2/21/12 Bd. Mtg. Item 5 2006 San Francisco Bay-Delta plan Deadline: 2/14/12 by 12:00 noon

# NORTH DELTA WATER AGENCY

910 K Street, Suite 310, Sacramento, CA 95814 (916) 446-0197 Fax (916) 446-2404 <u>melinda@northdw.com</u>

Melinda Terry, Manager



Board of Directors Henry N. Kuechler, Chairman Neil Hamilton, Vice-Chairman Kenneth A. Ruzich, Secretary/Treasurer Steve Mello, Director Carel van Löben Sels, Director

February 17, 2012

Charles R. Hoppin, Chair State Water Resources Control Board 1001 I Street Sacramento, California 95814

Re: February 21 Informational Item: Update on the Current Review of the 2006 Water Quality Control Plan for the San Francisco Bay/Sacramento-San Joaquin Delta Estuary and its Implementation

Dear Chair Hoppin and Members of the Board:

The North Delta Water Agency (NDWA) submits the following information for consideration by the State Water Resources Control Board (SWRCB) as part of the above-referenced matter.

On January 28, 1981, NDWA entered into an agreement with the California Department of Water Resources (DWR) for the assurance of a dependable water supply of suitable quality (copy enclosed). The agreement requires DWR to maintain water quality within North Delta equal to the better of water quality objectives established by the SWRCB or the NDWA/DWR agreement criteria and also requires that DWR not convey State Water Project water in such a way that is to the detriment of water users within NDWA. The agreement was subsequently amended on January 21, 1997 in a manner that updates certain water quality standards (copy enclosed).

Subsequently, during "Phase IV" of the water right hearings that led up to Water Right Decision No. 1641 revised, DWR acknowledged its responsibilities to NDWA by means of a Memorandum of Understanding dated May 26, 1998 (copy enclosed).

Taken together, these documents represent a settlement between NDWA and DWR that requires DWR to provide NDWA with sufficient water of reasonable quality to meet the needs of landowners within NDWA. In revising the 2006 Water Quality Control Plan and/or in considering the Bay Delta Conservation Plan, the SWRCB should not take any action that would interfere with this settlement.

NDWA would be pleased to meet with you or your staff to further discuss these documents and how they relate to the update of the Bay-Delta water quality plan.

Respectfully,

Melinda Terry, Manager North Delta Water Agency

Enclosures:

1981 Agreement with DWR1997 Amendment1998 Memorandum of Understanding with DWR

## CONTRACT BETWEEN STATE OF CALIFORNIA DEPARTMENT OF WATER RESOURCES AND NORTH DELTA WATER AGENCY

FOR THE ASSURANCE OF A DEPENDABLE WATER SUPPLY OF SUITABLE QUALITY

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#### CONTRACT BETWEEN THE STATE OF CALIFORNIA DEPARTMENT OF WATER RESOURCES AND THE NORTH DELTA WATER AGENCY FOR THE ASSURANCE OF A DEPENDABLE WATER SUPPLY OF SUITABLE QUALITY

THIS CONTRACT, made this <u>28</u> day of <u>Jan.</u>, 1981, between the STATE OF CALIFORNIA, acting by and through its DEPARTMENT OF WATER RESOURCES (State), and the NORTH DELTA WATER AGENCY (Agency), a political subdivision of the State of California, duly organized and existing pursuant to the laws thereof, with its principal place of business in Sacramento, California.

#### RECITALS

(a) The purpose of this contract is to assure that the State will maintain within the Agency a dependable water supply of adequate quantity and quality for agricultural uses and, consistent with the water quality standards of Attachment A, for municipal and industrial uses, that the State will recognize the right to the use of water for agricultural, municipal, and industrial uses within the Agency, and that the Agency will pay compensation for any reimbursable benefits allocated to water users within the Agency resulting from the Federal Central Valley Project and the State Water Project, and offset by any detriments caused thereby.

(b) The United States, acting through its Department of the Interior, has under construction and is operating the Federal Central Valley Project (FCVP).

(c) The State has under construction and is operating the State Water Project (SWP).

(d) The construction and operation of the FCVP and SWP at times have changed and will further change the regimen of rivers tributary to the Sacramento-San Joaquin Delta (Delta) and the regimen of the Delta channels from unregulated flow to regulated flow. This regulation at times improves the quality of water in the Delta and at times diminishes the quality from that which would exist in the absence of the FCVP and SWP. The regulation at times also alters the elevation of water in some Delta channels.

(e) Water problems within the Delta are unique within the State of California. As a result of the geographical location of the lands of the Delta and tidal influences, there is no physical shortage of water. Intrusion of saline ocean water and municipal, industrial and agricultural discharges and return flows, tend, however, to deteriorate the quality.

(f) The general welfare, as well as the rights and requirements of the water users in the Delta, require that there be maintained in the Delta an adequate supply of good quality water for agricultural, municipal and industrial uses.

(g) The law of the State of California requires protection of the areas within which water originates and the watersheds in which water is developed. The Delta is such an area and within such a watershed. Part 4.5 of Division 6 of the California Water Code affords a first priority to provision of salinity control and maintenance of an adequate water supply in the Delta for reasonable and beneficial uses of water and relegates to lesser priority all exports of water from the Delta to other areas for any purpose.

(h) The Agency asserts that water users within the Agency have the right to divert, are diverting, and will continue to divert, for reasonable beneficial use, water from the Delta that would have been available therein if the FCVP and SWP were not in existence, together with the right to enjoy or acquire such benefits to which the water users may be entitled as a result of the FCVP and SWP.

(i) Section 4.4 of the North Delta Water Agency Act, Chapter 283, Statutes of 1973, as amended, provides that the Agency has no authority or power to affect, bind, prejudice, impair, restrict, or limit vested water rights within the Agency.

(j) The State asserts that it has the right to divert, is diverting, and will continue to divert water from the Delta in connection with the operation of the SWP.

(k) Operation of SWP to provide the water quality and quantity described in this contract constitutes a reasonable and beneficial use of water.

(1) The Delta has an existing gradient or relationship in quality between the westerly portion most seriously affected by ocean salinity intrusion and the interior portions of the Delta where the effect of ocean salinity intrusion is diminished. The water quality criteria set forth in this contract establishes minimum water qualities at various monitoring locations. Although the water quality criteria at upstream locations is shown as equal in some periods of some years to the water quality at the downstream locations, a better quality will in fact exist at the upstream locations at almost all times. Similarly, a better water quality than that shown for any given monitoring location will also exist at interior points upstream from that location at almost all times.

(m) It is not the intention of the State to acquire by purchase or by proceeding in eminent domain or by any other manner the water rights of water users within the Agency, including rights acquired under this contract.

(n) The parties desire that the United States become an additional party to this contract.

#### AGREEMENTS

1. Definitions. When used herein, the term:

(a) "Agency" shall mean the North Delta Water Agency and shall include all of the lands within the boundaries at the time the contract is executed as described in Section 9.1 of the North Delta Water Agency Act, Chapter 283, Statutes of 1973, as amended.

(b) "Calendar year" shall mean the period January 1 through December 31.

(c) "Delta" shall mean the Sacramento-San Joaquin Delta as defined in Section 12220 of the California Water Code as of the date of the execution of the contract.

(d) "Electrical Conductivity" (EC) shall mean the electrical conductivity of a water sample measured in millimhos per centimeter per square centimeter corrected to a standard temperature of 25° Celsius determined in accordance with procedures set forth in the publication entitled "Standard Methods of Examination of Water and Waste Water", published jointly by the American Public Health Association, the American Water Works Association, and the Water Pollution Control Federation, 13th Edition, 1971, including such revisions thereof as may be made subsequent to the date of this contract which are approved in writing by the State and the Agency.

(e) "Federal Central Valley Project" (FCVP) shall mean the Central Valley Project of the United States.

(f) "Four-River Basin Index" shall mean the most current forecast of Sacramento Valley unimpaired runoff as presently published in the California Department of Water Resources Bulletin 120 for the sum of the flows of the following: Sacramento River above Bend Bridge near Red Bluff; Feather River, total inflow to Oroville Reservoir; Yuba River at Smartville; American River, total inflow to Folsom Reservoir. The May 1 forecast shall continue in effect until the February 1 forecast of the next succeeding year.

(g) "State Water Project" (SWP) shall mean the State Water Resources Development System as defined in Section 12931 of the Water Code of the State of California.

(h) "SWRCB" shall mean the State Water Resources Control Board.

(i) "Water year" shall mean the period October 1 of any year

through September 30 of the following year.

#### 2. Water Quality.

(a) (i) The State will operate the SWP to provide water qualities at least equal to the better of: (1) the standards adopted by the SWRCB as they may be established from time to time; or (2) the criteria established in this contract as identified on the graphs included as Attachment A.

(ii) The 14-day running average of the mean daily EC at the identified location shall not exceed the values determined from the Attachment A graphs using the Four-River Basin Index except for the period February through March of each year at the location in the Sacramento River at Emmaton for which the lower value of the 80 percent probability range shall be used.

(iii) The quality criteria described herein shall be met at all times except for a transition period beginning one week before and extending one week after the date of change in periods as shown on the graphs of Attachment A. During this transition period, the SWP will be operated to provide as uniform a transition as possible over the two-week period from one set of criteria to the next so as to arrive at the new criteria one week after the date of change in period as shown on the graphs of Attachment A.

(b) While not committed affirmatively to achieving a better water quality at interior points upstream from Emmaton than those set forth on Attachment A, the State agrees not to alter the Delta hydraulics in such manner as to cause a measurable adverse change in the ocean salinity gradient or relationship among the various monitoring locations shown on Attachment B and interior points upstream from those locations, with any particular flow past Emmaton.

(c) Whenever the recorded 14-day running average of mean daily EC of water in the Sacramento River at Sacramento exceeds 0.25 mmhos, the quality criteria indicated on the graphs of Attachment A may be adjusted by adding to the value taken therefrom the product of 1.5 times the amount that the recorded EC of the Sacramento River at Sacramento exceeds 0.25 mmhos.

3. Monitoring. The quality of water shall be measured by the State as needed to monitor performance pursuant to Article 2 hereof with equipment installed, operated, and maintained by the State, at locations indicated on "Attachment B". Records of such measurements shall at regular intervals be furnished to the Agency. All monitoring costs at North Fork Mokelumne River near Walnut Grove, Sacramento River at Walnut Grove, and Steamboat Slough at Sutter Slough incurred by the State solely for this contract shall be shared equally by the Agency and the State. All monitoring costs to be borne by the Agency for monitoring at the above locations are included in the payment under Article 10.

#### 4. Emergency Provisions.

(a) If a structural emergency occurs such as a levee failure or a failure of an SWP facility, which results in the State's failure to meet the water quality criteria, the State shall not be in breach of this contract if it makes all reasonable efforts to operate SWP facilities so that the water quality criteria will be met again as soon as possible. For any period in which SWP failure results in failure of the State to meet the water quality criteria, the State shall waive payment under Article 10, prorated for that period, and the amount shall be deducted from the next payment due.

(b) (i) A drought emergency shall exist when all of the following occur:

(1) The Four-River Basin Index is less than an average of 9,000,000 acre feet in two consecutive years (which occurred in 1933-4 and 1976-7); and

(2) An SWRCB emergency regulation is in effect providing for the operation of the SWP to maintain water quality different from that provided in this contract; and

(3) The water supplied to meet annual entitlements of

SWP agricultural contractors in the San Joaquin Valley is being reduced by at least 50 percent of these agricultural entitlements (it being the objective of the SWP to avoid agricultural deficiencies in excess of 25 percent) or the total of water supplied to meet annual entitlements of all SWP contractors is being reduced by at least 15 percent of all entitlements, whichever results in the greater reduction in acre feet delivered.

(ii) A drought emergency shall terminate if any of the conditions in (b) (i) of this Article ceases to exist or if the flow past Sacramento after October 1 exceeds 20,000 cubic feet per second each day for a period of 30 days.

(iii) Notwithstanding the provisions of Article 2 (a), when a drought emergency exists, the emergency water quality criteria of the SWRCB shall supersede the water quality requirements of this contract to the extent of any inconsistency; provided, however, that the State shall use all reasonable efforts to preserve Delta water quality, taking into consideration both the limited water supply available for that purpose and recognizing the priority established for Delta protection referred to in Recital (g).

(iv) When a drought emergency exists, and an overland supply is not available to an individual water user comparable in quality and quantity to the water which would have been available to the user under Attachment A, the State shall compensate the user for loss of net income for each acre either (A) planted to a more salt-tolerant crop in the current year, (B) not planted to any crop in the current year provided such determination not to plant was reasonable based on the drought emergency, or (C) which had a reduced yield due to the drought emergency, calculated on the basis of the user's average net income for any three of the prior five years for each such acre. A special contract claims procedure shall be estalished by the State to expedite and facilitate the payment of such compensation.

#### 5. Overland Water Supply Facilities.

(a) Within the general objectives of protecting the western Delta areas against the destruction of agricultural productivity as a result of the increased salinity of waters in the Delta channels resulting in part from SWP operation, the State may provide diversion and overland facilities to supply and distribute water to Sherman Island as described in the report entitled "Overland Agricultural Water Facilities Sherman Island" dated January 1980. Final design and operating specifications shall be subject to approval of the Agency and Reclamation District No. 341. The Agency or its transferee will assume full ownership, operation, and maintenance responsibility for such facilities after successful operation as specified. After the facilities are constructed and operating, the water qualitry criteria for the Sacramento River at Emmaton shall apply at the intake of the facilities in Three Mile Slough.

(b) The State and the Agency may agree to the construction and operation of additional overland water supply facilities within the Agency, so long as each landowner served by the overland facilities receives a quality of water not less than that specified in Attachment A for the upstream location nearest to his original point of diversion. The design and operation of such facilities and the cost sharing thereof are subject to approval of any reclamation district which includes within its boundaries the area to be served. The ownership, operation, and maintenance of diversion works and overland facilities shall be the subject of a separate agreement between the Agency or its transferees and the State.

6. Flow Impact. The State shall not convey SWP water so as to cause a decrease or increase in the natural flow, or reversal of the natural flow direction, or to cause the water surface elevation in Delta channels to be altered, to the detriment of Delta channels or water users within the Agency. If lands, levees, embankments, or revetments adjacent to Delta channels within the Agency incur seepage or erosion damage or if diversion facilities must be modi-

fied as a result of altered water surface elevations as a result of the conveyance of water from the SWP to lands outside the Agency after the date of this contract, the State shall repair or alleviate the damage, shall improve the channels as necessary, and shall be responsible for all diversion facility modifications required.

#### 7. Place of Use of Water.

(a) Any subcontract entered into pursuant to Article 18 shall provide that water diverted under this contract for use within the Agency shall not be used or otherwise disposed of outside the boundaries of the Agency by the subcontractor.

(b) Any subcontract shall provide that all return flow water from water diverted within the Agency under this contract shall be returned to the Delta channels. Subject to the provisions of this contract concerning the quality and quantity of water to be made available to water users within the Agency, and to any reuse or recapture by water users within the Agency, the subcontractor relinquishes any right to such return flow, and as to any portion thereof which may be attributable to the SWP, the subcontractor recognizes that the State has not abandoned such water.

(c) If water is attempted to be used or otherwise disposed of outside the boundaries of the Agency so that the State's rights to return flow are interfered with, the State may seek appropriate administrative or judicial action against such use or disposal.

(d) This article shall not relieve any water user of the responsibility to meet discharge regulations legally imposed.

#### 8. Scope of Contract.

(a) During the term of this contract:

(i) This contract shall constitute the full and sole agreement between the State and the Agency as to (1) the quality of water which shall be in the Delta channels, and (2) the payment for the assurance given that water of such quality shall be in the Delta channels for reasonable and beneficial uses on lands within the Agency, and said diversions and uses shall not be disturbed or challenged by the State so long as this contract is in full force and effect.

(ii) The State recognizes the right of the water users of the Agency to divert from the Delta channels for reasonable and beneficial uses for agricultural, municipal and industrial purposes on lands within the Agency, and said diversions and uses shall not be disturbed or challenged by the State so long as this contract is in full force and effect, and the State shall furnish such water as may be required within the Agency to the extent not otherwise available under the water rights of water users.

(iii) The Agency shall not claim any right against the State in conflict with the provisions hereof so long as this contract remains in full force and effect.

(b) Nothing herein contained is intended to or does limit rights of the Agency against others than the State, or the State against any person other than the Agency and water users within the Agency.

(c) This contract shall not affect, bind, prejudice, impair, restrict, or limit vested water rights within the Agency.

(d) The Agency agrees to defend affirmatively as reasonable and beneficial the water qualities established in this contract. The State agrees to defend affirmatively as reasonable and beneficial the use of water required to provide and sustain the qualities established in this contract. The State agrees that such use should be examined only after determination by a court of competent jurisdiction that all uses of water exported from the Delta by the State and by the United States, for agricultural, municipal, and industrial purposes are reasonable and beneficial, and that irrigation practices, conservation efforts, and groundwater management within areas served by such exported water should be examined in particular.

(e) The Agency consents to the State's export of water from

the Delta so long as this contract remains in full force and effect and the State is in compliance herewith.

#### 9. Term of Contract.

(a) This contract shall continue in full force and effect until such time as it may be terminated by the written consent and agreement of the parties hereto, provided that 40 years after execution of this contract and every 40 years thereafter, there shall be a six-month period of adjustment during which any party to this contract can negotiate with the other parties to revise the contract as to the provisions set out in Article 10. If, during this period, agreement as to a requested revision cannot be achieved, the parties shall petition a court of competent jurisdiction to resolve the issue as to the appropriate payment to be made under Article 10. In revising Article 10, the court shall review water quality and supply conditions within the Agency under operation of the FCVP and SWP, and identify any reimbursable benefits allocated to water users within the Agency resulting from operation of the FCVP and SWP, offset by any detriments caused thereby. Until such time as any revision is final, including appeal from any ruling of the court, the contract shall remain in effect as without such revision.

(b) In the event this contract terminates, the parties' water rights to quality and quantity shall exist as if this contract had not been entered into.

#### 10. Amount and Method of Payment for Water.

(a) The Agency shall pay each year as consideration for the assurance that an adequate water supply and the specific water quality set forth in this contract will be maintained and monitored, the sum of one hundred seventy thousand dollars (\$170,000.00). The annual payments shall be made to the State one-half on or before January 1 and one-half on or before July 1 of each year commencing with January 1, 1982.

(b) The payment established in (a) above shall be subject to adjustment as of January 1, 1987, and every fifth year thereafter. The adjusted payment shall bear the same relation to the payment specified in (a) above that the mean of the State's latest projected Delta Water Rate for the five years beginning with the year of adjustment bears to \$10.00 per acre foot; provided that, no adjusted payment shall exceed the previous payment by more than 25 percent.

(c) The payments provided for in this article shall be deposited by the State in trust in the California Water Resources Development System Revenue Account in the California Water Resources Development Bond Fund. The trust shall continue for five years (or such longer period as the State may determine) but shall be terminated when the United States executes a contract as provided in Article 11 with the State and the Agency at which time the proportion of the trust fund that reflects the degree to which the operation of the FCVP has contributed to meeting the water quality standard under this contract as determined solely by the State shall be paid to the United States (with a pro rata share of interest). In the event that the United States has not entered into such a contract before the termination of the trust, the trust fund shall become the sole property of the State.

11. **Participation of the United States.** The Agency will exercice its best efforts to secure United States joinder and concurrence with the terms of this contract and the State will diligently attempt to obtain the joinder and concurrence of the United States with the terms of this contract and its participation as a party hereto. Such concurrence and participation by the United States in this contract shall include a recognition ratified by the Congress that the excess land provisions of Federal reclamation law shall not apply to this contract.

#### 12. Remedies.

(a) The Agency shall be entitled to obtain specific perfor-

mance of the provisions of this contract by a decree of the Superior Court in Sacramento County requiring the State to meet the standards set forth in this contract. If the water quality in Delta channels falls below that provided in this contract, then, at the request of the Agency, the State shall cease all diversions to storage in SWP reservoirs or release stored water from SWP reservoirs or cease all export by the SWP from Delta channels, or any combination of these, to the extent that such action will further State compliance with the water quality standards set forth in this contract, except that the State may continue to export from Delta channels to the extent required to meet water quality requirements in contracts with the Delta agencies specified in Section 11456 of the California Water code.

(b) To the extent permitted by law, the State agrees to forego the use of eminent domain proceedings to acquire water rights of water users within the Agency or any rights acquired under this contract for water or water quality maintenance for the purpose of exporting such water from the Delta. This provision shall not be construed to prohibit the utilization of eminent domain proceedings for the purpose of acquiring land or any other rights necessary for the construction of water facilities.

(c) Except as provided in the water quality assurances in Article 2 and the provisions of Article 6 and Article 8, neither the State nor its officers, agents, or employees shall be liable for or on account of:

(i) The control, carriage, handling, use, disposal, or distribution of any water outside the facilities constructed, operated and maintained by the State.

(ii) Claims of damage of any nature whatsoever, including but not limited to property loss or damage, personal injury or death arising out of or connected with the control, carriage, handling, use, disposal or distribution of any water outside of the facilities constructed, operated and maintained by the State.

(d) The use by the Agency or the State of any remedy specified herein for the enforcement of this contract is not exclusive and shall not deprive either from using any other remedy provided by law.

13. Comparable Treatment. In the event that the State gives on the whole substantially more favorable treatment to any other Delta entity under similar circumstances than that accorded under this contract to the Agency, the State agrees to renegotiate this contract to provide comparable treatment to the Agency under this contract.

#### **GENERAL PROVISIONS**

14. Amendments. This contract may be amended or terminated at any time by mutual agreement of the State and the Agency.

15. Reservation With Respect to State Laws. Nothing herein contained shall be construed as estopping or otherwise preventing the Agency, or any person, firm, association, corporation, or public body claiming by, through, or under the Agency, from contesting by litigation or other lawful means, the validity, constitutionality, construction or application of any law of the State of California.

16. Opinions and Determinations. Where the terms of this contract provide for action to be based upon the opinion, judgment, approval, review, or determination of either party hereto, such terms are not intended to be and shall never be construed as permitting such opinion, judgment, approval, review, or determination to be arbitrary, capricious, or unreasonable.

17. Successors and Assigns Obligated. This contract and all of its provisions shall apply to and bind the successors and assigns of the parties hereto.

18. Assignment and Subcontract. The Agency may enter into subcontracts with water users within the Agency boundaries in which the assurances and obligations provided in this contract as to such water user or users are assigned to the area covered by the subcontract. The Agency shall remain primarily liable and shall make all payments required under this contract. No assignment or transfer of this contract, or any part hereof, rights hereunder, or interest herein by the Agency, other than a subcontract containing the same terms and conditions, shall be valid unless and until it is approved by the State and made subject to such reasonable terms and conditions as the State may impose. No assignment or transfer of this contract or any part hereof, rights hereunder, or interest herein by the State shall be valid except as such assignment or transfer is made pursuant to and in conformity with applicable law.

19. Books, Records, Reports, and Inspections Thereof. Subject to applicable State laws and regulations, the Agency shall have full and free access at all reasonable times to the SWP account books and official records of the State insofar as the same pertain to the matters and things provided for in this contract, with the right at any time during office hours to make copies thereof, and the proper representatives of the State shall have similar rights with respect to the account books and records of the Agency.

20. Waiver of Rights. Any waiver at any time by either party hereto of its rights with respect to a default, or any other matter arising in connection with this contract, shall not be deemed to be a waiver with respect to any other default or matter.

21. Assurance Relating to Validity of Contract. This contract shall be effective after its execution by the Agency and the State. Promptly after the execution and delivery of this contract, the Agency shall file and prosecute to a final decree, including any appeal therefrom to the highest court of the State of California, in a court of competent jurisdiction a special proceeding for the judicial examination, approval, and confirmation of the proceedings of the Agency's Board of Directors and of the Agency leading up to and including the making of this contract and the validity of the provisions thereof as a binding and enforceable obligation upon the State and the Agency. If, in this proceeding or other proceeding before a court of competent jurisdiction, any portion of this contract should be determined to be constitutionally invalid, then the remaining portions of this contract shall remain in full force and effect unless modified by mutual consent of the parties.

22. Notices. All notices that are required either expressly or by implication to be given by one party to the other shall be deemed to have been given if delivered personally or if enclosed in a properly addressed, postage prepaid, envelope and deposited in a United States Post Office. Unless or until formally notified otherwise, the Agency shall address all notices to the State as follows:

Director, Department of Water Resources P.O. Box 388

Sacramento, California 95802

and the State shall address all notices to the Agency as follows: North Delta Water Agency

921 - 11th St., Rm. 703 Sacramento, California 95814

IN WITNESS WHEREOF, the parties hereto have executed this contract on the date first above written.

Approved as to legal form and sufficiency:

STATE OF CALIFORNIA

By /s/ P. A. TOWNER

Chief Counsel Dept. of Water Resources

Approved as to legal form and sufficiency:

By /s/ GEORGE BASYE

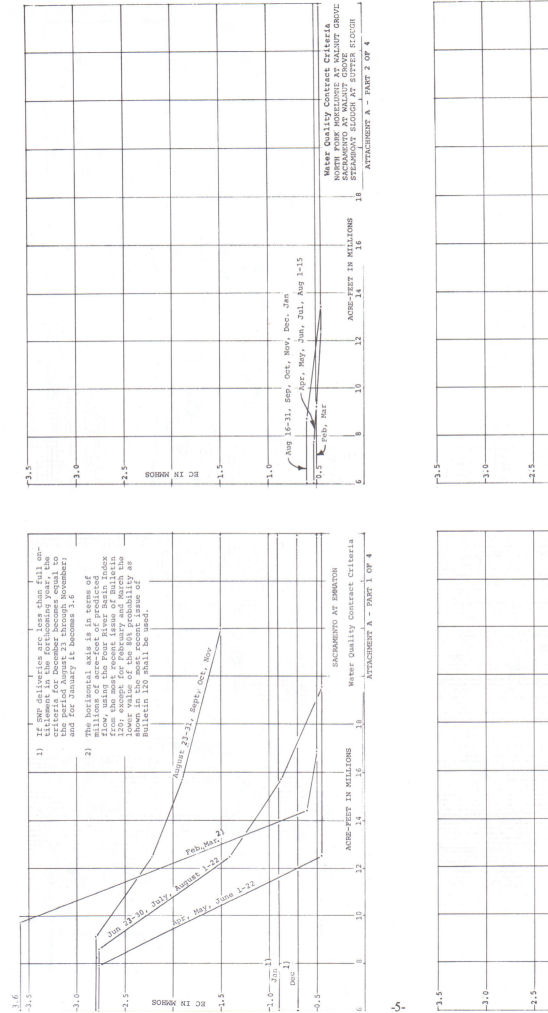
General Counsel North Delta Water Agency

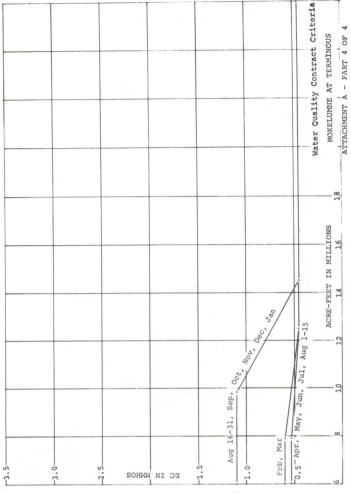
By <u>/s/ RONALD B. ROBIE</u> Dept. of Water Resources

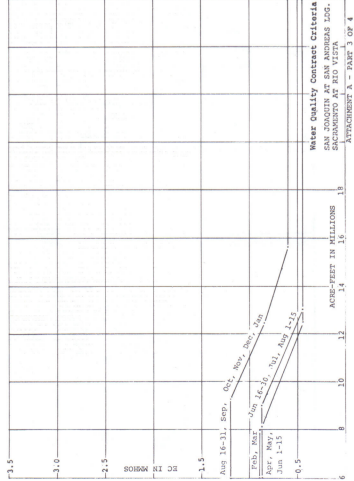
NORTH DELTA WATER AGENCY

By /s/ W. R. DARSIE

Chairman **Board** of Directors

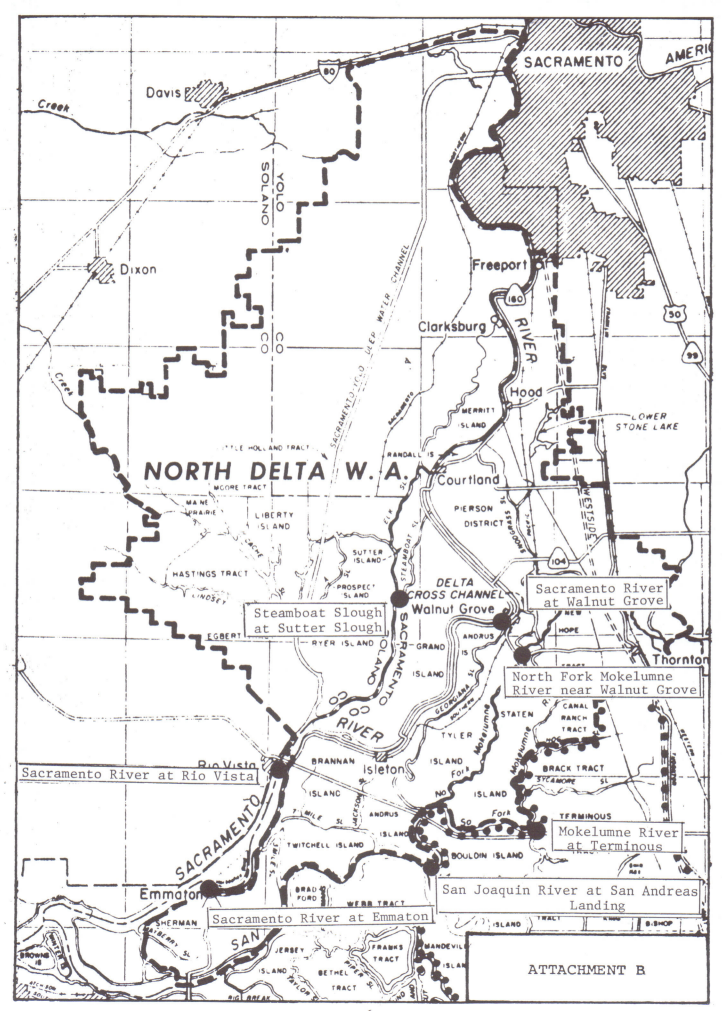






ATTACHMENT A - PART 2 OF 4

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#### AGREEMENT

WHEREAS, The State of California, through its Department of Water Resources (DWR), and the North Delta Water Agency entered into a Contract for the Assurance of a Dependable Water Supply of Suitable Quality on January 28, 1981 under which, inter alia, the State agreed to operate the State Water Project to provide water qualities at least equal to the better of (1) standards adopted by the State Water Resources Control Board, or (2) criteria identified on the graphs included as Attachment A;

WHEREAS, Article 5 of the 1981 Contract permits a shift of Attachment A water quality criteria for the Sacramento River at Emmaton to a location on Three Mile Slough upon completion of an overland facility to supply and distribute water to Sherman Island;

WHEREAS, with the concurrence of landowners on Sherman Island and NDWA, DWR commenced a program of land acquisition on Sherman Island in lieu of building the overland facility described in Article 5;

WHEREAS, DWR presented plans to Reclamation District 341 for an overland facility to service lands remaining in private ownership and R.D. 341 approved the plans;

WHEREAS, DWR presented the same plans to NDWA; but prior to NDWA reaching a decision to approve or disapprove the plans, DWR

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reached agreement in principle with the remaining landowners to purchase their lands on Sherman Island, making an overland facility unnecessary;

WHEREAS, DWR and NDWA wish to amend the 1981 Contract to change the monitoring station at Emmaton to Three Mile Slough for the reason that DWR is pursuing its land acquisition program in lieu of the overland facility;

WHEREAS, the parties disagree on whether DWR should pay assessments on land it owns within NDWA's jurisdiction, and wish to resolve the issue herein;

IT IS HEREBY AGREED:

The State of California acting by and through its Department of Water Resources, hereinafter "State," and the North Delta Water Agency, hereinafter "NDWA," agree to amend the 1981 Contract Between State of California Department of Water Resources and North Delta Water Agency for the Assurance of a Dependable Water Supply of Suitable Quality ("the 1981 Contract") as follows:

1. Subject to the terms and conditions set forth in this agreement, NDWA approves the State's plans for acquisition of agricultural lands on Sherman Island and agrees that such acquisition is in lieu of the overland facility described in Article 5 of the 1981 Contract.

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2. NDWA agrees that the water quality criteria for the Sacramento River at Emmaton shall apply at the monitoring station at Three Mile Slough, as shown on Exhibit A, attached hereto and incorporated herein by reference.

3. State agrees that NDWA's approval in paragraph 1 is contingent, and paragraph 2 shall only be effective, upon State's acquiring fee title to, or a water quality easement or similar waiver on, those agricultural lands on Sherman Island which are specified in the draft report entitled "Overland Agricultural Facilities Sherman Island" dated January 1980. The parties agree that the 1981 Contract imposes no obligation relating to the quality of water for domestic uses on Sherman Island.

4. State agrees to hold harmless from all costs, defend and indemnify NDWA for any claim or action brought by any person or entity based on this agreement, including any claim or action based on the change in water quality criteria for the Sacramento River under the 1981 Contract.

5. State agrees to reimburse NDWA for engineering costs paid for review of the plans for the overland facility, based on invoices received for work performed between May 12, 1995 and July 3, 1996, inclusive.

5. State agrees that NDWA may permanently reduce its annual payments due under Article 10 of the 1981 Contract by a percentage equal to the percentage of acreage of land owned or

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hereafter acquired by the Department of Water Resources within NDWA's jurisdiction compared to all lands within NDWA's jurisdiction. NDWA agrees not to assess or assert any right to assess DWR-owned lands. In all other respects, payment obligations imposed by the 1981 Contract shall remain the same.

7. The term of this agreement is concurrent with that of the 1981 Contract.

8. This agreement shall be effective immediately after it is both signed by DWR and approved by the NDWA Board of Directors. NDWA agrees to deliver to DWR a copy of the resolution authorizing NDWA to enter into this agreement.

9. NDWA shall promptly notice a hearing on this amendment pursuant to California Water Code Appendix section 115-7.8 and hold a hearing pursuant to Water Code Appendix section 155-7.6. If a substantial written protest is received, NDWA shall promptly hold an election on this amendment pursuant to Water Code appendix section 115-7.6. If an election is held and the majority of the votes cast do not approve this amendment, the term of the agreement (as defined in paragraph 8), shall be changed to a one-year term as an interim agreement pursuant to Water Code Appendix section 115-7.1, and all other terms of this agreement shall remain valid for the one-year interim period.

10. Promptly after the execution and delivery of this contract, NDWA shall file and prosecute to a final decree,

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including any appeal therefrom to the highest court of the State of California, in a court of competent jurisdiction a special proceeding for the judicial examination, approval, and confirmation of the proceedings of the NDWA Board of Directors and of NDWA leading up to and including the making of this contract and the validity of the provisions thereof as a binding and enforceable obligation upon the State and the NDWA. If, in this proceeding or other proceeding before a court of competent jurisdiction, any portion of this contract should be determined to be invalid, then the remaining portions of this contract shall remain in full force and effect unless modified by mutual consent of the parties.

NORTH DELTA WATER AGENCY

Darsie, Chairman W.R.

Board of Directors

12.RC Dated:

STATE OF CALIFORNIA, DEPARTMENT OF WATER RESOURCES

David N. 'Kènnedy

Director

1-21-9 Dated:

Approved as to legal form and sufficiency:

Satton Steve

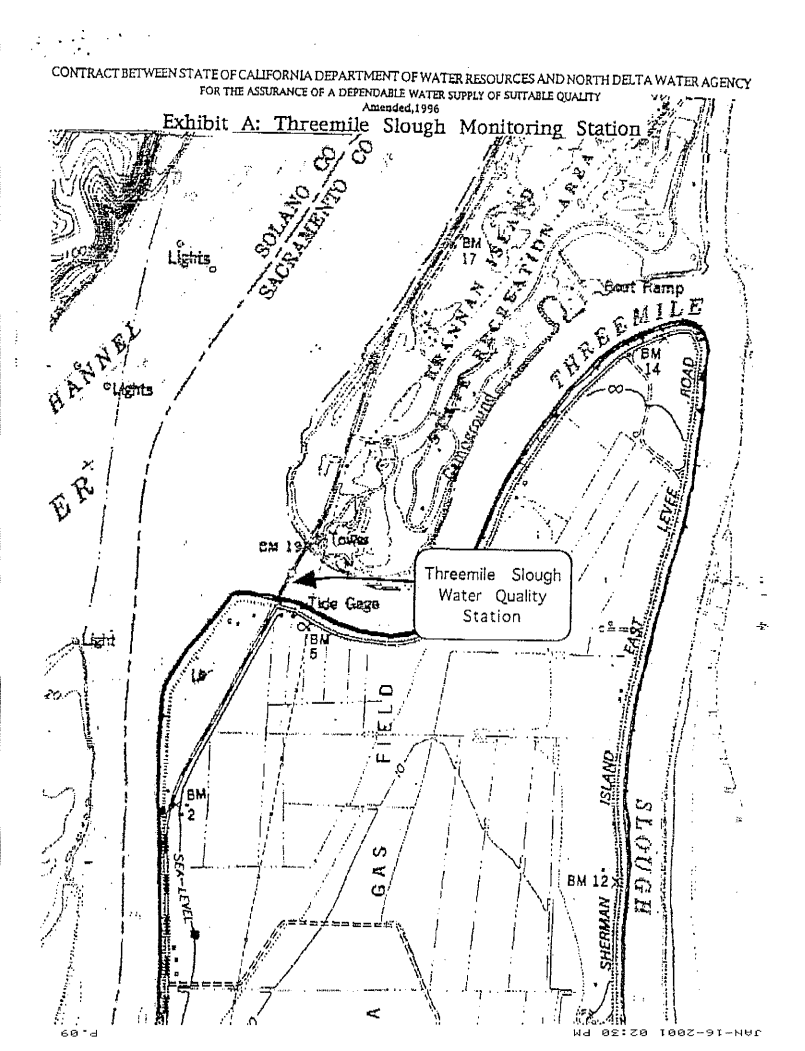
Attorney for North Delta Water Agenery

Dated:

Approved as to legal form and sufficiency:

Susan N. Weber Chief Counsel Dated:

agmrndwa 12-16-96



#### MEMORANDUM OF UNDERSTANDING

This Memorandum of Understanding is entered into this <u>26th</u> day of <u>May</u>, 1998, by and between North Delta Water Agency (hereinafter "Agency") and Department of Water Resources, State of California (hereinafter "DWR").

#### RECITALS

A. In 1981, DWR entered into a contract (hereinafter "1981 Contract") with Agency under which Agency agreed to make certain payments to DWR in exchange for DWR making water of a specified quality and adequate quantity available for the use of diverters within the boundaries of Agency. The 1981 Contract remains in full force and effect.

B. The State Water Resources Control Board ("State Board") has initiated a water right proceeding in order to allocate the obligation to implement water quality objectives contained in the Bay-Delta Water Quality Control Plan adopted by the State Board on May 22, 1995 (hereinafter "1995 Plan").

C. The purpose of this Memorandum of Understanding is to set forth the joint position of Agency and DWR as to the legal effect of the 1981 Contract with respect to the obligation of water users within Agency, if any, to implement water quality objectives contained in the 1995 Plan.

#### UNDERSTANDINGS

1. DWR agrees that any obligation to curtail or modify diversions in order to assist in achieving any flow or salinity objective of the 1995 Plan imposed upon the use of water within Agency is entirely in the scope of the existing obligation of DWR under the 1981 Contract to provide water from the State Water Project supply, subject to the limitations of reasonable and beneficial use. During the term of this Memorandum of Understanding, no party shall assert, before the State Board or in any court, that any other party must reduce or eliminate any of its direct diversions, diversions to storage or re-diversion of stored water, or release any previously stored water so long as the other party's method of use and method of diversion are reasonable under Article X, Section 2 of the California Constitution.

2. The parties agree that the payments made by Agency to DWR pursuant to the 1981 Contract constitute full and adequate consideration for the obligation of DWR described in paragraph 1 of this Memorandum of Understanding.

3. The parties agree that the assurances contained in the 1981 Contract, including the obligation of DWR to provide water to Agency users from State Water Project supplies, and in paragraph 1 of this Memorandum of Understanding, do not apply to any transfer of water outside Agency. The parties agree that the 1981 Contract does not affect any underlying rights the water users within the Agency may have to transfer water to the extent that such a transfer would be permissible under California law in the absence of the 1981 Contract.

4. Nothing in this Memorandum of Understanding constitutes an admission by Agency, express or implied, that the State Board has authority to limit or otherwise modify any right to divert water for use within Agency.

5. Nothing in this Memorandum of Understanding constitutes an amendment of the 1981 Contract as it presently exists.

6. This Memorandum of Understanding shall be effective only for the purposes of the currently pending SWRCB water right hearings to allocate the obligation to implement the 1995 Plan's water quality objectives, and for no other purpose.

THE NORTH DELTA WATER AGENCY

Date: Title:

THE DEPARTMENT OF WATER RESOURCES

By: there and

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Title: Director

Date: 5/26/98

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APPROVED FOR LEGAL FORM

& SUFFICIENCY:

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Chief Counsel

COUNSEL: