AGREEMENT FOR THE COLLECTION OF SPECIAL ASSESSMENTS

This agreement, dated <u>September 11</u>, 2018, is between Fresno County Waterworks District No. 18 ("Agency") and the County of Fresno, a political subdivision of the State of California ("County").

#### Recitals

The Agency has levied or expects to levy assessments on properties within Fresno County. In this agreement, the word "assessment" has the meaning given in Article XIII D, Section 2, of the California Constitution.

The County desires to recover from the Agency the County's costs for collecting those assessments by incorporating them into the collection of the general taxes of the County on property. For assessments collected by the County for any special district, excluding school districts, Government Code section 29142 authorizes the Board of Supervisors to establish a collection fee to cover those costs. For assessments collected by the County for a city, Government Code section 51800 authorizes an agreement to cover those costs.

The parties therefore agree as follows:

### Section 1. Employment of County

The Agency engages County to collect assessments as provided in this agreement, which includes performing professional, technical, and staff services and providing assistance as described in this agreement.

#### Section 2. Scope of Services

Upon the request of the Agency as provided in Exhibit 1 to this agreement, the County shall perform the services described in that Exhibit 1.

### Section 3. County's Personnel and Working Relationship with the Agency

- A. Except as provided in Exhibit 1, all of the services to be performed by the County under this agreement shall be performed by County personnel, and all personnel engaged in the work shall be fully qualified and shall be authorized or permitted under state and local law to perform his or her part of those services.
  - B. Except as provided in Exhibit 1, none of the work or services covered by this

agreement shall be subcontracted by the County unless approved in writing in advance by the Agency.

#### Section 4. Compensation

The Agency shall pay, and the County shall receive, payment as provided in Exhibit 1, including allowable costs of the County, as provided in Exhibit 3, for the services rendered under this agreement, except that in any case the total amount paid by the Agency for the collection of any assessment shall not exceed one-fourth of one percent (0.25%) of all money collected.

If the Agency is a special district, the compensation under this section is a collection fee under Government Code section 29142.

### Section 5. Method of Payment

Beginning fiscal year 2018–2019, the Agency will reimburse the County for all costs incurred in performing the services described in Exhibit 1. The County's Auditor-Controller/Treasurer-Tax Collector is authorized to deduct those costs from apportionments to the Agency and retain them as compensation for services rendered under this agreement. The County will itemize all costs incurred, deducted, and retained and will provide that itemization to the Agency with the remittance advice for the apportionment.

#### Section 6. Records

The County shall maintain complete and accurate records with respect to costs incurred under this agreement. All such records shall be maintained on a generally-accepted accounting basis and shall be clearly identified and readily accessible. The County shall provide to the authorized representatives of the Agency free access to such books and records at all proper times, and the right to audit the same, and to make transcripts therefrom as necessary, and to allow inspection of all work, data, documents, proceedings, and activities related to the performance of this agreement for a period of three (3) years from the date of final payment for work performed under this agreement. In addition to the above accounting records, the County shall maintain records to show actual time and allowable costs submitted for reimbursement with respect to the scope of services set forth herein.

### Section 7. Changes to the Agreement

This agreement may not be modified except in writing signed by both parties.

#### Section 8. Term

This agreement is effective on the date first written above through June 30, 2019, and renews automatically for each fiscal year (July 1 through June 30) after unless either party gives written notice of nonrenewal no later than June 1.

#### Section 9. Termination

Either party may terminate this agreement without cause at any time by giving written notice of such termination to the other party and specifying an effective date of termination that is not less than 30 days after the notice is given. If the agreement is terminated as provided in this Section 9, the County shall be reimbursed its allowable costs in accordance with Section 4 of this agreement through the date of termination.

### Section 10. Representations and Warranties

The Agency represents and warrants that it has the authority to levy the taxes, fees, or assessments that it levies, and that the County collects under this agreement, and the Agency's levy of those taxes, fees, or assessments complies with all requirements of state law, including but not limited to Articles XIII C and XIII D of the California Constitution (Proposition 218). The Agency also agrees to reaffirm in writing the validity of the taxes, fees, or assessments each time it requests services under Section 2 of this agreement.

### Section 11. Release

The Agency hereby releases and forever discharges the County and its officers, agents, and employees from any and all claims, demands, liabilities, costs and expenses, damages, causes of action, and judgments, in any manner arising from the Agency's responsibility under this agreement, or other action taken by the Agency in establishing any assessment, and implementing the collection of such assessments as cortemplated in this agreement.

#### Section 11.5. Insurance

Without limiting the COUNTY's right to obtain indemnification from the Agency or any third parties, the Agency, at its sole expense, shall maintain in full force and effect, the

 following insurance policies or a program of self-insurance, including but not limited to, an insurance pooling arrangement or Joint Powers Agreement (JPA) throughout the term of the agreement:

### A. Commercial General Liability

Commercial General Liability Insurance with limits of not less than One Million Dollars (\$1,000,000) per occurrence and an annual aggregate of Two Million Dollars (\$2,000,000). This policy shall be issued on a per occurrence basis. COUNTY may require specific coverages including completed operations, products liability, contractual liability, Explosion-Collapse-Underground, fire legal liability or any other liability insurance deemed necessary because of the nature of this contract.

### B. Automobile Liability

Comprehensive Automobile Liability Insurance with limits for bodily injury of not less than Two Hundred Fifty Thousand Dollars (\$250,000.00) per person, Five Hundred Thousand Dollars (\$500,000.00) per accident and for property damages of not less than Fifty Thousand Dollars (\$50,000.00), or such coverage with a combined single limit of Five Hundred Thousand Dollars (\$500,000.00). Coverage should include owned and non-owned vehicles used in connection with this agreement.

#### C. Professional Liability

If the Agency employs licensed professional staff, (e.g., Ph.D., R.N., L.C.S.W., M.F.C.C.) in providing services, Professional Liability Insurance with limits of not less than One Million Dollars (\$1,000,000.00) per occurrence, Three Million Dollars (\$3,000,000.00) annual aggregate.

### D. Worker's Compensation

A policy of Worker's Compensation insurance as may be required by the California Labor Code.

The Agency shall obtain endorsements to the Commercial General Liability insurance naming the County of Fresno, its officers, agents, and employees, individually and collectively, as additional insured, but only insofar as the operations under this agreement are concerned.

Such coverage for additional insured shall apply as primary insurance and any other insurance, or self insurance, maintained by COUNTY, its officers, agents and employees shall be excess only and not contributing with insurance provided under the Agency's policies herein. This insurance shall not be cancelled or changed without a minimum of thirty (30) days advance written notice given to COUNTY.

Within Thirty (30) days from the date the Agency signs and executes this agreement, the Agency shall provide certificates of insurance and endorsement as stated above for all of the foregoing policies, as required herein, to the County of Fresno, Auditor-Controller/Treasurer-Tax Collector, P.O. Box 1247 Fresno, CA 93715, stating that such insurance coverage have been obtained and are in full force; that the County of Fresno, its officers, agents and employees will not be responsible for any premiums on the policies; that such Commercial General Liability insurance names the County of Fresno, its officers, agents and employees, individually and collectively, as additional insured, but only insofar as the operations under this Agreement are concerned; that such coverage for additional insured shall apply as primary insurance and any other insurance, or self-insurance, maintained by COUNTY, its officers, agents and employees, shall be excess only and not contributing with insurance provided under the Agency's policies herein; and that this insurance shall not be cancelled or changed without a minimum of thirty (30) days advance, written notice given to COUNTY.

In the event the Agency fails to keep in effect at all times insurance coverage as herein provided, the COUNTY may, in addition to other remedies it may have, suspend or terminate this Agreement upon the occurrence of such event. All policies shall be issued by admitted insurers licensed to do business in the State of California, and such insurance shall be purchased from companies possessing a current A.M. Best, Inc. rating of A FSC VII or better.

#### Section 12. Hold Harmless

The Agency shall defend the County and hold the County harmless from all liability, claims, or damages incurred as a result of any action taken by the Agency in establishing any tax, fee, or assessment, and implementing the collection of such taxes, fees, or assessments

as contemplated in this agreement.

#### Section 13. Construction

The final form of this agreement is the result of the parties' combined efforts. If anything in this agreement is found by a court of competent jurisdiction to be ambiguous, that ambiguity is to be resolved by construing the terms of this agreement according to their generally accepted meaning, and not by construing the terms of this agreement for or against either party.

### Section 14. Headings

The headings and section titles in this agreement are for convenience only and are not part of this agreement.

### Section 15. Severability

If anything in this agreement is found by a court of competent jurisdiction to be unlawful or otherwise unenforceable, the balance of this agreement remains in effect.

#### Section 16. No Waiver

Payment, change, waiver, or discharge of any liability or obligation of the Agency under this agreement on any one or more occasions is not a waiver of performance of any continuing or other obligation and does not prohibit enforcement by the County of any obligation on any other occasion.

### Section 17. Entire Agreement

This agreement is the entire agreement between the Agency and the County with respect to the subject matter of this agreement, and it supersedes all previous negotiations, proposals, commitments, writings, advertisements, publications, and understandings of any nature unless those things are expressly included in this agreement.

### Section 18. Counterparts

This agreement may be signed in counterparts, each of which is an original, and all of which together constitute this agreement.

#### [SIGNATURE PAGE FOLLOWS]

IN WITNESS WHEREOF, the parties hereto have executed this agreement as of the

1	day and year first hereinabove written.	
2	AGENCY	COUNTY OF FRESNO
3	Stell Leave	El sentes
4	(Authorized Signature)	Sal Quintero, Chairperson of the Board of Supervisors of the County of Fresno
5	DAN L. PEARCE, MAR	
6	Print Name & Title	
7	P. D. Box 846	
8	FRIANT CA 93626-08\$6 Mailing Address	Attest:
9	I Walling Address	Bernice E. Seidel
10		Clerk of the Board of Supervisors County of Fresno, State of California
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ĺ	By:	Susan Bishop Deputy
14	FOR ACCOUNTING USE ONLY:	
15	ORG No.: Account No.:	
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#### Exhibit 1

### **General Scope of Services**

The Auditor-Controller/Treasurer-Tax Collector's duties include fiscal functions, which services include, but are not limited to:

- Enrolling the assessment by parcel on the property tax bills, billing the taxpayers, the collection process, roll changes as needed by parcel, apportionment of the collected assessment to the Agency and reporting and maintaining records of all financial transactions for the assessment process by parcel.
- Separately accounting for the Agency funds and maintaining records of expenditures, revenues and investments in accordance with administrative code requirements and state and federal regulations.

The Agency shall reimburse the Auditor-Controller/Treasurer-Tax Collector for costs incurred for services provided including but not limited to the following:

- Assessment enrollment to Property Tax System: \$0.17 per parcel
- Roll Changes as needed and approved by the Agency: \$18.60 per parcel
- Accounting/Apportionment/Administration: Actual Staff hourly rates on MSF (as that term is defined below), and as provided in Exhibit 3

Accounting, Legal and Administration costs are based on the current Master Schedule of Fees, Charges, and Recovered Costs ("MSF") approved by County of Fresno Board of Supervisors. Relevant portions of the MSF as of the date this agreement is signed are shown on Exhibit 2 for the Auditor-Controller/ Treasurer-Tax-Collector and County Counsel. The MSF is revised annually and the revised rates apply to this agreement. Billing for Accounting/Apportionment/Administration items would only be applicable for additional work that is requested by the Agency in addition to the normal assessment enrollment, collection fee and roll change duties.

### **Duties of Agency**

The Agency by August 10th or other agreed upon date each year shall provide:

• The statutory and any other legal authority for the assessment; and

 A resolution passed by the Agency's governing board specifying parcels and rate(s) or amount to be charged and a list of authorized personnel that may make changes/corrections to assessments during or after fiscal year of enrollment. The Agency needs to record the resolution in the Fresno County Recorder's office before submitting it to the County Auditor.

The Agency shall comply with all other administrative instructions provided by the County Auditor each year.

### Exhibit 2

#### MASTER SCHEDULE OF FEES, CHARGES, AND RECOVERED COSTS

SECTION 800 - AUDITOR-CONTROLLER/TREABURER

FEE DESCRIPTION	FEE AMOUNT	FEE SETTING AUTHORITY	YEAR	EFFECTIVE DATE	% OF COST	REFERENCE
301. Accounting Services		Board of Supervisors	2016-17	37.02.6	100%	Crd =16-0 (0
4000UNT CLERK I	48 46 n-	Board of Supervisors		37.69.16	103%	C=3 #16-C1C
ACCOUNT CLERK II	55.16 hr	Board of Supervisors	2015-17	JT C5 -6	133%	Crts # 16-010
ACCOUNT CLERK III - CONF	59 5 <del>4</del> 174 51 35 74	Board of Supervisors  Board of Supervisors	20:5:	3.62.€	133%	Crts ±16-010
ADDOUNTANT I	52.78.hr	Egard of Supervisors	23:5-1-	3.05 €	133%	Crd #16-015
ASSOUNTANT II	74 9C:n*	Board of Supervisors	2015-17	37 €5 €	133%	C=1 = 16-0 10
ACCOUNTING AND FINANCIAL DIVISION CHIEF	92.45·h-	Board of Supervisors		37.05.1€	100%	E-42 = 16-C 1E
PROPERTY OF THE CAN DAITHUCCO	918Ch*	Board of Supervisors	2015-17	DT 05-16	100%	Crd =16-010
EXECUTIVE SEGRETARY - CONF COLLECTION REF :	50 0 11hr 50 85hr	Board of Supervisors Board of Supervisors		37.05 6 37.05 6	133%	C+3 = 16-0 10
COLLECTION REF II	54 92 hr	Board of Supervisors		37.06 €	133%	Crd #16-010
COLLECTION REF III	52.60 hr	Board of Supervisors	2015-17	37.05 €	133%	C+3 =16-0 1C
COLLECTION REF SUFERVISOR	54.76 h*	Board of Supervisors		37.06 €	133%	Crd =16-010
TAX COLLECTIONS SUPERVISOR DEPUTY ALDITOR CONTROLLER	75.08/hr 107.78/hr	Board of Supervisors Board of Supervisors		37.75 € 37.75 €	133%	Crtd = 16-010
DEPUTY TREASURER TAX COLLECTOR	107 78/hr	Ecard of Supervisors		37.05 €	100%	Crd = 16-010
INFORMATION TECH, ANALYST I	51.78·hr	Board of Supervisors		37 CS 6	100%	C+3 = 16-01E
INFORMATION TECH, ANALYST IV	54 33 hr	Board of Supervisors	2015-17	37.0€ €	133%	C+3 #16-01E
INVESTMENT OFFICER	24 28 hr	Board of Supervisors	2015-17	37.68 E	133%	Crd ≠16-010
PAYROLL TEDHI - DONF	57 74 hr	Ecard of Supervisors		37.55.16	132%	C+d ≈16-01E
PAYROLL TECHILL SONF SENIOR ACCOUNTANT	70 94:51 80 92:51	Board of Supervisors  Board of Supervisors	2015:7	37.05.16 37.05.16	100% 100%	Crts #16-010
SUPERVISING ACCOUNT CLERK II	75 45 hr	Board of Supervisors		37.0€ €	133%	Crd =16-01E
SUPERVISING ACCOUNTANT	59 54 hr	Board of Supervisors		37.05 €	100%	C=1 = 16-010
SYSTEMS & PROCEDURES ANALYST III	#5 'S hr	Board of Supervisors	2016-17	37.10€-1€	100%	Crtd # 16-010
SYSTEMS & PROCEDURES MANACER	95 76 hr	Board of Supervisors		JT 05 €	100%	Crd # 16-010
PROGRAM TECHNICIAN	55.45.hr 3.1 78.hr	Board of Supervisors Board of Supervisors		37 CS 6	100% 100%	Crd #16-010
ASSOUNTING INTERN  303. Unsecured Delinquent Tax Fee	\$174.00 each	Board of Supervisors	2015-17	37.69.6	100%	C####6-010
S03: W-2 Replacement Copies	\$11.00 each	Board of Supervisors	2015-15	07/01/5	100%	C#d #15-009
S04. Payohack Stub Replacement Copies	\$11.00 each	Board of Supervisors	2015-15	37.010.5	133%	Ord ≈ 15-009
305. 1988 Replacement Copies	\$14.00 each	Board of Supervisors	2016-17	37.05-6	100%	C+3 ≠ 16-010
308 Special Assessment Collection Fee Component		Board of Supervisors	2015-17	37 CS 6	100%	C+3 = 16-010
Put Non-County Special Assessment on Tax Ro			,			
308 Epecial Assessment Collection Fee Component: Put Non-County Special Assessment on Tax Rol	≨C.15 ±3ch	Ecard of Supervisors	3318-1-	(C 27/1€	133%	Crt #16-014
307. Special Assessment Collection Fee Component: Change to Non-County Special Assessment On Tax Roll	\$19.50 each	Board of Supervisors	2015-17	J- 4-3 - €	100%	Crd #1€-010
308. Hand Copy of Tax Rate Book	\$25 31 each	Ecord of Supervisors	2015-17	37.66.48	100%	C+3 ≠ 16-0 10
308, 1916 Apt Band Debt Services	\$2.30 per 4FN	Ecoro d' Supervisors	2015-17	37.0€ €	103%	C+3 #16-010
319. Ten Percent Administrative Fee For Rectitution		Board of Supervisors	2007-39	35 CS-E8	133%	Ces #07-022
311. Deposit Via Admin 311. Deposit Via Admin	\$40.00 per deposit \$28.00 per deposit	Board of Supervisors Ecard of Supervisors	2015-17	37.05 / 6 (0.07 / 6	133% 133%	Ced #16-010 Ced #16-014
312. Deposit-Via Treasury Tax	\$39 CC per Treasury deposit	Board of Supervisors	2015-17	೨೯೮೭ ಕ	133%	Crd #16-010
313. Travel AP Voucher	\$10.00 per	Board of Supervisors	2015-17	37.05.16	100%	Crd = 16-010
318. Travel AP Voucher	aane nomite. 25 CC be. pane nomite.	Board of Supervisors	2015-17	10,27, €	133%	Crd #16-014
314. Contract AP Voucher	ST EC per	Board of Supervisors	2015-17	37 05 16	100%	C+3#16-010
314. Contract AP Vaudher	contract youther \$8.00 per	Ecard of Supervisors	2315-17	30,077.1€	100%	Crts #16-014
315. Other Pay & PO AP Voucher	SE (0 per other AP unitabler	Ecard of Supervisors	2215-15	ಪ್ 01/15	133%	Crts #16-009
\$18. Franchice Tax Board Garnichment Fee	\$1.50 Fer Camishment Deduction	Board of Supervisors	2016-17	जा दक व		0rd = 16-009
317. Child Support Garnishment Fee	\$1.50 Fer Camishment Deduction	Econo of Supervisors	2015-17	37.05. E		Crd #15-009
31B. Chtli Garmichment Fee	\$1.90 Fer Cam shinest Deduction	Econo of Supervisors	2015-17	೨೯೮≶ €		Ord #18-009

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### SECTION 600 - COUNTY COUNSEL

FEE DESCRIPTION	FEE AMOUNT	FEE SETTING	YEAR ADOPTED	EFFECTIVE DATE	% OF	REFERENCE
601.LEGAL SERVICES	\$122/hour	Board of Supervisors	2015-16	7/6/15	100%	Ord. # <u>15-011</u>

Charged to other public agencies and County departments with third party payer funds.

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#### Exhibit 3

### Allowable Costs for the County

#### A. Direct Costs

#### 1. Personnel

Direct costs for personnel are based on actual salary and benefits paid to personnel, or based on the hourly charge shown in the County's Master Schedule of Fees, Charges and Costs Recovered, if applicable, for actual time spent on the work necessary to fulfill the terms of this agreement. Time shall be recorded on the time sheets regularly used by the County in carrying out its ordinary work apart from this agreement. No additional or special forms for recording hours spent on the tasks specified in this agreement are required.

### 2. Travel Expenses and Subsistence

Where travel expenses and subsistence are directly related to the performance of this agreement, they are included in direct costs. Mileage for trips within the Fresno-Clovis Metropolitan area may be reimbursed, but are covered under Section 4.B. of this agreement, "Indirect Costs (Overhead)." Out-of-area transportation costs shall not exceed the cost of travel by the most direct and economical mode. Reimbursement for transportation by private automobile shall be at the rate ordinarily charged by the County in lieu of actual costs. Reimbursement for lodging and meals shall be based on the actual cost incurred by the County's personnel, to not exceed the limitations applied by the County.

#### 3. Other Direct Costs

Other direct costs include the costs of other material and services as may be required under this agreement, but which are not normally provided as part of the overhead of County at cost. Such other materials and services may include, but are not limited to, the following: report reproduction, purchase of maps and charts, telephone expense, and specialized educational needs.

### B. Indirect Costs (Overhead)

Indirect costs are calculated under Federal OMB Circular A-87.