



County Water Agency intends to do as follows:

1. That the price of water shall be determined in accordance with the method set forth in the project reports.

2. That no steps shall be instituted to impose a groundwater charge until after the financing arrangement has been taken care of by bond issue being approved by the people, or otherwise, and a contract with the district entered into, then, only in accordance with Sections 99-14.20 through 14.37 of the Kern County Water Agency Act.

3. That the Agency agrees it will not authorize any exchange of water from the Agency, member units, or others to Arvin-Edison which will prevent the East Niles Community Services District from treating Arvin-Edison water through its present facilities under the permit granted to the district by the Department of Public Health of the State of California unless it makes available to East Niles Community Services District an equal amount of potable water at no increased cost to East Niles Community Services District.

4. That in the event that any lands be annexed to the East Niles Community Services District, situated outside of Arvin-Edison and within the improvement district, that Agency shall include such annexed lands under the water service contract with the East Niles Community Services District.