

1 AGREEMENT REGARDING DISPOSTION OF FUNDS COLLECTED
2 FROM THE CITY OF RIVERSIDE AS VALLEY DISTRICT
3 WATER COST COMPONENT
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12 SAN BERNARDINO VALLEY MUNICIPAL WATER DISTRICT
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20 BOARD OF WATER COMMISSIONERS
21 OF THE CITY OF SAN BERNARDINO
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AGREEMENT
Regarding Disposition of Funds Collected
From the City of Riverside as VALLEY DISTRICT
Water Cost Component

This Agreement is entered into by SAN BERNARDINO VALLEY MUNICIPAL WATER DISTRICT, hereinafter called VALLEY DISTRICT, and BOARD OF WATER COMMISSIONERS OF THE CITY OF SAN BERNARDINO, hereinafter called BOARD.

RECITALS

1. On April 17, 1969, judgment was entered in Case No. 78426 in Superior Court of Riverside County, hereinafter called the Western Judgment.

2. VALLEY DISTRICT was a defendant and the City of Riverside was a plaintiff in the Western Judgment. BOARD was a defendant in the original action in the Western Case, but was dismissed under the terms of the Western Judgment.

3. Paragraph VI(b)6 allows VALLEY DISTRICT and Western Municipal Water District of Riverside County to make an agreement to allow extractions for export above those set forth in the Western Judgment. Said agreement is shown in EXHIBIT B.

4. BOARD may produce water for the City of Riverside pursuant to the agreement shown in EXHIBIT A.

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5. The terms of said agreement provide for payment by the City of Riverside to BOARD of a VALLEY DISTRICT water cost component on groundwater produced for the City of Riverside in excess of the City of Riverside's adjusted right under the Western Judgment.

AGREEMENTS

The Parties hereby agree between and among themselves individually and collectively as follows:

- 1. All funds received by BOARD from the City of Riverside in payment of the VALLEY DISTRICT water cost component shall be paid to VALLEY DISTRICT within 15 days of their receipt.
- 2. This Agreement may be amended with mutual consent of the parties in writing.
- 3. The term of this Agreement shall be ten years and will continue on an annual basis thereafter so long as the "Agreement Regarding Additional Groundwater Production from the Artesian Zone of the San Bernardino Basin Area for the City of Riverside" shown in EXHIBIT A is in effect.

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Disposition of Funds Agreement

4. This Agreement is not in effect at such times as the agreement between Western Municipal Water District of Riverside County and VALLEY DISTRICT shown in EXHIBIT B allowing additional extractions of water from the San Bernardino Basin Area is not in effect.

IN WITNESS HEREOF, the Parties have caused this Agreement Regarding Disposition of Funds Collected from the City of Riverside as VALLEY DISTRICT Water Cost Component to be entered into.

SAN BERNARDINO VALLEY
MUNICIPAL WATER DISTRICT

By Le Roy Holmes
its President

Dated: December 22, 1981

Attest Richard A. Bond
its Secretary

BOARD OF WATER COMMISSIONERS
OF THE CITY OF SAN BERNARDINO

By Margaret H. Chandler
its President

Dated: December 22, 1981

Attest Edward E. Lewis
its Secretary

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1 AGREEMENT REGARDING ADDITIONAL GROUNDWATER PRODUCTION
2 FROM THE ARTESIAN ZONE OF THE SAN BERNARDINO BASIN AREA
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5 FOR THE CITY OF RIVERSIDE
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AGREEMENT

Regarding Additional Groundwater Production from
the Artesian Zone of the San Bernardino Basin Area
for the City of Riverside

This Agreement is entered into by SAN BERNARDINO VALLEY MUNICIPAL WATER DISTRICT, hereinafter called VALLEY DISTRICT, BOARD OF WATER COMMISSIONERS OF THE CITY OF SAN BERNARDINO, hereinafter called BOARD, and CITY OF RIVERSIDE, hereinafter called RIVERSIDE.

RECITALS

1. On April 17, 1969, judgment was entered in Case No. 78426 in Superior Court of Riverside County, hereinafter called the Western Judgment.

2. VALLEY DISTRICT was a defendant and RIVERSIDE was a plaintiff in the Western Judgment. BOARD was a defendant in the original action in the Western Case, but was dismissed under the terms of the Western Judgment.

3. Paragraph VI(b)6 allows VALLEY DISTRICT and Western Municipal Water District of Riverside County to make an agreement to allow extractions for export above those set forth in the Western Judgment. Said agreement is shown in EXHIBIT C.

4. BOARD produces groundwater from the San Bernardino Basin Area for use by the inhabitants and citizens of the City of San Bernardino.

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Additional Groundwater Production Agreement

1 5. RIVERSIDE also produces groundwater from the San Bernardino Basin
2 Area, which basin area is situated within the boundaries of VALLEY
3 DISTRICT, and exports that water to Riverside County for use there.
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5 The Western Judgment limits the amount of water that can be exported
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7 from the San Bernardino Basin Area by RIVERSIDE.
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12 6. RIVERSIDE is interested in producing and exporting additional
13 quantities of groundwater from the San Bernardino Basin Area over
14 and above those amounts set forth and allowed in the Western
15 Judgment.
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22 7. The Western Judgment requires VALLEY DISTRICT to provide imported
23 water for replenishment of the San Bernardino Basin Area in amounts
24 equal to the amount that extractions by local producers exceed
25 certain allowed amounts.
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32 8. The parties have determined that it is in the public interest
33 that pumping from the San Bernardino Basin Area should be increased
34 in the interest of sound water resources management. The parties
35 therefore desire to enter into the following agreement pursuant to
36 the aforesaid provision of the Western Judgment to provide for
37 increased pumping and exportation of groundwater.
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Additional Groundwater Production Agreement

1 9. The Parties hereto, based upon extensive studies of the San
2 Bernardino Basin Area, have determined that additional export to
3 RIVERSIDE will help to reduce pressure in the artesian zone of the
4 San Bernardino Basin Area which, in turn, will reduce rising water
5 conditions, thus alleviating the problems in the artesian zone.
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13 10. BOARD has water-producing facilities located in the artesian
14 zone and situated adjacent to RIVERSIDE transmission lines.
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19 11. It is the intent of BOARD to construct an inter-connection with
20 RIVERSIDE pipelines. This inter-connection and the operation
21 thereof will be provided for in an additional agreement between
22 RIVERSIDE and BOARD.
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29 12. Additional groundwater may be produced for RIVERSIDE from BOARD
30 facilities and delivered into RIVERSIDE pipelines; also, additional
31 groundwater may be produced from RIVERSIDE wells.
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37 AGREEMENTS
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41 The Parties hereby agree between and among themselves individually
42 and collectively as follows: '
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Additional Groundwater Production Agreement

1. This Agreement is made pursuant to the "Agreement Regarding Additional Extractions from the San Bernardino Basin Area" shown in EXHIBIT C between VALLEY DISTRICT and the Western Municipal Water District of Riverside County and each of the parties hereto shall be bound by all of the terms thereof.
2. None of the Parties will ever claim or allege that additional or new rights, or any continuing right, to export water from the San Bernardino Basin Area accrues as to water produced and delivered under this and the other supplemental agreements.
3. Additional extractions of export groundwater may result in the lowering of groundwater levels to the extent that local producers are caused unreasonable production costs. Three wells have been selected to monitor groundwater levels in the affected area. These wells are designated to be:

| Well Name | State Well Number | Minimum Water Level | Ground Surface Elevation |
|--------------------|-------------------|---------------------|--------------------------|
| A.R. Trailer Court | 1S4W11H01 | 980 feet MSL | 1051 feet MSL |
| Mecham | 1N4W35L02 | 965 feet MSL | 1129 feet MSL |
| Mill & D Street | 1S4W10N06 | 955 feet MSL | 1001 feet MSL |

For 2 out of 3 of the listed wells the average yearly water level based upon the monthly averages for each well shall not

Additional Groundwater Production Agreement

1 fall below the minimums listed. Additionally the current 3
2 year average drop in water level for 2 out of 3 of the listed
3 wells shall not exceed 10 feet per year. In the event that
4 the yearly average water level for 2 out of 3 of the listed
5 wells is below the minimum or the average drop in water level
6 exceeds 10 feet per year in 2 out of 3 of the wells RIVERSIDE
7 will export no water above its adjusted right during the
8 following calendar year. Additional extractions may be
9 resumed in a subsequent calendar year if in a calendar year
10 in which additional extractions are suspended there is no
11 violation of the criteria set forth above. The limitations
12 in this paragraph shall be in addition to those in paragraph
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- 29 4. VALLEY DISTRICT shall be responsible for all accounting
30 required and for the overseeing and enforcement of the terms
31 of this Agreement.
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37 5. The annual quantity of additional groundwater extractions for
38 export by RIVERSIDE shall be limited as provided in the
39 agreement between the VALLEY DISTRICT and Western Municipal
40 Water District of Riverside County.
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47 6. All parties extracting groundwater for export by RIVERSIDE
48 shall report to VALLEY DISTRICT the amount of such
49 extractions by the 15th of each month for the previous month.
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Additional Groundwater Production Agreement

1 7. Each month RIVERSIDE will pay on the previous month's
2 production to BOARD for:
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7 a) Groundwater produced from RIVERSIDE wells:
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11 VALLEY DISTRICT water cost component per Exhibit A for
12 all groundwater produced for RIVERSIDE in excess of
13 RIVERSIDE's adjusted right under the Western Judgment.
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23 b) Groundwater produced from BOARD wells:
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27 BOARD water cost component per Exhibit B for all
28 groundwater produced for RIVERSIDE.
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37 VALLEY DISTRICT water cost component per Exhibit A for
38 all groundwater produced for RIVERSIDE in excess of
39 RIVERSIDE's adjusted right under the Western Judgment.
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45 8. RIVERSIDE shall obtain separate recordation numbers from the
46 Division of Water Rights of the State Water Resources Control
47 Board for any BOARD wells which are to be used in its behalf
48 and shall report any additional extractions made therefrom
49 under such designation.
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Additional Groundwater Production Agreement

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9. If any necessary consent to this Agreement from any government agency is denied, or cannot be obtained, this Agreement shall be of no further force and effect. This Agreement shall not be construed as a contract to supply State Water Project water.
10. Excepting only RIVERSIDE the parties executing this Agreement agree also to execute a separate agreement shown in EXHIBIT D regarding disposition of all funds received from RIVERSIDE in payment of the VALLEY DISTRICT water cost component.
11. All parties to this Agreement making additional extractions of groundwater from the San Bernardino Basin Area under this Agreement shall make such additional extractions from wells pumping from the artesian zone of the San Bernardino Basin Area.
12. This Agreement may be amended with mutual consent of the parties in writing.
13. The term of this Agreement shall be ten years and will continue on an annual basis thereafter unless terminated as to one party upon written notice to the other parties six months prior to the end of the current term. Any termination by VALLEY DISTRICT or RIVERSIDE, shall be effective as to all parties.

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Additional Groundwater Production Agreement

1 14. This Agreement is not in effect at such times as the
2 agreement between Western Municipal Water District of
3 Riverside County and VALLEY DISTRICT shown in EXHIBIT C
4 allowing additional extractions of water from the San
5 Bernardino Basin Area is not in effect.
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Additional Groundwater Production Agreement

IN WITNESS HEREOF, the Parties have caused this Agreement
Regarding Additional Groundwater Production from the Artesian
Zone of the San Bernardino Basin Area for the City of Riverside
to be entered into.

SAN BERNARDINO VALLEY
MUNICIPAL WATER DISTRICT

By *Le Roy H. C... ..*
its President

Dated: December 22, 1981

Attest *Richard A.*
its Secretary

BOARD OF WATER COMMISSIONERS
OF THE CITY OF SAN BERNARDINO

By *Margaret S. Chandler*
its President

Dated: December 22, 1981

Attest *Edward*
its Secretary

CITY OF RIVERSIDE,
a municipal corporation

By *John Brown*
its Mayor

Dated: *Dec 18, 1981*

Attest *Ann*
its City Clerk

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APPROVED AS TO FORM
John Woodcock
CITY ATTORNEY

EXHIBIT A

VALLEY DISTRICT Water Cost Component

The VALLEY DISTRICT Water Cost Component per acre-foot of additional groundwater extractions shall be as established by the VALLEY DISTRICT Board of Directors on or before December 31 for the following calendar year and shall not exceed a cost established by the following equation:

$$\text{Cost per acre-foot} = E + S + C + M$$

E = The variable operation, maintenance, power, and replacement component of the Department of Water Resources Transportation Charge per acre-foot* incurred by VALLEY DISTRICT.

S = Direct spreading costs per acre-foot, determined to be \$3.00 per acre-foot on 1/ 1/81 escalated annually by the consumer price index**.

C = Dollar amount equal to power generation credit per acre-foot from Devil Canyon power generation plant.

M = VALLEY DISTRICT O & M costs per acre-foot transported, determined to be \$2.00 per acre-foot on 1/ 1/81 escalated annually by the consumer price index**.

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Additional Groundwater Production Agreement

1 *As defined in Section 26 of the contract between the State
2 of California Department of Water Resources and the San
3 Bernardino Valley Municipal Water District for a Water
4 Supply, dated December 30, 1960, and all amendments thereto,
5 heretofore or hereafter concluded.
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15 **The consumer price index used shall be the consumer price
16 index for all urban consumers for the Los Angeles
17 metropolitan area using 1967 as the base year. Escalation
18 shall be computed on the basis of the consumer price index
19 for the most recently available month at the time the VALLEY
20 DISTRICT water cost component is established compared with
21 the index for January 1981.
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31 The VALLEY DISTRICT water cost component for calendar year 1981 is
32 agreed to be \$25.41 per acre-foot.
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EXHIBIT B

BOARD Water Cost Component

BOARD's operation, maintenance and repair costs for production facilities are to be obtained from the actual experience of BOARD as shown in BOARD's Annual Audit Report. The figure used shall be the previous year's costs and expressed in dollars per acre-foot of groundwater produced.

The power cost shall be estimated individually for each well from the most recent test performed by the Southern California Edison Company with allowance made for anticipated change in the power rate. An adjustment shall be made at the end of the fiscal year to reflect the actual power cost for the year. All computations for power charges shall be made available to RIVERSIDE for audit at the end of each fiscal year. The fiscal year shall be from July 1, to June 30, of each year.

The initial charges for O.M.P.&R. are derived from the Audit Report of June 30, 1981. They are:

| | |
|-----------------------------|------------------------------|
| O.M. & R. | = \$0.009/Hundred Cubic Feet |
| Power (with 10% Escalation) | = \$0.100/Hundred Cubic Feet |
| Total | = \$0.109/Hundred Cubic Feet |

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Additional Groundwater Production Agreement

EXHIBIT C

Executed copy of Additional Extraction Agreement

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Additional Groundwater Production Agreement

EXHIBIT D

Executed copy of Disposition of Funds Agreement

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1 AGREEMENT REGARDING ADDITIONAL EXTRACTIONS
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11 SAN BERNARDINO VALLEY MUNICIPAL WATER DISTRICT
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AGREEMENT
Regarding Additional Extractions from
the San Bernardino Basin Area

This Agreement is entered into between SAN BERNARDINO VALLEY MUNICIPAL WATER DISTRICT, hereinafter called VALLEY DISTRICT, and WESTERN MUNICIPAL WATER DISTRICT OF RIVERSIDE COUNTY, hereinafter called WESTERN.

RECITALS

1. Groundwater levels in the San Bernardino Basin Area have recently risen to near historical high levels and are close to conditions that existed in 1944 and 1945. These higher groundwater levels have restored pressure to the artesian zone of the San Bernardino Basin Area, and flowing wells and rising water are occurring. This condition has already caused damage to buildings and structures in the artesian zone, and it is anticipated that, if the condition continues, additional damage may result.

2. WESTERN and VALLEY DISTRICT are parties to the judgment entered April 17, 1969, in Western Municipal Water District of Riverside County vs. East San Bernardino County Water District, et al., Riverside Superior Court No. 78426 (herein sometimes referred to as the "Western Judgment"). Among other provisions, said Judgment limits the amount of water that can be exported from the San Bernardino Basin Area. However, paragraph VI(b)6 of the Western Judgment allows VALLEY DISTRICT and WESTERN to enter into agreements for additional extractions as provided therein.

1 3. The parties have determined that there is an existing temporary
2 surplus natural groundwater supply in the artesian zone of the San
3 Bernardino Basin Area, and that it is in the public interest that
4 extractions of such supply from the San Bernardino Basin Area should
5 be increased in the interest of sound water resources management.
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7 The parties therefore desire to enter into the following agreement
8 pursuant to the aforesaid provision of the Western Judgment to
9 provide for increased extraction and exportation of water.
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21 AGREEMENTS

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24 NOW THEREFORE IT IS AGREED by and between the parties hereto as
25 follows:
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30 1. Pursuant to the provisions of the Western Judgment the
31 parties hereto agree that additional extractions may be made
32 from the San Bernardino Basin Area as defined in said
33 Judgment and exported to the City of Riverside for use in
34 Riverside County in amounts not to exceed the amounts
35 specified herein. Such additional extractions may be made
36 through pumping by the City of Riverside or by pumping other
37 San Bernardino Basin Area producers' wells for the City of
38 Riverside.
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1 2. The annual quantity of additional extractions by or on behalf
2 of the City of Riverside authorized by paragraph 1 shall be
3 limited to 10,000 acre-feet, or such lesser amount as would
4 not impose a replenishment obligation on VALLEY DISTRICT
5 under paragraph VI(c) of the Western Judgment if such
6 additional extractions were charged against the replenishment
7 obligation and if such replenishment obligation were computed
8 without regard to (1) credits for replenishment made with
9 imported water or (2) excess exports to the Chino Basin. The
10 additional extractions will not require replenishment with
11 imported water.
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24 3. This Agreement is not intended to alter the rights of any
25 person or entity or create new rights to pump or extract
26 groundwater from the San Bernardino Basin Area, and neither
27 of the parties, nor anyone making extractions pursuant
28 hereto, will ever claim or allege that additional or new
29 rights, or any continuing right, to export water from the San
30 Bernardino Basin Area accrue as to water extracted and
31 delivered under this and other supplemental agreements.
32 Nothing herein shall affect the right of any party to seek
33 redetermination of the safe yield under the Western Judgment;
34 provided that, the provisions of this Agreement and the
35 effect of any additional extractions made under it shall be
36 taken into account in connection therewith. Nothing in this
37 Agreement shall affect rights to water imported from the
38 State Water Project.
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1 4. Payment to VALLEY DISTRICT for additional extractions
2 permitted by this Agreement will be made in accordance with
3 the terms and conditions of agreements supplemental to this
4 Agreement among VALLEY DISTRICT, City of Riverside, and other
5 San Bernardino Basin Area producers.
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13 5. Additional extractions made by San Bernardino Basin Area
14 producers other than the City of Riverside for the City of
15 Riverside will be reported to the Division of Water Rights of
16 the State Water Resources Control Board by the City of
17 Riverside and will be recorded in Volume 1A (Production by
18 Plaintiffs) of the annual report of the Western Watermaster
19 under the name of the City of Riverside.
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28 The amount of additional extractions is hereby determined to
29 be the amount by which the annual extractions by or for the
30 City of Riverside exceed its adjusted rights under the
31 Western Judgment. For purposes of determining compliance by
32 the City of Riverside with the Western Judgment, VALLEY
33 DISTRICT shall certify to the Watermaster the amount of the
34 additional extractions which have been paid for hereunder,
35 and such additional extractions as determined by the
36 Watermaster shall be excluded from computations to determine
37 compliance with the Western Judgment.
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6. Section X of the Western Judgment requires replenishment for new export to areas not tributary to Riverside Narrows. For the purposes of the Western Watermaster's annual calculation of water used in areas not tributary to Riverside Narrows, the amount of water purchased hereunder shall be treated as a source of water to the nontributary area in the same manner as water produced from wells in the nontributary area.

7. This Agreement shall not be construed as a contract to supply water obtained from the State Water Project.

8. This Agreement may be amended with mutual consent of the parties in writing.

9. The term of this Agreement shall be ten years and will continue on an annual basis thereafter unless terminated by either party upon written notice to the other party six months prior to the end of the current term.

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