

Rev. S.C.C. 10/26-1995 Rev. R.O. 02/08-1996

UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF RECLAMATION Cachuma Project, California

Irrigation (with M&I) Contract No. I75r-1802R

CONTRACT BETWEEN THE UNITED STATES AND

SANTA BARBARA COUNTY WATER AGENCY PROVIDING FOR WATER SERVICE FROM THE PROJECT

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3 4 5 6	UNITED STATES Irrigation (with M&I) DEPARTMENT OF THE INTERIOR Contract No. BUREAU OF RECLAMATION I75r-1802R Cachuma Project, California
7 8 9 10	CONTRACT BETWEEN THE UNITED STATES AND SANTA BARBARA COUNTY WATER AGENCY PROVIDING FOR WATER SERVICE FROM THE PROJECT
11	THIS CONTRACT, made this 4 day of April 1996,
12	in pursuance generally of the Act of June 17, 1902 (32 Stat. 388), and acts amendatory or
13	supplementary thereto, including, but not limited to, the Acts of August 4, 1939 (53 Stat.
14	1187), as amended and supplemented, July 2, 1956 (70 Stat. 483), June 21, 1963 (77 Stat.
15	68), October 12, 1982 (96 Stat. 1262), as amended, all collectively hereinafter referred to
16	as the Federal Reclamation laws, between the UNITED STATES OF AMERICA,
17	hereinafter referred to as the United States, and the SANTA BARBARA COUNTY
18	WATER AGENCY, hereinafter referred to as the Contractor, a public agency of the
19	State of California, duly organized, existing, and acting pursuant to the laws thereof, with
20	its principal place of business in Santa Barbara, California;
21	WITNESSETH, That:
22	EXPLANATORY RECITALS
23	WHEREAS, the United States has constructed and is operating the
24	Cachuma Project for diversion, storage, carriage, and distribution of waters of

the Santa Ynez River and its tributaries for irrigation, municipal, domestic, and industrial uses; and

WHEREAS, on September 12, 1949, the Contractor and the United States entered into Contract No. I75r-1802 (Original Contract), which requires the United States to furnish Cachuma Project water, in stated quantities not to exceed 32,000 acrefeet per year in the aggregate plus surplus water, to Carpinteria County Water District, the City of Santa Barbara, Goleta Water District, Montecito Water District, Santa Ynez River Water Conservation District Improvement District No. 1, and Summerland Water District; and

WHEREAS, reorganization of the Summerland Water District into, and as part of, the Montecito Water District, was authorized at the election of November 7, 1995, and approved by action of the Local Agency Formation Commission and the Santa Barbara County Board of Supervisors, duly recorded December 6, 1995; and

WHEREAS, the Carpinteria County Water District, the City of Santa

Barbara, the Goleta Water District, the Montecito Water District, and the Santa Ynez

River Water Conservation District, Improvement District No. 1 are referred to herein as the "Cachuma Member Units;" and

WHEREAS, the United States and the Contractor agree that the original capacity of Cachuma Reservoir of approximately 205,000 acre-feet has been reduced by siltation to approximately 190,000 acre-feet; and

1	WHEREAS, due to the reduced capacity of Cachuma Reservoir, the
2	sustained annual yield of the Cachuma Project has been reduced to approximately
3	25,700 acre-feet; and
4	WHEREAS, the United States has determined that the Contractor to date
5	has fulfilled all of its obligations under the Original Contract; and
6	WHEREAS, the Contracting Officer has determined that the Cachuma
7	Member Units have for many years had the capability to fully utilize for reasonable and
8	beneficial use the Available Supply (as hereinafter defined) of the Cachuma Project; and
9	WHEREAS, the Contractor, on behalf of the Cachuma Member Units, and
)	the Cachuma Member Units, have requested renewal of the Original Contract pursuant
1	to that contract, the Federal Reclamation laws, and the laws of the State of California,
2	for water service from the Cachuma Project, the renewal to be in the form of a
3	repayment contract; and
ļ	WHEREAS, pursuant to a series of Memoranda of Understanding
•	(MOUs) among the Contractor, the California Department of Fish and Game, the
: 	United States Bureau of Reclamation, the United States Fish and Wildlife Service, the
	Santa Ynez River Water Conservation District, the Cachuma Member Units, either
	directly or indirectly, and others, Santa Ynez River water is to be made available for use,
	as provided in the MOUs, for the maintenance of fish below Bradbury Dam and to carry
	out necessary studies with respect to any Santa Ynez River fishery, which studies

are to	assist	the	parties	to	the	MOUs	to	work	toward	a l	ong	term	agreement	about	any
fishery	belov	v Br	adbury	Da	ım;	and									

WHEREAS, the Contracting Officer and the Contractor have a shared commitment to the conservation of the scarce water resources of the Santa Barbara region, including the resources of the Santa Ynez River, through improved water management and efficiency of water use; and

WHEREAS, the Contracting Officer and the Contractor recognize that a high level of conservation has been achieved by the users of Irrigation Water and M&I Water supplied by the Cachuma Project and that the Cachuma Member Units have been actively and successfully implementing water conservation programs for many years and have already implemented many water conservation techniques and strategies which other water agencies served by the United States have not yet adopted; and

WHEREAS, one purpose of this contract is to encourage the adoption of additional conservation measures within the Contractor's Area of Service that are reliable, effective, and economically reasonable; and

WHEREAS, the Contracting Officer and the Contractor agree that the Cachuma Project shall continue to be operated to provide for the protection of prior downstream rights holders and public trust resources in accordance with Project Water Rights; and

WHEREAS, the Contracting Officer and the Contractor agree that, consistent with the foregoing and with the provisions of this contract, the Cachuma

Project shall continue to be operated so as to minimize the environmental impact of
Project operations; and

WHEREAS, the Cachuma Member Units, acting through the Central Coast Water Authority and the Cachuma Project Authority, have established the Cachuma Project Trust Fund pursuant to a Memorandum of Understanding in which the United States has elected to join, (i) one of the purposes of which fund is the restoration of any riparian and other habitat of the Santa Ynez River and its watershed which have been adversely affected by the Cachuma Project facilities, including (without limitation) restoration of habitat of rare, threatened, or endangered species, fish habitat or populations, and plant and animal habitat, and (ii) the expenditures from which fund will be decided jointly by the Contracting Officer and the Cachuma Member Units, acting through the Cachuma Project Authority; annual contributions to the fund are expected to exceed \$500,000, and total contributions to the fund over the life of the fund may exceed \$12 million; and

WHEREAS, on April 25, 1995 the United States and the Contractor executed Contract No. I75r-1802IR (Phase I Contract), which (i) constituted the initial phase of the renewal of the Original Contract, (ii) preserved and extended the rights and obligations of the United States, the Contractor, and the Cachuma Member Units under the Original Contract and Reclamation law, and (iii) provided for the continued delivery to the Cachuma Member Units of Cachuma Project water on the terms and conditions of the Original Contract, as modified by the Phase I Contract, through April 14, 1996; and

WHEREAS, the United States, the Contractor, and the Cachuma Member
Units executed Contract No. 14-06-200-5222IR (O&M Contract), which provides for the
Cachuma Member Units to continue operation and maintenance of the Cachuma Project
works, excepting Bradbury Dam and related outlet works;

NOW, THEREFORE, in consideration of the mutual and dependent covenants herein contained, it is hereby mutually agreed by the parties hereto as follows:

DEFINITIONS

- 1. When used herein unless otherwise distinctly expressed, or manifestly incompatible with the intent hereof, the term:
 - (a) "Available Supply" shall mean the maximum quantity of Project
 Water the Contracting Officer is authorized by Federal law, State law, and the
 Project Water Rights to make available to the Cachuma Member Units during
 each Water Year pursuant to this contract. The Available Supply in each Water
 Year does not include the quantity of water the Contracting Officer is required by
 Federal law, State law, Project Water Rights, and any agreements to which the
 Contracting Officer and all of the Cachuma Member Units are parties to release
 from Cachuma Reservoir other than to make Project Water available to the
 Cachuma Member Units pursuant to this contract. The amount of Available
 Supply the Contracting Officer shall be required by this contract to deliver to the
 Cachuma Member Units each Water Year must be physically capable of being
 stored in or conveyed through Project facilities during that Water Year and shall
 not exceed the maximum quantity of the Available Supply that can be put to

reasonable and beneficial irrigation, municipal, domestic, and industrial uses within the Contractor's Area of Service.

(b) "Calendar Year" shall mean the period January 1 through December 31, both dates inclusive.

- (c) "Capital Costs" shall mean amounts expended by the Contracting Officer in connection with the construction, rehabilitation, and betterment of the Cachuma Project, but shall exclude any costs in connection with distribution systems for any of the Cachuma Member Units. Capital Costs shall be determined in accordance with generally accepted accounting principles, and no amount spent on normal repair, maintenance, and upkeep of the Cachuma Project in the ordinary course of business shall constitute a Capital Cost. The Contracting Officer has determined that as of September 30, 1994, the unpaid Storage Capital Costs for the Cachuma Project are \$9,832,560.00, and the unpaid Conveyance Capital Costs of the Cachuma Project are \$16,523,352.00, as contained in Exhibit "C."
- (d) "Contractor's Area of Service" shall mean area within the political boundaries of the Cachuma Member Units and any other areas to which a Cachuma Member Unit is authorized to serve water. Attached as Exhibit "B" is an illustration of the Contractor's Area of Service as of the date of execution of this contract.
- (e) "Eligible lands" shall mean all lands to which Irrigation Water may be delivered in accordance with Section 204 of the Reclamation Reform Act of

1982 (96. Stat. 1266) (RRA).

- (f) "Full cost rate" shall mean that water rate described in Sections 205(a)(3) or 202(3) of the RRA, whichever is applicable.
- (g) "Irrigation Water" shall mean water made available from the Project which is used primarily in the production of agricultural crops or livestock, including domestic use incidental thereto, and watering of livestock.
- (h) "Landholder" shall mean an individual or entity attributed with the total irrigable acreage of one or more tracts of land situated in one or more districts owned and/or operated under a lease which is served with Irrigation Water pursuant to a contract with the United States.
- (i) "Municipal and Industrial Water" (M&I Water) shall mean water made available from the Project other than Irrigation Water. M&I Water shall include water used for municipal, industrial, and domestic purposes, and water used for purposes incidental to domestic uses such as the watering of landscaping or pasture for animals (e.g., horses) which are kept for personal enjoyment, and water delivered to landholdings operated in units of less than two acres unless the Contractor establishes to the satisfaction of the Contracting Officer that the use of water delivered to any such landholding is a use described in subarticle 1 (g).
- (j) "Operation and Maintenance Costs" (O&M Costs) shall mean the costs reasonably incurred by the Contracting Officer in connection with the care, control, operation, repair, replacement, and maintenance of the Cachuma Project.

1	(k) "Project" shall mean the Cachuma Project.
2	(l) "Project Water" shall mean (i) all water that is developed, diverted,
3	stored, or delivered by the United States pursuant to the Project Water Rights,
4	and (ii) accretions to the Tecolote Tunnel.
5	(m) "Project Water Rights" shall mean the permits and licenses issued
6	for the Project pursuant to State law together with all orders of the California
7	State Water Resources Control Board directed to, or binding upon, the permittee
8	or licensee with respect to the Project.
9	(n) "Repayment Period" shall mean the period from May 15, 1955
10	through September 30, 2015.
11	(o) "Secretary" or "Contracting Officer" shall mean the Secretary of the
12	United States Department of the Interior or a duly authorized representative.
13	(p) "Rates" shall mean the rates per acre-foot of water to be paid by the
14	Contractor pursuant to article 6.
15	(q) "Water Marketing Costs" shall mean the costs reasonably incurred
16	by the Contracting Officer for monitoring, administering, and negotiating water
17	service contracts, maintaining water delivery and payment records, accounting for
18	the annual financial results for Project water operations, developing annual water

"Water Year" shall mean the period from and including October 1 of each Calendar Year through September 30 of the following Calendar Year.

rates, and related types of activities.

TERM OF CONTRACT--RIGHT TO USE OF WATER

2. (a) This contract shall be effective as of May 15, 1995 (Effective Date)
through September 30, 2020. Upon request by the Contractor, this contract and each
renewal thereof shall be renewed pursuant to the Act of July 2, 1956 (70 Stat. 483) and
the Act of June 21, 1963 (77 Stat. 68); Provided, That the request for renewal is given no
later than two (2) years prior to the date on which the then-existing contract expires; and
Provided further, That the Contractor has complied with all the terms and conditions of
the contract then in effect. The quantity of water shall be the entire Available Supply, as
that term is defined in subarticle 1 (a). If the Contracting Officer believes that a
renewal contract should be for a term shorter than the term of the contract being
renewed, within six months of receiving the request to renew the contract the
Contracting Officer shall give written Notice to the Contractor and the Cachuma
Member Units specifying the reasons the Contracting Officer desires a shorter term, the
length of term the Contracting Officer prefers, and the legal authority on which the
Contracting Officer relies to insist on a shorter term. If the Contractor or the Cachuma
Member Units dispute the Contracting Officer's insistence on a shorter term, any of
them may institute an action in a court of competent jurisdiction to obtain a judicial
determination of the length of term to which they are entitled under Reclamation law.
Other terms and conditions of each renewal contract shall be as the parties may agree.
Notwithstanding anything in this contract to the contrary, this article is not intended to
be, and shall not be construed as, waiving or limiting any right that the Contracting

- 1 Officer, the Contractor, or the Cachuma Member Units have under the Original Contract or Reclamation law with respect to renewal of this contract. 2
- Whenever the Secretary determines, account being taken of the 3 (b) amount credited to Irrigation Capital Costs, the remaining amount of such Irrigation 4 Capital Costs properly allocated for ultimate return by the Contractor can probably be 5 repaid to the United States within the term of a contract under subsection 9(d) of the 6 1939 Reclamation Project Act (53 Stat. 1187), upon written request by the Contractor, this contract, as it pertains to the furnishing of Irrigation Water, may be converted to a contract under subsection 9(d) of the 1939 Reclamation Project Act (53 Stat. 1187), which contract shall include terms and conditions mutually agreeable to the United States and the Contractor.

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WATER TO BE MADE AVAILABLE AND DELIVERED TO THE CACHUMA **MEMBER UNITS**

3. Three months prior to each Water Year, the Contractor shall (a) deliver to the Contracting Officer a copy of any Notice given to the Contractor by, or on behalf of, all Cachuma Member Units acting jointly specifying (i) the total quantity of Available Supply that the Cachuma Member Units have requested be delivered during the next Water Year, which quantity shall be the proposed Supply To Be Delivered for that Water Year, (ii) the schedule by month of the quantities of Project Water that are to be delivered to each Cachuma Member Unit and any transferee thereof during that Water Year, which schedule shall be the proposed "Delivery Schedule" for that Water Year, and (iii) an estimate of projected water deliveries to be made during the remainder of the Repayment Period. Such estimate shall include projected water

deliveries for each Water Year during the remainder of the Repayment Period, with each Water Year's deliveries showing: (A) Irrigation Water which will be scheduled to be delivered (Irrigation Water Storage); (B) Irrigation Water which will be scheduled to be delivered through the Tecolote Tunnel (Irrigation Water Conveyance); (C) M&I Water which will be scheduled to be delivered (M&I Water Storage); and (D) M&I Water which will be scheduled to be delivered through the Tecolote Tunnel (M&I Water Conveyance). The Contractor shall promptly deliver to the Contracting Officer a copy of any subsequent Notice given to the Contractor by, or on behalf of, all Cachuma Member Units acting jointly specifying any revised proposed Supply To Be Delivered or any revised proposed Delivery Schedule for the Water Year.

(b) The Contracting Officer shall promptly either (i) approve the Supply To Be Delivered and Delivery Schedule as proposed in any Notice delivered pursuant to subarticle 3 (a) or, (ii) if the Contracting Officer determines that such Notice proposes a Supply To Be Delivered in excess of the quantity the Contracting Officer is authorized by law to deliver or a Delivery Schedule that exceeds the physical limitations of the Project, the Contracting Officer shall approve a Supply To Be Delivered or a Delivery Schedule modified to conform to such determination and shall apportion any decreases among the Cachuma Member Units according to the percentages specified in subarticle 3 (c). The Contracting Officer shall promptly give Notice to the Contractor of all approvals of a Supply To Be Delivered or a Delivery Schedule.

(c)	The Supp	у То Ве	Delivered	for	each	Water	Year	shall	be	allocated
among the Cachuma	Member	Units as	follows:							

3 4	Carpinteria County Water District	10.94%
5	City of Santa Barbara	32.19%
6	Goleta Water District	36.25%
7	Montecito Water District	10.31%
8 9 10	Santa Ynez River Water Conservation District Improvement District No. 1	10.31%
10	HIDIOVEHICH DISHICLING, I	10.3170

- (d) Subject to the allocations specified in subarticle 3 (c) and the provisions of article 9, the Contracting Officer shall deliver the Supply To Be Delivered for each Water Year according to the Delivery Schedule for that Water Year.
- (e) To the extent that storage space is available, the Contracting

 Officer, upon request of any Cachuma Member Unit, shall withhold delivery of and store
 in Cachuma Reservoir for and on the behalf of such Cachuma Member Unit any water
 required to be furnished to the Cachuma Member Unit by the Contracting Officer
 during the current Water Year pursuant to this contract; Provided, That in the event
 any water is so stored and it becomes necessary in the following Water Year to release
 water from Cachuma Reservoir because of the lack of storage capacity or for the
 purposes of repair or maintenance, or in the event that water spills over spillways or
 through outlet works at Bradbury Dam, the first water so released or spilled shall be the
 water stored by the Cachuma Member Units; Provided further. That in the Water Year
 following the storage of Project Water pursuant to this Article, the Contracting Officer

shall deliver all Project Water then in storage to the storing Cachuma Member Unit prior to the delivery of any Available Supply for such following Water Year; Provided further. That the quantity of water which seeps or evaporates from Cachuma Reservoir shall be determined by the Contracting Officer and from the water stored by Cachuma Member Units there shall be deducted an amount of water which bears the same ratio to the total amount of such loss as the amount of water stored by Cachuma Member Units bears to the total amount of water in the Cachuma Reservoir above the invert of the mouth of the Tecolote Tunnel. If two or more Cachuma Member Units request the storage of water in Cachuma Reservoir pursuant to this Article, the available storage space will be apportioned each Water Year according to the percentages specified in subarticle 3 (c), and the spill and/or release from storage of any such stored water because of the unavailability of storage space shall be upon the same proportional basis.

- (f) (1) If it becomes necessary to spill Project Water or to release

 Project Water for a reason other than (i) a delivery pursuant to a Delivery Schedule, or

 (ii) a release pursuant to Project Water Rights, such water shall be available to the

 Cachuma Member Units as "Surplus Water."
- (2) Upon determining that Surplus Water is available, the Contracting Officer shall promptly provide to the Contractor an estimated schedule for the availability of Surplus Water. Such Surplus Water shall be available without any additional payment to the Contracting Officer and shall be allocated to the Cachuma Member Units as provided in subarticle 3 (c).

(g) Twenty calendar days after the end of each month, the Contractor shall submit a water delivery report to the Contracting Officer showing separately for the prior month actual deliveries of Irrigation Water and M&I Water to each Cachuma Member Unit and any transferee.

POINT OF DIVERSION AND RESPONSIBILITY FOR DISTRIBUTION OF WATER

- 4. (a) The Project Water to be delivered by the Contracting Officer pursuant to this contract shall be delivered at the lower end of the outlet from Bradbury Dam, the South Coast Conduit, and any additional point or points of delivery either on Project facilities or another location or locations mutually agreed to in writing by the Contracting Officer and the Contractor.
- (b) Irrigation Water shall be delivered only to land that is classified as irrigable pursuant to the Federal Reclamation laws. Project Water shall not be delivered to land outside the Contractor's Area of Service except to the extent the right to receive delivery of such water has been transferred by a Cachuma Member Unit pursuant to article 8 of this contract.
- (c) All Project Water delivered by the Contracting Officer pursuant to this contract shall be measured and recorded in a manner satisfactory to the Contracting Officer at the point or points of delivery established pursuant to subarticle 4 (a).
- (d) The United States shall not be responsible for the control, carriage, handling, use, disposal, or distribution of Project Water delivered by the Contracting Officer pursuant to this contract beyond the delivery points specified in subarticle 4 (a). The Contractor shall indemnify the United States and its officers, employees, agents, and

assigns on account of damage or claim of damage of any nature whatsoever for which there is legal responsibility, including property damage, personal injury or death, arising out of or connected with the control, carriage, handling, use, disposal, or distribution of such Project Water beyond such delivery points, except for any damage or claim arising out of acts performed by, or the failure to act of, the United States or any of its officers, employees, agents, or assigns.

MEASUREMENT OF WATER WITHIN CONTRACTOR'S AREA OF SERVICE

5. One year from the effective date of this contract, the Contractor shall ensure, at no cost to the United States, that thereafter all Project Water delivered for irrigation purposes within the Contractor's Area of Service is measured by meters with an accuracy of ± 6 percent at each service connection and that all Project Water delivered for municipal and industrial purposes is measured by meters with an accuracy of ± 6 percent at each municipal and industrial service connection. The Contractor shall arrange to obtain water metering information from each Cachuma Member Unit sufficient to permit it to use such information to ensure proper management of Project Water. The Contractor shall include a summary of each Cachuma Member Unit's annual deliveries of Project Water in the annual report described in subarticle 20 (c).

CALCULATION OF RATES AND METHOD OF PAYMENT FOR WATER

6. (a) (1) (A) Prior to each Water Year, the Contracting Officer shall determine the Capital Costs allocated to Irrigation Water deliveries during the Repayment Period (Irrigation Capital Costs) and the Capital Costs allocated to M&I Water deliveries during the Repayment Period (M&I Capital Costs). The Irrigation

Capital Costs shall be determined by dividing the sum of (i) historic Irrigation Water deliveries during the Repayment Period and (ii) projected Irrigation Water deliveries during the Repayment Period as provided to the Contracting Officer pursuant to subarticle 3 (a), by the sum of (i) historic total water deliveries during the Repayment Period and (ii) projected total water deliveries during the Repayment Period as provided to the Contracting Officer pursuant to subarticle 3 (a), and then multiplying that quotient by the total Capital Costs of the Cachuma Project. The M&I Capital Costs shall be determined by dividing the sum of (i) historic M&I Water deliveries during the Repayment Period and (ii) projected M&I Water deliveries during the Repayment Period as provided to the Contracting Officer pursuant to subarticle 3 (a), by the sum of (i) historic total water deliveries during the Repayment Period and (ii) projected total water deliveries during the Repayment Period as provided to the Contracting Officer pursuant to subarticle 3 (a), and then multiplying that quotient by the total Capital Costs of the Cachuma Project. Total projected water deliveries to be made during the Repayment Period shall be based on an assumed annual Project yield of: (i) 25,714 acre-feet, or (ii) such other number as may be mutually agreed upon by the Contracting Officer and the Cachuma Member Units, acting jointly. (B) (i) Prior to each Water Year, using the percentage of Capital Costs identified for storage of water for the Cachuma Project (Storage Capital Costs) out of the total Capital Costs for the Cachuma Project, as such costs are contained in Exhibit "C", the Contracting Officer shall apply such percentage to the Irrigation Capital Costs and the M&I Capital Costs determined in subarticle 6 (a)(1)(A).

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1	Such application shall result in Irrigation Storage Capital Costs and M&I Storage Capital
2	Costs.
3	(ii) Prior to each Water Year, using the percentage
4	of Capital Costs identified for conveyance of water for the Cachuma Project
5	(Conveyance Capital Costs) out of the total Capital Costs, as such costs are contained in
6	Exhibit "C", the Contracting Officer shall apply such percentage to the Irrigation Capital
7	Costs and the M&I Capital Costs determined in subarticle 6 (a)(1)(A). Such application
8	shall result in Irrigation Conveyance Capital Costs and M&I Conveyance Capital Costs.
9	(C) Prior to each Water Year, the Contracting Officer
10	shall calculate the Rate for Irrigation Water Storage for the next Water Year. Such
11	Rate shall be calculated by subtracting from the Irrigation Storage Capital Costs all
12	revenues prorated to Irrigation Storage Capital Costs, and then dividing that difference
13	by the projected Irrigation Water Storage for the remainder of the Repayment Period, as
14	provided to the Contracting Officer pursuant to subarticle 3 (a).
15	(D) Prior to each Water Year, the Contracting Officer
16	shall calculate the Rate for Irrigation Water Conveyance for the next Water Year. Such
17	Rate shall be calculated by subtracting from the Irrigation Conveyance Capital Costs all
18	revenues prorated to Irrigation Conveyance Capital Costs, and then dividing that
19	difference by the projected Irrigation Water Conveyance for the remainder of the
20	Repayment Period, as provided to the Contracting Officer pursuant to subarticle 3 (a).
21	(E) Prior to each Water Year, the Contracting Officer
22	shall calculate the Rate for M&I Water Storage for the next Water Year. Such Rate

shall be calculated by subtracting from the M&I Storage Capital Costs all revenues prorated to M&I Storage Capital Costs, and then totalling the unpaid M&I Storage Capital Costs and interest charges that result from amortizing that difference over the remaining Repayment Period, at the rate specified in subarticle 6 (e)(2)(B), and then dividing that total of unpaid M&I Storage Capital Costs and interest charges by the projected M&I Water Storage for the remainder of the Repayment Period, as provided to the Contracting Officer pursuant to subarticle 3 (a). (F) Prior to each Water Year, the Contracting Officer shall calculate the Rate for M&I Water Conveyance for the next Water Year. Such Rate shall be calculated by subtracting from the M&I Conveyance Capital Costs all revenues prorated to M&I Conveyance Capital Costs, and then totaling the unpaid M&I Conveyance Capital Costs and interest charges that result from amortizing that difference over the remaining Repayment Period, at the rate specified in subarticle 6 (e)(2)(B), and then dividing that total of unpaid M&I Conveyance Capital Costs by the projected M&I Water Conveyance for the remainder of the Repayment

Period, as provided to the Contracting Officer pursuant to subarticle 3 (a).

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estimate separately the annual O&M Costs to be incurred by the Contracting Officer in performing O&M on (i) facilities related to the storage of Cachuma Project Water (Storage Facilities) and (ii) facilities related to the conveyance of Cachuma Project Water (Conveyance Facilities), for the next Water Year. Using the approved Delivery Schedule of Irrigation Water and M&I Water for the next Water Year, the Contracting Officer shall reasonably prorate the estimated O&M costs for both Storage Facilities and Conveyance Facilities as between Irrigation Water deliveries and M&I Water deliveries, recognizing that the ratio of Irrigation Water to M&I Water may be different for the Storage Facilities and the Conveyance Facilities. Such proration will result in a Rate per acre-foot for O&M for each of the following: (i) Irrigation Water Storage, (ii) Irrigation Water Conveyance, (iii) M&I Water Storage, and (iv) M&I Water Conveyance.

- estimate the annual Water Marketing Costs to be incurred by the Contracting Officer for the next Water Year. Using the approved Delivery Schedule of Project Water for the next Water Year, the Contracting Officer shall reasonably prorate the estimated Water Marketing Costs to the water scheduled to be delivered. Such proration will result in a Rate per acre-foot for Water Marketing.
- (b) Two months before the start of the Water Year, the Contracting

 Officer shall provide to the Contractor: (i) the Rates for the upcoming Water Year, in
 the form of the information contained in Exhibit "A", (ii) the Cachuma Project

 Ratesetting Documents, as illustrated in Exhibit "C," which contain the calculations for

- the Rates, and (iii) bills for the semiannual payments to be made by the Contractor for
- the next Water Year. The Rates to be provided by the Contracting Officer pursuant to
- this Article shall include a Rate for Capital Costs and O&M Costs for each of the
- following: (i) Irrigation Water Storage, (ii) Irrigation Water Conveyance, (iii) M&I
- Water Storage, and (iv) M&I Water Conveyance. The Rates to be provided by the
- 6 Contracting Officer pursuant to this Article shall also include a Rate for Water
- 7 Marketing which shall be applicable to both Irrigation Water and M&I Water.

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through the Tecolote Tunnel.

- 8 (c) (1) Except as provided in subarticle 6 (c)(2), the Rate for water 9 storage shall be applicable to all Project Water scheduled to be delivered, and the Rate 10 for water conveyance shall be applicable only to Project Water scheduled to be delivered
 - Year in which such water was originally scheduled to be delivered the Contractor shall pay (i) the applicable Rate for Irrigation Water Storage or M&I Water Storage, and (ii) the applicable Rate for Irrigation Water Conveyance or M&I Water Conveyance, if the water was scheduled to be delivered through the Tecolote Tunnel. Project Water stored pursuant to subarticle 3 (e) shall not be subject to any Rate in the year in which it is eventually delivered.
 - (d) The Contractor shall make advance semiannual payments to the United States in accordance with the payment requirements of subarticle 6 (c) and at the Rates provided by the Contracting Officer pursuant to subarticle 6 (b). The first semi-annual payment for each Water Year shall be made by the Contractor one week prior to

- the start of the Water Year and shall include payment for all Project Water scheduled to
- 2 be delivered during the first six months of the Water Year. The second payment for the
- 3 Water Year shall be made by the Contractor one week prior to the start of the seventh
- 4 month of the Water Year, and shall include payment for all remaining deliveries for the
- 5 Water Year.
- 6 (e) (1) (A) Revenues for Irrigation Water deliveries collected by
- 7 the United States under this contract shall be credited in order as follows: (i) to annual
- 8 O&M Costs for Irrigation Water deliveries (ii) to annual Water Marketing Costs for
- 9 Irrigation Water deliveries (iii) to any O&M Costs deficit or Water Marketing Costs
- deficit from Irrigation Water deliveries from preceding Water Years, and (iv) to
- 11 Irrigation Capital Costs.
- 12 (B) Revenues for M&I Water deliveries collected by the
- United States under this contract shall be credited in order as follows: (i) to annual
- O&M Costs for M&I Water deliveries, (ii) to annual Water Marketing Costs for M&I
- Water deliveries, (iii) to annual interest due as determined by subarticle 6 (e)(2), (iv) to
- any O&M Costs deficit, Water Marketing Costs deficit, or interest due deficit for M&I
- Water deliveries from preceding Water Years, and (v) to M&I Capital Costs.
- 18 (C) Revenues credited to Capital Costs shall be prorated
- 19 as between Storage Capital Costs and Conveyance Capital Costs using the percentages
- for Storage Capital Costs and Conveyance Capital Costs identified in subarticle 6
- 21 (a)(1)(B)(i) and (ii).
- 22 (2) (A) The interest due in each Water Year on M&I Capital

1	Costs incurred by the Contracting Officer on or before May 14, 1995 shall be calculated							
2,	by multiplying the unpaid M&I Capital Costs, as of the beginning of that Water Year, by							
3	the interest rate specified in the applicable portion of subarticle 6 (e)(2)(B). Interest							
. 4	shall be payable on Capital Costs incurred by the Contracting Officer after							
5	May 14, 1995 at a rate determined using the same principles that the Contracting Officer							
6	uses generally to establish the interest rate for additional Capital Costs allocated to M&I							
7	Water deliveries for other reclamation projects administered by the Contracting Officer.							
8	(B) (i) Interest due for the period beginning May 15,							
9	1995 through September 30, 2005 under this contract shall be at the rate of 3 percent per							
10	annum.							
11	(ii) Interest due for the period beginning							
12	October 1, 2005 through September 30, 2015 under this contract shall be at that rate							
13	which is the twenty (20) year Treasury constant maturity rate as shown on the Federal							
14	Reserve statistical release for the date on which this contract is executed by the United							
15	States.							
16	(iii) Notwithstanding subarticle 6 (e)(2)(B)(ii), if at							
17	any time during the Repayment Period of the Project the Contracting Officer executes a							
18	long-term renewal contract for water deliveries from another reclamation project							
19	administered by the Contracting Officer in which the interest due on Capital Costs							
20	allocable to M&I Water is at an interest rate which is lower than the twenty (20) year							
21	Treasury constant maturity rate identified in subarticle 6 (e)(2)(B)(ii), then the							
22	Contracting Officer shall, upon written request by the Contractor, or the Cachuma							

1	Member	Units	acting	jointly,	reopen	negotiations	to	change	the	interest
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- 2 rate specified in subarticle 6 (e)(2)(B)(ii) to an interest rate calculated in the same
- 3 manner as the interest rate provided for in such long-term renewal contract.
- 4 (3) (A) If in any Water Year, the total revenue collected for
- 5 Irrigation Water is insufficient to recover for the United States the amount of the
- 6 Contracting Officer's O&M Costs and Water Marketing Costs on Irrigation Water
- deliveries, such deficit shall be recovered, with interest as required by law, in the
- 8 Irrigation Water Rate of the first Water Year after the Water Year in which the
- 9 deficiency is determined (for example, a deficit in Water Year ending 1995 would be
- determined in Water Year ending 1996 and revenues to recover that deficit would be
- 11 collected in Water Year ending 1997).
- 12 (B) If in any Water Year, the total revenue collected for
- 13 M&I Water is insufficient to recover for the United States the amount of the Contracting
- Officer's O&M Costs and Water Marketing Costs on M&I Water deliveries, and to
- 15 recover interest due on M&I Capital Costs for such Water Year, such deficit shall be
- recovered, with interest as required by law, in the M&I Water Rate of the first Water
- Year after the Water Year in which the deficiency is determined.
- 18 (f) To the extent permitted by law, the Cachuma Member Units, acting
- 19 jointly, shall have the option, at any time during the term of this contract, to pay to the
- 20 United States the then-unpaid balance of the Capital Cost, in which event the Rates and
- 21 any payments remaining to be made shall be adjusted accordingly. The Contracting
- Officer shall promptly advise the Contractor and the Cachuma Member Units in writing

when the Capital Costs have been repaid to the United States.

- (g) (1) The Contracting Officer shall establish and maintain accounts and other books and records pertaining to administration of the terms and conditions of this contract, including records reflecting (i) what expenses were charged to the Project, (ii) the basis on which administrative and other general expenses of the Contracting Officer were charged to the Project, and (iii) how payments under this contract and other revenues attributable to the Project were credited. For the purpose of ensuring a proper allocation of the Capital Costs, O&M Costs, Water Marketing Costs, and interest due on M&I Capital Costs, and the revenues attributable to the Project, revenue records shall distinguish as reasonably necessary between Irrigation Water and M&I Water.
- Contractor and the Cachuma Member Units, acting jointly, shall have the right during office hours to examine and make copies of all such accounts, books, and records. The Contracting Officer and the Contractor shall enter into good faith negotiations to resolve any discrepancies or disputes relating to Capital Costs, O&M Costs, Water Marketing Costs, and interest due on M&I Capital Costs, and the allocation thereof to the Project, and the disposition of revenues relating to or derived from the Project, and the Cachuma Member Units acting jointly shall be entitled to participate in such negotiations.
- (h) At the Contractor's or the Cachuma Member Units' joint request, the Contracting Officer shall provide to the Contractor and the Cachuma Member Units an accounting of all of the expenses, and the disposition of all revenues received, pursuant to this contract in sufficient detail to allow a determination whether the

allocation of expenses and disposition of all revenues received was accomplished in conformance with Federal Reclamation law, associated regulations, and this contract.

(i) To the maximum extent possible, the Contracting Officer shall, contingent upon the appropriation of funds by the United States Congress, fund the following activities as non-reimbursable, presuming such activities are determined to be non-reimbursable: (i) cooperation with the Cachuma Member Units pursuant to subarticle 7 (b), (ii) consultations, studies, reports, or other actions taken pursuant to subarticle 9 (g), (iii) conservation plans under article 20, (iv) changes in Contractor's Area of Service under article 26, and (v) implementation of article 27.

RECOGNITION OF DOWNSTREAM WATER RIGHTS AND STUDIES

- 7. (a) The Contractor acknowledges that the United States has an obligation pursuant to the Project Water Rights to make certain releases of water into the Santa Ynez River for downstream interests. Subject to review by a court having jurisdiction over the matter in dispute, the determination of the Contracting Officer concerning releases of water that are required to be made pursuant to the Project Water Rights shall be conclusive.
- (b) The Contracting Officer, Contractor, and Cachuma Member Units shall cooperate fully with respect to the conduct and preparation of the studies and reports which the Contracting Officer is required to submit to the California State Water Resources Control Board pursuant to order paragraph 3 of Board Order 94-5 adopted November 17, 1994, with a view to ensuring that such are accomplished in the best, most efficient, and most cost effective manner within the periods specified in such order.

Absent Notice by the Contracting Officer to the contrary prior to the commencement of any study or the preparation of any report, the Cachuma Member Units shall, directly or through consultants, conduct such studies and prepare such reports for the Contracting Officer's review and submission to the Board. If the Contracting Officer determines that the Cachuma Member Units are not proceeding in a capable, timely, efficient, or cost efficient manner, the Contracting Officer may assume direct responsibility for such studies and reports by giving the Cachuma Member Units Notice of such determination.

TRANSFERS OR EXCHANGES OF WATER

8. The right of any Cachuma Member Unit to receive Project Water pursuant to this contract may be transferred to others for beneficial use, by sale, exchange, or otherwise, so long as such transfer and the use of Project Water pursuant thereto is consistent with the Project Water Rights, Federal law, State law, and applicable guidelines or regulations then in effect; Provided, That the Contractor, not less than ninety days prior to the initiation of the proposed transfer, gives the Contracting Officer a complete written description of each transfer proposal which provides sufficient information for the Contracting Officer to determine if the proposed transfer is consistent with the above. Within 90 days of receipt of such proposal, the Contracting Officer shall provide a written response either approving the transfer or explaining why it cannot be approved. Sale, transfer, or exchange of the right to Project Water under this contract with other Cachuma Member Units may take place without prior written Notice to, or approval of, the Contracting Officer.

PROJECT OPERATIONS/TEMPORARY REDUCTIONS

- 9. (a) The Contracting Officer shall use best efforts to operate the Project efficiently and in a manner that will allow there to be the maximum amount of Available Supply each Water Year.
- (b) The Contracting Officer shall release Project Water from Cachuma Reservoir only (i) as required or expressly authorized by this contract, (ii) as required or expressly authorized by any agreement to which the Contracting Officer and all Cachuma Member Units are a party, (iii) as required by law, final decree of a court of competent jurisdiction, or the Project Water Rights, or (iv) pursuant to subarticle 9 (d) or (e).
 - (c) The Contracting Officer may temporarily discontinue or reduce the quantity of Project Water delivered pursuant to this contract if, and to the extent, necessary for the purposes of investigation, inspection, maintenance, repair, or replacement of any of the Project facilities. The Contracting Officer shall give the Cachuma Member Units advance Notice of any such temporary discontinuance or reduction; Provided, That the Contracting Officer shall use its best efforts to avoid any discontinuance or reduction in such service.
- (d) The Contracting Officer may release Project Water from Bradbury

 Dam whenever, and to the extent, the Contracting Officer determines such release is

necessary because of considerations with respect to the physical integrity of Bradbury

Dam which threaten to jeopardize life or property below Bradbury Dam.

- (e) The Contracting Officer may release Project Water from Bradbury

 Dam to enhance Project operations if, in the Contracting Officer's best judgment based
 on supporting evidence, the release will not diminish the Available Supply in any Water

 Year.
 - (f) If the Contracting Officer determines to make a release of water from Bradbury Dam for purposes other than delivery of Project Water pursuant to this contract, the Contracting Officer shall do the following as far in advance thereof as possible: (i) give the Contractor and the Cachuma Member Units Notice of the proposed release and the reasons therefor, (ii) provide the Contractor and the Cachuma Member Units with a list of, and access to, all data, studies, and other information on which the Contracting Officer's decision to make the release is based, and (iii) confer with the Contractor and the Cachuma Member Units about the appropriateness and extent of the release.
 - (g) From time to time but not more frequently than every five years, the Contracting Officer, the Contractor, and the Cachuma Member Units shall confer in an open public process about the manner in which the Project is operated with a view to reaching agreement on any changes to the operations of the Project that might further protect the environment and groundwater quality downstream of Bradbury Dam, conserve Project Water, and promote efficient water management. Should any such changes be identified, either as a result of the studies conducted pursuant to

- subarticle 7 (b), studies conducted by the Contracting Officer, the Contractor, or the

 Cachuma Member Units, or studies conducted by others, the Contracting Officer may

 modify the operations of the Project provided such changes are consistent with Federal

 law, State law, Project Water Rights, and this contract, and do not reduce the Available
- 5 Supply in any Water Year.

COMPLIANCE WITH FEDERAL LAW

10. This contract shall be implemented in accordance with all applicable provisions of Federal law.

WATER AND AIR POLLUTION CONTROL

11. 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.

OUALITY OF WATER

- 12. (a) The United States is under no obligation to construct or furnish water treatment facilities to maintain or to better the quality of Project Water furnished to the Cachuma Member Units pursuant to this contract. The United States does not warrant the quality of Project Water made available and delivered to the Cachuma Member Units pursuant to this contract.
- (b) The operation and maintenance of Project facilities shall be performed in such manner as is practicable to maintain the quality of raw water made

available through such facilities at the highest level reasonably attainable as determined by the Contracting Officer.

WATER ACQUIRED BY THE CACHUMA MEMBER UNITS OTHER THAN FROM THE UNITED STATES

13. Water to which any Cachuma Member Unit now has or hereafter acquires a right other than from the United States and Project Water furnished pursuant to the terms of this contract may be simultaneously transported through the same distribution facilities of the Cachuma Member Unit; Provided, That where the facilities utilized for commingling Project Water and non-Project water are constructed without funds made available pursuant to Federal Reclamation law, the provisions of Federal Reclamation law will be applicable only to the Landholders of lands which receive Project Water;

Provided further, That the quantity of Irrigation Water which is transported through such distribution facilities shall not exceed the total water requirements for Eligible lands to which the Cachuma Member Unit delivers water: Provided further, That where the facilities utilized for commingling Project Water and non-Project water are constructed with funds made available pursuant to Federal Reclamation law, the non-Project water will be subject to Federal Reclamation law.

CHARGES FOR DELINQUENT PAYMENTS

14. (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 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.

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

EQUAL OPPORTUNITY

- 15. During the performance of this contract, the Contractor agrees as follows:
- (1) The Contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, or national origin. The Contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without 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 termination, rates of payment or other forms of compensation; and selection for training, including 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 nondiscrimination clause.
- (2) 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.
- (3) The Contractor will send to each labor union or representative of workers with which it has a collective bargaining agreement or other contract or understanding, a notice, to be provided by the Contracting Officer, advising the said labor union or workers' representative of the Contractor's commitments under Section 202 of Executive Order 11246 of September 24, 1965, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.

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

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- (5) 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.
- (6) 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.
- (7) The Contractor will include the provisions of paragraphs (1) through (7) in every subcontract or purchase order unless exempted by the rules, regulations, or orders of the Secretary of 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 subcontract or purchase order as may be directed by the Secretary of Labor as a means of enforcing such provisions, including sanctions for noncompliance: Provided, however, That in the event the Contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction, the Contractor may request the United States to enter into such litigation to protect the interests of the United States.

GENERAL OBLIGATION-BENEFITS CONDITIONED UPON PAYMENT

- 16. (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 Cachuma Member Units and notwithstanding the default of individual Cachuma Member Units in their obligations to the Contractor.
- (b) The payment by a Cachuma Member Unit to the Contractor of its share of revenues becoming due hereunder is a condition precedent to receiving benefits under this contract. The United States shall not deliver Project Water to any Cachuma

Member Unit during any period in which the Cachuma Member Unit is in arrears in the advance payment of its share of revenues due the United States pursuant to this contract.

COMPLIANCE WITH CIVIL RIGHTS LAWS AND REGULATIONS

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

PRIVACY ACT COMPLIANCE

- 18. (a) The Contractor shall comply with the Privacy Act of 1974 (5 U.S.C. 552a) (the Act) and the Department of the Interior rules and regulations under the Act (43 CFR 2.45 et seq.) in maintaining landholder acreage certification and reporting records, required to be submitted to the Contractor for compliance with Sections 206 and 228 of the Reclamation Reform Act of 1982 (96 Stat. 1266), and pursuant to 43 CFR 426.10.
- (b) With respect to the application and administration of the criminal penalty provisions of the Act (5 U.S.C. 552a(i)), the Contractor and the Contractor's employees responsible for maintaining the certification and reporting records referenced in subdivision (a) of this Article are considered to be employees of the Department of the Interior. See 5 U.S.C. 552a(m).

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

- (d) The Contracting Officer shall designate a full-time employee of the Bureau of Reclamation to be the System Manager who shall be responsible for making decisions on denials pursuant to 43 CFR 2.61 and 2.64 amendment requests pursuant to 43 CFR 2.72. The Contractor is authorized to grant requests by individuals for access to their own records.
- (e) The Contractor shall forward promptly to the System Manager each proposed denial of access under 43 CFR 2.64; and each request for amendment of records filed under 43 CFR 2.71; notify the requester accordingly of such referral; and provide the System Manager with information and records necessary to prepare an appropriate response to the requester. These requirements do not apply to individuals seeking access to their own certification and reporting forms filed with the Contractor pursuant to 43 CFR 426.10, unless the requester elects to cite the Privacy Act as a basis for the request.

MISCELLANEOUS COSTS

19. (a) In addition to all other payments to be made by the Contractor pursuant to this contract, the 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 United States for work requested by the Contractor associated with this contract, plus a percentage of such direct costs for administrative and general overhead in accordance with applicable Bureau of Reclamation policy and procedures. All such amounts referred to in this Article shall not exceed the amount agreed to in writing in advance by the Contractor. This Article shall not apply to costs for routine contract administration.

(b) In accordance with the Contracting Officer's intent to ensure timely recovery of the United States' costs, any advances for miscellaneous costs incurred for work, studies, and/or reports requested or ordered by the State Water Resources Control Board relating to the impacts of the Cachuma Project, or other work previously agreed upon, shall be adjusted to reflect the actual costs when the work has been completed. If such advances exceed the actual costs incurred, the difference will be refunded to the Contractor within sixty (60) days. If the actual costs exceed the Contractor's advances the Contractor will be billed for the additional costs pursuant to this Article.

WATER CONSERVATION

- 20. (a) The parties acknowledge that, as of the date of execution of this contract, the Contractor and each of the Cachuma Member Units that is obligated to do so have developed and are implementing water conservation plans (i) which contain definite water conservation goals, appropriate economically feasible water conservation measures, and a time schedule for meeting the water conservation goals, and (ii) which meet or exceed (A) the requirements of Federal law, and (B) the criteria contained in the April 30, 1993 document entitled "U.S. Bureau of Reclamation, Mid-Pacific Region Criteria for Evaluating Water Conservation Plans."
- (b) The Contractor shall, promptly upon its adoption, submit to the Contracting Officer a copy of any revision to its water conservation plan or to a water conservation plan of a Cachuma Member Unit.

1	(c) The Contractor shall submit to the Contracting Officer, by								
2	December 31 of each Calendar Year, a report on the status of implementation of its								
3	water conservation plan and implementation of the water conservation plans of each of								
4	the Cachuma Member Units.								
5	(d) (1) If at any time the Contracting Officer concludes that the								
6	Contractor's or a Cachuma Member Unit's water conservation plan does not conform to								
7	the requirements of Federal law or rules or regulations promulgated by the Contracting								
8	Officer pursuant to Federal law, then the Contractor and each Cachuma Member Unit								
9	shall amend their respective water conservation plans as necessary to meet the								
10	requirements of such law, rule, or regulation.								
11	(2) If at any time the Contracting Officer concludes that the								
12	Contractor's or a Cachuma Member Unit's water conservation plan is inconsistent with								
13	any water conservation criteria adopted by the Contracting Officer pursuant to								
14	Reclamation law and then in effect, the Contracting Officer shall promptly notify the								
15	Contractor or Cachuma Member Unit of this conclusion and the reasons for it.								
16	Thereafter, the Contracting Officer and the Contractor or Cachuma Member Unit shall								
17	promptly confer for the purpose of reaching agreement as to any changes that will be								
18	made to the water conservation plan in light of such criteria.								
19	NON-PROJECT WATER								

Except as specifically provided by article 13, the provisions of this contract

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shall not be applicable to or affect non-Project water.

CONTINGENT ON APPROPRIATION OR ALLOTMENT OF FUNDS

22. 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.

BOOKS, RECORDS, AND REPORTS

23. 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), landownership, 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, 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.

ASSIGNMENT LIMITED--SUCCESSORS AND ASSIGNS OBLIGATED

24. 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.

OFFICIALS NOT TO BENEFIT

25. 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.

CHANGES IN CONTRACTOR'S AREA OF SERVICE

26. While this contract is in effect, no change may be made in the Contractor's Area of Service, except upon consent of the Contracting Officer given in writing or deemed to have been given as provided in this subarticle. Any request by the Contractor for approval of a change to Contractor's Area of Service shall include information sufficient to permit the Contracting Officer to determine whether the change is likely to

either result in the use of Project Water contrary to the terms of this contract or impair the ability of a Cachuma Member Unit to pay for Project Water scheduled under this contract. The Contracting Officer shall be deemed to have consented to any such change unless, within thirty days of receipt of such information, the Contracting Officer gives the Contractor Notice disapproving the change and determining that the change is likely to either result in the use of Project Water contrary to the terms of this contract or impair the ability of a Cachuma Member Unit to pay for Project Water scheduled under this contract.

RENEWAL FUND

27. (a) The Cachuma Member Units shall establish a fund (Renewal Fund), into which monies shall be deposited and from which monies shall be expended, as provided in this Article, for the purpose of financing the following activities:

(i) mitigation activities associated with the selected alternative identified in the final Cachuma Project Contract Renewal Environmental Impact Statement/Environmental Impact Report dated December 12, 1995; (ii) activities which may be required of the Contracting Officer by State Water Resources Control Board orders affecting the Project Water Rights; (iii) studies described in subarticle 7 (b); (iv) studies relating to modifications in Project operations conducted by the Contracting Officer, the Contractor, or the Cachuma Member Units pursuant to subarticle 9 (g); (v) restoration of any riparian and other habitat of the Santa Ynez River and its watershed which has been adversely affected by the Project; and (vi) the activities of the Contracting Officer pursuant to this Article to the extent provided in subarticle 27 (i).

(b) Within twelve months after the date of execution of this contract, the Contracting Officer and the Cachuma Member Units shall jointly develop a long-term plan (Long Term Plan), covering a period of at least five years, pursuant to which activities of the nature described in subarticle 27 (a) shall be undertaken. The Long Term Plan shall be developed in an open public process and shall contain the following: (i) the goals and objectives of the Long Term Plan, (ii) the specific activities to be undertaken during the period covered by the Long Term Plan, and (iii) a budget and schedule for completing the activities. The Long Term Plan shall be revised every five years, or more frequently as necessary to permit the activities identified in the Long Term Plan to be effectively carried out, until such time as the Contracting Officer and the Cachuma Member Units, acting jointly, determine that the purposes for which the Renewal Fund was established have been fulfilled.

(c) In furtherance of the Long Term Plan, the Contracting Officer and the Cachuma Member Units shall jointly develop an Annual Work Plan for each Water Year (Annual Work Plan). The Annual Work Plan shall describe the specific tasks to be accomplished during that Water Year and specify a budget for the accomplishment of those tasks. In this connection, if activities contemplated to be undertaken during any Water Year pursuant to this Article are eligible for funding from both the Cachuma Project Trust Fund and the Renewal Fund, then such activities first shall be included in the annual work plan for, and shall be funded from, the Cachuma Project Trust Fund and shall be included in the Annual Work Plan for, and funded from, the Renewal Fund only to the extent sufficient monies are unavailable in the Cachuma Project Trust Fund.

CACHUMA PROJECT SCHEDULE OF UNPAID M&I "CONVEYANCE" CAPITAL COSTS AMORTIZED AT 3% THROUGH THE END OF THE REPAYMENT PERIOD AS OF SEPTEMBER 30, 1994

Exhibit C Pg 4 of 4

	Beginning Conveyance	Capita	al Payment Schedule		Ending	Projected:	Capital _
	Capital	interest		3-12	Capital	Delivenes	Rate
	Balance	@ 3.00%	Principal*	Total	Balance_	(AF)	Per AF
		(1)				(2)	
1995	\$7,181,938	\$215,458	\$250,447	\$465,905	\$6,931,491	346,374	\$28.25
1996	6,931,491	207,945	257,960	465,905	6,673,531	329,880	28.25
1997	6,673,531	200,206	265,699	465,905	6,407,831	313,386	28.25
1998	6,407,831	192,235	273,670	465,905	6,134,161	296,892	28.25
1999	6,134,161	184,025	281,880	465,905	5,852,281	280,398	28.25
2000	5,852,281	175,568	290,337	465,905	5,561,944	263,904	28.25
2001	5,561,944	166,858	299,047	465,905	5,262,898	247,410	28.25
2002	5,262,898	157,887	308,018	465,905	4,954,880	230,916	28.25
2003	4,954,880	148,646	317,259	465,905	4,637,621	214,422	28.25
2004	4,637,621	139,129	326,776	465,905	4,310,844	197,928	28.25
2005	4,310,844	129,325	336,580	465,905	3,974,265	181,434	28.25
2006	3,974,265	119,228	346,677	465,905	3,627,588	164,940	28.25
2007	3,627,588	108,828	357,077	465,905	3,270,510	148,446	28.25
2008	3,270,510	98,115	367,790	465,905	2,902,720	131,952	28.25
2009	2,902,720	87,082	378,823	465,905	2,523,897	115,458	28.25
2010	2,523,897	75,717	390,188	465,905	2,133,709	98,964	28.25
2011	2,133,709	64,011	401,894	465,905	1,731,815	82,470	28.25
2012	1,731,815	51,954	413,951	465,905	1,317,864	65,976	28.25
2013	1,317,864	39,536	426,369	465,905	891,495	49,482	28.25
2014	891,495	26,745.	439,160	465,905	452,335	32,988	28:25
2015	\$452,335 _	13,570	452,335	465,905	(\$0)	16,494	\$28.25
	_	\$2,602,069	\$7,181,938	\$9,784,006			

Notes:

- (1) The unpaid capital balance is amortized over the remaining years of repayment of the repayment period at 3.00% interest (per House Document No. 587, pg. 32).
- (2) Projected deliveries are based on 18,000 AF (see Pg. 2) less Santa Ynez deliveries, which is a storage only contractor, through the end of the repayment period.

Subject to the limitations of subarticle 27 (e), at the beginning of (d) 1 each Water Year, the Cachuma Member Units shall deposit into the Renewal Fund an 2 3 amount which, when added to any monies already in the Renewal Fund, are sufficient to 4 pay for the activities which are to be undertaken pursuant to the Annual Work Plan for 5 that Water Year and which, pursuant to subarticle 27 (c), are to be funded from the 6 Renewal Fund. 7 (1) The aggregate amount to be deposited by the Cachuma (e) 8 Member Units in any Water Year shall not exceed the lesser of the amounts determined 9 pursuant to subarticles 27 (e)(2), (e)(3), and (e)(4). 10 (2) The aggregate amount to be deposited by the Cachuma 11 Member Units in any Water Year shall not exceed an amount equal to \$10 (May 1995) 12 price levels using the Consumer Price Index) for each acre-foot of Project water scheduled for delivery that Water Year. 13 14 (3) The aggregate amount to be deposited by the Cachuma

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1	CACHUMA PROJE	CT TRUST FUND	RENEWA	AL FUND
2	Payments Prior	Percentage of	Percentage of	Amount
3	Calendar Year	_\$300,000_	\$257,100 Due	Due
4	\$ 300,000	100%	0%	\$ 0
5	\$ 225,000	75%	25%	\$ 64,275
6	\$ 150,000	50%	50%	\$ 128,550
7	\$ 75,000	25%	75%	\$ 192,825
8	\$ 0	0%	100%	\$ 257,100

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(4) If (i) at the beginning of any Water Year the combined balance of the Cachuma Project Trust Fund and the Renewal Fund is \$600,000 or more, or (ii) the Contracting Officer has determined that the maximum operating elevation of Cachuma Reservoir shall be less than 750 feet, then no contributions to the Renewal Fund are required for such Water Year.

(f) All decisions relating to the Long Term Plan, the Annual Work Plan, and the expenditure of monies from the Renewal Fund shall be made jointly, and shall be concurred in, by the Contracting Officer and the Cachuma Member Units acting jointly. In the event the Contracting Officer and the Cachuma Member Units, acting jointly, are unable to take action on a matter due to disagreement, the Contracting Officer and the Cachuma Member Units, acting jointly, shall designate a third party to

- 1 consider with them the matter under disagreement, and a decision respecting such matter
 2 may be made by any two of the Contracting Officer, the Cachuma Member Units acting
 3 jointly, and such third party.
 - (g) The Cachuma Member Units shall manage and administer the Renewal Fund and shall provide whatever administrative services are necessary in connection with development of the Long Term Plan, the Annual Work Plan, and expenditure of monies in the Renewal Fund.

- (h) The Cachuma Member Units shall invest monies in the Renewal Fund in the Local Agency Investment Fund established pursuant to California Government Code section 16429.1 or in accordance with California Government Code sections 53600 et seq. or 16430 et seq. Monies deposited into the Renewal Fund may be commingled, deposited, and invested with the monies deposited in the Cachuma Project Trust Fund, but the monies deposited into each fund shall be accounted for separately.
- (i) To the extent the activities of the Contracting Officer pursuant to this Article are required by law to be reimbursed by the Contractor, then such activities shall be included as a part of each Long Term Plan and its budget and each Annual Work Plan and its budget and shall be reimbursed from the Renewal Fund. In each Water Year, the Contracting Officer shall limit the activities for which the Contracting Officer is required by law to be reimbursed to the extent necessary to allow such reimbursement to be made from the Renewal Fund.
- (j) Five years after adoption of the first Annual Work Plan, the Contractor shall be substituted for the Contracting Officer for purposes of

subarticles 27 (b), (c), and (f). Thereafter, the Contractor and the Cachuma Member
Units acting jointly shall consult with the Contracting Officer prior to the adoption of
each subsequent Long Term Plan and Annual Work Plan, until such time as the

Contracting Officer advises the Contractor and the Cachuma Member Units, in writing, that such consultations are no longer necessary.

(k) Until such time as the Contractor is substituted for the Contracting Officer pursuant to subarticle 27 (j), the Contracting Officer and the Cachuma Member Units acting jointly shall consult with the Contractor prior to the adoption of a Long Term Plan and each Annual Work Plan.

TRANSITION FROM PHASE I CONTRACT

- 28. (a) Article 1 of the Phase I Contract is deleted in its entirety and the following is substituted in lieu thereof:
 - 1. This contract shall be effective upon the expiration of Contract No. I75r-1802, and shall remain in effect through April 14, 1996. This contract shall constitute the initial phase of the long-term renewal contract for which the parties are currently negotiating and preparing an EIS/EIR.
- (b) Water deliveries for the period from May 15, 1995 through

 April 14, 1996 shall be made pursuant to the Phase I Contract. Rates for water

 delivered for the period from May 15, 1995 through April 14, 1996 shall be recalculated,
 and revenues collected shall be credited, pursuant to article 6 of this contract, using the

 definitions of Irrigation Water and M&I Water provided in the

Phase I Contract. If the revenues collected under the Phase I Contract for either Irrigation Water or for M&I Water exceed the revenues that would have been collected based upon the Rates calculated under article 6 for the period from May 15, 1995 through April 14, 1996, the excess revenues shall be credited (i) first, to the payments due during the Transition Period for Irrigation Water and M&I Water, and (ii) second to Irrigation Capital Costs or M&I Capital Costs. If the Irrigation Water revenues or the M&I Water revenues collected under the Phase I Contract are insufficient to recover for the United States its O&M and Water Marketing Costs from Irrigation Water deliveries or M&I Water deliveries, or to recover for the United States the interest due on the M&I Capital Costs, then the revenue shortfall shall be recovered as provided in subarticle 6 (e)(3)(A)&(B).

Contracting Officer a copy of any Notice given to the Contractor by, or on behalf of, all Cachuma Member Units acting jointly specifying (i) the total quantity of Available Supply that the Cachuma Member Units have requested be delivered for the period from April 15, 1996 through September 30, 1996 (Transition Period), and (ii) the schedule of the quantities of Project Water that are to be delivered to each Cachuma Member Unit and transferee thereof during the Transition Period (together, the Transition-Delivery Schedule). The Contractor shall promptly deliver to the Contracting Officer a copy of any subsequent Notice given to the Contractor by, or on behalf of, all Cachuma Member Units acting jointly specifying any revised request for Project Water to be delivered during the Transition Period or any revised Transition Delivery Schedule.

Transition Delivery Schedule as proposed, or (ii) if the Contracting Officer determines
that the Transition Delivery Schedule proposes deliveries in excess of the quantities the
Contracting Officer is authorized to deliver under this contract, the Contracting Officer
shall modify the Transition Delivery Schedule to conform such with the Contracting
Officer's determination and shall apportion any decreases among the Cachuma Member
Units according to the percentages specified in subarticle 3 (c). The Contracting Officer
shall promptly give Notice to the Contractor of all approvals of the transition request
and Transition Delivery Schedule.
(e) On or before April 1, the Contracting Officer shall give the
Contractor Notice of the Rates to be paid for Project Water during the Transition
Period, and on or before April 10, the Contractor shall pay to the Contracting Officer at
such Rates for all Project Water to be delivered to, or stored for, the Cachuma Member
Units.
(f) Water delivered under the Transition Delivery Schedule shall be
allocated among the Cachuma Member Units as provided in subarticle 3 (c).
(g) Wherever appropriate, the Transition Period shall be deemed to be
a Water Year for purposes of this contract.
NOTICES
29. (a) All notices and other communications required by this contract
(Notices) shall be in writing and shall be given by one of the following methods:

By personal delivery, the Notice being effective on delivery;

(1)

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1		(2) By first class man, the Nonce being effective four (4) man
2		delivery days after deposit, postage prepaid, in a United States Postal
3		Service office or mailbox;
4		(3) By certified mail, Notice being effective on delivery if
5		confirmed by a return receipt;
6		(4) By overnight delivery by Federal Express or similar service,
7		Notice being effective on delivery if delivery is confirmed by the delivery
8		service;
9		(5) By facsimile transmission, Notice being effective on receipt,
10		provided that (i) either (A) a duplicate Notice is promptly given by one of
11		the other methods permitted by this Article, or (B) the receiving party
12		delivers a written confirmation of receipt, and (ii) any Notice given by
13		facsimile transmission shall be deemed received on the next business day if
14		it is received after 4:30 p.m. Pacific Time or on a nonbusiness day.
15		(b) Notices shall be given to the following addresses and facsimile
16	numbers:	
17		Contracting Officer:
18 19 20 21 22 23		Area Manager, South-Central California Area Office Bureau of Reclamation 2666 North Grove Industrial Drive Suite 106 Fresno, California 93727-1551 Facsimile number: (209) 487-5397

1	Contractor:
2 3 4 5	Santa Barbara County Water Agency 123 East Anapamu Street Santa Barbara, California 93101 Facsimile number: (805) 568-3434
6	With a copy to:
7 8 9 10	Cachuma Project Authority 3301 Laurel Canyon Road Santa Barbara, California 93105 Facsimile number: (805) 569-5825
11 12 13 14 15	Carpinteria County Water District PO Box 578 (93014-0578) 1301 Santa Ynez Avenue Carpinteria, California 93013 Facsimile number: (805) 684-3170
16 17 18 19	Goleta Water District 4699 Hollister Avenue (93110) Goleta, California 93110-0781 Facsimile number: (805) 964-7002
20 21 22 23 24	Montecito Water District PO Box 5037 583 San Ysidro Road (93108) Montecito, California 93150-5037 Facsimile number: (805) 969-7261
25 26 27 28 29	City of Santa Barbara 630 Garden Street (93101) PO Box 1990 Santa Barbara, California 93102-1990 Facsimile number: (805) 564-5467
30 31 32 33 34 35	Santa Ynez River Water Conservation District Improvement District No. 1 PO Box 157 3622 Sagunto Street Santa Ynez, California 93460-0157 Facsimile number: (805) 688-3078

Any party may change its address or facsimile number by giving the other party Notice of the change in any manner permitted by this Article.

THIRD PARTY BENEFICIARY

30. This contract is entered into by the Contractor acting as an agent for-the Cachuma Member Units. As third party beneficiaries, the Cachuma Member Units shall have an independent right to enforce their rights pursuant to Reclamation law and under this contract.

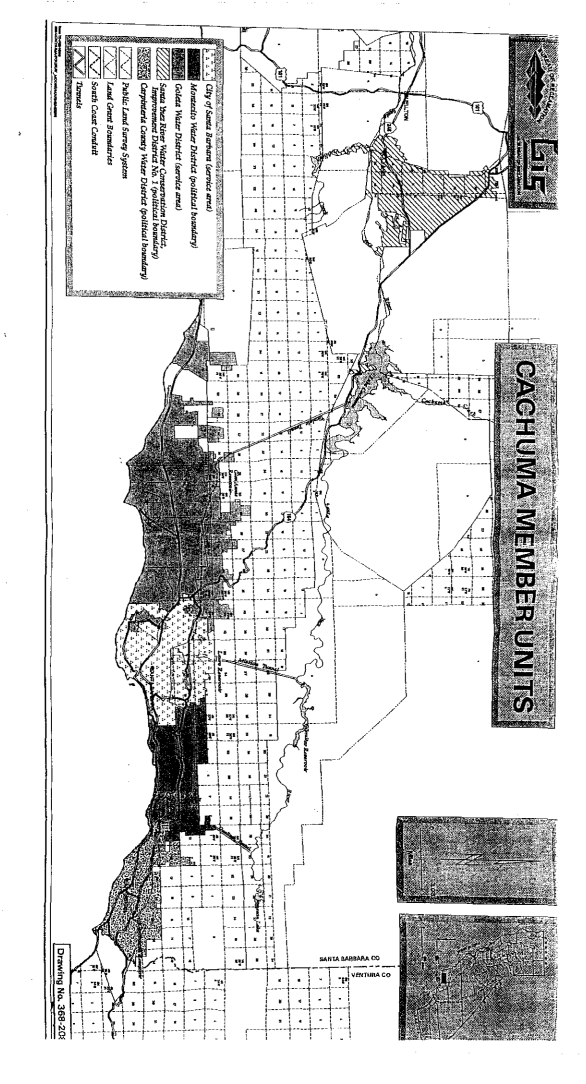
CONTRACTS BETWEEN CONTRACTOR AND CACHUMA MEMBER UNITS

31. Prior to the delivery of Project Water under this contract, the Contractor shall enter into a contractual relationship with each of the Cachuma Member Units, which shall provide that the terms thereof are subject to the terms of this contract.

CONTRACT NOT TO AFFECT RATES SET BY CACHUMA MEMBER UNITS

32. This contract shall not affect how payments to be made to the Contractor are to be allocated as between the Cachuma Member Units; nor shall this contract affect how each Cachuma Member Unit determines its own rates or how each Cachuma Member Unit allocates revenues it collects as between payments for Irrigation Water and M&I Water.

1	IN WITNESS WHEREOF, the parties hereto have executed this contract								
2	as of the day and year first above written.								
3		THE UNITED STATES OF AMERICA							
4 5 6 7 8 9 10 11	APPROVED AS TO LEGAL FORM AND SUFFICIENCY: By: June Line Office of the Solicitor Secretary of the Interior	By: Franklin & Dimick of FORegional Director, Mid-Pacific Region Bureau of Reclamation							
12 13 14 15 16 17 18	(SEAL) Attest:	SANTA BARBARA COUNTY WATER AGENCY By: Schwart Chair, Board of Directors ATTEST ZANDRA CHOLMONDELEY Clark of the Eoard of Supervisors							
21 22 23	APPROVED AS TO FORM: County Counsel	Ey:							
24 25	By Mangle Butt. Deputy	• · · · · · · · · · · · · · · · · · · ·							
26 27 28 29	APPROVED AS TO INSURANCE: Risk Management By: (I:RR10-26-9.wp)	APPROVED AS TO FORM: Auditor-Controller By: Medlet m Sun							



WM:R95CSR.B38 12/14/95

		<u> Irrigation</u>	M&1
l.	Capital Rates Per AF 1/		
	Storage Conveyance	\$34.31 67.73	\$15.40 28.25
	Total Capital Rate Per AF	\$102.04	\$43.65
II.	Projected 1995 Operation and Maintenance (O&M) Exper	nses_2/	-
	Water Marketing - costs	\$900	\$2,100
	- deliveries (AF) Rate Per AF	7,714 \$0.12	18,000 \$0.12
	Storage - costs	\$70,800	\$165,200
	- deliveries (AF) Rate Per AF	7,714 \$9.18	18,000 \$9.18
_	Conveyance - costs	so	\$0
	- deliveries (AF)	7,714	18,000
	Rate Per AF	\$0.00	\$0.00
	Total O&M Rate Per AF	\$9.30	\$9.30
-			· · · · · · · · · · · · · · · · · · ·
111.	1995 Cost of Service Rate Per AF	<u> </u>	\$52.95

CONTRACT NO. 175R-1802R

- 1/ Refer to the Cachuma Project "Schedule of Unpaid Irrigation and M&I Capital Costs by Component and / or Facility" (WIN:95CAP3A.B38) for details. Note ... M&I rate includes interest at 3.00%.
- 2/ Reclamation O&M provided by MP-320 (SS) ... Cachuma Project PF-3 Program Activity, revised date of 10/30/95). Water Marketing costs, which were originally included in the Program Goals total amounts, have been separated from the Storage costs and prorated between Irrigation and M&I. Water deliveries are based on the 1994-95 water entitlement as shown in the March 17, 1994 letter from Santa Barbara CWA. For "Conveyance" purposes, Santa Ynez's deliveries have been removed as they are a "Storage" only contractor.

Note: Cachuma O&M Board costs are excluded from these rates and are the direct responsibility of the Cachuma member units.

Source: As cited.

Purpose: To provide the annual Cost of Service water rates for Cachuma Project water service contractor(s) for both irrigation and M&I functions assuming repayment by 2015.

CACHUMA PROJECT SCHEDULE OF UNPAID IRRIGATION AND MAI CAPITAL COSTS BY COMPONENT AND/OR FACILITY AS OF SEPTEMBER 30,1994 ' 1995 IRRIGATION AND MAI CONTRACTOR WATER RATES

	Capital	Allocation of		Allocation of F	通知的 化氯化二甲基化二甲基	, 	plial Costs	Projected Delly 1995 - 2015		Unpaid C Rate Pe	
Component/Facility	@ 9/30/94/	Irrigation	M&I	Irripation	M&I	Infigation	M&I	M nollegini	ا ا	ler.	MAI
Storage											
Bradbury Dam & Reservok	\$14,875,354	\$7,637,007	\$7,238,347								
Other Physical Property	13,237	6,796	6,441	•							
Total Storage	14,888,591	7,643,803	7,244,788	\$2,085,002	\$2,971,02 9	\$5,558,801	\$4,273,759	161,994 3	78,000	\$34.31	\$15.4 0
Conveyance											
Carpinteda Regulating Reservoir	465,473	238,974	226,499								
Facilitating Structures & Improvements	68,588	35,212	33,374								
Glen Anna Regulating Reservoir	1,157,156	594,084	563,072	•							
Lauro Regulating Reservoir	1,197,369	614,729	582,640								
Ortoga Regulating Reservoir	961,021	493,388	467,833								
South Coast Conduit - Carpinteria	3,762,505	1,931,670	1,830,835								
South Coast Conduit - Goleta	2,776,530	1,425,471	1,351,059	.:							
South Coast Conduit - Summerland	t 18,035	9,259	8,776		•						
Tolocote Tunnel	14,813,202	7,502,418	7,110,784								
Total Conveyance	25,019,877	12,845,205	12,174,672	3,503,791	4,992,734	\$9,341,414	\$7,181,938	137,928	346,374	\$67.73	\$28,25
Total .	39,908,468	20,489,008	19,419,460	5,586,793	7,963,763	14,900,215	11,455,697				
Distribution Systems											
Carpinteria Distribution System	1,475,958	1,372,639	103,317	1,176,351	88,543	196,288	14,774	1			
Golda Distribution System	2,843,686	2,474,007	369,679	1,979,079	295,725	494,928	73,954				
Summerland Distribution System	253,222	91,160	162,062	79,267	140,920	11,893	21,142				
Total Distribution Systems	4,572,864	3,937,80G	635,058	3,234,697	525,188	703,109	109,87	0			
Safety of Dams (Bradbury D&R) 6/ Construction WIP	468,200	36,056	34,174				•				
Capitalized Movable Equipment											
Grand Total	\$44,949,532	\$24,462,870	\$20,088,692	\$8,823,490	\$8,488,951	\$15,603,324	\$11,565,56	7			

- 1/ Capital costs are taken from Schedules 1 & 2 of the 1994 Cachuma Project's Statement of Project Construction Cost and Repayment (SPCCR).
- 2/ Storage, Conveyance, Safety of Dams, Construction WIP, and Capitalized Movable Equipment are allocated on the basis of historical (1956 1994) and projected (1995 2015) water deliveries (see WIN:CP56-20A,B38 for details). The Distribution systems are allocated on the basis of the Individual contract provisions as stated on Schedule No. 3 of the 1994 SPCCR's.
- 3/ Repayment Realized is from the "Summary" of the 1994 SPCCR and is prorated to the Storage and Conveyance components on the basis of these components capital costs to the total.
- 4/ MAI capital costs are amortized at 3% for this calculation and will be adjusted at the end of ten years (2005) to the applicable Treasury rate, at contract execution, for the remainder of the repayment period.
- 5/ As provided by Article 6 (a)(1)(A) of the "Draft" renewal contract with Santa Barbara CWA, we are using 25,714 AF annually to be allocated to irrigation (30%) and M&I (70%) on the basis of their 1994-95 water entitlement as shown in the March 17, 1994 letter from Santa Barbara CWA (see detail on pg. 2 below). For "Conveyance" purposes, Santa Ynez was deteted from the calculation as they are a "Storage" only contractor. Also note that these deliveries are based on the project being repaid by 2015.
- 6/ In accordance with the Safety of Dams Act, 15% of these costs are reimbursable by project beneficiaries and will be repaid through a separate repayment contract.

CACHUMA PROJECT SCHEDULE OF UNPAID IRRIGATION AND MAI CAPITAL COSTS BY COMPONENT AND/OR FACILITY AS OF SEPTEMBER 30,1994 1995 IRRIGATION AND MAI CONTRACTOR WATER RATES

ı		∞41984 ,400	₹ Ratio	PAlloc. of	Projected AF	Allocation by Funti	on 2/
Cachuma Project Member Unit	Lt.Water Category	Enuttement (AF)'1/	(Ratio (of WD to) Total	Safe Yield (AF) 2/	Irrigation	M&I	Total
Goleta WD	irrigation M&I	7,624 1,698			4,026	5,296	4,026 5,296
sub-total		9,322	0.362526	9,322	4,026	5,296	9,322
City of Santa Barbara	M&I	8,277	0.321887	8,277		8,277	8,277
Carpinteria County WD	Inigation Mai	1,612 1,200			1,215	1,597	1,215 1,597
sub-total		2,812	0.109357	2,812	1,215	1,597	2,812
Montacite WD	trrigation M&I	1,794 536	·.		1,008	1,324	1,006 1,324
sub-lota)		2,330	0,090612	2,330	1,006	1,324	2,330
Summerland County WD	Irrigation	321	0.012484	321	321		321
Santa Ynez River WCD	inigation M&i	2,492 160	•		1,146	1,506	1,146 1,506
sub-total		2,652	0.103134	2,652	1,146	1,506	2,652
Grand Total		25,714	1,000000	25,714	7,714	18,000	25,714

^{1/} Based on 1994-1995 water entitlement as shown in the March 17, 1994 letter from Santa Barbara CWA.

^{2/} This analysis provides for a projected safe yield for the project of 25,714 AF based on the 1994-1995 water entitlement as shown in 1/ above. In addition, this analysis utilizes contract renewal allocations of 30% irrigation (7,714 AF) and 70% M&I (18,000 AF). In order to achieve this ratio by contractor, it was necessary to remove the City of Santa Barbara and Summertand County WD from the total acre-feet (25,714-8,277-321) and allocate the remaining acre-feet (17,116) to all of the other contractors at the following ratios: irrigation 43.194% ((7,714 - 321) / 17,116)

M&I 58.806% ((18,000 - 8,277) / 17,116)

CACHUMA PROJECT SCHEDULE OF UNPAID M&I "STORAGE" CAPITAL COSTS AMORTIZED AT 3% THROUGH THE END OF THE REPAYMENT PERIOD AS OF SEPTEMBER 30,1994

Exhibit C Pg 3 of 4

	Beginning		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	72	10 10 1	1.5	
	Storage	Capit	al Payment So	hedule :	Ending.	Projected	Capital
	Capital	Interest	ं स्थित	2755	Capital:	Deliveries	Rate
	: # Balance	@ 3.00%	Principal	Total-	Balance	(AF)	Per AF
		(1)				(2)	
1995	\$4,273,759	\$128,213	\$149,034	\$277,246	\$4,124,726	378,000	\$15.40
1996	4,124,726	123,742	153,505	277,246	3,971,221	360,000	15.40
19 97	3,971,221	119,137	158,110	277,246	3,813,111	342,000	15.40
1998	3,813,111	114,393	162,853	277,246	3,650,258	324,000	15.40
1999	3,650,258	109,508	167,739	277,246	3,482,520	306,000	15.40
2000	3,482,520	104,476	172,771	277,246	3,309,749	288,000	15.40
2001	3,309,749	99,292	177,954	277,246	3,131,795	270,000	15.40
2002	3,131,795	93,954	183,293	277,246	2,948,503	252,000	15.40
2003	2,948,503	88,455	188,791	277,246	2,759,711	234,000	15.40
2004	2,759,711	82,791	194,455	277,246	2,565,256	216,000	15.40
2005	2,565,256	76,958	200,289	277,246	2,364,968	198,000	15.40
2006	2,364,968	70,949	206,297	277,246	2,158,670	180,000	15.40
2007	2,158,670	64,760	212,486	277,246	1,946,184	162,000	15.40
2008	1,946,184	5 8, 386	218,861	277,246	1,727,323	144,000	15.40
2009	1,727,323	51,820	225,427	277,246	1,501,897	126,000	15.40
2010	1,501,897	45,057	232,189	277,246	1,269,707	108,000	15.40
2011	1,269,707	38,091	239,155	277,246	1,030,552	90,000	15.40
2012	1,030,552	30,917	246,330	277,246	784,222	72,000	15.40
2013	784,222	23,527	253,720	277,246	530,502	54,000	15.40
2014	530,502	15,915	261,331	277,246	269,171	36,000	15.40
2015	\$269,171	8,075	269,171	277,246	\$0	18,000	\$15.40
		\$1,548,414	\$4,273,759	\$5,822,173	•		

Notes:

- (1) The unpaid capital balance is amortized over the remaining years of repayment of the repayment period at 3.00% interest (per House Document No. 587, pg. 32).
- (2) Projected deliveries are based on 18,000 AF (see Pg. 2) annually through the end of the of the repayment period.

CACHUMA PROJECT SCHEDULE OF UNPAID M&I "CONVEYANCE" CAPITAL COSTS AMORTIZED AT 3% THROUGH THE END OF THE REPAYMENT PERIOD AS OF SEPTEMBER 30, 1994

Exhibit C Pg 4 of 4

	Beginning: Conveyance	Capital Payment Schedule:			Gadina	Projected	Capital
		Interest		neguleati	Ending	Projected:	Capital
	Capital		Didden	ļ	Capital	Deliveries	Rate:
	Balance	@ 3.00%-	Principal-	- Total:	Balance .	(AF):::1	Per AF
		(1)				_ (2)	
1995	\$7,181,938	\$215,458	\$250,447	\$465,905	\$6,931,491	346,374	
1996	6,931,491	207,945	257,960	465,905	6,673,531	329,880	28.25
1997	6,673,531	200,206	265,699	465,905	6,407,831	313,386	28.25
1998	6,407,831	192,235	273,670	465,905	6,134,161	296,892	28.25
1999	6,134,161	184,025	281,880	465,905	5,852,281	280,398	28.25
2000	5,852,281	175,568	290,337	465,905	5,561,944	263,904	28.25
2001	5,561,944	166,858	299,047	465,905	5,262,898	247,410	28.25
2002	.5,262,898	157,887	308,018	465,905	4,954,880	230,916	28.25
2003	4,954,880	148,646	317,259	465,905	4,637,621	214,422	28.25
2004	4,637,621	139,129	326,776	465,905	4,310,844	197,928	28.25
2005	4,310,844	129,325	336,580	465,905	3,974,265	181,434	28.25
2006	3,974,265	119,228	346,677	465,905	3,627,588	164,940	28.25
2007	3,627,588	108,828	357,077	465,905	3,270,510	148,446	28.25
2008	3,270,510	98,115	367,790	465,905	2,902,720	131,952	28.25
2009	2,902,720	87,082	378,823	465,905	2,523,897	115,458	28.25
2010	2,523,897	75,717	390,188	465,905 -	2,133,709	98,964	28.25
2011	2,133,709	64,011	401,894	465,905	1,731,815	82,470	28.25
2012	1,731,815	51,954	413,951	465,905	1,317,864	65,976	28.25
2013	1,317;864	39,536	426,369	465,905	891,495	49,482	28.25
2014	891,495	. 26,745.	439,160	. 465,905	452,335	32,988	28:25
2015	\$452,335	13,570	452,335	465,905	(\$0)	16,494	\$28.25
		\$2,602,069	\$7,181,938	\$9.784,006			

Notes:

- (1) The unpaid capital balance is amortized over the remaining years of repayment of the repayment period at 3.00% interest (per House Document No. 587, pg. 32).
- (2) Projected deliveries are based on 18,000 AF (see Pg. 2) less Santa Ynez deliveries, which is a storage only contractor, through the end of the repayment period.