Irrigation and Other Contract No. I75r-4309-LTR1

## UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF RECLAMATION Central Valley Project, California

## LONG-TERM RENEWAL CONTRACT BETWEEN THE UNITED STATES <u>AND</u> <u>PORTERVILLE IRRIGATION DISTRICT</u> <u>PROVIDING FOR PROJECT WATER SERVICE</u> <u>FROM FRIANT DIVISION</u>

#### Table of Contents

Article No.

#### <u>Title</u>

Page No.

	Preamble	1
	Explanatory Recitals	1-5
1	Definitions	5-10
2	Term of Contract	10-13
3	Water to be Made Available and Delivered to the Contractor	13-19
4	Time for Delivery of Water	19-22
5	Point of Diversion and Responsibility for Distribution of Water	22-24
6	Measurement of Water Within the Service Area	24-25
7	Rates and Method of Payment for Water	25-32
8	Non-Interest Bearing Operation and Maintenance Deficits	32
9	Sales, Transfers, or Exchanges of Water	32-34
10	Application of Payments and Adjustments	34
11	Temporary ReductionsReturn Flows	35-36
12	Constraints on the Availability of Water	36-38
13	Unavoidable Groundwater Percolation	38-39
14	Rules and Regulations	
15	Water and Air Pollution Control	40
16	Quality of Water	40
17	Water Acquired by the Contractor Other Than From the United States	41-43
18	Opinions and Determinations	43
19	Coordination and Cooperation	44-45
20	Charges for Delinquent Payments	45-46
21	Equal Opportunity	46-47
22	General ObligationBenefits Conditioned Upon Payment	47-48

23	Compliance With Civil Rights Laws and Regulations	48

Page No.

Title

Article No.

#### Assignment Limited--Successors and Assigns Obligated Signature Page Exhibit A Exhibit B

1	UNITED STATES
2	DEPARTMENT OF THE INTERIOR
3	BUREAU OF RECLAMATION
4	Central Valley Project, California
5 6 7 8 9	LONG-TERM RENEWAL CONTRACT BETWEEN THE UNITED STATES <u>AND</u> <u>PORTERVILLE IRRIGATION DISTRICT</u> <u>PROVIDING FOR PROJECT WATER SERVICE</u> <u>FROM FRIANT DIVISION</u>
10	THIS CONTRACT, made this <u>20<sup>th</sup></u> day of <u>January</u> , 2001, in pursuance generally
11	of the Act of June 17, 1902 (32 Stat. 388), and acts amendatory or supplementary thereto, including, but
12	not limited to, the Acts of August 26, 1937 (50 Stat. 844), as amended and supplemented, August 4, 1939
13	(53 Stat. 1187), as amended and supplemented, July 2, 1956 (70 Stat. 483), June 21, 1963 (77 Stat. 68),
14	October 12, 1982 (96 Stat. 1262), October 27, 1986 (100 Stat. 3050), as amended, and Title XXXIV of
15	the Act of October 30, 1992 (106 Stat. 4706), all collectively hereinafter referred to as Federal
16	Reclamation law, between THE UNITED STATES OF AMERICA, hereinafter referred to as the United
17	States, and PORTERVILLE IRRIGATION DISTRICT, hereinafter referred to as the Contractor, a public
18	agency of the State of California, duly organized, existing, and acting pursuant to the laws thereof, with its
19	principal place of business in California;
20	WITNESSETH, That:
21	EXPLANATORY RECITALS
22	[1 <sup>st</sup> ] WHEREAS, the United States has constructed and is operating the Central Valley Project,
23	California, for diversion, storage, carriage, distribution and beneficial use, for flood control, irrigation,

24	municipal, domestic, industrial, fish and wildlife mitigation, protection and restoration, generation and
25	distribution of electric energy, salinity control, navigation and other beneficial uses, of waters of the
26	Sacramento River, the American River, the Trinity River, and the San Joaquin River and their tributaries; and
27	[2 <sup>nd</sup> ] WHEREAS, the United States constructed Friant Dam (thereby creating Millerton Lake)
28	and the Friant-Kern and Madera Canals, hereinafter collectively referred to as the Friant Division facilities,
29	which will be used in part for the furnishing of water to the Contractor pursuant to the terms of this Contract;
30	and
31	[3 <sup>rd</sup> ] WHEREAS, pursuant to Section 8 of the Act of June 17, 1902 (32 Stat. 388), the United
32	States has acquired water rights and other rights to the flows of the San Joaquin River, including without
33	limitation the permits issued as the result of Decision 935 by the California State Water Resource Control
34	Board and the contracts described in subdivision (n) of Article 3 of this Contract, pursuant to which the
35	Contracting Officer develops, diverts, stores and delivers Project Water stored or flowing through Millerton
36	Lake in accordance with State and Federal law for the benefit of Project Contractors in the Friant Division;
37	and
38	[3.1] WHEREAS, the water supplied to the Contractor pursuant to this Contract is Project Water
39	developed through the exercise of the rights described in the third (3rd) Explanatory Recital of this Contract;
40	and
41	[4 <sup>th</sup> ] WHEREAS, the Contractor and the United States entered into Contract No. I75r-4309, as
42	amended, which established terms for the delivery to the Contractor of Project Water from the Friant
43	Division from January 28, 1952, to February 29, 1992; and

44	[5 <sup>th</sup> ] WHEREAS, the Contractor and the United States entered into Renewal Contract
45	No. I75r-4309R, which provided for continued water service to the Contractor from the Friant Division
46	from March 1, 1992, through February 28, 2029, but, in light of the Ninth Circuit Court of Appeals Opinion
47	in the lawsuit entitled Natural Resources Defense Council, et al. v. Roger Patterson, et al., that contract was
48	replaced by Interim Renewal Contract No. I75r-4309-IR1, dated July 10, 1998, which provides for
49	continued water service to the Contractor from the Friant Division from September 14, 1998, through
50	February 28, 2001; and
51	[6 <sup>th</sup> ] WHEREAS, Section 3404(c) of the CVPIA provides for long-term renewal of interim and
52	existing long-term Project Water service contracts following completion of appropriate environmental
53	documentation, including a programmatic environmental impact statement (PEIS) pursuant to the National
54	Environmental Policy Act analyzing the direct and indirect impacts and benefits of implementing the CVPIA
55	and the potential renewal of all existing contracts for Project Water; and
56	[7 <sup>th</sup> ] WHEREAS, the United States has completed the PEIS and all other appropriate
57	environmental review necessary to provide for long-term renewal of the Existing Contract; and
58	[8 <sup>th</sup> ] WHEREAS, the Contractor has requested the long-term renewal of the Existing Contract,
59	pursuant to the terms of the Existing Contract, Federal Reclamation law, and the laws of the State of
60	California, for water service from the Central Valley Project; and
61	[9 <sup>th</sup> ] WHEREAS, the United States has determined that the Contractor has fulfilled all of its
62	obligations under the Existing Contract; and

63	[10 <sup>th</sup> ] WHEREAS, the Contractor has demonstrated to the satisfaction of the Contracting Officer
64	that the Contractor has utilized the Project Water supplies available to it for reasonable and beneficial use
65	and/or has demonstrated projected future demand for water use such that the Contractor has the capability
66	and expects to utilize fully for reasonable and beneficial use the quantity of Project Water to be made
67	available to it pursuant to this Contract; and
68	[11 <sup>th</sup> ] WHEREAS, water obtained from the Central Valley Project has been relied upon by urban
69	and agricultural areas within California for more than fifty (50) years, and is considered by the Contractor as
70	an essential portion of its water supply; and
71	[12 <sup>th</sup> ] WHEREAS, the economies of regions within the Central Valley Project, including the
72	Contractor's, depend upon the continued availability of water, including water service from the Central
73	Valley Project; and
74	[13 <sup>th</sup> ] WHEREAS, the Secretary intends through coordination, cooperation, and partnerships to
75	pursue measures to improve water supply, water quality, and reliability of the Project for all Project
76	purposes; and
77	[14 <sup>th</sup> ] WHEREAS, the mutual goals of the United States and the Contractor include: to provide
78	for reliable Project Water supplies; to control costs of those supplies; to achieve repayment of the Central
79	Valley Project as required by law; to guard reasonably against Project Water shortages; to achieve a
80	reasonable balance among competing demands for use of Project Water; and to comply with all applicable
81	environmental statutes, all consistent with the legal obligations of the United States relative to the Central
82	Valley Project; and

[15<sup>th</sup>] Omitted; 84 [15.1] WHEREAS, during Uncontrolled Seasons, Friant Division Project Contractors utilize 85 undependable Class 2 Water in their service areas to, among other things, assist in the management and 86 alleviation of groundwater overdraft in the Friant Division service area, provide opportunities for 87 environmental enhancement, including restoration of the San Joaquin River below Friant Dam, minimize 88 flooding along the San Joaquin River, encourage optimal water management, and maximize the reasonable 89 and beneficial use of the water; and 90 [15.2] WHEREAS, the parties desire and intend that this Contract not provide a disincentive to 91 the Friant Division Project Contractors continuing to carry out the beneficial activities set out in the 92 Explanatory Recital immediately above; and 93 [16<sup>th</sup>] WHEREAS, the United States and the Contractor are willing to enter into this Contract 94 pursuant to Federal Reclamation law on the terms and conditions set forth below; 95 NOW, THEREFORE, in consideration of the mutual and dependent covenants herein contained, it 96 is hereby mutually agreed by the parties hereto as follows: 97 DEFINITIONS 98 1. When used herein unless otherwise distinctly expressed, or manifestly incompatible with the 99 intent of the parties as expressed in this Contract, the term: 100 "Calendar Year" shall mean the period January 1 through December 31, both dates (a) 101 inclusive; 102 (b) "Charges" shall mean the payments required by Federal Reclamation law in addition

104

Contracting Officer pursuant to this Contract;

(b2) "Class 1 Water" shall mean that supply of water stored in or flowing through
Millerton Lake which, subject to the contingencies hereinafter described in Articles 3, 11, and 12 of this
Contract, will be available for delivery from Millerton Lake and the Friant-Kern and Madera Canals as a
dependable water supply during each Year;

to the Rates and Tiered Pricing Components specified in this Contract as determined annually by the

(b3) "Class 2 Water" shall mean that supply of water which can be made available
subject to the contingencies hereinafter described in Articles 3, 11, and 12 of this Contract for delivery from
Millerton Lake and the Friant-Kern and Madera Canals in addition to the supply of Class 1 Water.
Because of its uncertainty as to availability and time of occurrence, such water will be undependable in
character and will be furnished only if, as, and when it can be made available as determined by the
Contracting Officer;

115 (c) "Condition of Shortage" shall mean a condition respecting the Project during any 116 Year such that the Contracting Officer is unable to deliver sufficient water to meet the Contract Total; 117 (d) "Contracting Officer" shall mean the Secretary of the Interior's duly authorized 118 representative acting pursuant to this Contract or applicable Reclamation law or regulation; 119 "Contract Total" shall mean the maximum amount of Class 1 Water, plus the (e) 120 maximum amount of Class 2 Water to which the Contractor is entitled under subdivision (a) of Article 3 of this Contract: 121

122

(f) "Contractor's Service Area" shall mean the area to which the Contractor is

123	permitted to provide Project Water under this Contract as described in Exhibit "A" attached hereto,
124	which may be modified from time to time in accordance with Article 35 of this Contract without amendment
125	of this Contract;
126	(g) "CVPIA" shall mean the Central Valley Project Improvement Act, Title XXXIV of
127	the Act of October 30, 1992 (106 Stat. 4706);
128	(h) "Eligible Lands" shall mean all lands to which Irrigation Water may be delivered in
129	accordance with Section 204 of the Reclamation Reform Act of October 12, 1982 (96 Stat. 1263), as
130	amended, hereinafter referred to as RRA;
131	(i) "Excess Lands" shall mean all lands in excess of the limitations contained in Section
132	204 of the RRA, other than those lands exempt from acreage limitation under Federal Reclamation law;
133	(j) "Full Cost Rate" shall mean that water rate described in Sections 205(a)(3) or
134	202(3) of the RRA, whichever is applicable;
135	(k) "Ineligible Lands" shall mean all lands to which Irrigation Water may not be
136	delivered in accordance with Section 204 of the RRA;
137	(l) "Irrigation Full Cost Water Rate" shall have the same meaning as "full cost" as that
138	term is used in paragraph (3) of Section 202 of the RRA;
139	(m) "Irrigation Water" shall mean water made available from the Project that is used
140	primarily in the production of agricultural crops or livestock, including domestic use incidental thereto, and
141	watering of livestock. Irrigation Water shall not include water used for purposes such as the watering of

142	landscaping or pasture for animals (e.g., horses) which are kept for personal enjoyment or water delivered
143	to landholdings operated in units of less than five (5) acres unless the Contractor establishes to the
144	satisfaction of the Contracting Officer that the use of water delivered to any such landholding is a use
145	described in this subdivision of this Article;
146	(n) "Landholder" shall mean a party that directly or indirectly owns or leases nonexempt
147	land, as provided in 43 CFR 426.2;
148	(n2) "Long Term Historic Average" shall mean the average of the final forecast of Water
149	Made Available to the Contractor pursuant to this Contract and the contracts referenced in the fourth (4 <sup>th</sup> )
150	and fifth (5 <sup>th</sup> ) Explanatory Recitals of this Contract;
151	(o) Omitted;
152	(p) "Municipal and Industrial (M&I) Full Cost Water Rate" shall mean the annual rate,
153	which, as determined by the Contracting Officer, shall amortize the expenditures for construction allocable to
154	Project M&I facilities in service, including, O&M deficits funded, less payments, over such periods as may
155	be required under Federal Reclamation law with interest accruing from the dates such costs were first
156	incurred plus the applicable rate for the O&M of such Project facilities. Interest rates used in the calculation
157	of the M&I Full Cost Rate shall comply with the Interest Rate methodology contained in Section 202 (3)
158	(B) and (C) of the RRA;
159	(q) "Operation and Maintenance" or "O&M" shall mean normal and reasonable care,
160	control, operation, repair, replacement (other than Capital replacement), and maintenance of Project
161	facilities;
162	(r) "Operating Non-Federal Entity" shall mean the Friant Water Users Authority, a

163	Non-Federal entity which has the obligation to operate and maintain all or a portion of the Friant Division
164	facilities pursuant to an agreement with the United States, and which may have funding obligations with
165	respect thereto;
166	(r2) "Other Water" shall mean water from the Project other than Irrigation Water as
167	described in subdivision (1) of this Article, which is used for a purpose that is considered to be an irrigation
168	use pursuant to State law such as the watering of landscaping or pasture for animals (e.g., horse) which are
169	kept for the personal enjoyment. For purposes of this Contract, Other Water shall be paid for at Rates and
170	Charges identical to those established for municipal and industrial water pursuant to the then current
171	Municipal and Industrial (M&I) Ratesetting Policy;
172	(s) "Project" shall mean the Central Valley Project owned by the United States and
173	managed by the Department of the Interior, Bureau of Reclamation;
174	(t) "Project Contractors" shall mean all parties who have water service contracts for
175	Project Water from the Project with the United States pursuant to Federal Reclamation law;
176	(u) "Project Water" shall mean all water that is developed, diverted, stored, or
177	delivered by the Secretary in accordance with the statutes authorizing the Project and in accordance with the
178	terms and conditions of water rights acquired pursuant to California law;
179	(v) "Rates" shall mean the payments determined annually by the Contracting Officer in
180	accordance with the then current applicable water ratesetting policies for the Project, as described in
181	subdivision (a) of Article 7 of this Contract;
182	(w) Omitted;

183	(x) "Secretary" shall mean the Secretary of the Interior, a duly appointed successor, or
184	an authorized representative acting pursuant to any authority of the Secretary and through any agency of the
185	Department of the Interior;
186	(y) "Tiered Pricing Component" shall be the incremental amount to be paid for each
187	acre-foot of Water Delivered as described in subdivision (j) of Article 7 of this Contract;
188	(z) "Water Delivered" or "Delivered Water" shall mean Project Water diverted for use
189	by the Contractor at the point(s) of delivery approved by the Contracting Officer;
190	(aa) "Water Made Available" shall mean the estimated amount of Project Water that can
191	be delivered to the Contractor for the upcoming Year as declared by the Contracting Officer, pursuant to
192	subdivision (a) of Article 4 of this Contract;
193	(bb) "Water Scheduled" shall mean Project Water made available to the Contractor for
194	which times and quantities for delivery have been established by the Contractor and Contracting Officer,
195	pursuant to subdivision (b) of Article 4 of this Contract; and
196	(cc) "Year" shall mean the period from and including March 1 of each Calendar Year
197	through the last day of February of the following Calendar Year.
198	TERM OF CONTRACT
199	2. (a) This Contract shall be effective March 1, 2001, through February 28, 2026. In the
200	event the Contractor wishes to renew the Contract beyond February 28, 2026, the Contractor shall submit
201	a request for renewal in writing to the Contracting Officer no later than two (2) years prior to the date this

- 202 Contract expires. The renewal of this Contract insofar as it pertains to the furnishing of Irrigation Water to 203 the Contractor shall be governed by subdivision (b) of this Article.
- (b) (1) Under terms and conditions of a renewal contract that are mutually
  agreeable to the parties hereto, and upon a determination by the Contracting Officer that at the time of
  contract renewal the conditions set forth in subdivision (b)(2) of this Article are met, and subject to Federal
  and State law, this Contract, insofar as it pertains to the furnishing of Irrigation Water to the Contractor, shall
  be renewed for a period of twenty-five (25) years.
- The conditions which must be met for this Contract to be renewed are: (i) 209 (2)210 the Contractor has prepared a water conservation plan that has been determined by the Contracting Officer 211 in accordance with Article 26 of this Contract to meet the conservation and efficiency criteria for evaluating 212 such plans established under Federal law; (ii) the Contractor is implementing an effective water conservation 213 and efficiency program based on the Contractor's water conservation plan as required by Article 26 of this 214 Contract; (iii) the Contractor is operating and maintaining all water measuring devices and implementing all 215 water measurement methods as approved by the Contracting Officer pursuant to Article 6 of this Contract; 216 (iv) the Contractor has reasonably and beneficially used the Project Water supplies made available to it and, 217 based on projected demands, is reasonably anticipated and expects fully to utilize for reasonable and 218 beneficial use the quantity of Project Water to be made available to it pursuant to such renewal; (v) the 219 Contractor is complying with all terms and conditions of this Contract and all legal obligations of the 220 Contractor, if any, set forth in an enforceable court order, final judgment and/or settlement relating to 221 restoration of the San Joaquin River; and (vi) the Contractor has the physical and legal ability to deliver

222 Project Water.

223	(3) The terms and conditions of the renewal contract described in subdivision
224	(b)(1) of this Article and any subsequent renewal contracts shall be developed consistent with the parties'
225	respective legal rights and obligations, and in consideration of all relevant facts and circumstances, as those
226	circumstances exist at the time of renewal, including, without limitation, the Contractor's need for continued
227	delivery of Project Water; environmental conditions affected by implementation of the Contract to be
228	renewed, and specifically changes in those conditions that occurred during the life of the Contract to be
229	renewed; the Secretary's progress toward achieving the purposes of the CVPIA as set out in Section 3402
230	and in implementing the specific provisions of the CVPIA; and current and anticipated economic
231	circumstances of the region served by the Contractor.
232	(c) This Contract, insofar as it pertains to the furnishing of Other Water to the
233	Contractor, shall be renewed for a period of twenty-five (25) years and thereafter shall be renewed for
234	successive periods of up to forty (40) years each, which periods shall be consistent with the then-existing
235	Reclamation-wide policy, under terms and conditions mutually agreeable to the parties and consistent with
236	Federal and State law. The present Reclamation-wide policy, dated March 20, 2000, provides that the
237	term of such contracts shall be no more than twenty-five (25) years each, subject to a variance to allow a
238	longer term in appropriate circumstances. The Contractor shall be afforded the opportunity to comment to
239	the Contracting Officer on the proposed adoption and application of any revised Reclamation-wide policy
240	applicable to the delivery of Project Other Water that would affect the term of any subsequent renewal
241	contract with the Contractor for the furnishing of Other Water.

242	(d) The Contracting Officer anticipates that by December 31, 2024, all authorized
243	Project construction expected to occur will have occurred, and on that basis the Contracting Officer agrees
244	by that date to allocate all costs that are properly assignable to the Contractor, and agrees further that, at
245	any time after such allocation is made, and subject to satisfaction of the conditions set out in this subdivision
246	of this Article, this Contract shall, at the request of the Contractor, be converted to a contract under
247	subsection (c)(1) and (d) of Section 9, of the Reclamation Project Act of 1939, subject to applicable
248	Federal law and under stated terms and conditions mutually agreeable to the Contractor and the Contracting
249	Officer. A condition for such conversion to occur shall be a determination by the Contracting Officer that,
250	account being taken of the amount credited to return by the Contractor as provided for under Reclamation
251	law, the remaining amount of construction costs assignable for ultimate return by the Contractor can
252	probably be repaid to the United States within the term of a contract under said subsection 9(c)(1) and (d).
253	If the remaining amount of costs that are properly assignable to the Contractor cannot be determined by
254	December 31, 2024, the Contracting Officer shall notify the Contractor, and provide the reason(s) why such
255	a determination could not be made. Further, the Contracting Officer shall make such a determination as
256	soon thereafter as possible so as to permit, upon request of the Contractor and satisfaction of the conditions
257	set out above, conversion to a contract under said subsection $9(c)(1)$ and (d). In the event such
258	determination of costs has not been made at a time which allows conversion of this Contract during the term
259	of this Contract or the Contractor has not requested conversion of this Contract within such term, the parties
260	shall incorporate in any subsequent renewal contract as described in Articles 2(b) and (c) a provision that
261	carries forth in substantially identical terms the provisions of this Article 2(d). In the event the Contracting

Officer is able to make a determination of the remaining amount of costs that are properly assignable to the
Contractor before December 31, 2024, the Contracting Officer shall do so at the earliest time he/she has
such ability.

#### 265

#### WATER TO BE MADE AVAILABLE AND DELIVERED TO THE CONTRACTOR

3. (a) During each Year, consistent with all applicable State water rights, permits, and
licenses; Federal law; and subject to the provisions set forth in Articles 11 and 12 of this Contract, the
Contracting Officer shall make available for delivery to the Contractor 16,000 acre-feet of Class 1 Water
and 30,000 acre-feet of Class 2 Water, both for irrigation purposes. The quantity of Water Delivered to the
Contractor in accordance with this subdivision shall be scheduled and paid for pursuant to the provisions of
Articles 4 and 7 of this Contract.

(b) Omitted.

(c) The Contractor shall utilize the Project Water in accordance with all applicable legal
 requirements.

(d) The Contractor shall make reasonable and beneficial use of all Project Water or
other water furnished pursuant to this Contract. Groundwater recharge programs, groundwater banking
programs, surface water storage programs, and other similar programs utilizing Project Water or other water
furnished pursuant to this Contract conducted within the Contractor's Service Area which are consistent
with applicable State law and result in use consistent with Reclamation law will be allowed; <u>Provided</u>, That
any direct recharge program(s) is (are) described in the Contractor's Water Conservation Plan submitted
pursuant to Article 26 of this Contract; Provided, further, That such Water Conservation Plan demonstrates

282	sufficient lawful uses exist in the Contractor's Service Area so that using a long-term average, the quantity of
283	Delivered Water is demonstrated to be reasonable for such uses and in compliance with Reclamation law.
284	Groundwater recharge programs, groundwater banking programs, surface water storage programs, and
285	other similar programs utilizing Project Water or other water furnished pursuant to this Contract conducted
286	outside the Contractor's Service Area may be permitted upon written approval of the Contracting Officer,
287	which approval will be based upon environmental documentation, Project Water rights, and Project
288	operational concerns. The Contracting Officer will address such concerns in regulations, policies, or
289	guidelines.
290	(e) The Contractor shall comply with requirements applicable to the Contractor in
291	biological opinion(s) prepared as a result of a consultation regarding the execution of this Contract
292	undertaken pursuant to Section 7 of the Endangered Species Act of 1973, as amended, that are within the
293	Contractor's legal authority to implement. The Contractor shall comply with the limitations or requirements
294	imposed by environmental documentation applicable to the Contractor and within its legal authority to
295	implement regarding specific activities, including conversion of Irrigation Water to M&I water. Nothing
296	herein shall be construed to prevent the Contractor from challenging or seeking judicial relief in a court of
297	competent jurisdiction with respect to any biological opinion or other environmental documentation referred
298	to in this Article.
299	(f) Subject to subdivisions (l) and (n) of Article 3 of this Contract, following the
300	declaration of Water Made Available under Article 4 of this Contract, the Contracting Officer will make a
301	determination whether Project Water, or other water available to the Project, can be made available to the

302	Contractor in addition to the Contract Total under Article 3 of this Contract during the Year without
303	adversely impacting other Project Contractors. At the request of the Contractor, the Contracting Officer
304	will consult with the Contractor prior to making such a determination. Subject to subdivisions (1) and (n) of
305	Article 3 of this Contract, if the Contracting Officer determines that Project Water, or other water available
306	to the Project, can be made available to the Contractor, the Contracting Officer will announce the availability
307	of such water and shall so notify the Contractor as soon as practical. The Contracting Officer will thereafter
308	meet with the Contractor and other Project Contractors capable of taking such water to determine the most
309	equitable and efficient allocation of such water. If the Contractor requests the delivery of any quantity of
310	such water, the Contracting Officer shall make such water available to the Contractor in accordance with
311	applicable statutes, regulations, guidelines, and policies.
312	(g) The Contractor may request permission to reschedule for use during the subsequent
313	Year some or all of the Water Made Available to the Contractor during the current Year referred to as
314	"carryover." The Contractor may request permission to use during the current Year a quantity of Project
315	Water which may be made available by the United States to the Contractor during the subsequent Year
316	referred to as "preuse." The Contracting Officer's written approval may permit such uses in accordance
317	with applicable statutes, regulations, guidelines, and policies.
318	
	(h) The Contractor's right pursuant to Federal Reclamation law and applicable State
319	(h) The Contractor's right pursuant to Federal Reclamation law and applicable State law to the reasonable and beneficial use of Water Delivered pursuant to this Contract during the term thereof
319 320	

322	renewals thereof. Nothing in the preceding sentence shall affect the Contracting Officer's ability to impose
323	shortages under Article 11 or subdivision (b) of Article 12 of this Contract or applicable provisions of any
324	subsequent renewal contracts.
325	(i) Project Water furnished to the Contractor pursuant to this Contract may be
326	delivered for purposes other than those described in subdivisions (m) and (r2) of Article 1 of this Contract
327	upon written approval by the Contracting Officer in accordance with the terms and conditions of such
328	approval.
329	(j) The Contracting Officer shall make reasonable efforts to protect the water rights and
330	other rights described in the third (3rd) Explanatory Recital of this Contract and to provide the water
331	available under this Contract. The Contracting Officer shall not object to participation by the Contractor, in
332	the capacity and to the extent permitted by law, in administrative proceedings related to the water rights and
333	other rights described in the third (3rd) Explanatory Recital of this Contract; Provided, however, That the
334	Contracting Officer retains the right to object to the substance of the Contractor's position in such a
335	proceeding.
336	(k) Project Water furnished to the Contractor during any month designated in a
337	schedule or revised schedule submitted by the Contractor and approved by the Contracting Officer shall be
338	deemed to have been accepted by the Contractor as Class 1 Water to the extent that Class 1 Water is
339	called for in such schedule for such month and shall be deemed to have been accepted as Class 2 Water to
340	the extent Class 2 Water is called for in such schedule for such month. If in any month the Contractor
341	diverts a quantity of water in addition to the total amount of Class 1 Water and Class 2 Water set forth in

342	the Contractor's approved schedule or revised schedule for such month, such additional diversions shall be
343	charged first against the Contractor's remaining Class 2 Water supply available in the current Year. To the
344	extent the Contractor's remaining Class 2 Water supply available in the current Year is not sufficient to
345	account for such additional diversions, such additional diversions shall be charged against the Contractor's
346	remaining Class 1 Water supply available in the current Year. To the extent the Contractor's remaining
347	Class 1 Water and Class 2 Water supplies available in the current Year are not sufficient to account for such
348	additional diversions, such additional diversions shall be charged first against the Contractor's available
349	Class 2 Water supply and then against the Contractor's available Class 1 Water supply, both for the
350	following
351	Year. Payment for all additional diversions of water shall be made in accordance with Article 7 of this
351 352	Year. Payment for all additional diversions of water shall be made in accordance with Article 7 of this Contract.
352	Contract.
352 353	Contract. (1) If the Contracting Officer determines there is a Project Water supply available at
352 353 354	Contract. (1) If the Contracting Officer determines there is a Project Water supply available at Friant Dam as the result of an unusually large water supply not otherwise storable for Project purposes or
352 353 354 355	Contract. () If the Contracting Officer determines there is a Project Water supply available at Friant Dam as the result of an unusually large water supply not otherwise storable for Project purposes or infrequent and otherwise unmanaged flood flows of short duration, such water will be made available to the
<ul> <li>352</li> <li>353</li> <li>354</li> <li>355</li> <li>356</li> </ul>	Contract. () If the Contracting Officer determines there is a Project Water supply available at Friant Dam as the result of an unusually large water supply not otherwise storable for Project purposes or infrequent and otherwise unmanaged flood flows of short duration, such water will be made available to the Contractor and others under Section 215 of the RRA pursuant to the priorities specified below if the
<ul> <li>352</li> <li>353</li> <li>354</li> <li>355</li> <li>356</li> <li>357</li> </ul>	Contract. () If the Contracting Officer determines there is a Project Water supply available at Friant Dam as the result of an unusually large water supply not otherwise storable for Project purposes or infrequent and otherwise unmanaged flood flows of short duration, such water will be made available to the Contractor and others under Section 215 of the RRA pursuant to the priorities specified below if the Contractor enters into a temporary contract with the United States not to exceed one (1) year for the

361	notification to the Contracting Officer, as water to be credited against the Contractor's Class 2 Water supply
362	available pursuant to this Contract. The Contractor shall deliver such water to Eligible Lands, or to Excess
363	Lands in accordance with this Article. The Contracting Officer shall make water determined to be available
364	pursuant to this subsection according to the following priorities: first, to long-term contractors for Class 1
365	Water and/or Class 2 Water within the Friant Division; second, to long-term contractors in the Cross Valley
366	Division of the Project. The Contracting Officer will consider and seek to accommodate requests from
367	other parties for Section 215 Water for use within the area identified as the Friant Division service area in
368	the environmental assessment developed in connection with the execution of this Contract.
369	(m) Nothing in this Contract, nor any action or inaction of the Contractor or Contracting
370	Officer in connection with the implementation of this Contract, is intended to override, modify, supersede or
371	otherwise interfere with any term or condition of the water rights and other rights referred in the third (3rd)
372	Explanatory Recital of this Contract.
373	(n) The rights of the Contractor under this Contract are subject to the terms of the
374	contract for exchange waters, dated July 27, 1939, between the United States and the San Joaquin and
375	Kings River Canal and Irrigation Company, Incorporated, et al., (hereinafter referred to as the Exchange
376	Contractors), Contract No. I1r-1144, as amended. The United States agrees that it will not deliver to the
377	Exchange Contractors thereunder waters of the San Joaquin River unless and until required by the terms of
378	said contract, and the United States further agrees that it will not voluntarily and knowingly determine itself
379	unable to deliver to the Exchange Contractors entitled thereto from water that is available or that may
380	become available to it from the Sacramento River and its tributaries or the Sacramento-San Joaquin Delta

those quantities required to satisfy the obligations of the United States under said Exchange Contract and
under Schedule 2 of the Contract for Purchase of Miller and Lux Water Rights (Contract I1r-1145, dated
July 27, 1939).

384

#### TIME FOR DELIVERY OF WATER

4. 385 (a) On or about February 20 of each Calendar Year, the Contracting Officer shall 386 announce the Contracting Officer's expected declaration of the Water Made Available. The declaration will 387 be updated monthly, and more frequently if necessary, based on then-current operational and hydrologic 388 conditions and a new declaration with changes, if any, to the Water Made Available will be made. The 389 Contracting Officer shall provide forecasts of Project operations and the basis of the estimate, with relevant 390 supporting information, upon the written request of the Contractor. Concurrently with the declaration of the 391 Water Made Available, the Contracting Officer shall provide the Contractor with the updated Long Term 392 Historic Average. The declaration of Project operations will be expressed in terms of both Water Made 393 Available and the Long Term Historic Average. 394 (b) On or before each March 1 and at such other times as necessary, the Contractor 395 shall submit to the Contracting Officer a written schedule, satisfactory to the Contracting Officer, showing 396 the monthly quantities of Project Water to be delivered by the United States to the Contractor pursuant to 397 this Contract for the Year commencing on such March 1. The Contracting Officer shall use all reasonable 398 means to deliver Project Water according to the approved schedule for the Year commencing on such 399 March 1.

400

(c) The Contractor shall not schedule Project Water in excess of the quantity of Project

402

Water the Contractor intends to put to reasonable and beneficial use within the Contractor's Service Area, or to sell, transfer or exchange pursuant to Article 9 of this Contract during any Year.

403 (d) Subject to the conditions set forth in subdivision (a) of Article 3 of this Contract, the 404 United States shall deliver Project Water to the Contractor in accordance with the initial schedule submitted 405 by the Contractor pursuant to subdivision (b) of this Article, or any written revision(s), satisfactory to the 406 Contracting Officer, thereto submitted within a reasonable time prior to the date(s) on which the requested 407 change(s) is/are to be implemented; Provided, That the total amount of water requested in that schedule or revision does not exceed the quantities announced by the Contracting Officer pursuant to the provisions of 408 subdivision (a) of Article 3, and the Contracting Officer determines that there will be sufficient capacity 409 410 available in the appropriate Friant Division facilities to deliver the water in accordance with that schedule: 411 Provided, further, That the Contractor shall not schedule the delivery of any water during any period as to 412 which the Contractor is notified by the Contracting Officer or Operating Non-Federal Entity that Project 413 facilities required to make deliveries to the Contractor will not be in operation because of scheduled O&M. 414 The Contractor may, during the period from and including November 1 of each (e) 415 Year through and including the last day of February of that Year, request delivery of any amount of the 416 Class 1 Water estimated by the Contracting Officer to be made available to it during the following Year. 417 The Contractor may, during the period from and including January 1 of each Year (or such earlier date as 418 may be determined by the Contracting Officer) through and including the last day of February of that Year, request delivery of any amount of Class 2 Water estimated by the Contracting Officer to be made available 419 420 to it during the following Year. Such water shall hereinafter be referred to as preuse water. Such request

421	must be submitted in writing by the Contractor for a specified quantity of preuse and shall be subject to the
422	approval of the Contracting Officer. Payment for preuse water so requested shall be at the appropriate
423	rate(s) for the following Year in accordance with Article 7 of this Contract and shall be made in advance of
424	delivery of any preuse water. The Contracting Officer shall deliver such preuse water in accordance with a
425	schedule or any revision thereof submitted by the Contractor and approved by the Contracting Officer, to
426	the extent such water is available and to the extent such deliveries will not interfere with the delivery of
427	Project Water entitlements to other Friant Division contractors or the physical maintenance of the Project
428	facilities. The quantities of preuse water delivered pursuant to this subdivision shall be deducted from the
429	quantities of water that the Contracting Officer would otherwise be obligated to make available to the
430	Contractor during the following Year; Provided, That the quantity of preuse water to be deducted from the
431	quantities of either Class 1 Water or Class 2 Water to be made available to the Contractor in the following
432	Year shall be specified by the Contractor at the time the preuse water is requested or as revised in its first
433	schedule for the following Year submitted in accordance with subdivision (b) of this Article, based on the
434	availability of the following Year water supplies as determined by the Contracting Officer.
435	POINT OF DIVERSION AND RESPONSIBILITY FOR DISTRIBUTION OF WATER
436	5. (a) Project Water scheduled pursuant to subdivision (b) of Article 4 of this Contract
437	shall be delivered to the Contractor at a point or points of delivery either on Project facilities or another
438	location or locations mutually agreed to in writing by the Contracting Officer and the Contractor.
439	(b) The Contracting Officer, the Operating Non-Federal Entity, or other appropriate
440	entity shall make all reasonable efforts to maintain sufficient flows and levels of water in the Friant-Kern

- 441 Canal to deliver Project Water to the Contractor at specific turnouts established pursuant to subdivision (a)442 of this Article.
- 443 (c) The Contractor shall deliver Irrigation Water and Other Water in accordance with
  444 any applicable land classification provisions of Federal Reclamation law and the associated regulations. The
  445 Contractor shall not deliver Project Water to land outside the Contractor's Service Area unless approved in
  446 advance by the Contracting Officer.
- 447 (d) All Water Delivered to the Contractor pursuant to this Contract shall be measured 448 and recorded with equipment furnished, installed, operated, and maintained by the United States, the 449 Operating Non-Federal Entity or other appropriate entity as designated by the Contracting Officer 450 (hereafter "other appropriate entity") at the point or points of delivery established pursuant to subdivision (a) 451 of this Article. Upon the request of either party to this Contract, the Contracting Officer shall investigate, or 452 cause to be investigated by the responsible Operating Non-Federal Entity, the accuracy of such 453 measurements and shall take any necessary steps to adjust any errors appearing therein. For any period of 454 time when accurate measurements have not been made, the Contracting Officer shall consult with the 455 Contractor and the responsible Operating Non-Federal Entity prior to making a final determination of the 456 quantity delivered for that period of time.
- (e) Neither the Contracting Officer nor any Operating Non-Federal Entity shall be
  responsible for the control, carriage, handling, use, disposal, or distribution of Project Water Delivered to
  the Contractor pursuant to this Contract beyond the delivery points specified in subdivision (a) of this
  Article. The Contractor shall indemnify the United States, its officers, employees, agents, and assigns on

461	account of damage or claim of damage of any nature whatsoever for which there is legal responsibility,
462	including property damage, personal injury, or death arising out of or connected with the control, carriage,
463	handling, use, disposal, or distribution of such Project Water beyond such delivery points, except for any
464	damage or claim arising out of: (i) acts or omissions of the Contracting Officer or any of its officers,
465	employees, agents, or assigns, including any responsible Operating Non-Federal Entity, with the intent of
466	creating the situation resulting in any damage or claim; (ii) willful misconduct of the Contracting Officer or
467	any of its officers, employees, agents, or assigns, including any responsible Operating Non-Federal Entity;
468	(iii) negligence of the Contracting Officer or any of its officers, employees, agents, or assigns including any
469	responsible Operating Non-Federal Entity; or (iv) damage or claims resulting from a malfunction of facilities
470	owned and/or operated by the United States or responsible Operating Non-Federal Entity; Provided, That
471	the Contractor is not the Operating Non-Federal Entity that owned or operated the malfunctioning
472	facility(ies) from which the damage claim arose.
473	MEASUREMENT OF WATER WITHIN THE SERVICE AREA
474	6. (a) The Contractor established a measurement program satisfactory to the Contracting
475	Officer, all surface water delivered for irrigation purposes within the Contractor's Service Area is measured
476	at each agricultural turnout. The water measuring devices or water measuring methods of comparable
477	effectiveness must be acceptable to the Contracting Officer. The Contractor shall be responsible for
478	installing, operating, and maintaining and repairing all such measuring devices and implementing all such
479	water measuring methods at no cost to the United States. The Contractor shall use the information obtained
480	from such water measuring devices or water measuring methods to ensure its proper management of the

481	water, to bill water users for water delivered by the Contractor. Nothing herein contained, however, shall
482	preclude the Contractor from establishing and collecting any charges, assessments, or other revenues
483	authorized by California law. The Contractor shall include a summary of all its annual surface water
484	deliveries in the annual report described in subdivision (c) of Article 26 of this Contract.
485	(b) To the extent the information has not otherwise been provided, upon execution of
486	this Contract, the Contractor shall provide to the Contracting Officer a written report describing the
487	measurement devices or water measuring methods being used or to be used to implement subdivision (a) of
488	this Article and identifying the agricultural turnouts or alternative measurement programs approved by the
489	Contracting Officer, at which such measurement devices or water measuring methods are being used, and, if
490	applicable, identifying the locations at which such devices and/or methods are not yet being used including a
491	time schedule for implementation at such locations. The Contracting Officer shall advise the Contractor in
492	writing within sixty (60) days as to the adequacy of, and necessary modifications, if any, of the measuring
493	devices or water measuring methods identified in the Contractor's report and if the Contracting Officer does
494	not respond in such time, they shall be deemed adequate. If the Contracting Officer notifies the Contractor
495	that the measuring devices or methods are inadequate, the parties shall within sixty (60) days following the
496	Contracting Officer's response, negotiate in good faith the earliest practicable date by which the Contractor
497	shall modify said measuring devices and/or measuring methods as required by the Contracting Officer to
498	ensure compliance with subdivision (a) of this Article.
499	(c) All new surface water delivery systems installed within the Contractor's Service
500	Area after the effective date of this Contract shall also comply with the measurement provisions described in

501 subdivision (a) of this Article.

502	(d) The Contractor shall inform the Contracting Officer and the State of California in
503	writing by April 30 of each Year of the monthly volume of surface water delivered within the Contractor's
504	Service Area during the previous Year.
505	(e) The Contractor shall inform the Contracting Officer and the Operating Non-Federal
506	Entity on or before the twentieth (20th) calendar day of each month of the quantity of Irrigation and Other
507	Water taken during the preceding month.
508	RATES AND METHOD OF PAYMENT FOR WATER
509	7. (a) The Contractor shall pay the United States as provided in this Article for all
510	Delivered Water at Rates, Charges, and the Tiered Pricing Component established in accordance with: (i)
511	the Secretary's ratesetting policy for Irrigation Water adopted in 1988 and the Secretary's then-existing
512	ratesetting policy for M&I water. Such ratesetting policies shall be amended, modified, or superseded only
513	through a public notice and comment procedure; (ii) applicable Reclamation law and associated rules and
514	regulations, or policies; and (iii) other applicable provisions of this Contract. Payments shall be made by
515	cash transaction, wire, or any other mechanism as may be agreed to in writing by the Contractor and the
516	Contracting Officer. The Rates, Charges, and Tiered Pricing Components applicable to the Contractor
517	upon execution of this Contract are set forth in Exhibit "B", as may be revised annually.
518	(b) The Contracting Officer shall notify the Contractor of the Rates, Charges, and
519	Tiered Pricing Components as follows:
520	(1) Prior to July 1 of each Calendar Year, the Contracting Officer shall provide
521	the Contractor an estimate of the Charges for Project Water that will be applied to the period October 1, of

522	the current Calendar Year, through September 30, of the following Calendar Year, and the basis for such
523	estimate. The Contractor shall be allowed not less than two (2) months to review and comment on such
524	estimates. On or before September 15 of each Calendar Year, the Contracting Officer shall notify the
525	Contractor in writing of the Charges to be in effect during the period
526	October 1 of the current Calendar Year, through September 30, of the following Calendar Year, and such
527	notification shall revise Exhibit "B."
528	(2) Prior to October 1 of each Calendar Year, the Contracting Officer shall
529	make available to the Contractor an estimate of the Rates and Tiered Pricing Components for Project Water
530	for the following Year and the computations and cost allocations upon which those Rates are based. The
531	Contractor shall be allowed not less than two (2) months to review and comment on such computations and
532	cost allocations. By December 31 of each Calendar Year, the Contracting Officer shall provide the
533	Contractor with the final Rates and Tiered Pricing Components to be in effect for the upcoming Year, and
534	such notification shall revise Exhibit "B."
535	(c) At the time the Contractor submits the initial schedule for the delivery of Project
536	Water for each Year pursuant to subdivision (b) of Article 4 of this Contract, the Contractor shall make an
537	advance payment to the United States equal to the total amount payable pursuant to the applicable Rate(s)
538	set under subdivision (a) of this Article, for the Project Water scheduled to be delivered pursuant to this
539	Contract during the first two (2) calendar months of the Year. Before the end of the first month and before
540	the end of each calendar month thereafter, the Contractor shall make an advance payment to the United
541	States, at the Rate(s) set under subdivision (a) of this Article, for the Water Scheduled to be delivered

542	pursuant to this Contract during the second month immediately following. Adjustments between advance
543	payments for Water Scheduled and payments at Rates due for Water Delivered shall be made before the
544	end of the following month; Provided, That any revised schedule submitted by the Contractor pursuant to
545	Article 4 of this Contract which increases the amount of Water Delivered pursuant to this Contract during
546	any month shall be accompanied with appropriate advance payment, at the Rates then in effect, to assure
547	that Project Water is not delivered to the Contractor in advance of such payment. In any month in which the
548	quantity of Water Delivered to the Contractor pursuant to this Contract equals the quantity of Water
549	Scheduled and paid for by the Contractor, no additional Project Water shall be delivered to the Contractor
550	unless and until an advance payment at the Rates then in effect for such additional Project Water is made.
551	Final adjustment between the advance payments for the Water Scheduled and payments for the quantities of
552	Water Delivered during each Year pursuant to this Contract shall be made as soon as practicable but no
553	later than April 30th of the following Year, or sixty (60) days after the delivery of Project Water carried
554	over under subdivision (f) of Article 3 of this Contract if such water is not delivered by the last day of
555	February.
556	(d) The Contractor shall also make a payment in addition to the Rate(s) in subdivision
557	(c) of this Article to the United States for Water Delivered, at the Charges and the appropriate Tiered
558	Pricing Component then in effect, before the end of the month following the month of delivery; Provided,
559	That the Contractor may be granted an exception from the Tiered Pricing Component pursuant to
560	subdivision (j)(2) of this Article. The payments shall be consistent with the quantities of Irrigation Water and
561	Other Water Delivered as shown in the water delivery report for the subject month prepared by the

562	Operating Non-Federal Entity or, if there is no Operating Non-Federal Entity, by the Contracting Officer.
563	Such water delivery report shall be the basis for payment of Charges and Tiered Pricing Components by the
564	Contractor, and shall be provided to the Contractor by the Operating Non-Federal Entity or the Contracting
565	Officer (as applicable) within five (5) days after the end of the month of delivery. The water delivery report
566	shall be deemed a bill for the payment of Charges and the applicable Tiered Pricing Component for Water
567	Delivered. Adjustment for overpayment or underpayment of Charges shall be made through the adjustment
568	of payments due to the United States for Charges for the next month. Any amount to be paid for past due
569	payment of Charges and the Tiered Pricing Component shall be computed pursuant to Article 20 of this
570	Contract.
571	(e) The Contractor shall pay for any Water Delivered under subdivision (d), (f), or (g)
572	of Article 3 of this Contract as determined by the Contracting Officer pursuant to applicable statutes,
573	associated regulations, any applicable provisions of guidelines or ratesetting policies; Provided, That the
574	Rate for Water Delivered under subdivision (d) of Article 3 of this Contract shall be no more than the
575	otherwise applicable Rate for Irrigation Water or Other Water under subdivision (a) of this Article.
576	(f) Payments to be made by the Contractor to the United States under this Contract
577	may be paid from any revenues available to the Contractor.
578	(g) All revenues received by the United States from the Contractor relating to the
579	delivery of Project Water or the delivery of non-project water through Project facilities shall be allocated
580	and applied in accordance with Federal Reclamation law and the associated rules or regulations, and the
581	then current Project ratesetting policies for M&I water or Irrigation Water.

582	(h) The Contracting Officer shall keep its accounts pertaining to the administration of the
583	financial terms and conditions of its long-term contracts, in accordance with applicable Federal standards, so
584	as to reflect the application of Project costs and revenues. The Contracting Officer shall, each Year upon
585	request of the Contractor, provide to the Contractor a detailed accounting of all Project and Contractor
586	expense allocations, the disposition of all Project and Contractor revenues, and a summary of all water
587	delivery information. The Contracting Officer and the Contractor shall enter into good faith negotiations to
588	resolve any discrepancies or disputes relating to accountings, reports, or information.
589	(i) The parties acknowledge and agree that the efficient administration of this Contract
590	is their mutual goal. Recognizing that experience has demonstrated that mechanisms, policies, and
591	procedures used for establishing Rates, Charges, and Tiered Pricing Components, and/or for making and
592	allocating payments, other than those set forth in this Article may be in the mutual best interest of the parties,
593	it is expressly agreed that the parties may enter into agreements to modify the mechanisms, policies, and
594	procedures for any of those purposes while this Contract is in effect without amending this Contract.
595	(j) (1) Beginning at such time as the total of the deliveries of Class 1 Water and
596	Class 2 Water in a Year exceed eighty (80%) percent of the Contract Total, then before the end of the
597	month following the month of delivery the Contractor shall make an additional payment to the United States
598	equal to the applicable Tiered Pricing Component. The Tiered Pricing Component for the total of the
599	deliveries of Class 1 Water and Class 2 Water in excess of eighty (80%) percent of the Contract Total, but
600	less than or equal to ninety (90%) percent of the Contract Total, shall equal the one-half of the difference

601	between the Rate established under subdivision (a) of Article 7 of this Contract and the Irrigation Full Cost
602	Water Rate or M&I Full Cost Water Rate, whichever is applicable. The Tiered Pricing Component for the
603	total of the deliveries of Class 1 Water and Class 2 Water which exceeds ninety (90%) percent of the
604	Contract Total shall equal the difference between (i) the Rate established under subdivision (a) of Article 7
605	of this Contract and (ii) the Irrigation Full Cost Water Rate or M&I Full Cost Water Rate, whichever is
606	applicable.
607	(2) Subject to the Contracting Officer's written approval, the Contractor may
608	request and receive an exemption from such Tiered Pricing Components for Project Water delivered to
609	produce a crop which the Contracting Officer determines will provide significant and quantifiable habitat
610	values for waterfowl in fields where the water is used and the crops are produced; Provided, That the
611	exemption from the Tiered Pricing Components for Irrigation Water shall apply only if such habitat values
612	can be assured consistent with the purposes of CVPIA through binding agreements executed with or
613	approved by the Contracting Officer prior to use of such water.
614	(3) For purposes of determining the applicability of the Tiered Pricing
615	Components pursuant to this Article, Water Delivered shall include Project Water that the Contractor
616	transfers to others but shall not include Project Water transferred and delivered to the Contractor.
617	(k) For the term of this Contract, Rates under the respective ratesetting policies will be
618	established to recover only reimbursable "operation and maintenance" (including any deficits) and capital
619	costs of the Project, as those terms are used in the then-current Project ratesetting policies, and interest,
620	where appropriate, except in instances where a minimum Rate is applicable in accordance with the relevant

621	Project ratesetting policy. Changes of significance in practices which implement the Contracting Officer's
622	ratesetting policies will not be implemented until the Contracting Officer has provided the Contractor an
623	opportunity to discuss the nature, need, and impact of the proposed change.
624	(l) Except as provided in subsections 3405(a)(1)(B) and 3405(f) of the CVPIA, the
625	Rates for Project Water transferred by the Contractor shall be the Contractor's Rates adjusted upward or
626	downward to reflect the changed costs of delivery (if any) of the transferred Project Water to the
627	transferee's point of delivery in accordance with the then applicable CVP Ratesetting Policy. If the
628	Contractor is receiving lower Rates and Charges because of inability to pay and is transferring Project
629	Water to another entity whose Rates and Charges are not adjusted due to inability to pay, the Rates and
630	Charges for transferred Project Water shall be the Contractor's Rates and Charges unadjusted for ability to
631	pay.
632	(m) Pursuant to the Act of October 27, 1986 (100 Stat. 3050), the Contracting Officer
633	is authorized to adjust determinations of ability to pay every five (5) years.
634	NON-INTEREST BEARING OPERATION AND MAINTENANCE DEFICITS
635	8. The Contractor and the Contracting Officer concur that, as of the effective date of this
636	Contract, the Contractor has no non-interest bearing operation and maintenance deficits and shall have no
637	further liability therefor.
638	SALES, TRANSFERS, OR EXCHANGES OF WATER
639	9. (a) The right to receive Project Water provided for in this Contract may be sold,
640	transferred, or exchanged to others for reasonable and beneficial uses within the State of California if such

641	sale, transfer, or exchange is authorized by applicable Federal and State laws, and applicable guidelines or
642	regulations then in effect. No sale, transfer, or exchange of Project Water under this Contract may take
643	place without the prior written approval of the Contracting Officer, except as provided for in subdivision (b)
644	of this Article, and no such sales, transfers, or exchanges shall be approved absent compliance with
645	appropriate environmental documentation including but not limited to the National Environmental Policy Act
646	and the Endangered Species Act. Such environmental documentation should include, as appropriate, an
647	analysis of groundwater impacts and economic and social effects, including environmental justice, of the
648	proposed water transfers on both the transferor and transferee.
649	(b) In order to facilitate efficient water management by means of water transfers of the
650	type historically carried out among Project Contractors located within the same geographical area and to
651	allow the Contractor to participate in an accelerated water transfer program during the term of this Contract,
652	the Contracting Officer shall prepare, as appropriate, necessary environmental documentation including, but
653	not limited to, the National Environmental Policy Act and the Endangered Species Act analyzing annual
654	transfers within such geographical areas and the Contracting Officer shall determine whether such transfers
655	comply with applicable law. Following the completion of the environmental documentation, such transfers
656	addressed in such documentation shall be conducted with advance notice to the Contracting Officer, but
657	shall not require prior written approval by the Contracting Officer. Such environmental documentation and
658	the Contracting Officer's compliance determination shall be reviewed every five (5) years and updated, as
659	necessary, prior to the expiration of the then existing five (5) -year period. All subsequent environmental
660	documentation shall include an alternative to evaluate not less than the quantity of Project Water historically

transferred within the same geographical area.

662	(c) For a water transfer to qualify under subdivision (b) of this Article, such water
663	transfer must: (i) be for irrigation purposes for lands irrigated within the previous three (3) years, for M&I
664	use, groundwater recharge, groundwater banking, similar groundwater activities, surface water storage, or
665	fish and wildlife resources; not lead to land conversion; and be delivered to established cropland, wildlife
666	refuges, groundwater basins or municipal and industrial use; (ii) occur within a single Year; (iii) occur
667	between a willing seller and a willing buyer; (iv) convey water through existing facilities with no new
668	construction or modifications to facilities and be between existing Project Contractors and/or the Contractor
669	and the United States, Department of the Interior; and (v) comply with all applicable Federal, State, and
670	local or tribal laws and requirements imposed for protection of the environment and Indian Trust Assets, as
671	defined under Federal law.
672	APPLICATION OF PAYMENTS AND ADJUSTMENTS
673	10. (a) The amount of any overpayment by the Contractor of the Contractor's O&M,
674	Capital, and deficit (if any) obligations for the Year shall be applied first to any current liabilities of the
675	Contractor arising out of this Contract then due and payable. Overpayments of more than One Thousand
676	Dollars (\$1,000) shall be refunded at the Contractor's request. In lieu of a refund, any amount of such
677	overpayment at the option of the Contractor, may be credited against amounts to become due to the United
678	States by the Contractor. With respect to overpayment, such refund or adjustment shall constitute the sole
679	remedy of the Contractor or anyone having or claiming to have the right to the use of any of the Project
680	Water supply provided for herein. All credits and refunds of overpayments shall be made within thirty (30)

681	days of the Contracting Officer obtaining direction as to how to credit or refund such overpayment in
682	response to the notice to the Contractor that it has finalized the accounts for the Year in which the
683	overpayment was made.
684	(b) All advances for miscellaneous costs incurred for work requested by the Contractor
685	pursuant to Article 25 of this Contract shall be adjusted to reflect the actual costs when the work has been
686	completed. If the advances exceed the actual costs incurred, the difference will be refunded to the
687	Contractor. If the actual costs exceed the Contractor's advances, the Contractor will be billed for the
688	additional costs pursuant to Article 25 of this Contract.
689	TEMPORARY REDUCTIONSRETURN FLOWS
690	11. (a) Subject to: (i) the authorized purposes and priorities of the Project and the
691	requirements of Federal law and (ii) the obligations of the United States under existing contracts, or renewals
692	thereof, providing for water deliveries from the Project, the Contracting Officer shall make all reasonable
693	efforts to optimize Project Water deliveries to the Contractor as provided in this Contract.
694	(b) The Contracting Officer or Operating Non-Federal Entity may temporarily
695	discontinue or reduce the quantity of Water Delivered to the Contractor as herein provided for the purposes
696	of investigation, inspection, maintenance, repair, or replacement of any of the Project facilities or any part
697	thereof necessary for the delivery of Project Water to the Contractor, but so far as feasible the Contracting
698	Officer or Operating Non-Federal Entity will give the Contractor due notice in advance of such temporary
699	discontinuance or reduction, except in case of emergency, in which case no notice need be given; Provided,

700	That the United States shall use its best efforts to avoid any discontinuance or reduction in such service.
701	Upon resumption of service after such reduction or discontinuance, and if requested by the Contractor, the
702	United States will, if possible, deliver the quantity of Project Water which would have been delivered
703	hereunder in the absence of such discontinuance or reduction.
704	(c) The United States reserves the right to all seepage and return flow water derived
705	from Water Delivered to the Contractor hereunder which escapes or is discharged beyond the Contractor's
706	Service Area; Provided, That this shall not be construed as claiming for the United States any right as
707	seepage or return flow to water being used pursuant to this Contract for surface irrigation or underground
708	storage either being put to reasonable and beneficial use pursuant to this Contract within the Contractor's
709	Service Area by the Contractor or those claiming by, through, or under the Contractor. For purposes of this
710	subdivision, groundwater recharge, groundwater banking and all similar groundwater activities will be
711	deemed to be underground storage.
712	CONSTRAINTS ON THE AVAILABILITY OF WATER
713	12. (a) In its operation of the Project, the Contracting Officer will use all reasonable means
714	to guard against a Condition of Shortage in the quantity of water to be made available to the Contractor
715	pursuant to this Contract. In the event the Contracting Officer determines that a Condition of Shortage
716	appears probable, the Contracting Officer will notify the Contractor of said determination as soon as
717	practicable.
718	(b) If there is a Condition of Shortage because of errors in physical operations of the
719	Project, drought, other physical causes beyond the control of the Contracting Officer or actions taken by the

720	Contracting Officer to meet legal obligations then, except as provided in subdivision (a) of Article 18 of this
721	Contract, no liability shall accrue against the United States or any of its officers, agents, or employees for
722	any damage, direct or indirect, arising therefrom.
723	(c) The United States shall not execute contracts which together with this Contract, shall
724	in the aggregate provide for furnishing during the life of this Contract or any renewals hereof Class 1 Water
725	in excess of 800,000 acre-feet per Year or Class 2 Water in excess of 1,401,475 acre-feet per Year;
726	Provided, That, subject to subdivision (1) of Article 3 of this Contract, the limitation placed on Class 2 Water
727	contracts shall not prohibit the United States from entering into temporary contracts of one year or less in
728	duration for delivery of Project Water to other entities if such water is not necessary to meet the schedules
729	as may be submitted by all Friant Division
730	long-term water service contractors entitled to receive Class 1 Water and/or Class 2 Water under their
731	water service contracts. Nothing in this subdivision shall limit the Contracting Officer's ability to take actions
732	that result in the availability of new water supplies to be used for Project purposes and allocating such new
733	supplies; Provided, That the Contracting Officer shall not take such actions until after consultation with the
734	Friant Division Project Contractors.
735	(d) The Contracting Officer shall not deliver any Class 2 Water pursuant to this or any
736	other contract for water service heretofore or hereafter entered into any Year unless and until the
737	Contracting Officer determines that the cumulative total quantity of Class 1 Water specified in subdivision (c)
738	of this Article will be available for delivery in said Year. If the Contracting Officer determines there is or will
739	be a shortage in any Year in the quantity of Class 1 Water available for delivery, the Contracting Officer

740	shall apportion the available Class 1 Water among all contractors entitled to receive such water that will be
741	made available at Friant Dam in accordance with the following:
742	(1) A determination shall be made of the total quantity of Class 1 Water at
743	Friant Dam which is available for meeting Class 1 Water contractual commitments, the amount so
744	determined being herein referred to as the available supply.
745	(2) The total available Class 1 supply shall be divided by the Class 1 Water
746	contractual commitments, the quotient thus obtained being herein referred to as the Class 1 apportionment
747	coefficient.

748	(3) The total quantity of Class 1 Water under Article 3 of this Contract shall be
749	multiplied by the Class 1 apportionment coefficient and the result shall be the quantity of Class 1 Water
750	required to be delivered by the Contracting Officer to the Contractor for the respective Year, but in no
751	event shall such amount exceed the total quantity of Class 1 Water specified in subdivision (a) of Article 3 of
752	this Contract.
753	(e) If the Contracting Officer determines there is less than the quantity of Class 2 Water
754	which the Contractor otherwise would be entitled to receive pursuant to Article 3 of this Contract, the
755	quantity of Class 2 Water which shall be furnished to the Contractor by the Contracting Officer will be
756	determined in the manner set forth in paragraphs (1), (2), and (3), of subdivision (d) of this Article
757	substituting the term "Class 2" for the term "Class 1."
758	(f) In the event that in any Year there is made available to the Contractor, by reason of
759	any shortage or apportionment as provided in subdivisions (a), (d) or (e) of this Article, or any
760	discontinuance or reduction of service as set forth in subdivision (a) of Article 11 of this Contract, less than
761	the quantity of water which the Contractor otherwise would be entitled to receive hereunder, there shall be
762	made an adjustment on account of the amounts already paid to the Contracting Officer by the Contractor for
763	Class 1 Water and Class 2 Water for said Year in accordance with Article 10 of this Contract.
764	UNAVOIDABLE GROUNDWATER PERCOLATION
765	13. To the extent applicable, the Contractor shall not be deemed to have delivered Irrigation
766	Water to Excess Lands or Ineligible Lands within the meaning of this Contract if such lands

767 are irrigated with groundwater that reaches the underground strata as an unavoidable result of the delivery of 768 Irrigation Water by the Contractor to Eligible Lands. 769 **RULES AND REGULATIONS** 770 14. (a) The parties agree that the delivery of Irrigation Water or use of Federal facilities 771 pursuant to this Contract is subject to Federal Reclamation law, including but not limited to, the Reclamation 772 Reform Act of 1982 (43 U.S.C.390aa et seq.), as amended and supplemented, and the rules and 773 regulations promulgated by the Secretary of the Interior under Federal Reclamation law. 774 (b) The terms of this Contract are subject to any enforceable order, judgment and/or 775 settlement in <u>NRDC v. Patterson</u>, No. CIVS 88-1658-LKK-EM and shall be timely modified as necessary 776 to effectuate or facilitate any final order, judgment or settlement in said litigation. 777 (c) The parties acknowledge that, as of the effective date of this Contract, active 778 settlement discussions are underway in NRDC v. Patterson between Friant Division water service 779 contractors, representatives of the Contracting Officer, and the plaintiffs in <u>NRDC v. Patterson</u>. The mutual 780 goals of the parties to those discussions are (i) to expeditiously evaluate and implement, on a mutually 781 acceptable basis, instream and related measures that will restore ecological functions and hydrologic and 782 geomorphologic processes of the San Joaquin River below Friant Dam to a level that restores and maintains 783 fish populations in good condition, including but not limited to naturally-reproducing, self-sustaining 784 populations of chinook salmon and (ii) to accomplish these restoration goals while not adversely impacting 785 the overall sufficiency, reliability and cost of water supplies to Friant Division water users. The Contractor 786 has been actively participating, and intends to continue to participate in such settlement discussions. Except 787 as provided in this Contract, this Contract does

788	not add to the obligations of the parties, if any, relating to the San Joaquin River. This Contract does not
789	limit or detract from the obligations of the parties, if any, relating to the San Joaquin River.
790	WATER AND AIR POLLUTION CONTROL
791 792 793	15. The Contractor, in carrying out this Contract, shall comply with all applicable water and air pollution laws and regulations of the United States and the State of California, and shall obtain all required permits or licenses from the appropriate Federal, State, or local authorities.
794	QUALITY OF WATER
795	16. (a) Project facilities used to deliver Project Water to the Contractor pursuant to this
796	Contract shall be operated and maintained to enable the United States to deliver Project Water to the
797	Contractor in accordance with the water quality standards specified in subsection 2(b) of the Act of August
798	26, 1937 (50 Stat. 865), as added by Section 101 of the Act of October 27, 1986 (100 Stat. 3050) or
799	other existing Federal laws. The United States is under no obligation to construct or furnish water treatment
800	facilities to maintain or to improve the quality of Water Delivered to the Contractor pursuant to this
801	Contract. The United States does not warrant the quality of Water Delivered to the Contractor pursuant to
802	this Contract.
803	(b) The Operation and Maintenance of Project facilities shall be performed in such
804	manner as is practicable to maintain the quality of raw water made available through such facilities at the
805	highest level reasonably attainable as determined by the Contracting Officer. The Contractor shall be
806	responsible for compliance with all State and Federal water quality standards applicable to surface and
807	subsurface agricultural drainage discharges generated through the use of Federal or Contractor facilities or

808 Project Water provided by the Contractor within the Contractor's Service Area.

809WATER ACQUIRED BY THE CONTRACTOR810OTHER THAN FROM THE UNITED STATES

811	17. (a) Water or water rights now owned or hereafter acquired by the Contractor other
812	than from the United States and Irrigation Water furnished pursuant to the terms of this Contract may be
813	simultaneously transported through the same distribution facilities of the Contractor subject to the following:
814	(i) if the facilities utilized for commingling Irrigation Water and non-project water were constructed without
815	funds made available pursuant to Federal Reclamation law, the provisions of Federal Reclamation law will
816	be applicable only to the Landholders of lands which receive Irrigation Water; (ii) the eligibility of land to
817	receive Irrigation Water must be established through the certification requirements as specified in the
818	Acreage Limitation Rules and Regulations (43 CFR
819	Part 426); (iii) the water requirements of Eligible Lands within the Contractor's Service Area can be
820	established and the quantity of Irrigation Water to be utilized is less than or equal to the quantity necessary to
821	irrigate such Eligible Lands. The Contractor and the Contracting Officer concur that, as of the effective date
822	of this Contract, the Contractor has a distribution system that was constructed without the use of federally
823	financed funds. The use of this distribution system is not subject to the provisions of this subdivision of this
824	Article.
825	(b) Water or water rights now owned or hereafter acquired by the Contractor, other
826	than from the United States or adverse to the Project or its contractors (i.e., non-project water), may be

- stored, conveyed and/or diverted through Project facilities, subject to the completion of appropriate
- 828 environmental documentation, with the approval of the Contracting Officer and the execution of any contract

829	determined by the Contracting Officer to be necessary, consistent with the following provisions:
830	(1) The Contractor may introduce non-project water into Project facilities and
831	deliver said water to lands within the Contractor's Service Area, including Ineligible Lands, subject to
832	payment to the United States and/or to any applicable Operating Non-Federal Entity of an appropriate rate
833	as determined by the CVP Ratesetting Policy and the RRA, each as amended, modified or superseded from
834	time to time. In addition, if electrical power is required to pump non-project water through the facilities, the
835	Contractor shall be responsible for obtaining the necessary power and paying the necessary charges
836	therefor.
837	(2) Delivery of such non-project water in and through Project facilities shall only
838	be allowed to the extent such deliveries do not: (i) interfere with other Project purposes as determined by
839	the Contracting Officer; (ii) reduce the quantity or quality of water available to other Project water service
840	contractors; (iii) interfere with the delivery of contractual water entitlements to any other Project water
841	service contractors; or (iv) interfere with the physical maintenance of the Project facilities.
842	(3) Neither the United States nor the Operating Non-Federal Entity shall be
843	responsible for control, care or distribution of the non-project water before it is introduced into or after it is
844	delivered from the Project facilities. The Contractor hereby releases and agrees to defend and indemnify the
845	United States and the Operating Non-Federal Entity, and their respective officers, agents, and employees,
846	from any claim for damage to persons or property, direct or indirect, resulting from Contractor's diversion
847	or extraction of non-project water from any source.
848	(4) Diversion of such non-project water into Project facilities shall be consistent
849	with all applicable laws, and if involving groundwater, consistent with any groundwater management plan for

the area from which it was extracted.

851	(5) After Project purposes are met, as determined by the Contracting Officer,
852	the United States and the Contractor shall share priority to utilize the remaining capacity of the facilities
853	declared to be available by the Contracting Officer for conveyance and transportation of non-project water
854	prior to any such remaining capacity being made available to non-Project contractors.
855	<b>OPINIONS AND DETERMINATIONS</b>
856	18. (a) Where the terms of this Contract provide for actions to be based upon the opinion
857	or determination of either party to this Contract, said terms shall not be construed as permitting such action
858	to be predicated upon arbitrary, capricious, or unreasonable opinions or determinations. Both parties,
859	notwithstanding any other provisions of this Contract, expressly reserve the right to seek relief from and
860	appropriate adjustment for any such arbitrary, capricious, or unreasonable opinion or determination. Each
861	opinion or determination by either party shall be provided in a timely manner. Nothing in subdivision (a) of
862	Article 18 of this Contract is intended to or shall affect or alter the standard of judicial review applicable
863	under federal law to any opinion or determination implementing a specific provision of federal law embodied
864	in statute or regulation.
865	(b) The Contracting Officer shall have the right to make determinations necessary to
866	administer this Contract that are consistent with the provisions of this Contract, the laws of the United States
867	and of the State of California, and the rules and regulations promulgated by the Secretary of the Interior.

868 Such determinations shall be made in consultation with the Contractor to the extent reasonably practicable.

888

# COORDINATION AND COOPERATION

870	19. (a) In order to further their mutual goals and objectives, the Contracting Officer and the
871	Contractor shall communicate, coordinate, and cooperate with each other, and with other affected Project
872	Contractors, in order to improve the operation and management of the Project. The communication,
873	coordination, and cooperation regarding operations and management shall include, but not be limited to, any
874	action which will or may materially affect the quantity or quality of Project Water supply, the allocation of
875	Project Water supply, and Project financial matters including, but not limited to, budget issues. The
876	communication, coordination, and cooperation provided for hereunder shall extend to all provisions of this
877	Contract. Each party shall retain exclusive decision making authority for all actions, opinion, and
878	determinations to be made by the respective party.
879	(b) Within one-hundred twenty (120) days following the effective date of this Contract,
880	the Contractor, other affected Project Contractors, and the Contracting Officer shall arrange to meet with
881	interested Project Contractors to develop a mutually agreeable, written Project-wide process, which may be
882	amended as necessary separate and apart from this Contract. The goal of this process shall be to provide,
883	to the extent practicable, the means of mutual communication and interaction regarding significant decisions
884	concerning Project operation and management on a
885	real-time basis.
886	(c) In light of the factors referred to in subdivision (b) of Article 3 of this Contract, it is
887	the intent of the Secretary to improve water supply reliability. To carry out this intent:

(1) The Contracting Officer will, at the request of the Contractor, assist in the

889	development of integrated resource management plans for the Contractor. Further, the Contracting Officer
890	will, as appropriate, seek authorizations for implementation of partnerships to improve water supply, water
891	quality, and reliability.
892	(2) The Secretary will, as appropriate, pursue program and project
893	implementation and authorization in coordination with Project Contractors to improve the water supply,
894	water quality, and reliability of the Project for all Project purposes.
895	(3) The Secretary will coordinate with Project Contractors and the State of
896	California to seek improved water resource management.
897	(4) The Secretary will coordinate actions of agencies within the Department of
898	the Interior that may impact the availability of water for Project purposes.
899	(5) The Contracting Officer shall periodically, but not less than annually, hold
900	division level meetings to discuss Project operations, division level water management activities, and other
901	issues as appropriate.
902	(d) Without limiting the contractual obligations of the Contracting Officer hereunder,
903	nothing in this Contract shall be construed to limit or constrain the Contracting Officer's ability to
904	communicate, coordinate, and cooperate with the Contractor or other interested stakeholders or to make
905	decisions in a timely fashion as needed to protect health, safety, physical integrity of structures or facilities, or
906	the Contracting Officer's ability to comply with applicable laws.
907	CHARGES FOR DELINQUENT PAYMENTS
908	20. (a) The Contractor shall be subject to interest, administrative and penalty charges on

delinquent installments or payments. When a payment is not received by the due date, the Contractor shall pay an interest charge for each day the payment is delinquent beyond the due date. When a payment becomes sixty (60) days delinquent, the Contractor shall pay an administrative charge to cover additional costs of billing and processing the delinquent payment. When a payment is delinquent ninety (90) days or more, the Contractor shall pay an additional penalty charge of six (6%) percent per year for each day the payment is delinquent beyond the due date. Further, the Contractor shall pay any fees incurred for debt collection services associated with a delinquent payment.

(b) The interest charge rate shall be the greater of the rate prescribed quarterly in the
Federal Register by the Department of the Treasury for application to overdue payments, or 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 determined as of the due date and remain
fixed for the duration of the delinquent period.

921 (c) When a partial payment on a delinquent account is received, the amount received
922 shall be applied, first to the penalty, second to the administrative charges, third to the accrued interest, and
923 finally to the overdue payment.

924

EQUAL OPPORTUNITY

925 21. During the performance of this Contract, the Contractor agrees as follows:

926 The Contractor will not discriminate against any employee or applicant for (a) 927 employment because of race, color, religion, sex, or national origin. The Contractor will take affirmative 928 action to ensure that applicants are employed, and that employees are treated during employment, without 929 regard to their race, color, religion, sex, or national origin. Such action shall include, but not be limited to, the following: Employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or 930 931 termination, rates of payment or other forms of compensation; and selection for training, including 932 apprenticeship. The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the Contracting Officer setting forth the provisions of this 933 nondiscrimination clause. 934

- (b) The Contractor will, in all solicitations or advertisements for employees placed by or
  on behalf of the Contractor, state that all qualified applicants will receive consideration for employment
  without discrimination because of race, color, religion, sex, or national origin.
- 938 (c) The Contractor will send to each labor union or representative of workers with
  939 which it has a collective bargaining agreement or other contract or understanding, a notice, to be provided
  940 by the Contracting Officer, advising the said labor union or workers' representative of the Contractor's

941 commitments under Section 202 of Executive Order 11246 of September 24, 1965, and shall post copies942 of the notice in conspicuous places available to employees and applicants for employment.

943 (d) The Contractor will comply with all provisions of Executive Order
944 No. 11246 of September 24, 1965, as amended, and of the rules, regulations, and relevant orders of the
945 Secretary of Labor.

(e) The Contractor will furnish all information and reports required by said amended
Executive Order and by the rules, regulations, and orders of the Secretary of Labor, or pursuant thereto,
and will permit access to its books, records, and accounts by the Contracting Officer and the Secretary of
Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.

(f) In the event of the Contractor's noncompliance with the nondiscrimination clauses of
this Contract or with any of the said rules, regulations, or orders, this Contract may be canceled, terminated,
or suspended, in whole or in part, and the Contractor may be declared ineligible for further Government
contracts in accordance with procedures authorized in said amended Executive Order, and such other
sanctions may be imposed and remedies invoked as provided in said Executive Order, or by rule, regulation,
or order of the Secretary of Labor, or as otherwise provided by law.

- 956 The Contractor will include the provisions of paragraphs (a) through (g) in every (g) 957 subcontract or purchase order unless exempted by the rules, regulations, or orders of the Secretary of 958 Labor issued pursuant to Section 204 of said amended Executive Order, so that such provisions will be binding upon each subcontractor or vendor. The Contractor will take such action with respect to any 959 960 subcontract or purchase order as may be directed by the Secretary of Labor as a means of enforcing such 961 provisions, including sanctions for noncompliance: Provided, however, That in the event the Contractor 962 becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such 963 direction, the Contractor may request the United States to enter into such litigation to protect the interests of 964 the United States.
- 965

# GENERAL OBLIGATION--BENEFITS CONDITIONED UPON PAYMENT

22. (a) The obligation of the Contractor to pay the United States as provided in this
Contract is a general obligation of the Contractor notwithstanding the manner in which the obligation may be
distributed among the Contractor's water users and notwithstanding the default of individual water users in
their obligations to the Contractor.

(b) The payment of charges becoming due hereunder is a condition precedent to
receiving benefits under this Contract. The United States shall not make water available to the Contractor

through Project facilities during any period in which the Contractor may be in arrears in the advance
payment of water rates due the United States. The Contractor shall not furnish water made available
pursuant to this Contract for lands or parties which are in arrears in the advance payment of water rates
levied or established by the Contractor.

976

- With respect to subdivision (b) of this Article, the Contractor shall have no
- 977 obligation to require advance payment for water rates which it levies.

(c)

978

# COMPLIANCE WITH CIVIL RIGHTS LAWS AND REGULATIONS

979 23. (a) The Contractor shall comply with Title VI of the Civil Rights Act of 1964 (42
980 U.S.C. 2000d), Section 504 of the Rehabilitation Act of 1975 (P.L. 93-112, as amended), the Age
981 Discrimination Act of 1975 (42 U.S.C. 6101, et seq.) and any other applicable civil rights laws, as well as
982 with their respective implementing regulations and guidelines imposed by the U.S. Department of the Interior
983 and/or Bureau of Reclamation.

(b) These statutes require that no person in the United States shall, on the grounds of
race, color, national origin, handicap, or age, be excluded from participation in, be denied the benefits of, or
be otherwise subjected to discrimination under any program or activity receiving financial assistance from the
Bureau of Reclamation. By executing this Contract, the Contractor agrees to immediately take any
measures necessary to implement this obligation, including permitting officials of the United States to inspect
premises, programs, and documents.

(c) The Contractor makes this agreement in consideration of and for the purpose of
obtaining any and all Federal grants, loans, contracts, property discounts, or other Federal financial
assistance extended after the date hereof to the Contractor by the Bureau of Reclamation, including
installment payments after such date on account of arrangements for Federal financial assistance which were
approved before such date. The Contractor recognizes and agrees that such Federal assistance will be
extended in reliance on the representations and agreements made in this Article, and that the United States
reserves the right to seek judicial enforcement thereof.

997

# PRIVACY ACT COMPLIANCE

998 24. (a) The Contractor shall comply with the Privacy Act of 1974 (5 U.S.C. 552a) (the
999 Act) and the Department of the Interior rules and regulations under the Act (43 CFR 2.45 et seq.) in
1000 maintaining Landholder acreage certification and reporting records, required to be submitted to the
1001 Contractor for compliance with Sections 206 and 228 of the Reclamation Reform Act of 1982 (96 Stat.
1002 1266), and pursuant to 43 CFR 426.18.

1003 (b) With respect to the application and administration of the criminal penalty provisions 1004 of the Act (5 U.S.C. 552a(i)), the Contractor and the Contractor's employees responsible for maintaining 1005 the certification and reporting records referenced in (a) above are considered to be employees of the 1006 Department of the Interior. See 5 U.S.C. 552a(m).

1007 (c) The Contracting Officer or a designated representative shall provide the Contractor
1008 with current copies of the Interior Department Privacy Act regulations and the Bureau of Reclamation
1009 Federal Register Privacy Act System of Records Notice (Acreage Limitation--Interior, Reclamation-31)
1010 which govern the maintenance, safeguarding, and disclosure of information contained in the Landholder's
1011 certification and reporting records.

1012 (d) The Contracting Officer shall designate a full-time employee of the Bureau of
1013 Reclamation to be the System Manager who shall be responsible for making decisions on denials pursuant to
1014 43 CFR 2.61 and 2.64 amendment requests pursuant to 43 CFR 2.72. The Contractor is authorized to
1015 grant requests by individuals for access to their own records.

1016 (e) The Contractor shall forward promptly to the System Manager each proposed 1017 denial of access under 43 CFR 2.64; and each request for amendment of records filed under 43 CFR 2.71; 1018 notify the requester accordingly of such referral; and provide the System Manager with information and 1019 records necessary to prepare an appropriate response to the requester. These requirements do not apply to 1020 individuals seeking access to their own certification and reporting forms filed with the Contractor pursuant to 1021 43 CFR 426.18, unless the requester elects to cite the Privacy Act as a basis for the request.

1022

#### CONTRACTOR TO PAY CERTAIN MISCELLANEOUS COSTS

- 1023 25. In addition to all other payments to be made by the Contractor pursuant to this Contract, the
- 1024 Contractor shall pay to the United States, within sixty (60) days after receipt of a bill and detailed statement
- submitted by the Contracting Officer to the Contractor for such specific items of direct cost incurred by the
- 1026 United States for work requested by the Contractor associated with this Contract plus indirect costs in
- 1027 accordance with applicable Bureau of Reclamation policies and procedures. All such amounts referred to in
- 1028 this Article shall not exceed the amount agreed to in writing in advance by the Contractor. This Article shall
- 1029 not apply to costs for routine contract administration.

1030

#### WATER CONSERVATION

1031	26. (a) Prior to the delivery of water provided from or conveyed through Federally
1032	constructed or Federally financed facilities pursuant to this Contract, the Contractor shall be implementing an
1033	effective water conservation and efficiency program based on the Contractor's water conservation plan that
1034	has been determined by the Contracting Officer to meet the conservation and efficiency criteria for
1035	evaluating water conservation plans established under Federal law. The water conservation and efficiency
1036	program shall contain definite water conservation objectives, appropriate economically feasible water
1037	conservation measures, and time schedules for meeting those objectives. Continued Project Water delivery
1038	pursuant to this Contract shall be contingent upon the Contractor's continued implementation of such water
1039	conservation program. In the event the Contractor's water conservation plan or any revised water
1040	conservation plan completed pursuant to subdivision (d) of Article 26 of this Contract have not yet been
1041	determined by the Contracting Officer to meet such criteria, due to circumstances which the Contracting
1042	Officer determines are beyond the control of the Contractor, water deliveries shall be made under this
1043	Contract so long as the Contractor diligently works with the Contracting Officer to obtain such
1044	determination at the earliest practicable date, and thereafter the Contractor immediately begins implementing
1045	its water conservation and efficiency program in accordance with the time schedules therein.
1046	(b) Omitted.
1047	(c) The Contractor shall submit to the Contracting Officer a report on the status of its
1048	implementation of the water conservation plan on the reporting dates specified in the then existing
1049	conservation and efficiency criteria established under Federal law.
1050	(d) At five (5) -year intervals, the Contractor shall revise its water conservation plan to

1051	reflect the then current conservation and efficiency criteria for evaluating water conservation plans
1052	established under Federal law and submit such revised water management plan to the Contracting Officer
1053	for review and evaluation. The Contracting Officer will then determine if the water conservation plan meets
1054	Reclamation's then current conservation and efficiency criteria for evaluating water conservation plans
1055	established under Federal law.
1056	(e) If the Contractor is engaged in direct groundwater recharge, such activity shall be
1057	described in the Contractor's water conservation plan.
1058	EXISTING OR ACQUIRED WATER OR WATER RIGHTS
1059	27. Except as specifically provided in Article 17 of this Contract, the provisions of this Contract
1060	shall not be applicable to or affect non-project water or water rights now owned or hereafter acquired by
1061	the Contractor or any user of such water within the Contractor's Service Area. Any such water shall not be
1062	considered Project Water under this Contract. In addition, this Contract shall not be construed as limiting or
1063	curtailing any rights which the Contractor or any water user within the Contractor's Service Area acquires or
1064	has available under any other contract pursuant to Federal Reclamation law.
1065	<b>OPERATION AND MAINTENANCE BY NON-FEDERAL ENTITY</b>
1066	28. (a) The Operation and Maintenance of a portion of the Project facilities which serve the
1067	Contractor, and responsibility for funding a portion of the costs of such Operation and Maintenance, have
1068	been transferred to the Operating Non-Federal Entity by separate agreement

1069 between the United States and the Operating Non-Federal Entity. That separate agreement shall not

interfere with or affect the rights or obligations of the Contractor or the United States hereunder.

- 1071 (b) The Contracting Officer has previously notified the Contractor in writing that the 1072 Operation and Maintenance of a portion of the Project facilities which serve the Contractor has been 1073 transferred to the Operating Non-Federal Entity, and therefore, the Contractor shall pay directly to the 1074 Operating Non-Federal Entity, or to any successor approved by the Contracting Officer under the terms 1075 and conditions of the separate agreement between the United States and the Operating Non-Federal Entity 1076 described in subdivision (a) of this Article, all rates, charges or assessments of any kind, including any 1077 assessment for reserve funds, which the Operating Non-Federal Entity or such successor determines, sets or 1078 establishes for (i) the Operation and Maintenance of the portion of the Project facilities operated and 1079 maintained by the Operating Non-Federal Entity or such successor, or (ii) the Friant Division's share of the 1080 operation, maintenance and replacement costs for physical works and appurtenances associated with the 1081 Tracy Pumping Plant, the Delta-Mendota Canal, the O'Neill Pumping/Generating Plant, the federal share of 1082 the O'Neill Forebay, the Mendota Pool, and the federal share of San Luis Unit joint use conveyance and 1083 conveyance pumping facilities. Such direct payments to the Operating Non-Federal Entity or such successor shall not relieve the Contractor of its obligation to pay directly to the United States the 1084 1085 Contractor's share of the Project Rates, Charges, and Tiered Pricing Components except to the extent the 1086 Operating Non-Federal Entity collects payments on behalf of the United States in accordance with the 1087 separate agreement identified in subdivision (a) of this Article.
- 1088

(c) For so long as the Operation and Maintenance of any portion of the Project facilities

1089	serving the Contractor is performed by the Operating Non-Federal Entity, or any successor thereto, the
1090	Contracting Officer shall adjust those components of the Rates for Water Delivered under this Contract
1091	representing the cost associated with the activity being performed by the Operating Non-Federal Entity or
1092	its successor.
1093	(d) In the event the Operation and Maintenance of the Project facilities operated and
1094	maintained by the Operating Non-Federal Entity is re-assumed by the United States during the term of this
1095	Contract, the Contracting Officer shall so notify the Contractor, in writing, and present to the Contractor a
1096	revised Exhibit "B" which shall include the portion of the Rates to be paid by the Contractor for Project
1097	Water under this Contract representing the Operation and Maintenance costs of the portion of such Project
1098	facilities which have been re-assumed. The Contractor shall, thereafter, in the absence of written notification
1099	from the Contracting Officer to the contrary, pay the Rates, Charges, and Tiered Pricing Component(s)
1100	specified in the revised Exhibit "B" directly to the United States in compliance with Article 7 of this Contract.
1101	CONTINGENT ON APPROPRIATION OR ALLOTMENT OF FUNDS
1102 1103 1104 1105	29. The expenditure or advance of any money or the performance of any obligation of the United States under this Contract shall be contingent upon appropriation or allotment of funds. Absence of appropriation or allotment of funds shall not relieve the Contractor from any obligations under this Contract. No liability shall accrue to the United States in case funds are not appropriated or allotted.
1106	BOOKS, RECORDS, AND REPORTS
1107 1108 1109 1110 1111 1112	30. (a) The Contractor shall establish and maintain accounts and other books and records pertaining to administration of the terms and conditions of this Contract, including: the Contractor's financial transactions, water supply data, and Project land and right-of-way agreements; the water users' land-use (crop census), land ownership, land-leasing and water use data; and other matters that the Contracting Officer may require. Reports thereon shall be furnished to the Contracting Officer in such form and on such date or dates as the Contracting Officer may require. Subject to applicable Federal laws and regulations,

1115       (b) Notwithstanding the provisions of subdivision (a) of this Article, no books, records,         1116       or other information shall be requested from the Contractor by the Contracting Officer unless such books,         1117       records, or information are reasonably related to the administration or performance of this Contract. Any         1118       such request shall allow the Contractor a reasonable period of time within which to provide the requested         1119       books, records, or information.         1120       (c) At such time as the Contractor provides information to the Contracting Officer         1121       pursuant to subdivision (a) of this Article, a copy of such information shall be provided to the Operating         1122       Non-Federal Entity.         1123       ASSIGNMENT LIMITED-SUCCESSORS AND ASSIGNS OBLIGATED         1124       31. (a) The provisions of this Contract or any right or interest therein shall be valid         1125       (b) The assignment of any right or interest in this Contract by either party shall not         1126       (b) The assignment of any right or interest in the written concurrence of         1129       said other party.         1120       (c) The Contracting Officer shall not unreasonably condition or withhold approval of         1131       any proposed assignment.	1113 1114	each party to this Contract shall have the right during office hours to examine and make copies of the other party's books and records relating to matters covered by this Contract.
1117       records, or information are reasonably related to the administration or performance of this Contract. Any         1118       such request shall allow the Contractor a reasonable period of time within which to provide the requested         1119       books, records, or information.         1120       (c) At such time as the Contractor provides information to the Contracting Officer         1121       pursuant to subdivision (a) of this Article, a copy of such information shall be provided to the Operating         1122       Non-Federal Entity.         1123       ASSIGNMENT LIMITED-SUCCESSORS AND ASSIGNS OBLIGATED         1124       31. (a) The provisions of this Contract shall apply to and bind the successors and assigns of         1125       the parties hereto, but no assignment or transfer of this Contract or any right or interest therein shall be valid         1126       (b) The assignment of any right or interest in this Contract by either party shall not         1128       interfere with the rights or obligations of the other party to this Contract absent the written concurrence of         1129       (c) The Contracting Officer shall not unreasonably condition or withhold approval of	1115	(b) Notwithstanding the provisions of subdivision (a) of this Article, no books, records,
1118       such request shall allow the Contractor a reasonable period of time within which to provide the requested         1119       books, records, or information.         1120       (c) At such time as the Contractor provides information to the Contracting Officer         1121       pursuant to subdivision (a) of this Article, a copy of such information shall be provided to the Operating         1122       Non-Federal Entity.         1123       ASSIGNMENT LIMITEDSUCCESSORS AND ASSIGNS OBLIGATED         1124       31. (a) The provisions of this Contract shall apply to and bind the successors and assigns of         1126       the parties hereto, but no assignment or transfer of this Contract or any right or interest therein shall be valid         1127       (b) The assignment of any right or interest in this Contract by either party shall not         1128       interfere with the rights or obligations of the other party to this Contract absent the written concurrence of         1129       said other party.         1130       (c) The Contracting Officer shall not unreasonably condition or withhold approval of	1116	or other information shall be requested from the Contractor by the Contracting Officer unless such books,
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1121       pursuant to subdivision (a) of this Article, a copy of such information shall be provided to the Operating         1122       Non-Federal Entity.         1123       ASSIGNMENT LIMITEDSUCCESSORS AND ASSIGNS OBLIGATED         1124       31. (a) The provisions of this Contract shall apply to and bind the successors and assigns of         1125       the parties hereto, but no assignment or transfer of this Contract or any right or interest therein shall be valid         1126       until approved in writing by the Contracting Officer.         1127       (b) The assignment of any right or interest in this Contract by either party shall not         1128       interfere with the rights or obligations of the other party to this Contract absent the written concurrence of         1129       said other party.         1130       (c) The Contracting Officer shall not unreasonably condition or withhold approval of	1119	books, records, or information.
<ul> <li>Non-Federal Entity.</li> <li>ASSIGNMENT LIMITEDSUCCESSORS AND ASSIGNS OBLIGATED</li> <li>31. (a) The provisions of this Contract shall apply to and bind the successors and assigns of the parties hereto, but no assignment or transfer of this Contract or any right or interest therein shall be valid until approved in writing by the Contracting Officer.</li> <li>(b) The assignment of any right or interest in this Contract by either party shall not interfere with the rights or obligations of the other party to this Contract absent the written concurrence of said other party.</li> <li>(c) The Contracting Officer shall not unreasonably condition or withhold approval of</li> </ul>	1120	(c) At such time as the Contractor provides information to the Contracting Officer
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1130 (c) The Contracting Officer shall not unreasonably condition or withhold approval of	1128	interfere with the rights or obligations of the other party to this Contract absent the written concurrence of
	1129	said other party.
1131 any proposed assignment.	1130	(c) The Contracting Officer shall not unreasonably condition or withhold approval of
	1131	any proposed assignment.

**SEVERABILITY** 

1132

1133	32. In the event that a person or entity who is neither (i) a party to a Project contract, nor (ii) a
1134	person or entity that receives Project Water from a party to a Project contract, nor (iii) an association or
1135	other form of organization whose primary function is to represent parties to Project contracts, brings an
1136	action in a court of competent jurisdiction challenging the legality or enforceability of a provision included in
1137	this Contract and said person, entity, association, or organization obtains a final court decision holding that
1138	such provision is legally invalid or unenforceable and the Contractor has not intervened in that lawsuit in
1139	support of the plaintiff(s), the parties to this Contract shall use their best efforts to (i) within thirty (30) days
1140	of the date of such final court decision identify by mutual agreement the provisions in this Contract which
1141	must be revised and (ii) within three (3) months thereafter promptly agree on the appropriate revision(s).
1142	The time periods specified above may be extended by mutual agreement of the parties. Pending the
1143	completion of the actions designated above, to the extent it can do so without violating any applicable
1144	provisions of law, the United States shall continue to make the quantities of Project Water specified in this
1145	Contract available to the Contractor pursuant to the provisions of this Contract which were not found to be
1146	legally invalid or unenforceable in the final court decision.
1147	RESOLUTION OF DISPUTES
1148	33. Should any dispute arise concerning any provisions of this Contract, or the parties' rights
1149	and obligations thereunder, the parties shall meet and confer in an attempt to resolve the dispute. Prior to
1150	the Contractor commencing any legal action, or the Contracting Officer referring any matter to Department
1151	of Justice, the party shall provide to the other party thirty (30) days' written notice of the intent to take such

1152 action; <u>Provided</u>, That such notice shall not be required where a delay in commencing an action would

1153	prejudice the interests of the party that intends to file suit. During the thirty (30) -day notice period, the
1154	Contractor and the Contracting Officer shall meet and confer in an attempt to resolve the dispute. Except as
1155	specifically provided, nothing herein is intended to waive or abridge any right or remedy that the Contractor
1156	or the United States may have.
1157	OFFICIALS NOT TO BENEFIT
1158 1159 1160	34. No Member of or Delegate to Congress, Resident Commissioner, or official of the Contractor shall benefit from this Contract other than as a water user or landowner in the same manner as other water users or landowners.
1161	CHANGES IN CONTRACTOR'S SERVICE AREA
1162 1163 1164	35. (a) While this Contract is in effect, no change may be made in the Contractor's Service Area or boundaries, by inclusion or exclusion of lands, dissolution, consolidation, merger, or otherwise, except upon the Contracting Officer's written consent.
1165	(b) Within thirty (30) days of receipt of a request for such a change, the Contracting
1166	Officer will notify the Contractor of any additional information required by the Contracting Officer for
1167	processing said request, and both parties will meet to establish a mutually agreeable schedule for timely
1168	completion of the process. Such process will analyze whether the proposed change is likely to: (i) result in
1169	the use of Project Water contrary to the terms of this Contract; (ii) impair the ability of the Contractor to pay
1170	for Project Water furnished under this Contract or to pay for any Federally-constructed facilities for which
1171	the Contractor is responsible; and (iii) have an impact on any Project Water rights applications, permits, or
1172	licenses. In addition, the Contracting Officer shall comply with the National Environmental Policy Act and
1173	the Endangered

1174	Species Act. The Contractor will be responsible for all costs incurred by the Contracting Officer in this
1175	process, and such costs will be paid in accordance with Article 25 of this Contract.
1176	FEDERAL LAWS
1177	36. By entering into this Contract, the Contractor does not waive its rights to contest the validity
1178	or application in connection with the performance of the terms and conditions of this Contract of any Federal
1179	law or regulation; Provided, That the Contractor agrees to comply with the terms and conditions of this
1180	Contract unless and until relief from application of such Federal law or regulation to the implementing
1181	provision of the Contract is granted by a court of competent jurisdiction.
1182	NOTICES
1182 1183 1184 1185 1186 1187 1188	37. Any notice, demand, or request authorized or required by this Contract shall be deemed to have been given, on behalf of the Contractor, when mailed, postage prepaid, or delivered to the Area Manager, South-Central California Area Office, 1243 "N" Street, Fresno, California 93721, and on behalf of the United States, when mailed, postage prepaid, or delivered to the Board of Directors of the Porterville Irrigation District, PO Box 1248, Porterville, California 93258. The designation of the addressee or the address may be changed by notice given in the same manner as provided in this Article for other notices.
1183 1184 1185 1186 1187	37. Any notice, demand, or request authorized or required by this Contract shall be deemed to have been given, on behalf of the Contractor, when mailed, postage prepaid, or delivered to the Area Manager, South-Central California Area Office, 1243 "N" Street, Fresno, California 93721, and on behalf of the United States, when mailed, postage prepaid, or delivered to the Board of Directors of the Porterville Irrigation District, PO Box 1248, Porterville, California 93258. The designation of the addressee or the

adjudging it to be lawful, valid, and binding on the Contractor.

1195 IN WITNESS WHEREOF, the parties hereto have executed this Contract as of the day

and year first above written.

# THE UNITED STATES OF AMERICA

By: <u>/s/ William H. Luce, Jr.</u> Acting Regional Director, Mid-Pacific Region Bureau of Reclamation

(SEAL)

# PORTERVILLE IRRIGATION DISTRICT

By: <u>/s/ Guido Lombardi</u> President of the Board of Directors

Attest:

By: <u>/s/ David L. Hoffman</u> Secretary of the Board of Directors PORT.WPD

# EXHIBIT A [Map or Description of Service Area]

# EXHIBIT B [Initial Rates and Charges]