# AMENDMENT NO. 1 TO AGREEMENT A4277A BETWEEN THE SANTA CLARA VALLEY WATER DISTRICT AND AECOM TECHNICAL SERVICES, INC.

This Amendment No. 1 (Amendment), effective as of the date it is fully executed by the Parties, amends the terms and conditions of the Standard Consultant Agreement A4277A (Agreement) dated June 25, 2019, between SANTA CLARA VALLEY WATER DISTRICT (District) and AECOM TECHNICAL SERVICES, INC., (Consultant), collectively, the Parties.

#### **RECITALS**

**WHEREAS**, Consultant is currently providing professional planning services for the District's Second Phase Study of Santa Clara County Steelhead Streams to Identify Priority Locations for Gravel Augmentation and Large Woody Debris Placement (Project);

WHEREAS, the Agreement currently expires on January 10, 2021; and

**WHEREAS**, the Parties desire to amend the Agreement to extend its term to allow Consultant to continue providing professional planning services for the District's Second Phase Study of Santa Clara County Steelhead Streams to Identify Priority Locations for Gravel Augmentation and Large Woody Debris Placement Project; and

**WHEREAS,** the Parties desire to; increase the Not-To-Exceed amount for Supplemental Services, add another firm with the desired expertise to the list of authorized subconsultants, and update Agreement language;

**NOW, THEREFORE**, in consideration of the mutual promises and agreements stated herein and notwithstanding anything to the contrary stated in the Agreement, District and Consultant hereby agree to amend the Agreement as follows:

1. New paragraph number 22 is added to Section Twelve (Miscellaneous Provisions) of the Agreement:

### "22. No Third-Party Beneficiaries

Nothing in this Agreement, whether express or implied, shall be construed to give any person or entity, other than the Parties hereto, any legal or equitable right, remedy, or claim under or in respect of this Agreement or any covenants, conditions, or provisions contained herein."

2. New paragraph number 23 is added to Section Twelve (Miscellaneous Provisions) of the Agreement:

### "23. Severability

If a court of competent jurisdiction holds any provision of this Agreement to be illegal, unenforceable, or invalid in whole or in part for any reason, the validity and enforceability of the remaining provisions, or portions of them, will not be affected, unless an essential purpose of this Agreement would be defeated by the loss of the illegal, unenforceable, or invalid provision."

3. New paragraph number 24 is added to Section Twelve (Miscellaneous Provisions) of the Agreement:

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## "24. Debt Limitation

This Agreement is contingent on the appropriation of sufficient funding by District for the services described in this Agreement. Valley Water is subject to laws or policies which limit its ability to incur debt in future years. Nothing in this Agreement shall constitute an obligation of future legislative bodies of District to appropriate funds for purposes of this Agreement."

- 4. Appendix Four to the Agreement (Insurance Requirements) is revised as shown on the attached Revised Appendix Four. Consultant will confirm its compliance with Revised Appendix Four within thirty (30) of executing this Amendment No. 1.
- 5. Attachments One through Three of Schedule S-GEN are revised as shown on the attached: Revised Attachment One to Schedule S-Gen (Fees and Payments); Revised Attachment Two to Schedule S-Gen (Schedule of Completion); and Revised Attachment Three to Schedule S-Gen (Consultant's Key Staff and Subconsultants).
- 6. All other terms and conditions of the Agreement remain in full force and effect.

IN WITNESS WHEREOF, THE PARTIES HAVE SET FORTH BELOW THEIR CONSENT TO THE TERMS AND CONDITIONS OF THIS AMENDMENT NO. 1 TO AGREEMENT A4277A THROUGH THE SIGNATURES OF THEIR DULY AUTHORIZED REPRESENTATIVES.

SANTA CLARA VALLEY WATER DISTRICT District	AECOM TECHNICAL SERVICES, INC. Consultant
By: Nai Hsueh Chair, Board of Directors	By: Steve Leach Project Director/Vice President
Date:	Date:
	Consultant's Address:
ATTEST:	300 Lakeside Drive, Suite 400 Oakland, CA 94612
Michele L. King, CMC Clerk, Board of Directors	

Please Note: Failure to comply with the instructions below could result in a delay in receiving the Notice to Proceed. The District will not be responsible for time lost or costs incurred due to failure to comply with these requirements. Please note the check-list of documents needed at the end of this Appendix IV insurance requirement.

Without limiting the Consultant's indemnification of, or liability to, the Santa Clara Valley Water District ("District"), the Consultant must provide and maintain at its own expense, during the term of this Agreement, or as may be further required herein, the following insurance coverages and provisions as listed below.

Consultant must provide its insurance broker(s)/agent(s) with a copy of these requirements and warrants that these requirements have been reviewed by Consultant's insurance agent(s) and/or broker(s), who have been instructed by Consultant to procure the insurance coverage required herein.

In addition to certificates, Consultant must furnish District with copies of all original endorsements affecting coverage required by this Appendix. The certificates and endorsements are to be signed by a person authorized by that insurer to bind coverage on its behalf. **All endorsements and certificates are to be received and approved by District before the Agreement is executed.** In the event of a claim or dispute, District has the right to require Consultant's insurer to provide complete, certified copies of all required pertinent insurance policies, including endorsements affecting the coverage required by this Appendix insurance document.

If your insurance broker has any questions about the above requirements, please advise him/her to call Mr. David Cahen, District Risk Manager at (408) 630-2213.

### **Certificates of Insurance**

Consultant shall furnish the District with a Certificate of Insurance. The certificates will be issued on a standard ACORD Form.

Consultant shall instruct their insurance broker/agent to submit all insurance certificates and required notices electronically in PDF format to the designated District Contract Administrator and email a copy to **valleywater@ebix.com**.

#### The certificates will:

- 1. Identify the underwriters, the types of insurance, the insurance limits, the deductibles and the policy term;
- 2. Include copies of all the actual policy endorsements required herein; and
- 3. In the "Certificate Holder" box include:

Santa Clara Valley Water District 5750 Almaden Expressway San Jose, CA 95118 Agreement A4277A /CAS No. 4915

IMPORTANT: The agreement or CAS number must be included.

In the Description of Operations/Locations/Vehicles/Special Items Box:

- 1. Certificate Holder shall be named as Additional Insured;
- 2. District agreement or project number shall appear;
- 3. The list of policies scheduled as underlying on the Umbrella policy shall be listed; and
- 4. Waiver of Subrogation must be indicated as endorsed to all policies.

If Consultant receives any notice that any of the insurance policies required by this Appendix IV Insurance may be cancelled or coverage reduced for any reason whatsoever, Consultant or insurer shall immediately provide written notice to the designated District Contract Administrator that such insurance policy required by this Appendix IV Insurance is canceled or coverage is reduced.

### **Maintenance of Insurance**

If Consultant fails to maintain such insurance as is called for herein, District, at its option, may suspend payment for work performed and/or may order Consultant to suspend all Consultant's work at Consultant's expense until a new policy of insurance is in effect.

### **Renewal of Insurance**

Consultant will provide the District with a current Certificate of Insurance and endorsements within thirty (30) business days from the expiration of insurance.

Consultant shall instruct its insurance broker/agent to:

1. Submit all renewals of insurance certificates and required notices electronically in PDF format to:

#### valleywater@ebix.com

2. Provide the following information in the "Certificate Holder" box:

Santa Clara Valley Water District 5750 Almaden Expressway San Jose, CA 95118 Agreement A4277A /CAS No. 4915

IMPORTANT: The agreement or CAS number must be included.

Consultant must, at its sole cost and expense, procure and maintain during the entire period of this Agreement the following insurance coverage(s).

### **Required Coverages**

1. Commercial General/Business Liability Insurance with coverage as indicated:

**\$2,000,000** per occurrence / **\$2,000,000** aggregate limits for bodily injury and property damage

General Liability insurance must include:

- a. Coverage at least as broad as found in standard ISO form CG 00 01.
- b. Contractual Liability expressly including liability assumed under this contract.
- c. If Consultant must be working within fifty (50) feet of a railroad or light rail operation, any exclusion as to performance of operations within the vicinity of any railroad bridge, trestle, track, roadbed, tunnel, overpass, underpass, or crossway must be deleted, or a railroad protective policy in the above amounts provided.
- d. Severability of Interest.
- e. Broad Form Property Damage liability.
- **2. Business Auto Liability Insurance** with coverage as indicated:

**\$2,000,000** combined single limit for bodily injury and property damage per occurrence, covering all owned, non-owned and hired vehicles.

3. **Professional/Errors and Omissions Liability** with coverage as indicated:

**\$1,000,000** per claim/ **\$1,000,000** aggregate

Professional/Errors and Omission Liability appropriate to the Consultant's profession, and must include:

- a. If coverage contains a deductible, or self-insured retention, it shall not be greater than one hundred thousand dollars (\$100,000) per occurrence/event.
- b. Coverage shall include contractual liability
- c. If coverage is claims-made:
  - i. Certificate of Insurance shall clearly state that the coverage is claims-made.
  - ii. Policy retroactive date must coincide with or precede the Consultant's start of work (including subsequent policies purchased as renewals or replacements).
  - iii. Policy must allow for reporting of circumstances or incidents that might give rise to future claims.
  - iv. Insurance must be maintained and evidence of insurance must be provided for at least three (3) years after completion of the contract of work.

### 4. Workers' Compensation and Employer's Liability Insurance

Statutory California Workers' Compensation coverage covering all work to be performed for the District.

Employer Liability coverage for not less than \$1,000,000 per occurrence.

### **General Requirements**

With respect to all coverages noted above, the following additional requirements apply:

1. Additional Insured Endorsement(s): Consultant must provide an additional insured endorsement for Commercial General/Business Liability (for both on-going and completed operations) and Business Automobile liability coverage naming the Santa Clara Valley Water District, its Directors, officers, employees, and agents, individually and collectively, as additional insureds, and must provide coverage for acts, omissions, etc. arising out of the named insureds' activities and work. Other public entities may also be added to the additional insured endorsement as applicable and the Consultant will be notified of such requirement(s) by the District. NOTE: This section does not apply to the Workers' Compensation and Professional Liability policies.

(**NOTE**: Additional insured language on the Certificate of Insurance is **NOT** acceptable without a separate endorsement such as Form CG 20 10, CG 2033, CG 2037, or CG 2038. Editions dated 07/04 are not acceptable.)

- 2. Primacy Clause: Consultant will provide evidence (either through the Certificate of Insurance, endorsement or language in the insurance contract) that consultant's insurance is primary with respect to any other insurance which may be carried by the District, its Directors, its officers, agents and employees, and the District's coverage must not be called upon to contribute or share in the loss. NOTE: This section does not apply to the Workers' Compensation policies.
- **3. Cancellation Clause**: Consultant will provide endorsements for all policies stating that the policy will not be cancelled without 30 days prior notification to the District.
- 4. Acceptability of Insurers: All coverages must be issued by companies admitted to conduct business in the State of California, which hold a current policy holder's alphabetic and financial size category rating of not less than A- V, according to the current Best's Key Rating Guide or a company of equal financial stability that is approved by the District's Risk Manager. Non-Admitted companies may be substituted on a very limited basis at the Risk Manager's sole discretion.
- 5. Self-Insured Retentions or Deductibles: Any deductibles or self-insured retentions must be declared to and approved by the District. At the option of the District, either: the insurer shall reduce or eliminate such deductibles or self-insured retentions as respects the District, its officers, officials, employees and volunteers; or the Consultant shall provide a financial guarantee satisfactory to the Entity guaranteeing payment of losses and related investigations, claim administration, and defense expenses. Consultant agrees that in the event of a claim they will pay down any agreed upon SIR in a prompt manner as soon as bills are incurred in order to trigger the insurance related to the SIR.
- 6. **Subconsultants:** The Consultant shall secure and maintain or shall be responsible for ensuring that all subconsultants performing the Contract Services secure and maintain all

insurance coverages appropriate to their tier and scope of work in a form and from insurance companies reasonably acceptable to the District.

- 7. Amount of Liability not Limited to Amount of Insurance: The insurance procured by Consultant for the benefit of the District must not be deemed to release or limit any liability of Consultant. Damages recoverable by the District for any liability of Consultant must, in any event, not be limited by the amount of the required insurance coverage.
- 8. **Coverage to be Occurrence Based:** Except for Professional Liability, all coverage must be occurrence-based coverage. Claims-made coverage is not allowed.
- 9. Waiver of Subrogation: Consultant agrees to waive subrogation against the District to the extent any loss suffered by Consultant is covered by any Commercial General Liability policy, Automobile policy, Workers' Compensation policy described in <u>Required</u> <u>Coverages</u> above. Consultant agrees to advise its broker/agent/insurer and agrees to provide evidence (either through the Certificate of Insurance, endorsement or language in the insurance contract) that subrogation has been waived by its insurer.
- 10. **Non-compliance**: The District reserves the right to withhold payments to the Consultant in the event of material noncompliance with the insurance requirements outlined above.

# **CHECK LIST OF DOCUMENTS NEEDED**

General Liability:	A.	Limits (\$2,000,000)
	В.	Additional Insured (Endorsement)
	C.	Waiver of Subrogation (COI,
	C.	Endorsement or policy language)
	D.	Primacy (COI, Endorsement or policy
		language)
	E.	Cancellation Endorsement
Auto Liability:	A.	Limits (\$2,000,000)
	В.	Additional Insured (Endorsement)
		Waiver of Subrogation (COI,
	C.	Endorsement or policy language)
	D.	Primacy (COI, Endorsement or policy
	D.	language)
	E.	Cancellation Endorsement
		T.,
Umbrella:	A.	Limits (\$)
	B.	Primacy (Endorsement or policy
		language)
Workers Comp:	A.	Limits (\$1,000,000)
	В.	Waiver of Subrogation (Endorsement or
	υ.	policy language)
	C.	Cancellation Endorsement
	T	
Professional Liability:	A.	Limits (\$1,000,000)

Appendix IV ConsultantGL2AL2PL1\_rev. 5.11.20

# AMENDMENT NO. 1 TO AGREEMENT A4277A REVISED SCHEDULE S-GEN REVISED ATTACHMENT ONE FEES AND PAYMENTS

#### 1. Total Authorized Funding

Total payment for Services performed, as described in the Schedule(s) will not exceed a total amount of \$720,000 (Not-to-Exceed Fees or NTE). Under no conditions will the total compensation to the Consultant exceed this not-to-exceed amount without prior written approval in the form of an amendment to this Agreement executed by the District's Board of Directors (Board), or Chief Executive Officer, or designee, as authorized by the Board.

#### 2. Additional Cost Breakdown

The Not-to-Exceed (NTE) compensation for the additional services listed in Task 5 authorized under Amendment No. 1 is listed in the following table, in the Amendment No. 1 column. No services will be performed or fees paid by the District to the Consultant for Supplemental Services without prior written authorization by the District as stated in Schedule S, Scope of Services.

#### ORIGINAL AGREEMENT, AMENDMENT NO.1 AND TOTAL TASK COSTS

Task	Description	Original Total Fixed NTE Fees	Amendment No. 1 NTE Additional Fees	Total NTE Fees
1	Project Management	\$22,393	1	\$22,393
2	Phase II Study Development.	\$93,574	-	\$93,574
3	Field Assessment, Flood Risk Assessment, and Site Selection Services:	\$130,934	-	\$130,934
4	Final Phase II Conceptual Design and Study Report	\$72,000	-	\$72,000
5	Supplemental Services	\$1,099	\$400,000	\$401,099
	Total Not-to-Exceed Fees	\$320,000	\$400,000	\$720,000

#### 3. Terms and Conditions

Payments for services performed, as defined in this attached Schedule, which applies to the specific Services, will be based on the following terms:

- A. The District will pay for Services provided by the Consultant according to the schedule of rates for professional, technical, and administrative personnel as well as materials and supplies as listed below in the Hourly/Unit Rate Schedule.
- B. The stated hourly and unit rates are effective for the term of this Agreement and Amendment No. 1 unless otherwise revised as indicated. After eighteen (18) months from the Effective Date of this Agreement, and each 12 months thereafter, these hourly and unit rates may be negotiated by the Consultant and the District, provided Consultant submits written notice to District of Consultant's request to revise the hourly

# AMENDMENT NO. 1 TO AGREEMENT A4277A REVISED SCHEDULE S-GEN REVISED ATTACHMENT ONE FEES AND PAYMENTS

and unit rates ninety (90) calendar days prior to the Effective Date of this Agreement. Both Parties will use as a benchmark for negotiations the percent change for the previous twelve (12) months of the "Employment Cost Index (ECI), for total compensation for private industry workers, for the San Francisco-Oakland-San Jose, CA CSA Census region and metropolitan area (not seasonally adjusted)" as published by the U.S. Department of Labor, Bureau of Labor Statistics, or 2% whichever is less. A negative index will result in rates remaining the same. Such rate revisions are subject to written approval by the District's Water Supply Division Deputy Operating Officer.

C. Reimbursable Expenses. All reimbursable expenses not already covered in overhead may include, but are not limited to, mapping, rendering, printouts, leased equipment, mailing and delivery services, printing services, film and processing, plotting and supplies. These other direct expenses will be billed on a monthly basis at actual cost plus 0% percent linked to each Agreement Task, as approved by the District's Project Manager, provided that the Agreement total NTE amount is not exceeded. Consultant shall provide receipts for each other direct expense item(s) with monthly invoices submitted. Any equipment purchased on behalf of the District that cost \$50 or more must receive the prior written approval of the District Project Manager. All equipment that the District is invoiced for becomes the property of the District when the Consultant is reimbursed for the amount it paid for that equipment.

### 4. Additional Fees and Payments Language

A. For staff with rates exceeding the rate of \$275.00/hr., the Consultant shall obtain written approval from the District Project Manager as to the numbers of hours per task prior to that individual working on the Project.

#### **HOURLY/UNIT RATE TABLE (REVISED)**

Classification/Staff	Original Hourly/Unit Rates	Effective Rates Upon Commencement of Amendment No. 1
Consultant: AECOM Technical Services, In	c. <sup>1</sup>	
Project Director	\$275.00	-
Senior Technical Advisor	\$250.00	-
Engineer/Scientist VI	\$201.00	-
Engineer/Scientist V	\$157.00	-
Engineer/Scientist IV	\$137.00	-
Engineer/Scientist III	\$126.00	-
Engineer/Scientist II	\$107.00	-
Engineer/Scientist I	\$96.00	-
Project Assistant	\$92.00	-
Subconsultant(s): Balance Hydrologics Inc. <sup>1</sup>		

# AMENDMENT NO. 1 TO AGREEMENT A4277A REVISED SCHEDULE S-GEN REVISED ATTACHMENT ONE FEES AND PAYMENTS

Classification/Staff	Original Hourly/Unit Rates	Effective Rates Upon Commencement of Amendment No. 1
Senior Principal	\$245.00	-
Principal	\$193.00	-
Project Professional	\$137.00	-
Senior Staff Professional	\$126.00	-
Staff Professional	\$117.00	-
Assistant Staff Professional	\$104.00	-
Senior Project Admin	\$137.00	-
Report Specialist	\$91.00	-
Subconsultant(s): Michael Love and Associated	ciates, Inc. <sup>2</sup>	
Principal Engineer	-	\$143.18
Senior Project Engineer	-	\$124.00
Senior Geomorphologist	-	\$121.45
Project Engineer	-	\$115.06
Staff Engineer I	-	\$86.93

NOTES:

<sup>1 –</sup> Consultant, AECOM, and Subconsultant, Balance Hydrologics, hourly/unit rates remain unchanged for this Amendment No. 1

<sup>2 -</sup> Subconsultant, Michael Love & Associated, is added as a new subconsultant for this Amendment No. 1.

# AMENDMENT NO. 1 TO AGREEMENT A4277A REVISED SCHEDULE S-GEN REVISED ATTACHMENT TWO SCHEDULE OF COMPLETION

- 1. This Agreement commences on the Effective Date and expires January 31, 2024, unless prior to its expiration, its term is modified by a written amendment hereto, signed by both Parties.
- District and Consultant may agree to modify the schedule specified for Consultant's performance as an administrative modification to the Agreement and will confirm such modification in writing.

#### **PROJECT SCHEDULE**

Task	Description	Duration From Notice to Proceed (months)
1	Project Management	Duration of project
2	Phase II Study Development.	12
3	Field Assessment, Flood Risk Assessment, and Site Selection Services:	18
4	Final Phase II Conceptual Design and Study Report	24
5	Supplemental Services	Duration of project

## **AMENDMENT NO. 1 TO AGREEMENT A4277A REVISED SCHEDULE S-GEN REVISED ATTACHMENT THREE** CONSULTANTS KEY STAFF AND SUBCONSULTANTS

1. Consultant's key staff assigned to the Project are as follows:

Team Member	Classification	Project Role	Contact Information
Steven McNeely	Eng./Sci. V	Project Manager	300 Lakeside Drive, Suite 400 Oakland, CA 94612, USA (510) 893-3600 steven.mcneely@aecom.com
Steve Leach	Prj. Director	Project Director	300 Lakeside Drive, Suite 400 Oakland, CA 94612, USA (510) 893-3600 steve.leach@aecom.com
Phil Mineart	Eng./Sci. VI	Hydraulics Lead	300 Lakeside Drive, Suite 400 Oakland, CA 94612, USA (510) 893-3600 phillip.mineart@aecom.com
Adrian Pitts	Eng./Sci. VI	Fisheries Lead	2020 L St Ste 400 Sacramento, CA 95811 (916) 414-5800 adrian.pitts@aecom.com
Steve Pagliughi	Eng./Sci. V	Fisheries Field Lead	2020 L St Ste 400 Sacramento, CA 95811 (916) 414-5800 steve.pagliughi@aecom.com
Charles Battaglia	Eng./Sci. III	Fisheries Field Lead	2020 L St Ste 400 Sacramento, CA 95811 (916) 414-5800 charles.battaglia@aecom.com
Oliver Light	Eng./Sci. II	Hydraulic Modeling	300 Lakeside Drive, Suite 400 Oakland, CA 94612, USA (510) 893-3600 oliver.light@aecom.com
Jeanne Gambino	Eng./Sci. IV	Hydraulic Modeling	300 Lakeside Drive, Suite 400 Oakland, CA 94612, USA (510) 893-3600 jeanne.gambino@aecom.com
Stuart Griffin	Eng./Sci. I	Fisheries Field Staff	2020 L St Ste 400 Sacramento, CA 95811 (916) 414-5800 Stuart.Griffin2@aecom.com
Chris Beck	Eng./Sci. I	Fisheries Field Staff	2020 L St Ste 400 Sacramento, CA 95811 (916) 414-5800 Chris.Beck2@aecom.com
Madeline Hale	Eng./Sci. I	Fisheries Field Staff	300 Lakeside Drive, Suite 400 Oakland, CA 94612, USA (510) 893-3600 madeline.hale@aecom.com
Alex Remar	Eng./Sci. IV	GIS Lead	300 Lakeside Drive, Suite 400 Oakland, CA 94612, USA (510) 893-3600 Alexander.Remar@aecom.com

CAS File No. 4915

# AMENDMENT NO. 1 TO AGREEMENT A4277A REVISED SCHEDULE S-GEN REVISED ATTACHMENT THREE CONSULTANTS KEY STAFF AND SUBCONSULTANTS

Team Member	Classification	Project Role	Contact Information
Ryan Haines	Eng./Sci. I	GIS	300 Lakeside Drive, Suite 400 Oakland, CA 94612, USA (510) 893-3600 Ryan.Haines@aecom.com
Sally Shatford	Eng./Sci. I	GIS	300 Lakeside Drive, Suite 400 Oakland, CA 94612, USA (510) 893-3600 sally.shatford@aecom.com
Katie McLean	Eng./Sci. III	Deputy Project Manager/ Fisheries Staff/ Fisheries Field Lead	300 Lakeside Drive, Suite 400 Oakland, CA 94612, USA (510) 893-3600 katie.mclean@aecom.com
Sarah Kassem	Eng./Sci. II	Hydraulic Modeling	300 Lakeside Drive, Suite 400 Oakland, CA 94612, USA (510) 893-3600 sarah.kassem@aecom.com

# 2. The following Subconsultants are authorized to perform Services on the Project:

Firm	Project Role	Contact Information
Eric Donaldson	Project Professional	800 Bancroft Way, Suite 101
	(Geomorphology Lead)	Berkeley, CA 94710-2251
		(510) 704-1000
		edonaldson@balancehydro.com
Kealie Preztlav	Senior Staff Professional	800 Bancroft Way, Suite 101
	(Geomorphology Staff)	Berkeley, CA 94710-2251
		(510) 704-1000
		kpretzlav@balancehydro.com
Jonathan Owens	Senior Technical Advisor	800 Bancroft Way, Suite 101
		Berkeley, CA 94710-2251
		(510) 704-1000
		jowens@balancehydro.com
Rachel Boitano	Project Administrator	800 Bancroft Way, Suite 101
		Berkeley, CA 94710-2251
		(510) 704-1000
		rboitano@balancehydro.com
Montana Marshall	Staff Professional	800 Bancroft Way, Suite 101
	Hydraulic Modeling	Berkeley, CA 94710-2251
		(510) 704-1000
		mmarshall@balancehydro.com
Paxton Ridgway	Assistant Staff Professional	800 Bancroft Way, Suite 101
	Hydraulic Modeling	Berkeley, CA 94710-2251
		(510) 704-1000
		pridgway@balancehydro.com

# AMENDMENT NO. 1 TO AGREEMENT A4277A REVISED SCHEDULE S-GEN REVISED ATTACHMENT THREE CONSULTANTS KEY STAFF AND SUBCONSULTANTS

Firm	Project Role	Contact Information
Michael Love	Principal Engineer	791 8th Street, Suite R
		Arcata, CA 95521
		(510) 704-1000
		mlove@h2odesigns.com
Travis James	Senior Project Engineer	791 8th Street, Suite R
		Arcata, CA 95521
		(510) 704-1000
		ptjames@h2odesigns.com
Rachel Shea	Senior Geomorphologist	791 8th Street, Suite R
		Arcata, CA 95521
		(510) 704-1000
		shea@h2odesigns.com
Antonio Llanos	Project Engineer	791 8th Street, Suite R
		Arcata, CA 95521
		(510) 704-1000
		<u>llanos@h2odesigns.com</u>
Ryley Burton-	Staff Engineer I	791 8th Street, Suite R
Tauzer		Arcata, CA 95521
		(510) 704-1000
		mlove@h2odesigns.com