WATER PROVIDER AGREEMENT AMENDMENT NO. 3

SIGNATURE AND COVER PAGE

State Agency	Original Contract Number
Colorado Department of Natural Resources	CMS 84618
1313 Sherman St, Room 718	CT2016-2291
Denver, CO 80203	Amendment No. 1 Contract Number
· · · · · · · · · · · · · · · · · · ·	CMS 112961
	CT2016-2291
	Amendment No. 2 Contract Number
	CMS 121962
	CT2016-2291
Water Provider	
Town of Castle Rock	Amendment No. 3 Contract Number
100 N. Wilcox Street	
Castle Rock, CO 80104	CMS 161124 CT2016-2291
	Contract Performance Beginning Date
	October 16, 2015
	Contract Expiration Date
	Not Applicable

THE PARTIES HERETO HAVE EXECUTED THIS AMENDMENT

Each person signing this Amendment represents and warrants that he or she is duly authorized to execute this Amendment and to bind the Party authorizing his or her signature.

WATER PROVIDER	STATE OF COLORADO	
Docusting BYN OF CASTLE ROCK	Jared Polis, Governor	
DE Dos	DEPARTMENT OF NATURAL RESOURCES	
By:	Dan Gibbs, Executive Director	
Name: Jason E. Gray		
Title: Mayor DS	By: Van Gibbs	
4/15/2020 9:54 AM MDT	D6830A6487434B1	
Date:	Name: Dan Gibbs	
	Title: Executive Director	
ATTEST:	May 13, 2020 10:20 AM PDT	
SEAL	Date:	
By:		
Name: Lisa Anderson		
Title: Town Clerk		
4/15/2020 11:37 AM MDT		
Date:		
Approved as to form:		
By: Bob Sturty		
Name: Robert J. Slentz		
Title: Town Attorney	9	
4/9/2020 1:12 PM PDT		
Date:		
Approved as to content:		
0 () - () () () () () () () () (
By: Mark Marlowe		
Name: Mark Marlowe		
Title: <u>Director of Castle Rock Water</u>		
4/8/2020 2:18 PM MDT		
Date:		
In accordance with §24-30-202 C.R.S., this Amendment is not valid until signed and dated below by the State Controller or an		
authorized delegate.		
STATE CONTROLLER		
Robert Jaros, CPA, MBA, JD		
Do	cuSigned by:	
Ву: ()	N. Balcer	
	ADEADE7185433	
Name:	ADBAPES185433	
	te Controller	
Title:		
June 1, 2020 8:31 AM MDT		
Amendment Effective Date:		

1. PARTIES

This Amendment (the "Amendment") to the Original Water Provider Agreement, referenced by the CMS number shown on the Signature and Cover Page for this Amendment (the "WPA") is entered into by and between the Water Provider, and the State.

2. TERMINOLOGY

Except as specifically modified by this Amendment, all terms used in this Amendment that are defined in the WPA shall be construed and interpreted in accordance with the WPA.

3. AMENDMENT EFFECTIVE DATE AND TERM

A. Amendment Effective Date

This Amendment shall not be valid or enforceable until the Amendment Effective Date shown with the State Controller's Signature for this Amendment. The State shall not be bound by any provision of this Amendment before that Amendment Effective Date.

B. Amendment Term

The Parties' respective performances under this Amendment and the changes to the WPA contained herein shall commence on the Amendment Effective Date shown with the State Controller's Signature for this Amendment and shall terminate on the termination of the WPA.

4. PURPOSE

Water Provider has acquired 129 acre-feet of storage space in Chatfield Reservoir from the Colorado Water Conservation Board. This Amendment modifies the WPA to reflect this increase in Water Provider's pro rata ownership of storage space in Chatfield Reservoir.

5. MODIFICATIONS

The WPA and all prior amendments thereto, if any, are modified as follows:

- A. Section II, Definition of Terms: In Paragraph II.C., the percentage "2.238%" is hereby deleted and replaced with "2.864%."
- B. Section III, Rights Granted to Water Provider: In Paragraph III.A., the number "461" is hereby deleted and replaced with "590."
- C. Section IV, Water Provider's Payment Obligations: In Paragraph IV.D., the amount "\$3,826,474.17" is hereby deleted and replaced with "\$4,897,572.30."
- D. Section IV, Water Provider's Payment Obligations: In Paragraph IV.D.1, the amount "\$3,826,474.17" is hereby deleted and replaced with "\$4,897,572.30."

6. LIMITS OF EFFECT AND ORDER OF PRECEDENCE

This Amendment is incorporated by reference into the WPA, and the WPA and all prior amendments or other modifications to the WPA, if any, remain in full force and effect except as specifically modified in this Amendment. Except for the Special Provisions contained in the WPA, in the event of any conflict, inconsistency, variance, or contradiction between the provisions of this Amendment and any of the provisions of the WPA or any prior modification to the WPA, the provisions of this Amendment shall in all respects supersede, govern, and control. The provisions of this Amendment shall only supersede, govern, and control over the Special Provisions contained in the WPA to the extent that this Amendment specifically modifies those Special Provisions.