of Reach 1
480	Facilities that are not paid directly to the United States by San Benito County Water District
481	under the terms of Contract No. 8-07-20-W0130A. San Benito County Water District's share of
482	Reach 1 Facilities shall be based on Article 3(b) of Contract No. 6-07-20-X0290 or as otherwise

483 mutually agreed upon by the Contractor and San Benito County Water District in a separate484 contract.

(c) Amount(s) imposed by the Contractor to recover costs from Pajaro Valley
Water Management Agency shall include previous and current costs, and Pajaro Valley Water
Management Agency's share of capital repayment, all of which are to be consistent with the
cost-sharing provisions of Contract No. 6-07-20-X290, or as otherwise mutually agreed by the
Contractor and Pajaro Valley Water Management Agency in a separate contract. Such contract
and amount(s) collected pursuant thereto shall satisfy the requirements of Article 3 of Contract
No. 6-07-20-X0290.

492 10. Article 24 of the Existing Contract entitled <u>LANDS NOT TO RECEIVE</u> 493 <u>WATER FURNISHED TO CONTRACTOR BY UNITED STATES UNTIL OWNERS</u> 494 <u>THEREOF EXECUTE CERTAIN CONTRACTS</u>, Article 25 of the Existing Contract 495 entitled <u>VALUATION AND SALE OF EXCESS LANDS</u> and Article 26 of the Existing 496 Contract entitled <u>EXCESS LANDS a</u>re hereby deleted in their entirety and the following is 497 added as subdivision (b) of Article 31 of the Existing Contract entitled <u>RULES AND</u>

498 **<u>REGULATIONS</u>**:

(b) Except as provided by the San Felipe Division Act of August 28, 1967 (81
Stat. 173), the parties agree that the delivery of agricultural water or use of Federal facilities
pursuant to this Contract is subject to Federal Reclamation law, including but not limited to the
Reclamation Reform Act of 1982 (43 U.S.C.390aa et seq.), as amended and supplemented, and

the rules and regulations promulgated by the Secretary of the Interior under Federal Reclamationlaw.

505 11. The Existing Contract is hereby amended to add Article 43 entitled WATER 506 CONSERVATION:

507

WATER CONSERVATION

508 43. Prior to the delivery of water provided from or conveyed through (a) 509 Federally constructed or Federally financed facilities pursuant to this contract, the Contractor 510 shall be implementing an effective water conservation and efficiency program based on the 511 Contractor's water conservation plan that has been determined by the Contracting Officer to meet 512 the conservation and efficiency criteria for evaluating water conservation plans established under 513 Federal law. The water conservation and efficiency program shall contain definite water 514 conservation objectives, appropriate economically feasible water conservation measures, and 515 time schedules for meeting those objectives. Continued Project water delivery pursuant to this 516 contract shall be contingent upon the Contractor's continued implementation of such water 517 conservation program. In the event the Contractor's water conservation plan or any revised water 518 conservation plan completed pursuant to this Contract have not yet been determined by the 519 Contracting Officer to meet such criteria, due to circumstances which the Contracting Officer 520 determines are beyond the control of the Contractor, water deliveries shall be made under this 521 contract so long as the Contractor diligently works with the Contracting Officer to obtain such 522 determination at the earliest practicable date, and thereafter the Contractor immediately begins

implementing its water conservation and efficiency program in accordance with the timeschedules therein.

(b) Should the amount of M&I Water delivered pursuant to subdivision (b) of
Article 3 of this Contract equal or exceed 2,000 acre-feet per Year, the Contractor shall
implement the Best Management Practices identified by the time frames issued by the California
Urban Water Conservation Council for such M&I Water unless any such practice is determined
by the Contracting Officer to be inappropriate for the Contractor.

(c) The Contractor shall submit to the Contracting Officer a report on the
status of its implementation of the water conservation plan on the reporting dates specified in the
then existing conservation and efficiency criteria established under Federal law.

(d) At 5 year intervals, the Contractor shall revise its water conservation plan
to reflect the then current conservation and efficiency criteria for evaluating water conservation
plans established under Federal law and submit such revised water management plan to the
Contracting Officer for review and evaluation. The Contracting Officer will then determine if
the water conservation plan meets Reclamation's then current conservation and efficiency
criteria for evaluating water conservation plans established under Federal law.

(e) If the Contractor is engaged in direct groundwater recharge, such activityshall be described in the Contractor's water conservation plan.

54112.Except as expressly modified by the provisions hereof, the Existing542Contract shall remain in full force and effect.

543	IN WITNESS WHEREOF, the parties hereto have executed this First Amendment to Contract					
544	No. 7-07-20-W0023 on the day and year first above written.					
545						
546		THE UNITED STATES OF AMERICA				
547						
548						
549		Dev				
550 551		By: Regional Director, Mid-Pacific Region				
552		Bureau of Reclamation				
553		Dureau of Reclamation				
554						
555						
556		SANTA CLARA VALLEY WATER DISTRICT				
557						
558						
559						
560		By:				
561		President of the Board of Directors				
562 563						
565 564	Attest:					
565	Allesi.					
566						
567						
568	By:					
569	Secretary of the Board of Directors					
570						
571						
572						

EXHIBIT A

[Santa Clara Valley Water District Service Area Map]

EXHIBIT B [RATES AND CHARGES]

EXHIBIT B

January 1, 2006 to December 31, 2006, Water Rates for Amendment No. 1 to Contract No. 7-07-20-W0023 Santa Clara Valley WD

		Rates per A Irrigation	M&I
BUREAU OF RECLAMA		Water	Water
O&M COST-OF-SERVIC	<u>JE</u>		
<u>RATES:</u>			
Capital Rates		\$8.57	\$12.68
O&M Rates:			
Water Marketing		\$6.09	\$4.36
Storage		\$6.42	\$8.18
Direct Pumping		<u>\$10.92</u>	<u>\$10.92</u>
	TOTAL O&M		
	RATE:	\$23.43	\$23.46
CFO/PFR Adjustment Rate:		\$1.56	\$2.11
Deficit Rates:			
Non-Interest Bearing		N/A	N/A
Interest Bearing		<u>\$0.00</u>	<u>\$2.90</u>
	TOTAL		
	DEFICIT		
	RATE:	\$0.00	\$2.90
TOTAL COST-OF-SI	FRVICE		
RATES		<u>\$33.56</u>	<u>\$41.15</u>
		<u>+20100</u>	<u>*</u>

FULL COST RATES

Section 202(3) Rates is applicable to a Qualified Recipient

or to a Limited Recipient receiving irrigation water on or before October 1, 1981.	\$49.45	
Section 205(a)(3) Rate is applicable to a Limited Recipient that did not receive irrigation water on or before October 1, 1981.	\$57.80	
TIERED PRICING RATES		
Tier 1 Pricing Rate <= 80% of Contract total [COS Rate]	\$33.56	\$41.15
Tier 2 Pricing Rate > 80% <= 90% of Contract Total [Full Cost Rate [(202(3)) + (COS Rate)/2]	\$41.51	\$46.01
Tier 3 Pricing Rate > 90% of Contract Total [Full Cost Rate [202(3)]	\$49.45	\$50.86
SURCHARGES UNDER P.L. 102-575 TO RESTORATION FUND *		
Restoration Payments (3407 (d)(2)(A))	\$8.24	\$16.49

*Conveyance and Conveyance Pumping Operating & Maintenance cost were removed for ratesetting purposes and are to be billed directly to the water authorities

* The surcharges are payments in addition to water rates and were determined pursuant to Title XXXIV of Public Law 102-575. These surcharges are on a fiscal year basis (10/1-9/30) and will change each fiscal year.

<u>M&I HISTORIC USE</u> FOR 2006 CONTRACT YEAR:¹

111,000acre-feet

¹ If the historic use amount (as determined pursuant to the existing CVP M&I Water Shortage Policy) is less than 111,000acre-feet, then the historic use shall be determined pursuant to Article 2 of the Water Reallocation Agreement between the United States, Santa Clara Valley Water District and the San Luis Delta-Mendota Water Authority dated April 17, 1997.

EXHIBIT C SAN FELIPE DIVISION REIMBURSABLE CAPITAL COSTS

	Total	Reach 1 Facilities	Reach 2 Facilities	Reach 3 Facilities	SBCWD Facilities
Reclamation Facilities					
Pacheco Pumping Plant	\$30,220,448	\$30,220,448			
Pacheco Substation 70 kv Line	\$239,745	\$239,745			
Pacheco Substation 70-kv IDC	\$5,044	\$5,044			
Pacheco Tunnel	\$75,352,668	\$75,352,668			
Pacheco Conduit	\$29,764,210	\$29,764,210			
Santa Clara Tunnel and Conduit	\$67,877,286		\$30,853,312	\$37,023,974	
Coyote Pumping Plant	\$16,493,415			\$16,493,415	
Coyote Pumping Plant - 115 kv Line	\$1,923,559			\$1,923,559	
Coyote Pumping Plant - 115 kv Line IDC	\$18,082			\$18,082	
Hollister Canal and Conduit	\$26,032,191				\$26,032,191
San Justo Dam & Reservoir	\$35,286,142				\$35,286,142
San Felipe Division IDC	\$32,227,149	\$17,075,058	\$5,840,252	\$7,008,303	\$2,303,536
San Felipe Division Permanent Operating Facilities	\$234,222	\$111,996	\$25,262	\$46,758	\$50,206
San Felipe Division Wildlife Mitigation Lands	\$301,445	\$144,140	\$32,512	\$60,178	\$64,615
Power System					
Pacheco Pumping Plant Substation	\$1,203,910	\$1,203,910			
Pacheco Pumping Plant IDC	\$370,824	\$370,824			
Coyote Pumping Plant Substation	\$1,649,124			\$1,649,124	
Coyote Pumping Plant IDC	\$218,184			\$218,184	
	\$319,417,648	\$154,488,043	\$36,751,338	\$64,441,578	\$63,736,689

¹ Amounts listed for each facility include interest during construction.

EXHIBIT D SAN FELIPE DIVISION ANNUAL REPAYMENT SCHEDULE

SCVWD & SBCWD Excess Capacity Total to be Repaid	Irrigation \$94,258,467 \$30,231,310 \$124,489,777	M&I \$192,721,605 \$192,721,605	Unpd Capital I \$82,790,52 \$82,790,52	8 \$369,7' \$30,2	31,310
	0%	3.4874%	3.5000%		-)
			~		
	Year	A a	Payment M&I	Unpd Cap Int	Total
Payment Due Date January	Tear	Ag	Mi&I	Unpu Cap Int	Total
2007	1	\$256,774	\$10,109,670	\$5,901,050	\$16,267,494
2008	2	\$256,774	\$10,109,670	\$5,901,050	\$16,267,494
2009	3	\$256,774	\$10,109,670	\$5,901,050	\$16,267,494
2010	4	\$256,774	\$10,109,670	\$5,901,050	\$16,267,494
2011	5	\$256,774	\$10,109,670	\$5,901,050	\$16,267,494
2012	6	\$256,774	\$10,109,670	\$5,901,050	\$16,267,494
2013	7	\$256,774	\$10,109,670	\$5,901,050	\$16,267,494
2014	8	\$256,774	\$10,109,670	\$5,901,050	\$16,267,494
2015	9	\$256,774	\$10,109,670	\$5,901,050	\$16,267,494
2016	10	\$256,774	\$10,109,670	\$5,901,050	\$16,267,494
2017	11	\$4,084,536	\$10,109,248	\$3,068,267	\$17,262,051
2018	12	\$4,084,536	\$10,109,248	\$3,068,267	\$17,262,051
2019	13	\$4,084,536	\$10,109,248	\$3,068,267	\$17,262,051
2020	14	\$4,084,536	\$10,109,248	\$3,068,267	\$17,262,051
2021	15	\$4,084,536	\$10,109,248	\$3,068,267	\$17,262,051
2022	16	\$4,084,536	\$10,109,248	\$3,068,267	\$17,262,051
2023	17	\$4,084,536	\$10,109,248	\$3,068,267	\$17,262,051
2024	18	\$4,084,536	\$10,109,248	\$3,068,267	\$17,262,051
2025	19	\$4,084,536	\$10,109,248	\$3,068,267	\$17,262,051
2026	20	\$4,084,536	\$10,109,248	\$3,068,267	\$17,262,051
2027	21	\$8,107,667	\$10,109,248	\$3,068,267	\$21,285,182
2028	22	\$8,107,667	\$10,109,248	\$3,068,267	\$21,285,182
2029	23	\$8,107,667	\$10,109,248	\$3,068,267	\$21,285,182
2030	24	\$8,107,667	\$10,109,248	\$3,068,267	\$21,285,182
2031	25	\$8,107,667	\$10,109,248	\$3,068,267	\$21,285,182
2032	26	\$8,107,667	\$10,109,248	\$3,068,267	\$21,285,182
2033	27	\$8,107,667	\$10,109,248	\$3,068,267	\$21,285,182
2034	28	\$8,107,667	\$10,109,248	\$3,068,267	\$21,285,182
2035	29	\$8,107,667	\$10,109,248	\$3,068,267	\$21,285,182
2036	30	\$8,107,667	\$10,109,248	\$3,068,267	\$21,285,182

* Final Exhibits will be Contractor-specific.