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BULLETIN No. 155-73

GENERAL COMPARISON OF CALIFORNIA WATER DISTRICT ACTS



NOVEMBER 1973

NORMAN B. LIVERMORE, JR.
Secretary for Resources
The Resources Agency

RONALD REAGAN
Governor
State of California

JOHN R. TEERINK
Director
Department of Water Resources



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OF CALIFORNIA
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FOREWORD

This is the 3th edition of the General Comparison.

In 1940, Mr. Henry Holsinger, then principal attorney for the Division of Water Resources, conceived the idea for a comparative review of water district acts in California. The first edition, in 1941, was rather limited in scope. It covered eight typewritten pages. In 1949, James M. Carl, now Staff Counsel for the Department of Water Resources, expanded the review to cover important features of all water district laws. Districts created by special legislative act as well as those formed under general enabling acts were covered. Under Mr. Carl's hand, seven editions of the Comparison have now been issued. The present edition reviews 38 general acts (Part I) and 97 special acts (Part II).

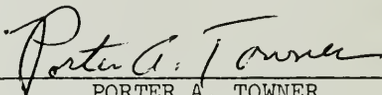
The preparation of a work of this nature is quite an undertaking. To keep it in proper perspective, an intelligent grasp of all the district laws is required. Great concentration on detail and a continuing striving toward accuracy are demanded. Many hours have gone into the preparation of this work.

Previous editions of the General Comparison have been acclaimed by lawyers, engineers, legislators, federal, state and district officials, and many others working in water resource development. It has been widely distributed, and for many years has been one of the most popularly requested publications of the Department. We hope that the new edition will be equally useful to those engaged in water development.

A word of caution: The review has been prepared as a guide for general comparison only, and each act must be examined for more specific detail. Because of time and space limitations, it has not been feasible to compare every possible feature. We have selected those portions of the laws which have proven to be of major general interest.

All suggestions for improvements in form or substance will be sincerely appreciated.

March 1, 1973



PORTER A. TOWNER
Chief Counsel

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PREFACE

Purpose

The purpose of this comparison is to provide a ready reference to the numerous district acts in the State of California which are concerned directly or incidentally with the development, control, or distribution of water, and to compare certain selected features relating to organization, purposes, and powers. Such a review may be used as a guide in dealing with existing districts, assist in the wise selection of a district organization where a new district is needed, and serve as a useful aid in formulating improved legislation.

Types of District Acts - General and Special

In general, there are two methods in this State for forming districts, one by enactment of a general act under which the districts may be formed in accordance with a procedure set forth in the act, and the other by a special act creating the district and prescribing its powers. Under both methods, notice of the proposed formation and an opportunity to be heard thereon are required in order to comply with the constitutional requirements of due process of law. Under the general acts there are specific provisions requiring notice and hearing on the petition for formation. Under the other method, notice and hearing are afforded by the legislative process whereby bills are heard in committee and on the floor of the Legislature.

The dividing line between general and special acts is somewhat arbitrary, but is based on the above criteria. For example, the Tahoe-Truckee Sanitation Agency Act applies to a special situation, as does the Metropolitan Water District Act and the County Water Authority Act, but they are included under the general acts because they require formation proceedings to establish a district rather than create a district outright. Technically, more than one district could be created under each act, although this is even less conceivable under the Tahoe-Truckee Sanitation Agency Act than any of the others. Certainly it is not contemplated that there be more than one agency under the Tahoe Act.

Entities Not Included

In addition to the districts covered by this review, there are other entities in the State which also are concerned with water development or control.

Under the Improvement Act of 1911 (Streets and Highways Code, Div. 7), counties as well as cities are authorized to construct works for supplying or distributing a domestic water supply, works for drainage, fire protection, flood protection, and all other work deemed necessary to improve the streets, places, public ways or property, or rights of way owned by the county or city (Streets and Highways Code, Secs. 5005, 5101). For constructing and maintaining such works, or for maintenance only, counties are authorized to form County Maintenance Districts (Streets and Highways Code, Secs. 5320-5854). This act has not been included in the General Comparison for the reason that it relates to local

governmental functions of cities and counties rather than to districts as such. Similarly Section 8110 of the Water Code authorizes county boards of supervisors to provide by ordinance for the organization and government of county flood control districts. Under Division 5 of the Water Code the Reclamation Board performs certain functions relating to flood control in the Sacramento and San Joaquin Drainage District, the boundaries of which are described in Calif. Stats. 1913, Chap. 170 (Water Code Sections 8500-9048).

There are numerous mutual water companies in this State which perform functions similar in many respects to those performed by water districts. Mutual water companies are, however, private corporations rather than public districts. Nevertheless, in many instances, where there are comparatively few water users or landowners involved, the mutual water company frequently is the most desirable form of organization. It has the advantage, among others, of simplicity and ease of both formation and dissolution. Being essentially a private corporation, it is not included herein.

Other Applicable Laws Affecting Districts

Districts created under the laws covered by this comparison also are affected by other applicable laws of the State. No attempt is made here to list all of them, but it is deemed useful to note the following:

1. Local Agency Formation Commissions (Knox-Nisbet Act)

The Knox-Nisbet Act, Chapter 6.6 (commencing with Section 54773) of Part 1 of Division 2 of Title 5 of the Government

Code, requires approval by the appropriate local agency formation commission of proposals for formation of new districts or for the annexation of territory to existing districts.

Chapter 3 (commencing with Section 58850) of Division 2 of Title 6 of the Government Code, provides for review by the county surveyor and county assessor of proposed districts or proposed boundary changes not subject to review by a local agency formation commission, if such districts exercise functions supported by taxes or assessments.

2. District Reorganization Act of 1965

Chapter 2043, Statutes of 1965, enacted the District Reorganization Act of 1965, codified in Title 6, Division 1, Sections 56000-56550, of the Government Code. This act is designed to provide a uniform procedure for changing the boundaries of existing districts, including annexations, exclusions, reorganizations, mergers, consolidations, and dissolutions. This uniform act now covers most of the districts in the General Comparison, and many of the district acts have been amended to repeal their special procedural provisions governing changes in organization. However the uniform act does not apply to all districts, and some district acts still have their own special provisions. The uniform act is somewhat complex and should be consulted with care whenever boundary organization changes are contemplated.

3. Uniform District Election Law

Another uniform act now applicable to most districts is the Uniform District Election Law, also enacted in 1965, which is codified in Division 12, Part 3, Sections 23500-23654, of the

Elections Code. Its purpose is to provide a uniform procedure for elections held in districts, and is applicable to any district act which specifically incorporates it by reference.

4. Notice to Landowners

Chapter 3.5 (commencing with Section 58900) of Division 2 of Title 6 of the Government Code, requires that notice of formation or change in boundaries of districts, with minor exceptions, be given by the supervising authority to landowners who file written requests annually with the county assessor.

5. The District Organization Law

The District Organization Law, Chapter 1 (commencing with Section 58000) of Division 2 of Title 6 of the Government Code, provides procedures for formation of any district whose enabling act incorporates such procedures, or any part of them by reference (Government Code Section 58002). The act also formerly covered procedures for consolidation or dissolution of, and for annexation or exclusion of territory to or from, such districts, but these provisions have been repealed in view of the enactment of the District Reorganization Act of 1965. Also repealed was Chapter 4 (commencing with Section 58950) of Division 1 of Title 6 of the Government Code, which provided an alternative procedure for dissolution of inactive districts.

6. The District Investigation Law of 1933

This Law, which is in Chapter 2 (commencing with Section 58500) of Division 2 of Title 6 of the Government Code, applies only to certain districts specified in Government Code Section 58501, none of which are included in this General Comparison. It provides

a procedure for investigating, prior to district formation, the financial and economic feasibility of the services proposed to be provided by the district, as related to its tax base, and an opportunity for majority protest.

7. The Special Assessment Investigation, Limitation and Majority Protest Act of 1931

This Act, in Division 4 (commencing with Section 2800) of the Streets and Highways Code, provides a procedure for investigation and report of proposed special assessments by existing counties, cities, and districts, a limitation on such assessments and an opportunity for majority protest. Section 2804 specifically exempts irrigation districts. Other exceptions are provided in other sections of the act. Some other district acts specifically provide for exemption, but we have not attempted to list these.

8. District Securities Investigation Law of 1965

This law, codified in the Government Code, Title 6, Division 2, Chapter 2.5, Sections 58750-58761, prohibits low density population districts with low assessed valuation from issuing bonds until the State Treasurer approves the bonds for certification pursuant to the Districts Securities Law in Division 10 of the Water Code. It applies to districts having less than 500 resident registered voters where the proposed and outstanding district indebtedness shall exceed 200 percent of the assessed value of real property in the district and the number of voters represents less than one voter for each two acres.

9. Issuance of Refunding Bonds

Chapter 1710, Statutes of 1971, authorizes a local agency (public district, public corporation, authority, agency, board, commission, county, city, or other public entity), to issue

refunding bonds for the purpose of refunding any of the indebtedness of the local agency evidenced by bonds, warrants, notes, or other evidence of indebtedness payable from taxes or assessments.

Although included under Title 6 of the Government Code, entitled "Districts", the Special Assessment and Bond Refunding Law of 1939, Government Code, Title 6, Division 2, Chapter 5, apparently applied only to cities and counties (Sec. 59104). This includes city and county assessment districts.

Repeals

Finally, it may be of interest to note that since the initiation of the General Comparison the following district acts, which have been included in one or more editions of the Comparison, have been repealed:

- Public Utility District Act of 1913 (Stats. 1913, Chap. 261; Deering Act 6390).
- Public Utility District Act of 1915 (Stats. 1915, Chap. 531; Deering Act 6392).
- Conservancy Act of California (Stats. 1919, Chap. 332; Deering Act 1585).
- County Power Pumping District Act (Stats. 1915, Chap. 745; Deering Act 3870).
- Drainage District Act of 1923 (Stats. 1923, Chap. 102; Deering Act 2204).
- Overflow District Act of 1911 (Stats. 1911, Chap. 718; Deering Act 5736).
- Storm Drain Maintenance District Act of 1939 (Stats. 1939, Chap. 1100; Deering Act 2208a).
- California Water Conservation District Act of 1923 (Stats. 1923, Chap. 426; Deering Act 9127).
- County Recreation District Act (Stats. 1931, Chap. 1058; Public Resources Code, Div. 5, Chap. 3, Art. 2).

California Water Storage and Conservation District Act (Stats. 1941, Chap. 1253; Deering Act 9126a).

Limited Water District Law of 1959 (Stats. 1959, Chap. 2136; Deering Act 5243a; West Water Code Appendix 94).

California Resort District Law (Public Resources Code, Division 10, Secs. 10000-12164).

Morrison Creek Flood Control District Law (Stats. 1953, Chap. 1771; Deering Act 6749; West Water Code Appendix 71).

Santa Clara-Alameda-San Benito Water Authority Act (Stats. 1955, Chap. 1289; Deering Act 9102; West Water Code Appendix 76).

In addition, the San Diego County Flood Control District Act of 1945 was repealed, but immediately replaced with a new San Diego County Flood Control District Act in 1966, which has replaced the former act in this Comparison.

Also, several districts have had name changes, including the Upper Santa Clara Valley Water Agency, which has been changed to the Castaic Lake Water Agency.

Although the following acts have not been repealed, districts no longer may be formed under the Municipal Water District Law of 1935 (except in a city in which one or more such districts were formed prior to January 1, 1965), nor under the Protection District Act of 1907, the Resort Improvement District Law, or the Water Conservation Act of 1927.

Numerous other district acts from time to time have been repealed and existing acts have been amended many times, indicating the great flexibility of California water district laws.

Among the repealed acts that were never included in the General Comparison are the "Sewer Districts in Unincorporated

Territory Act" (formerly the Sewer Districts Act of 1889), which was codified in Health and Safety Code Sections 4659-4671, and the County "Sewerage and Water District Act", which was codified in Health and Safety Code Sections 5500-5656. Both repealing acts contained savings clauses to continue in existence the provisions of these two acts as to districts already established under the acts. Another repealed act was the North Lake Tahoe-Truckee River Sanitation Agency Act (Stats. 1967, Chap. 1503), which was repealed in 1971.

PART I

GENERAL DISTRICT ACTS

PART I

GENERAL DISTRICT ACTS

Explanatory Foreword

Each act is listed alphabetically under the common designation given the districts authorized under each act. An explanation follows of the items of information listed on the left-hand side of each page:

(1) Citation. This refers to the statutory reference to the act or code authorizing or creating the district. Unless the act is contained in a code, the first reference is to the year, chapter and page of the original act, followed by reference to the number of the act in Deering's Annotated California Codes and Generals Laws and by reference to the chapter in the Appendix to West's Annotated California Water Code. Thus if the original act was enacted by Statutes of 1885, Chapter 158, page 204, is Act No. 2200 of Deering's General Laws, and is Chapter 5 of the Appendix to West's Annotated Water Code, the reference in the review is stated as follows: 1885:158:204; D. A. 2200; West 5. It should be noted that in the Deering Codes nearly all of the uncodified water district acts are printed in the volumes entitled "Water-Uncodified Acts". If the act has been codified, the code reference is first stated, usually followed by citation of the statute from which the codified act is derived.

(2) Purposes. The general purposes and powers of the district are stated under this item. Some acts contain a section stating the purpose for which the districts may be organized, while

in other acts it is necessary to examine the specific powers granted. It is always helpful, if not necessary, to know what the specific powers are in addition to the general purposes, and some of the more pertinent "powers" are included under the heading "Purposes".

(3) Territory. This item refers to the territory which may be included in the formation of the district.

(4) Overlap. This item refers primarily to any provision allowing or prohibiting overlapping of districts authorized under the particular act. Any provisions relating to overlapping of such districts with other types of districts is also here included.

(5) Pet'rs. Where formation of a district is initiated by petition, this item refers to the number and qualifications of the petitioners. Where an expense bond or undertaking is required to assure that the expenses incurred in attempting to form the district shall be paid in the event organization is not completed, it is so stated.

(6) Pet. to. This refers to the officer or body to whom or to which the petition for formation is presented, and who or which is authorized to consider and act upon the petition.

(7) Procedure. No attempt has been made to state each required step to form a district, but only the broad principal steps such as petition, hearing, investigation, election, and vote required. In addition to these required steps, the acts also commonly provide for notice of hearing, determination of boundaries at the organization hearing, exclusion or inclusion of territory differing from the territory described in the petition for formation, the method of giving notice of the formation election, etc. While these and other details are important, for various reasons it was not considered feasible to include them.

(8) Voting. This item refers to the qualifications required for district voters. Some acts make no provision for voting, and others provide for voting only at bond or project assessment elections.

(9) Records. This item refers to the place or places where the records of organization, including orders of formation, dissolution, inclusions or exclusions of land, consolidations, and changes of name, are required to be filed. One of the widest variations found in the general acts concerns provisions for making a record of organization of the district. There is no uniform centralized office where such records are kept. Some of the acts provide for filing copies of such orders with the Secretary of State, others with the Department of Water Resources; some provide for filing certain records with the local county recorder's office, others with the county clerk, and still others provide for no record at all other than in the minutes of the body forming the district. Also, some financial records are kept by the State Controller's Office. It would be highly desirable to have one central office in the State where all such records would be available. This situation was partially improved in 1963 when the Legislature enacted Chapter 457, Statutes of 1963, amending a number of water district acts to require the filing of information with the Secretary of State concerning formation, change of boundaries, merger, consolidation and dissolution. These requirements are noted under this item.

(10) Gov. Code, Sec. 54900. Government Code Secs. 54900-54903, derived from Political Code, Section 3720, enacted in 1935, require that when there is a change in boundaries of a district the tax or special assessment levy of which is extended on the local city

or county assessment roll, or when any such district is created, or when a district previously making its own assessments utilizes the city or county assessment roll, the tax or assessment levying authority of the district shall file or cause to be filed a statement of such change or creation, together with a legal description of the boundaries and a map or plat, with each assessor whose roll is used for the levy, and with the State Board of Equalization, on or before the first day of January* of the year in which the assessment or tax is to be levied. As indicated, this section applies to all such districts created after 1935 and to all such districts whose boundaries are changed after 1935 or which utilize the city or county assessment rolls after previously making their own assessments. Some district acts contain specific exemption from operation of the sections, while a few expressly provide for their applicability. As there is seldom any mention of the sections in the district acts, they constitute a "trap for the unwary". For this reason references to Sections 54900-54903, Government Code, are included in the review, as they might easily be overlooked. The sections may be applicable even though there is no mention of them in the particular act.

(11) Gov. Bd. This item refers to the governing body of the district. Where the body is a separate board, qualifications required of the directors or trustees are stated.

(12) Eminent Domain. The general extent of the power of condemnation and any restrictions thereon are stated.

(13) State and Fed. Coop. This item refers to provisions for cooperation of districts with the State and the Federal Government.

*Chapter 95, Statutes of 1964, First Extraordinary Session, changed the date from the first day of February to the first day of January.

(14) Debt Seg. There are two general means of debt segregation included under this item. First, provision for the **issuance** of revenue bonds whereby repayment is limited to revenues accruing, and no obligation of the district to levy taxes or assessments is incurred. A number of district acts now specifically authorize the issuance of revenue bonds. These specific authorizations are referred to in the Comparison. In addition, Sections 54307, 54309, and 54310 of the Government Code authorize issuance of revenue bonds under the Revenue Bond Law of 1941 by any district which is authorized to acquire, construct, own or operate works for obtaining, conserving, treating and supplying water for domestic use, irrigation, sanitation, industrial use, fire protection, recreation or any other public or private uses, or works for collection, treatment or disposal of sewage, waste or storm water, including drainage, or works for certain other purposes. Second, provisions for limiting the territory liable for tax levies, as by the establishment of various forms of "improvement" districts, whereby liability is limited. Assessments of lands according to benefits is another possible example of debt segregation. As there is a separate item on "Assessments", reference is made to that heading when there are provisions for levying assessments according to benefits. Another method of debt segregation is where a district is made up of constituent cities, agencies or districts, and provision is made for the constituent city, agency or district to pay amounts which otherwise would be levied against property in the entire district.

(15) Bonds. Under this item is included authority to issue bonds, including general obligation bonds, revenue bonds, and refunding bonds, and the vote required to authorize issuance. Provisions for issuing interest-bearing warrants or for paying interest on unpaid warrants are included under this item. Limitations on the amount of bonds or on the amount of indebtedness which may be incurred are stated.

(16) Revenues. Only specific provisions authorizing charges, rates or tolls for the service or commodities, or sales and leases of property, etc., are mentioned. Tax revenues are included under the next heading.

(17) Assessments. The powers and methods of assessment are listed under this item, including whether the assessments are on an ad valorem basis or are levied according to benefits, and the character of property upon which the assessments may be levied. Some districts, such as irrigation districts, may levy assessments only on real property exclusive of improvements; others, such as storm water districts, are authorized to levy assessments upon real property, including improvements; and still others, such as county water districts, county water authorities, and metropolitan water districts, may levy assessments upon "all taxable property". This is traditional language relating to general taxes, which include personal property. Some assessments are levied strictly according to benefits to be derived by the particular property, while others are more in the nature of a general tax. If more than one character of assessment is

authorized, the purposes of the various assessments are stated. Also noted are provisions for assessments for pre-organization expenses. Limitations on the amount or rate of assessment are also noted.

(18) Tax. of Dist. Prop. Provisions exempting district property from state, county or local taxation are included under this heading. Article XIII, Sec. 1, of the California Constitution exempts from taxation property belonging to any "municipal corporation" within this State, except such lands, and the improvements thereon, located outside the boundaries of the "municipal corporation", which were subject to taxation at the time of acquisition thereof by the "municipal corporation". Improvements constructed by the "municipal corporation" are not taxable. In Rock Creek Water Dist. v. Calaveras County, 29 Cal. 2d 7, 172 P.2d 863 (1946), it is held that a water district, organized under the California Water District Act, is a municipal corporation within the meaning of the constitutional provision, and hence that lands and improvements belonging to the district which are located outside the district boundaries and which were subject to taxation at the time of acquisition by the district, continue subject to local taxation. In Mariposa County v. Merced Irr. Dist., 32 Cal.2d 467, 196 P.2d 920 (1948), it is held that an irrigation district, which under the Rock Creek case is said also to be a municipal corporation within the noted constitutional provision, may render such property exempt from local taxation by including it within the district under applicable inclusion proceedings. See also Oakdale Irrigation Dist. v. County of Calaveras, 133 C.A. 2d 127; and

Rock Creek Water Dist. v. County of Calaveras, 133 C.A. 2d 141.

In a number of water district acts the Legislature has provided for exemption of district-owned property from state, county, or local taxation. In North Kern Water Storage District v. County of Kern, 179 C.A. 2d 268, 3 Cal. Rptr. 636 (1960), such a provision in the California Water Storage District Law (Water Code Section 43508) was held invalid. The court pointed out that all property must be taxed unless an exemption is authorized by the state constitution or granted by the laws of the United States, that the Legislature had no express constitutional authority to grant such an exemption, and that such a broad exemption is in direct conflict with Article XIII, Section 1, of the California Constitution which excepts from the tax exemption therein granted all lands (which was held to include water rights) owned by and located outside of a "municipal corporation" (which includes water storage districts) which were subject to taxation at the time of acquisition. (Hearing by the California Supreme Court was denied on May 25, 1960)* We have decided, however, to continue referring to such exemption provisions until they are modified or repealed; but they must be considered in the light of the holding in the Kern case. Accordingly, under this item are included: (1) specific provisions in the act itself for exemption of district-owned property; and (2) provisions for inclusion within the district of district-owned property located outside the boundaries of the district. It is apparent that (1) district-owned property located within the district, by virtue of inclusion proceedings or otherwise, is not subject to local taxation; and (2) lands and improvements owned

*See also City of Los Angeles v. County of Mono, 51 Cal. 2d 843, 337 P.2d 455 (1959).

by districts, which are within the broad interpretation of "municipal corporations" under the constitutional provision, are subject to local taxation if the lands and improvements were subject to such taxation at time of acquisition and are located without the boundaries of the district, but improvements subsequently constructed by the district are not. In recent years, several water district acts have been amended to authorize inclusion of district-owned lands located outside the boundaries of the district for the purpose of escaping local taxation of such property.

(19) State Treasurer. This item relates to the authority and jurisdiction of the State Treasurer under the Districts Securities Law in Division 10 of the Water Code. Due to its importance, where there are no specific provisions, reference is made to Section 20003 of the Water Code and Section 54433 of the Government Code in all instances where it is considered that the sections are or may be applicable. Section 20003 of the Water Code authorizes the State Treasurer to investigate and recommend certification of district bonds for legal investments, for all districts the primary function of which is the irrigation, reclamation, or drainage of land, or the development of water for domestic use or the distribution thereof, or the generation of power or the distribution thereof, which districts exist under the law of this State, whenever the governing board of any such district declares by resolution that it deems it desirable that the bonds of the district should be certified. Section 54433 of the Government Code authorizes the State Treasurer to investigate and

recommend certification of revenue bonds issued pursuant to the Revenue Bond Law of 1941 when requested by the governing body of the issuing district. Some acts, however, specifically provide that the bonds of the districts created under those acts are authorized legal investments. Such provisions are included under this item. No mention is made under this item of the powers of the State Treasurer under the District Securities Investigations Law of 1965, which is referred to in the Preface.

(20) Dept. of Wat. Res. The powers and duties of the Department of Water Resources in relation to districts formed under the various district acts are stated.

(21) Inclusion, Exclusion. Provisions for inclusion of additional land after a district has been formed, and for exclusion of lands already in the district, are referred to under this item. If conditions may be imposed upon inclusion, it is so stated. Provisions for consolidation of two or more districts are also included. With the enactment of the District Reorganization Act of 1965 (see Preface), many of these specific procedural provisions in the district acts have been repealed. This item does not include reference to provisions for inclusion or exclusion of territory from zones or improvement districts within a district.

(22) Dissolution. Provisions for dissolution of the districts are referred to under this item.

(23) No. This item refers to the number of districts which have been created under the particular act. For the reasons stated in explanation of the item "Records", it is difficult to

determine the number of districts formed under many of the various acts. In listing the number of districts, there is given only the information readily available to this office. The information supplied under this heading, except with respect to districts concerning which the Department of Water Resources has functions relating to formation proceedings, may not be accurate.

COMMUNITY FACILITIES DISTRICTS

- 1 Citation Health and Safety Code, Div. 5, Pt. 3, Ch. 1, Secs. 4600-4650. "Community Facilities Law of 1911". (Formerly called the Municipal Sewer District Law of 1911, and the Municipal Sewer and Water Facilities Law of 1911).
- 2 Purposes Acquire or construct sanitary sewers, sewage treatment works; works for collection, transmission, treatment or disposal of sewage or industrial waste or for collection, transmission or disposal of surface or storm water; works for purposes of surface or storm water drainage or for flood control; water-works, water systems or water distribution systems (Sec. 4602.4). Community center facility in county of the 19th class (Sec. 4602.5). Operation and maintenance of improvements (Sec. 4640).
- 3 Territory Any part of a city; may consist of noncontiguous parcels; may include territory partially within any other city or within unincorporated area of the same county, or both, with consent of governing body of included territory (Secs. 4614.1-4614.5).
- 4 Overlap May include, in whole or in part, territory which is included in any district previously formed pursuant to this chapter (Sec. 4603).
- 5 Pet'rs. No provision.
- 6 Pet. to No provision.
- 7 Procedure Formed by governing body of initiating city upon adoption of resolution by 2/3 vote of members of the governing body, notice, and hearing. Must obtain consent of governing body of any other included incorporated or unincorporated territory (Secs. 4607-4612).
- 8 Voting Voters of the district (registered voters) on bond elections (Sec. 4617).
- 9 Records Resolution establishing district or annexing territory shall be filed with county recorder, county assessor, county clerk, and State Board of Equalization (Secs. 4613, 4647)
- 10 Gov. Code Sec 54900 Filing of resolution establishing district or annexing territory and map or plat which shows the boundaries is required (Secs. 4613, 4647).

- 11 Gov. Bd. Governing body of initiating city (Sec. 4614.11).
- 12 Eminent Domain Any property needed for district works (Secs. 4602.4, 4627).
- 13 State and Fed. Coop. May contract with U. S. for joint acquisition, construction or use of an improvement, or for use by other public agencies (Sec. 4636.8).
- 14 Debt Seg. No provision.
- 15 Bonds General obligation by 2/3 vote (Secs. 4615, 4620, 4614.13).
- 16 Revenues Fees for connection to sanitary sewer improvements (Sec. 4640.6).
- 17 Assessments Annual ad valorem bond assessments on all taxable property (Secs. 4614.13, 4638, 4639). Annual ad valorem on all taxable property for operation and maintenance of district works and for other costs, not to exceed 20¢ on each \$100 of assessed valuation (Secs. 4614.14, 4640).
- 18 Tax. of Dist Prop No provision.
- 19 State Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested and if district organized primarily for distribution of water (Water Code, Sec. 20003).
- 20 Dept. of Wat. Res. No provision.
- 21 Inclusion Exclusion Inclusion: Territory within or without the city and which is not within any other district formed under this act, upon resolution of the governing body, notice, hearing, and resolution of annexation adopted by 2/3 vote of the governing body (Secs. 4641-4647). Exclusion: No provision. See District Reorganization Act of 1965.
- 22 Disso-lution No provision. See District Reorganization Act of 1965.
- 23 No. 8

COMMUNITY SERVICES DISTRICTS

- 1 Citation Government Code, Title 6, Div. 3, comprising Secs. 61000-61800; derived from 1951:1711:3996. "Community Services District Law".
- 2 Purposes Supply inhabitants with water for domestic, irrigation, sanitation, industrial, fire protection, and recreation uses; collect, treat, or dispose of garbage or refuse; fire protection; public recreation; street lighting; mosquito abatement; police protection; public libraries; street work; underground overhead electric and communication facilities; public airports; ambulance service (Sec. 61600).
- 3 Territory Any unincorporated territory in one or more counties (Sec. 61100).
- 4 Overlap District may refrain from providing services in incorporated territory (Sec. 61626.7).
- 5 Pet'rs. 10% of registered voters within proposed district (Sec. 61103).
- 6 Pet. to Bd. of Supervisors of county or counties in which territory lies (Secs. 61101, 61140).
- 7 Procedure Petition, hearing, finding of public interest and economic feasibility, election, majority vote; election not required if petition signed by all voters, no protests are filed, and district is all within one county (Secs. 61100-61130); if in more than one county, must be approved in each (Secs. 61140-61143).
- 8 Voting Registered voters who are residents of the district (Sec. 61016).
- 9 Records Formation, change of name orders: Secretary of State and county clerk (Secs. 61128, 61230).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. 3 or 5 directors (resident electors), elected at large (Secs. 61200, 61210) or county supervisors if so stated in formation petition (Sec. 61102.5); board acts by majority vote (Sec. 61225).

- 12 Eminent Domain Real or personal property of every kind within or without the district (Sec. 61610).
- 13 State and Fed. Coop. May contract with State or U. S. for any district purpose (Sec. 61624); may cooperate and contract with U. S. under Federal reclamation laws (Sec. 61740); may contract with county or other agency (Sec. 61600.5).
- 14 Debt Sec. Improvement districts and zones for bonding and assessment purposes (Secs. 61710-61713, 61656-61658, 61770-61780); revenue bonds (Sec. 61613.1); see also "Assessments".
- 15 Bonds General obligation, by 2/3 vote in the district or improvement district (Secs. 61650-61671); refunding bonds by majority vote (Sec. 61675); revenue bonds by majority vote (Secs. 61613.1, 61670); 5-year interest-bearing notes (Secs. 61742-61749); except for revenue bonds and general obligation bonds secured by revenues, funded indebtedness may not exceed 20% of assessed valuation of real and personal property within the district (Sec. 61613).
- 16 Revenues Rates or charges for services and facilities (Secs. 61621, 61621.5, 61765); leases, sales of district property (Sec. 61611). See also Sec. 61623.
- 17 Assessments If revenues inadequate, annual ad valorem assessments upon all property in the district as shown on county's equalized assessment roll, sufficient to meet bonded indebtedness and to carry out district purposes (Secs. 61750-61761); ad valorem on land only, in districts organized solely to supply water for irrigation (Sec. 61752); in improvement districts, either assessments on land according to benefits or ad valorem assessments (Secs. 61712, 61713); special zone assessments (Secs. 61626.7, 61770, 61779); annual rate, exclusive of bond tax, may not exceed \$1 per \$100 of assessed valuation unless approved at election by majority vote (Sec. 61755.5); 30-day waiting period required for assessments exceeding \$50,000 at one time exclusive of amounts required for interest and sinking fund payments (Sec. 61751). The Improvement Act of 1911, the Municipal Improvement Bond Act of 1915, the Street Opening Act of 1903, and the Street Improvement Act of 1913 are applicable for district purposes and include assessments according to benefits (Secs. 61715-61719).
- 18 Tax. of Dist Prop No provision

- 19 State
Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested; district bonds have same force, value and use as municipal bonds; general obligation bonds are legal investments; **State Treasurer may certify** bonds as legal investments (Sec. 61673).
- 20 Dept. of
Wat. Res. No provision.
- 21 Inclusion
Exclusion See District Reorganization Act of 1965. Inclusion: contiguous or noncontiguous unincorporated territory or contiguous incorporated territory with consent of affected city (Sec. 61800).
- 22 Disso-
lution See District Reorganization Act of 1965.
- 23 No. 178

Note: Stats. 1972, Chap. 1420, enacted the Isla Vista College Community Services District to authorize formation of a special community services district in Santa Barbara County. This special act is not included in the General Comparison.

COUNTY DRAINAGE DISTRICTS

- 1 Citation Water Code, Div. 17, comprising Secs. 56000-56130; derived from 1955:1232:2249. "County Drainage District Act".
- 2 Purposes Control storm and other waste waters; protect property against damage therefrom; conserve such waters for beneficial purposes (Sec. 56040).
- 3 Territory Unincorporated or incorporated and contiguous unincorporated territory in a county; inclusion of any part of a city **requires** assent by majority vote of governing board of the city (Secs. 56010, 56012).
- 4 Overlap May not include any part of any other district formed for similar purposes unless governing body of such other district consents and board of supervisors finds inclusion in best public interest and that the territory will be benefited (Sec. 56013).
- 5 Pet'rs. 100 owners of real property in proposed district, or by majority of such owners if total number is 200 or less (Sec. 56011).
- 6 Pet. to Board of Supervisors of county in which district will be located (Secs. 56010, 56011).
- 7 Procedure **Petition, hearing, order of board of supervisors;** the board may abandon formation or call an election, and must do one or the other if written objection filed by 10% of registered voters; if election held, approval by majority vote is required (Secs. 56010-56020).
- 8 Voting Registered voters in territory affected (Secs. 56018, 56074, 56131, 56141).
- 9 Records Dissolution resolution: clerk of board of supervisors (Sec. 56143).
- 10 Gov. Code
Sec. 54900 No provision.
- 11 Gov. Bd. Not less than 5 directors. If only unincorporated territory in a district, county board of supervisors is the board of directors; if any part of a city or cities included, the chairman and two other members of the board of supervisors and the presiding officer and one other member of the governing body of each city (Sec. 56030).

- 12 Eminent Domain To the full extent necessary or convenient to carry out the act; cost of alteration or relocation of any facilities devoted to a public use must be borne by the district (Sec. 56041).
- 13 State and Fed. Coop. No specific provisions.
- 14 Debt Seg. See "Assessments" as to applicability of special assessment acts.
- 15 Bonds General obligation, by 2/3 vote (Secs. 56070, 56076, 56087); additional bonds, same procedure, upon vote by 4/5 of members of board (Sec. 56086). See also "Assessments" for applicability of special acts.
- 16 Revenues Leases, sales of district property (Sec. 56040).
- 17 Assessments Annual ad valorem on real property sufficient to meet bonded indebtedness and carry out district purposes; annual rate, exclusive of bond tax, may not exceed 25¢ for each \$100 of assessed value of real property (Secs. 56111, 56115). Improvement Act of 1911, Street Opening Act of 1903, and Improvement Bond Act of 1915 are applicable (Sec. 56100).
- 18 Tax. of Dist Prop No provision.
- 19 State Treasurer Financial supervision and bond certification approval under Dists. Sec. Law of requested (Water Code, Sec. 20003).
- 20 Dept. of Wat. Res. No provision.
- 21 Inclusion Exclusion See District Reorganization Act of 1965. Inclusion: contiguous incorporated or unincorporated territory, not included in any other dist. having similar purposes, if the additional territory will be benefited (Sec. 56130).
- 22 Disso- lution See District Reorganization Act of 1965.
- 23 No. 2

COUNTY SANITATION DISTRICTS

- 1 Citation Health and Safety Code, Div. 5, Pt. 3, Ch. 3, Secs. 4700-4858. "County Sanitation District Act." (Derived from 1923:250:506).
- 2 Purposes Sewage collection, treatment, and disposal; refuse transfer or disposal (Secs. 4740, 4741); street-cleaning (Sec. 4742.5); sell or dispose of water, sewage effluent, fertilizer or other by-product (Secs. 4744, 4745); acquire, construct, and operate facilities for production, treatment, storage and distribution of a water supply for domestic and other uses; purchase and distribute water (Sec. 4767).
- 3 Territory Incorporated or unincorporated territory, or both; incorporated territory may include whole or part of one or more cities, but less than whole may not be included except by majority vote of governing body of the city; need not be contiguous (Secs. 4711, 4711.5).
- 4 Overlap Shall not include whole or part of another sanitation district or any other district formed for similar purposes without consent of its governing body and finding by board of supervisors that it is in the public interest and that the affected territory will benefit (Sec. 4711).
- 5 Pet'rs. No provision.
- 6 Pet. to No provision.
- 7 Procedure Resolution of intention by board of supervisors, notice, and hearing (proceedings terminated if protests made by owners of more than one-half assessed value of real property); election if sufficient protests filed by registered voters, review by local agency formation commission, majority vote; order of board of supervisors (Secs. 4710-4718).
- 8 Voting Registered voters (Secs. 4716, 4784).
- 9 Records Resolution ordering formation of special zones filed with county assessor (Sec. 4855).
- 10 Gov. Code Sec 54900 Specifically required when refuse transfer or disposal system, or both, established (Sec. 4741.5), or when lands are annexed to an improvement district (Sec. 4839).

- 11 Gov. Bd. County board of supervisors or legislative body of the city or 3 or more directors (must be odd number) representing cities, the county, sanitary districts, or other sanitation districts or public agencies, depending upon where territory of district is located and method selected (Secs. 4730, 4730.1, 4730.2, 4731).
- 12 Eminent Domain Property necessary or convenient for district works (Sec. 4740). May not acquire land for or operate a refuse transfer or disposal facility without consent of city or county (if in unincorporated territory) where located nor construct a sewage system in city outside district without its consent (Sec. 4741). Any sewage system, or any sewage or refuse disposal or treatment plant, of any city or other public agency (Sec. 4760).
- 13 State and Fed. Coop. Prior to Dec. 1, 1963, could issue a 10-year promissory note without election in amount not to exceed \$750,000 if district consisted entirely of lands owned by U. S. which were administered by a county as a public recreation and park area under contract with the Bureau of Reclamation (Sec. 4764.2). May contract with U. S. for joint acquisition, construction or use of sewage or industrial waste facilities or for use of district facilities (Sec. 4843).
- 14 Debt Seg. Improvement districts for bonding and assessment purposes (Secs. 4806-4809.3). Special zones for assessment purposes (Secs. 4850-4858). See also "Bonds" and "Assessments".
- 15 Bonds General obligation by 2/3 vote (Secs. 4764, 4780, 4786, 4795, 4806, 4806.5, 4809.1). Revenue bonds by majority vote pursuant to Revenue Bond Law of 1941 (Sec. 4805). Two-year promissory notes by 4/5 vote of board, not to exceed 7¢ on each \$100 assessed value of real property, for operation and maintenance (Sec. 4746.1). May borrow from county or another sanitation district up to 85% of anticipated revenue for current and next fiscal year, for maintenance and repair of damage caused by disaster, repayable in not to exceed 10 years (Sec. 4746.2). See also Item 13 above.
- 16 Revenues Sales, leases of property (Secs. 4740, 4743). Fees for use of sewer or other facilities (Sec. 4742.3). Sales of water, sewage effluent, fertilizer, or other by-products (Secs. 4744, 4745). Special rates or charges for improvements in improvement districts in a district in a county of the 15th class (Sec. 4806.5).

- 17 Assess-
ments Annual ad valorem on real property to pay for bonds or other indebtedness, pay for acquisition, construction, operation and maintenance of district works, and defray all other expenses (Secs. 4746.1, 4746.2, 4747, 4796, 4811, 4815, 4833); annual ad valorem assessments on real property in improvement districts to pay for bonds issued for the improvement districts (Secs. 4806, 4806.5, 4808, 4808.5, 4809.3). Annual ad valorem assessments on real property in any special zone to pay for operation and maintenance of works or improvements within the zone (Sec. 4857). The Improvement Act of 1911, the Street Opening Act of 1903, the Municipal Improvement Act of 1913, and the Improvement Bond Act of 1915 are applicable (Sec. 4771).
- 18 Tax. of
Dist Prop No provision.
- 19 State
Treasurer Financial supervision and revenue bond certification under Dists. Sec. Law if requested (Gov. Code Sec. 54433).
- 20 Dept. of
Wat. Res. No provision.
- 21 Inclusion
Exclusion Inclusion: Territory within or without the county, incorporated or unincorporated, which is not included in any other county sanitation district or other district which at the time is performing similar services; lands need not be contiguous unless in another county (Secs. 4830, 4831.5). Exclusion: No provision. See District Reorganization Act of 1965.
- 22 Disso-
lution No provision. See District Reorganization Act of 1965.
- 23 No. 152

COUNTY SERVICE AREAS

- 1 Citation Government Code, Title 3, Div. 2, Pt. 2, Ch. 2.2, Secs. 25210.1 - 25211.33. "County Service Area Law". (Derived from 1953:858:2189).
- 2 Purposes Provide extended services for police and fire protection, park, recreation, or parkway facilities, library services, and television translator facilities; provide miscellaneous extended services, such as water service including water supply and distribution systems, sewer service, pest or rodent control, street and highway sweeping and lighting, refuse and garbage collection, and ambulance service (Secs. 25210.4, 25210.4a). Procedure provided for extending services (Secs. 25210.30 - 25210.38) or eliminating services (Secs. 25210.39 - 25210.39d).
- 3 Territory All or any part of the unincorporated area of a county (Sec. 25210.10). All or any part of a city may be included if approved by its legislative body (Sec. 25210.10a).
- 4 Overlap No provision.
- 5 Pet'rs. 10% of registered voters residing within the area (Sec. 25210.12). Formation also may be requested by 2 members of board of supervisors or by governing body of a city in a city with less than 4 million population (Sec.25210.11).
- 6 Pet. to County board of supervisors (Sec. 25210.11)
- 7 Procedure Approval by local agency formation commission, petition to or action on its own initiative by board of supervisors, resolution of intention by the board, notice, hearing (abandonment of proceedings if written protests filed by majority of registered voters or owners of majority in assessed value of land and improvements), resolution of board declaring area established, or resolution calling an election and majority vote (Secs. 25210.10 - 25210.20); may be subject to referendum election (Secs. 25210.21 - 25210.23).
- 8 Voting Resident registered voters (Secs. 25210.18a, 25210.22, 25211.12, 25211.13).
- 9 Records No provision.
- 10 Gov. Code Compliance specifically required upon formation
Sec 54900 (Secs. 25210.3, 25210.18, 25210.18a).

- 11 Gov. Bd. County board of supervisors (Secs. 25210.3, 25210.40, 25210.50, 25210.60, 25210.70, 25210.78).
- 12 Eminent Domain No provision.
- 13 State and Fed. Coop. No provision.
- 14 Debt Seg. Zones or improvement areas for assessment purposes (Secs. 25210.8, 25211.7, 25211.8).
- 15 Bonds General obligation, by 2/3 vote (Secs. 25211.1 - 25211.15). May issue refunding bonds upon approval by majority vote (Sec. 25211.22). May borrow from county revolving fund for up to 5 years (Sec. 25210.9c)
- 16 Revenues Service fees or charges and connection charges (Secs. 25210.9c, 25210.70b, 25210.77a, 25210.77b); waste disposal fees (Sec. 25210.77e).
- 17 Assessments Annual ad valorem on taxable property in service area or zone thereof for extended services (Secs. 25210.7, 25210.9b, 25210.41a, 25210.44, 25210.51a, 25210.54, 25210.62a, 25210.65, 25210.72a, 25210.75, 25210.78ba, 25210.78e). Service charges may be extended on county tax roll (Sec. 25210.77a); also unpaid water standby charges (Sec. 25210.77d) and unpaid waste disposal fees (Sec. 25210.77f). Annual ad valorem bond assessments on all taxable property (Secs. 25211.17, 25211.26).
- 18 Tax. of Dist Prop No provision.
- 19 State Treasurer Authorized to certify bonds as legal investments upon request of the board (Sec. 25211.19).
- 20 Dept. of Wat. Res. No provision.
- 21 Inclusion Exclusion Both authorized, as well as consolidation and reorganization, pursuant to the District Reorganization Act of 1965 (Sec. 25210.3b). Inclusion: Unincorporated territory whether or not contiguous to the county service area, or all or any part of a city with consent of its legislative body (Secs. 25210.80, 25210.80a).
- 22 Disso-lution Authorized pursuant to District Reorganization Act of 1965 (Sec. 25210.3b).
- 23 No. 469

COUNTY WATER AUTHORITIES

- 1 Citation 1943:545:2090; D.A. 9100; West 45; "County Water Authority Act".
- 2 Purposes To acquire water & water rights within or without the State (but not within the county); to develop, store & transport water; to provide, sell & deliver water at wholesale for municipal, domestic & other beneficial uses & purposes, with preference to member "agencies"; to provide, sell & deliver surplus water, with preference to the area within the authority (Sec. 5(11)).
- 3 Territory Two or more "public agencies" (any municipal corporation, municipal water district, municipal utility district, public utility district, county water district, irrigation district, or any similar public corporation or agency with power to acquire and distribute water) in any county; need not be contiguous (Secs. 2, 3).
- 4 Overlap Composed of 2 or more "public agencies" maintaining separate entities (Secs. 3, 10).
- 5 Pet'rs. Legislative bodies of the "public agencies" or qualified electors equal to 10% of vote cast at last general election in any such agency (Sec. 4).
- 6 Pet. to County Board of Supervisors (Sec. 4).
- 7 Procedure Petition, election, majority vote in each approving "public agency", providing that the approving agencies contain 2/3 of the total electors in the authority as first proposed (Sec. 4).
- 8 Voting Qualified electors of the included "public agencies" (Sec. 4).
- 9 Records Formation, inclusion or withdrawal order: Secretary of State (Secs. 4, 10, 11); formation order also with legislative body of each agency (Sec. 4).
- 10 Gov. Code No provision.
Sec. 54900
- 11 Gov. Bd. Board of Directors (at least one from each "agency", appointed by chief executive officers & approved by legislative bodies, with one vote for each \$5,000,000 assessed value of property; each agency has at least 1 vote; none may have more than total votes of all others; unit vote for those which have more than one representative)(Sec. 6).

- 12 Eminent Domain "Any property necessary"; same powers as municipal corporation (Sec. 5(5)).
- 13 State and Fed. Coop. May cooperate and contract with U. S. under federal reclamation laws and borrow or procure money from U. S. (Sec. 5(12)); may join with State or U. S. and contract for financing for carrying out powers (Sec. 5(10)).
- 14 Debt. Seg. Member agencies may make payments in lieu of annual assessment on property in the agency (Sec. 9), or in lieu of special annexation assessments (Sec. 10.1).
- 15 Bonds General obligation, by 2/3 vote (Sec. 7); aggregate indebtedness may not exceed 15% assessed value of property (Sec. 5(7)); contracts of over \$1,000,000, etc., must be approved by majority vote (Sec. 8).
- 16 Revenues Charges for sale and delivery of water (Secs. 5(11), 7(j)); investments (Sec. 5- $\frac{1}{2}$); sales, leases of property (Sec. 5(4)).
- 17 Assessments Annual ad valorem on all taxable property within the authority; any constituent "public agency" may elect to pay out of its property tax funds any or all of the amount which would otherwise be levied on the property within such agency (Sec. 9; see also Sec. 7(j)); may not exceed 5¢ on each \$100 assessed valuation, exclusive of assessments for bond indebtedness or for obligation to U. S. (Sec. 5(8)). Formation Election a county charge (Sec. 4).
- 18 Tax. of Dist Prop No provision.
- 19 State Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003); but bonds are declared by law to be legal investments (Sec. 7(1)).
- 20 Dept. of Wat. Res. No provision.
- 21 Inclusion Exclusion Inclusion: automatic inclusion by annexation to any city which, as a separate unit, is part of the authority or part of another district which, as a separate unit, is part of the authority; conditional inclusion by direct annexation of a city or district, or by direct annexation of any area to a district already a member: election, majority vote (Sec. 10).

Exclusion: any "public agency" may withdraw by majority vote at election called by its governing body (Sec. 11); automatic exclusion upon exclusion of territory from a "public agency" of the district, unless such territory is included in another "public agency" (Sec. 11). See also District Reorganization Act of 1965, Section 56039(m).

- 22 Disso- Member agencies may withdraw (Sec. 11).
lution
- 23 No. 1 (San Diego County Water Authority).

COUNTY WATER DISTRICTS*

- 1 Citation Water Code, Div. 12, comprising Secs. 30000-33901 (derived from 1913:592:1049, D. A. 9124). "County Water District Law".
- 2 Purposes Furnish water for any present or future beneficial use; acquire, appropriate, control, conserve, store, and supply water, including drainage and flood waters; drain and reclaim lands, generate and sell at wholesale incidental hydroelectric power; use any land or water under district control for recreational purposes; acquire, construct, and operate sewer, fire protection, and sanitation facilities; districts are declared public agencies of the State (Secs. 31000-31175).
- 3 Territory County, two or more contiguous counties, or any portion of such county or counties (Sec. 30200).
- 4 Overlap A district may be annexed to or included within a municipal utility district without impairing legal existence (Secs. 31180-31182); no agency with substantial identity of purpose may be formed in district without consent of district (Sec. 30065); publicly owned utilities restricted in district (Secs. 31053, 31054).
- 5 Pet'rs Voters in district equal to 10% of voters registered in each incorporated area and in the unincorporated area (Secs. 30202, 30203).
- 6 Pet. to Board of Supervisors of county in which district or greater portion of district located (Secs. 30260, 30064).
- 7 Procedure Petition, hearing, election (majority vote in each municipal corporation or part thereof and in unincorporated territory) (Secs. 30200-30325).

*For additional powers of Alameda County Water District relative to ground water replenishment and the levy of replenishment assessments, see Calif. Stats. 1961, ch. 1942; D. A. 206. For special provisions applicable to Calaveras County Water District, see Sections 31110-31113. Malaga County Water District may acquire and operate recreation centers (Sec. 31133).

- 8 Voting Registered voters, who are residents of the district (Sec. 30021). For land ownership requirements in certain districts see Secs. 30700.5, 30700.6, 31408.5.
- 9 Records Formation records: county recorder, Secretary of State and State Board of Equalization; resolution changing name: county recorder, Department of Water Resources, and Secretary of State (Secs. 30321, 30321.5, 30322, 30586, 31006).
- 10 Gov. Code
Sec 54900 No provision.
- 11 Gov. Bd. 5 directors, elected at large or by divisions or from divisions (must be voters of district, or of division if elected by divisions, and must be resident of division if elected from divisions by voters of entire district) (Secs. 30500, 30730, 30735).
- 12 Eminent
Domain Proceedings may be brought pursuant to C.C.P., Title 7, Pt. 3 (Sec. 31044).
- 13 State and
Fed. Coop. May cooperate and contract with the State as to control and distribution of water and construction and operation of works (Secs. 31048, 31049). May cooperate and contract with U. S. pursuant to Federal reclamation laws and Irrigation Dist. Fed. Cooperation Law; may contract with U. S. to supply water to Indian lands in the district (Secs. 31150-31175).
- 14 Debt Seg. Improvement districts for bonding and assessment purpose (Secs. 31030, 31388, 31575, 31585, 31615, 31625). Revenue bonds (See "Bonds"). See also "Assessments".
- 15 Bonds General obligation, by 2/3 vote; may be confined to improvement districts; refunding, by majority vote (Secs. 31610, 31370-31461); revenue bonds by majority or 2/3 vote (Secs. 31030, 31480, 31481); may issue 6% warrants for formation expenses (Sec. 31301); negotiable notes (Sec. 31304); bonds given same force as municipal bonds (Secs. 31427).
- 16 Revenues Water and sewer rates (Secs. 31023-31025, 31031, 31101, 31104); investments (Secs. 31336); oil and mineral sales, leases (Sec. 31046); sales, leases of property (Sec. 31041); wholesale rates for hydroelectric power (Sec. 31022.5); charges for use of recreational facilities (Sec. 31131); rates or charges for sanitation services (Sec. 31136).

- 17 Assess-
ments If revenues insufficient, annual ad valorem on all property in district (bond assessments and improvement dist. assessments only on property in portion of dist. benefited; also, bond and improvement taxes on land only in some districts) (Secs. 31596, 31615, 31650-32000). Shall assess land only, exclusive if improvements, for debt due U. S. (Sec. 31158). Improvement Act of 1911, Munic. Improvement Act of 1913, Improvement Bond Act of 1915, and Street Opening Act of 1903 adopted (Secs. 31501-31503); may levy annual water stand-by charge not to exceed \$10 per acre per year (Secs. 31031, 31032), or annual water **standby** or availability assessments (Secs. 31032.1-31032.9)*
- 18 Tax. of
Dist Prop No provision.
- 19 State
Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003; Gov. Code, Sec. 54433).
- 20 Dept. of
Wat. Res. No provision.
- 21 Inclusion
Exclusion See District Reorganization Act of 1965. Inclusion: Land need not be contiguous and may be in adjoining county (Sec. 32400). Exclusion: Land not substantially and directly benefited (Sec. 32200).
- 22 Disso-
lution See District Reorganization Act of 1965.
- Special
Provision Coachella District Merger Law (Secs. 33100-33162). Costa Mesa District Merger Law (Secs. 33200-33250).
- 23 No. 194

*El Dorado Hills C.W.D. may levy bond tax on land only (Sec. 31703.8).

COUNTY WATERWORKS DISTRICTS

- 1 Citation Water Code, Div. 16, comprising Secs. 55000-55991 (derived from 1913:370:785, D. A. 9123). "County Waterworks District Law".*
- 2 Purposes Supply inhabitants of district with water for irrigation, domestic, industrial, or fire protection purposes (Sec. 55330); acquire and conserve water from any source; treat or reclaim saline water and sewage (Sec. 55335); **construct** and operate sewage collection, treatment, and disposal facilities (Sec. 55335.5).**
- 3 Territory Any unincorporated portion of a county, or the whole or any portion of one or more incorporated cities and contiguous unincorporated territory, and not included in a county irrigation or county waterworks district; may include noncontiguous territory in same county of not less than 10 acres if single district more efficient (Secs. 55100, 55101).
- 4 Overlap Prohibited (Secs. 55100, 55800).
- 5 Pet'rs. 25% of resident freeholders, or 25% of freeholders including 15% of resident freeholders; cost bond required (Secs. 55103, 55106).
- 6 Pet. to County Board of Supervisors (Sec. 55102).
- 7 Procedure Petition, hearing, election (majority vote) (Secs. 55100-55203). Election not required if petition signed by all the landowners and no protests filed or other cause found for denying petition (Sec. 55161).
- 8 Voting Registered voters (Secs. 55180, 55185, 55652, 55674).
- 9 Records Records of formation: Secretary of State (Secs. 55186.5, 55309). Order of formation entered on minutes of board of supervisors. (Sec. 55186).
- 10 Gov. Code Sec 54900 No provision.

* Districts under this act originally were designated "county irrigation districts", but in 1915 were changed to "county waterworks districts" (Sec. 55012)

** Districts in Ventura County may construct and operate recreation facilities in connection with other works, and assess charges for such use (Sec. 55337).

- 11 Gov. Bd. County board of supervisors unless a board of directors was appointed by bd. of supervisors prior to 1967 amendment (Secs. 55301-55307). Board of supervisors may dissolve an appointed board at any time (Sec. 55302). City council where a district becomes a subsidiary district of a city (Sec. 55301).
- 12 Eminent Domain May acquire property necessary or convenient for district purposes (Secs. 55104, 55370).
- 13 State and Fed. Coop. No specific provision.
- 14 Debt Seg. Improvement districts, called special zones, for bonding purposes or for fixing rates and charges (Secs. 55200-55203, 55650-55679). Improvement districts pursuant to Improvement Act of 1911 (Sec. 55386). Revenue bonds (Sec. 55610).
- 15 Bonds General obligation, by majority vote (Secs. 55180, 55186, 55520, 55552); 60% vote in zone for zone bonds (Sec. 55676); refunding bonds by majority vote (Sec. 55586); revenue bonds by majority vote (Sec. 55610); bonds have same force as municipal bonds (Sec. 55640). May obtain short-term loans up to 10 years in anticipation of tax revenues (Secs. 55503-55503.6).
- 16 Revenues Rates or charges for use and supply of water or water or sewer service (Secs. 55335, 55336, 55501, 55507, 55361, 55650); lease or sale of property (Secs. 55370-55376, 55378); may borrow from county funds or other county waterworks district funds (Secs. 55503, 55503.5, 55504; see also Sec. 13.8 of Construction and Employment Act, D. A. 6447).
- 17 Assessments Annual ad valorem upon all taxable property in district sufficient to pay bonds, operation and maintenance costs and county loans (Secs. 55700-55704, 55591, 55503, 55504, 55553); at time of formation, assessments may be limited to land (Secs. 55108, 55591, 55702). Improvement Act of 1911 made applicable (Sec. 55386). Water service standby or availability charge (Sec. 55501.5). Installation assessments on land (Secs. 55359, 55361). Water charges may be collected on tax bill (Sec. 55501).
- 18 Tax. of Dist Prop No provision.

- 19 State Financial supervision and bond certification
Treasurer approval under Dists. Sec. Law if requested
(Water Code, Sec. 20003; Gov. Code, Sec. 54433).
- 20 Dept. of No provision.
Wat. Res.
- 21 Inclusion See District Reorganization Act of 1965.
Exclusion Inclusion: Any unincorporated or incorporated
territory of a county, including noncontiguous
territory in the same county of not less than
10 acres if more efficient than if separate
district formed (Secs. 55800-55801).
- 22 Disso- See District Reorganization Act of 1965.
lution
- 23 No. 90

DRAINAGE DISTRICTS

- 1 Citation 1885:158:204; D. A. 2200; West 5. Drainage Law of 1885.
- 2 Purposes Drainage of lands (Secs. 1, 7).
- 3 Territory Any body of land susceptible of one mode of drainage, in one or more counties (Sec. 1).
- 4 Overlap Prohibited unless prior existing district consents (Sec. 2).
- 5 Pet'rs. Owners of 2/3 of the land (Sec. 1).
- 6 Pet. to Board of Supervisors where greater portion of land situated (Sec. 1).
- 7 Procedure Petition, hearing, order of Board of Supervisors (Secs. 1-3).
- 8 Voting By-laws shall be adopted by majority in acreage of landowners (Sec. 5).
- 9 Records Formation order: County Recorder of each county where lands located (Sec. 4)
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. 3 trustees, or, all the landowners (Secs. 1, 5, 7, 20).
- 12 Eminent Domain Rights of way and materials for necessary works (Secs. 18, 19).
- 13 State and Fed.Coop. No provision.
- 14 Debt Seg. No provision.
- 15 Bonds No provision. Unpaid warrants draw interest (Sec. 14).
- 16 Revenues No provision.
- 17 Assess-ments Annual ad valorem assessments upon land only, exclusive of improvements; if district in more than one county, assessments may be equalized between them (Secs. 8-11).
- 18 Tax. of Dist Prop No provision.
- 19 State Treasurer No provision.
- 20 Dept. of Wat. Res. No provision.

- 21 Inclusion
Exclusion See District Reorganization Act of 1965.
Inclusion: Contiguous land, susceptible of
same mode of drainage (Sec. 20b).
- 22 Disso-
lution See District Reorganization Act of 1965.
- 23 No. 5

DRAINAGE DISTRICTS

- 1 Citation 1905:238:291; D. A. 2202; West 8. "Drainage District Act of 1903".
- 2 Purposes Drainage of agricultural lands other than swamp and overflowed lands (Sec. 1); may construct and operate incidental recreational facilities (Sec. 97.2).
- 3 Territory Agricultural lands, other than swamp and overflowed lands, susceptible of one general mode of drainage by same system of works (Sec. 1)
- 4 Overlap Prohibited unless prior existing district consents (Sec. 9).
- 5 Pet'rs. Fifty or a majority of holders of title or evidence of title; cost bond required (Sec. 2).
- 6 Pet. to Board of supervisors of county where land, or greater portion, situated (Sec. 2).
- 7 Procedure Petition, hearing, election (majority vote) (Secs. 1-8).
- 8 Voting Owners of real property, one vote for each \$100 of assessed valuation or fraction over \$50 (one vote if less than \$50); proxy vote allowed (Secs. 7, 17). May change basis of voting to resident registered voters and back again to land ownership (Secs. 7.5, 14.5, 14.6, 17).
- 9 Records Formation, exclusion, inclusion, or dissolution order: County Recorder of each county where lands situated (Sec. 9).
- 10 Gov. Code
Sec 54900 Pol. Code sections re levying and collecting taxes are applicable (Sec. 44).
- 11 Gov. Bd. 3, 5, 6 or 8 directors (3 or 5 by divisions, or 3 or 5 by divisions plus 3 at large, or 6 by divisions, or 5 by divisions plus 1 at large; must be electors and freeholders) (Secs. 5, 17); upon petition of majority of titleholders and order of Board of Directors, number may be changed to 3 or 5, elected at large or by divisions (Sec. 25).
- 12 Eminent
Domain Any land or other property necessary for authorized drainage works (Secs. 14, 16).

- 13 State and Fed. Coop. May borrow or procure money from U. S.; may contract thereto upon majority vote at election (Sec. 97); may contract with U. S. or any state for acquisition, construction, disposition and use of works or other property in aid of district purposes (Sec. 97.1).
- 14 Debt Seg. Improvement districts for bonding and assessment purposes (Secs. 100-124).
- 15 Bonds General obligation, by majority vote (Secs. 27, 27.5, 97, 112); refunding bonds by 2/3 vote (Secs. 32-35); provisions for reducing bonded indebtedness and destroying unsold bonds (Secs. 88-93); 7% warrants, not exceeding \$2,000.00 may be issued for organization expenses (Sec. 56).
- 16 Revenues Sales, leases of property (Sec. 97.1); charges for use of recreational facilities (Sec. 97.2). Tolls or charges for use of drainage facilities or for other services (Secs. 125-130).
- 17 Assessments Annual ad valorem assessments on lands and improvements sufficient to pay estimated expenditures for ensuing year and to meet bond obligations (Secs. 30, 40-43); if no bonds outstanding, or a new district, and upon petition, election and majority vote, assessments may be limited to land exclusive of improvements; such base may be changed back to lands and improvements by same procedure (Sec. 42.1); ad valorem special assessments for construction may be authorized by majority vote (Sec. 31); other special assessments by 2/3 vote (Sec. 55); annual ad valorem assessments upon lands for payment of project works, upon election and majority vote (Secs. 27, 27.5). Annual ad valorem assessments in improvement districts on land only (Secs. 102, 109, 113, 116).
- 18 Tax. of Dist Prop District property (rights of way, ditches, dams, reservoirs, etc.) not taxable for state, county or municipal purposes (Sec. 57).
- 19 State Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003).
- 20 Dept. of Wat. Res. No provision.
- 21 Inclusion Exclusion See District Reorganization Act of 1965. Inclusion: Adjacent, contiguous land (Sec. 63.1).

22 Disso-
lution

See District Reorganization Act of 1965.

23 No.

15

DRAINAGE DISTRICTS

- 1 Citation 1919:354:731; D. A. 2203; West 31. "Drainage District Improvement Act of 1919".
- 2 Purposes Drain lands and protect from overflow; work may be done within or without the boundaries of the district (Secs. 1, 2).
- 3 Territory Wet, swamp or overflowed lands, or lands otherwise needing drainage or protection from storm water overflow, susceptible of drainage or protection by ditches, drains, conduits, pipelines, etc.; may be in one or more counties, and may be entirely within one or more cities (Secs. 1, 2, 2.5).
- 4 Overlap No provision.
- 5 Pet'rs. 20 property owners or owners of a majority of the land; if within more than one county: 10 property owners or owners of a majority of the land of dist. in each county (Secs. 1, 2).
- 6 Pet. to Board of Supervisors of county where greatest portion of lands situated; if entirely within city, to governing board of city (Secs. 1, 2, 2.5).
- 7 Procedure Petition, order of Board of Supervisors (or governing body of city if dist. entirely within the city), boundaries finally determined upon hearing of intention to order work done; if entirely within 2 or more cities, Bd. of Supervisors may form dist. upon consent, by 2/3 vote, of legislative bodies thereof (Secs. 1, 2, 2.5, 3, 9); Board of Supervisors may provide for hearing on preliminary plans; must abandon proceedings upon written protest of majority of landholders (Secs. 4.2-4.4).
- 8 Voting No provision.
- 9 Records No provision except filing of maps and engineering reports with County Recorder and tax collector of each county (Secs. 1, 12).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. County Board of Supervisors of county where petition presented (or the governing body of a city) (Secs. 1, 2, 2.5, 3).
- 12 Eminent Domain Rights of way and lands necessary to carry out plans for drainage; existing ditches and outlets (Sec. 22).

- 13 State and Fed. Coop. No provision.
- 14 Debt Seg. See "Assessments"
- 15 Bonds General obligation bonds issued by order of governing body of district upon final hearing on completion of work done and delivered to the contractor or his designee (Secs. 6, 13, 15, 16).
- 16 Revenues No provision; county may contribute (Sec. 6a).
- 17 Assessments Assessment of lands according to benefits for works of improvement; may be payable in installments (Sec. 12; see also Secs. 2, 6, 24a, 24b). Ad valorem assessments each year on all taxable property in dist. for maintenance, repairs, changes, additions, extensions, etc., of works & improvements (Sec. 23a).
- 18 Tax. of Dist Prop No provision.
- 19 State Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003).
- 20 Dept. of Wat. Res. No provision.
- 21 Inclusion Exclusion See District Reorganization Act of 1965.
- 22 Disso- lution See District Reorganization Act of 1965.
- 23 No. 1

FLOOD CONTROL AND FLOOD WATER CONSERVATION DISTRICTS

- 1 Citation 1931:641:1369; D. A. 9178; West 38. Flood Control and Flood Water Conservation District Law.
- 2 Purposes Control of floods and conservation of flood waters (Sec. 7); may not construct dam or reservoir without consent of Bd. of Supervisors of each county which may be affected (Sec. 13)
- 3 Territory Any area within one county requiring control of floods and conservation of flood waters (Sec. 1).
- 4 Overlap Shall not include lands within any other flood control district "heretofore created or organized" (Sec. 1).
- 5 Pet'rs. At least 10 owners of land representing at least 25% of the total assessed valuation of all lands within the proposed district (Sec. 1).
- 6 Pet. to County Board of Supervisors (Sec. 1).
- 7 Procedure Petition, hearing, order of Board of Supervisors (Secs. 1-5).
- 8 Voting No provision.
- 9 Records Formation records: Secretary of State and minutes of Bd. of Supervisors (Secs. 4.5, 5, 7.1).
- 10 Gov. Code Not applicable - assessments not on ad valorem basis.
Sec 54900
- 11 Gov. Bd. 5 trustees appointed by Board of Supervisors (Sec. 6).
- 12 Eminent Domain Land or other property for purposes of constructing and protecting dams, protection barriers, and other improvements and works necessary to carry out project (Sec. 7.5).
- 13 State and Fed.Coop. May contract with the State and U. S. for construction or maintenance of district works; may receive state funds for flood control and water conservation (Sec. 7).
- 14 Debt Seg. See "Assessments".
- 15 Bonds No provision.
- 16 Revenues No provision.
- 17 Assess-ments Assessments of lands according to benefits (1) to pay indebtedness for which no or insufficient funds are available and (2) to maintain works or projects or undertake and complete works necessary to protect works or projects already undertaken or completed (Sec. 11); levied and collected in the same manner as provided for reclamation districts (Sec. 12).

- 18 Tax. of
Dist Prop No provision.
- 19 State
Treasurer No provision.
- 20 Dept. of
Wat. Res. No provision.
- 21 Inclusion
Exclusion No provision in principal act. Could be carried out under District Reorganization Act of 1965. See Gov. Code Section 56039(m).
- 22 Disso-
lution No provision in principal act. Could be carried out under District Reorganization Act of 1965. See Gov. Code Section 56039(m).
- 23 No. 1

IRRIGATION DISTRICTS

- 1 Citation Water Code, Div. 11, Comprising Secs. 20500-29978 (derived from 1897:189:254, D. A. 3854). "Irrigation District Law."
- 2 Purposes Furnish water for, and put water to any beneficial use, control, distribute, salvage, etc., any water, including sewage, for beneficial use, provide drainage, develop and distribute electric power (Secs. 22075-22123). Flood control by districts of 200,000 acres or more (Secs. 22160,22162). Sewage disposal upon approval of voters by majority vote (Secs. 22170-22180). Construct and operate incidental recreational facilities (Secs. 22185-22186). Districts are declared state agencies (Sec. 20570).*
- 3 Territory Land irrigable from common source and by same system; need not be contiguous; may include residential and business (Secs. 20700-20702).
- 4 Overlap New districts may not include land in another irrigation district without consent of board of existing district (Sec. 20963).
- 5 Pet'rs. Majority of landowners owning majority in value of land, or 500 electors and/or owners, including owners of 20% in value; if land mostly business and residential, owners and electors thereof may petition (Secs. 20700, 20702). Cost bond required (Sec. 20723).
- 6 Pet. to Board of Supervisors of County where most land located (Sec. 20800).
- 7 Procedure Petition, hearing, investigation, election (majority vote) (Secs. 20700-20963).
- 8 Voting Registered voters; must be residents of the district (Sec. 20527). Landowners in Jackson Valley I. D. (Sec.20527.5), Camp Far West I. D. (Sec. 20527.6), Montague Water Conservation District (Sec. 20527.7), and Provident I. D. (Sec. 20527.9).
- 9 Records Petition and preliminary resolution: Dept. of Water Resources (Secs. 20820, 20821); formation order: County Recorder and Board of Supervisors (Sec. 20961); resolution changing name: County Recorder, Dept. of Water Resources, and State Treasurer (Sec. 20981); records of formation: Secretary of State (Secs. 20962.5, 21405).
- 10 Gov. Code No provision.
 Sec 54900

- 11 Gov. Bd. 3 or 5 Directors, elected by divisions or at large (Secs. 21385, 21550-21588); must be a voter (except in districts having no more than 15 freeholders who are voters) & freeholder of the district & resident of the division unless elected at large (Sec. 21100).
- 12 Eminent Domain All water and property required to carry out purposes (Secs. 22455, 22456).
- 13 State and Fed. Coop. May contract with State and U. S. for construction and operation of flood control works (Sec. 22161); may lease property to the State (Sec. 22505); may contract with U. S. and State for joint acquisition, disposition or operation of property (Sec. 23100). May cooperate and contract with U. S. under Federal reclamation laws (Secs. 23175 et seq.); special improvement and distribution districts may be formed for such purposes (Secs. 23500, 23900).
- 14 Debt Seg. Improvement districts (Secs. 23600-24103); revenue improvement districts (Secs. 23800-23811); distribution districts (Secs. 23500-23583); charges for sewage disposal in area benefited (Sec. 22177); revenue bonds (see "Bonds"). See also "Assessments".
- 15 Bonds General obligation and also revenue bonds (Secs. 24950, 25241): 2/3 vote if election called by directors or majority vote if called by petition; majority vote for revenue bonds in certain other instances (Sec. 21933); refunding: majority vote (Sec. 25039). Improvement district G. O. bonds by 2/3 vote in improvement district (Secs. 23901, 23912). May issue interest-bearing warrants (Secs. 24629, 23263, 23810, 23975). For bonds for U. S. see Secs. 23220 & 23283. Revenue bonds by majority vote under Revenue Bond Law of 1941 for all purposes except electric power (Secs. 25400-25403).
- 16 Revenues Water rates; power sales; charges for use of recreational facilities; sewage disposal charges; property sales or leases; mineral leases (Secs. 22075-22561, 23552, 23915, 23954). Facility use charges in improvement districts (Sec. 23956).
- 17 Assessments Annual ad valorem on land exclusive of improvements sufficient for certain fixed obligations and other specified purposes; for operation and maintenance may not exceed 4% of assessed land value; for other general purposes may not exceed 4% of assessed land except by majority vote at an election (Secs. 25500-25835); assessments may be apportioned in accordance with benefits to pay U. S. (Secs. 23240-23243) and in improvement districts formed under Ch. 1 of Pt. 7 (Sec. 23667); emergency assessments, by 4/5 of Bd. (Sec. 25725).

Board may set minimum, not to exceed \$2 (Sec. 25800.2). Improvement district ad valorem assessments on land (Secs. 23914, 23916).

- 18 Tax. of Dist Prop Formerly dist.-owned land outside dist. boundaries could be included (Secs. 26901, 26875; both sections now repealed).**
- 19 State Treasurer Financial supervision and bond certification approval under Div. 10 of the Water Code (Secs. 20002, 25403; Gov. Code Sec. 54433); approve construction by district (Sec. 22301), revenue bonds (Secs. 25241, 25403), and allocation of revenues to bond reserve fund (Sec. 25280); investigate and report on other bond issues (Secs. 24957-24961; Secs. 25035-25114); approve sale or lease in excess of 3 years of surplus water (Sec. 22260); examine and report on contracts with, and loans from the U. S. (Secs. 23222, 23286); approve contracts for lease or purchase of property in excess of 1/4 of 1% of land value (Sec. 24253); investigate defaulting districts (Sec. 26500); approve time warrants (Sec. 24628.5) and 20-year warrants and assessments of improvement dists. (Secs. 23670.1, 23811); approve warrants for certification (Sec. 24635).
- 20 Dept. of Wat. Res. Furnish information and make preliminary surveys and investigations (Secs. 20625-20626); investigate and report on new districts (Secs. 20820-20823); supervise construction from bond proceeds (Secs. 22335-22338).
- 21 Inclusion Exclusion See District Reorganization Act of 1965. Land included need not be contiguous to district (Sec. 26875).
- 22 Disso- lution See District Reorganization Act of 1965.
- 23 No. 105

* For special provisions re districts of over 500,000 acres, see Secs. 22825-22970.35. For special powers re El Dorado I. D., see Secs. 22975-22977. For special provisions for formation of improvement districts in Littlerock Creek I. D., see Sec. 23608. Palmdale I. D. authorized to change its name to Palmdale Water District (Sec. 20980.5), Helix I. D. to Helix Water District (Sec. 20980.6).

** Mariposa County v. Merced Irr. Dist., 32 Cal. 2d 467.

LEVEE DISTRICTS

- 1 Citation 1905:310:327; D. A. 4284; West 9.
- 2 Purposes Protect lands from overflow by erection of levees, dikes, and other works (Sec. 1).
- 3 Territory Any portion of a county or counties, needing protection from overflow (Secs. 2, 17).
- 4 Overlap No provision.
- 5 Pet'rs. Majority of the landowners (Sec. 2).
- 6 Pet. to Bd. of Supervisors of county in which greater portion of land is situated (Secs. 2, 18).
- 7 Procedure Petition, resolution of declaration of intention by Bd. of Supervisors, hearing on objections filed with clerk, order of the Board (Secs. 2-6, 17-19).
- 8 Voting Qualified electors whose names appear on the last assessment roll and who have been assessed on property in the district (Sec. 7).
- 9 Records Formation order: in book of Bd. of Supervisors (Sec. 6).
- 10 Gov. Code
Sec 54900 No provision.
- 11 Gov. Bd. 3 elected trustees (must be property owners in the district) (Sec. 7).
- 12 Eminent Domain Land or other property for levees, dikes and other improvements or for obtaining material (Secs. 8, 15).
- 13 State and Fed. Coop. No provision.
- 14 Debt Seg. No provision.
- 15 Bonds General obligation, by majority vote (Stats. 1911, p. 303; D. A. 4286).
- 16 Revenues No provision; county may contribute to expense and cost of work of mutual benefit (Sec. 13).
- 17 Assessments Annual ad valorem assessments upon all taxable property in the district (Secs. 8, 10, 24).
- 18 Tax. of Dist Prop No provision.

- 19 State Financial supervision and bond certification
Treasurer approval under Dists. Sec. Law if requested
 (Water Code, Sec. 20003); but bonds are
 declared by law to be legal investments
 (D. A. 4286, Sec. 8c).
- 20 Dept. of No provision.
Wat. Res.
- 21 Inclusion See District Reorganization Act of 1965.
Exclusion
- 22 Disso- See District Reorganization Act of 1965.
lution
- 23 No. 5

LEVEE DISTRICTS

- 1 Citation Water Code, Div. 19, Part 1, Comprising Secs. 70000-70272 (Added by 1959:370:2289). "Levee District Law of 1959."*
- 2 Purposes Protect lands of district from overflow and conserve or add water to sloughs and drains in the district (Sec. 70030).
- 3 Territory Any county or portion of a county, whether the portion includes unincorporated territory or not (Sec. 70030).
- 4 Overlap Does not affect any statute in relation to levee districts now in force (Sec. 70001).
- 5 Pet'rs. 50% landowners including owners of 50% of the land (Sec. 70032).
- 6 Pet. to Board of supervisors of county (Sec. 70032).
- 7 Procedure Petition, hearing, election, majority vote (Secs. 70030-70047).
- 8 Voting Registered voters residing in the district, appearing on the assessment rolls, and owning property assessed in the district (Sec. 70121).
- 9 Records Formation certificate: county recorder; reorganization resolution: county clerk and county recorder; automatic dissolution: county clerk and assessor, Board of Equalization, Secretary of State (Secs. 70045, 70270; Gov. Code Sec. 58980).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. 3 directors (must be electors of district) (Sec. 70070).
- 12 Eminent Domain Drains, canals, sluices, bulkheads, watergates, levees, embankments, pumping plants and pipelines (Sec. 70150)
- 13 State and Fed. Coop. May cooperate and contract with the State or the U.S. in order to accomplish purposes (Sec. 70151).
- 14 Debt Seg. No provision.
- 15 Bonds No provision. Unpaid registered warrants draw interest (Sec. 70203).
- 16 Revenues No provision.
- 17 Assessments Annual ad valorem assessments upon all real property and improvements thereon (Secs. 70230-70243).

- 18 Tax of No provision.
Dist Prop
- 19 State No provision.
Treasurer
- 20 Dept. of No provision.
Wat. Res.
- 21 Inclusion See District Reorganization Act of 1965.
Exclusion
- 22 Disso- See District Reorganization Act of 1965.
lution
- 23 No. 1

* Districts formed under the Protection District Act of 1880 or any other act for protection of lands from overflow may reorganize under this law by resolution unanimously adopted by the district and filed with county clerk and county recorder. (Sec. 70270).

METROPOLITAN WATER DISTRICTS

- 1 Citation 1969:209:492; D. A. 9129b; West 109. "Metropolitan Water District Act". (Formerly 1927:429:694; D. A. 9129; West 35).
- 2 Purposes Develop, store and distribute water for municipal and domestic purposes (Secs. 25, 130).
- 3 Territory Two or more "public agencies" (city, municipal water district, municipal utility district, public utility district, county water district, or county water authority); need not be contiguous (Secs. 5, 26).
- 4 Overlap See "Territory"; legal existence of member public agencies not impaired (Sec. 17).
- 5 Pet'rs. Legislative body of any "public agency" as defined above (Sec. 30).
- 6 Pet. to Other "public agencies" named in the proposed district (Sec. 31).
- 7 Procedure Ordinance proposing to form district by legislative body of initiating "public agency", concurrence by legislative bodies of other "public agencies" of proposed district, election in those "public agencies" favoring formation, majority vote in each (total assessed valuation in the approving "public agencies" must equal 2/3 assessed valuation within district as originally proposed), certificate of incorporation from Secretary of State (Secs. 30-46).
- 8 Voting At formation election: "electors" residing within the "public agencies" to be included (Sec. 35); at elections on issuing bonds or incurring indebtedness: "qualified voters" of the district (Secs. 200, 213, 260).
- 9 Records Secretary of State issues certificate of incorporation (Sec. 46), of exclusion (Sec. 453), of annexation (Sec. 356).
- 10 Gov. Code
Sec 54900 Compliance required (Secs. 332, 333, 380).
- 11 Gov. Bd. Board of Directors appointed by chief executive officers of constituent "public agencies" with consent of their governing bodies; votes based on assessed valuation in each agency (Secs. 50-56).

- 12 Eminent Domain Same powers as a municipal corporation; any property necessary, except water and water rights already devoted to beneficial use, powerplants devoted to public use, and water conserved behind any flood control dam built by any state flood control district (Sec. 141).
- 13 State and Fed. Coop. May contract with State or U. S. for financing acquisitions, constructions and operations for carrying out any of its powers (Secs. 150-152); sell and deliver water and water service to State or U. S. (Sec. 131).
- 14 Debt Seg. Revenue bonds (see "Bonds"). Each member unit responsible only for apportioned share (Sec. 305 et seq.).
- 15 Bonds General obligation, by majority vote (Secs. 200, 220, 260, 263); indebtedness may be incurred or general obligation bonds may be issued without vote of electorate in certain limited situations (Secs. 233, 234, 240-246, 250-256); bond anticipation notes (Sec. 285); revenue bonds by majority vote (Secs. 235-239.2); refunding bonds by board of directors (Sec. 290); total debt limit 15% of assessed value of all taxable property (Sec. 123).
- 16 Revenues Water rates and charges, including sales of surplus water (Secs. 130-135); return on invested funds (Sec. 125); sales and leases of property (Sec. 140).
- 17 Assessments Annual ad valorem assessments on all taxable property; constituent cities or districts may elect to pay proportionate share of assessments from city or district property tax funds (Secs. 124, 300-340); assessments, exclusive of those to meet indebtedness on bonds or to U. S. or the state, may not exceed 5¢ on each \$100 assessed valuation of all taxable property (Sec. 124).
- 18 Tax. of Dist Prop No provision.
- 19 State Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003); but bonds are declared by law to be legal investments (Sec. 295).
- 20 Dept. of Wat. Res. No provision.

- 21 Inclusion
Exclusion Inclusion: a "public agency" may be annexed subject to conditions; territory may also be annexed by annexation to or consolidation with a member city or city which is part of a member agency, or, conditional, by annexation to or consolidation with a member agency other than a city, in accordance with certain rules (Secs. 350-401). Exclusion: (1) lands which become excluded from a member public agency; (2) a member public agency upon majority vote therein (Secs. 450-453).
- 22 Disso-
lution No provision, but member public agencies may withdraw (Sec. 451).
- 23 No. 1 (The Metropolitan Water District of Southern California).

MUNICIPAL UTILITY DISTRICTS

- 1 Citation Public Utilities Code, Div. 6, comprising Secs. 11501-14382 (derived from 1921:218:245, D. A. 6393). "Municipal Utility District Act".
- 2 Purposes Supply inhabitants of the district and "public agencies" therein with light, water, power, heat, transportation, telephone service, or other means of communication or means for collection or disposition of garbage, sewage or refuse matter (Sec. 12801); recreational facilities appurtenant to reservoirs (Sec. 12817); provide for waste water control, including sewage and industrial wastes (Secs. 13570-13578).
- 3 Territory Any "public agency" (city, county water dist., county sanitation dist. or sanitary dist.) together with unincorporated territory, or two or more "public agencies" with or without unincorporated territory; may be in same or separate counties and need not be contiguous; no "public agency" shall be divided (Secs. 11504, 11561).
- 4 Overlap No publicly owned utility may serve water in a district under certain conditions (Sec. 12818); as to restrictions on a district see Sec. 12803; annexation of a "public agency" shall not impair legal existence of the public agency (Sec. 13932).
- 5 Pet'rs. Resolution by legislative bodies of half or more of the "public agencies" proposed to be included, or petition by voters equal to 10% of total vote cast in proposed dist. at last general election (Secs. 11581-11614).
- 6 Pet. to Board of Supervisors of county containing largest number of voters in proposed district (Secs. 11583, 11611).
- 7 Procedure Petition, election, majority vote in each "public agency" or territory approving the district, providing total number of voters in such approving "public agencies" and territory is equal to 2/3 the number of voters in the district as first proposed (Secs. 11561-11681).
- 8 Voting Registered voters (Secs. 11505, 11533, 11649).
- 9 Records Formation or annexation: Secretary of State (Secs. 11681, 13886).
- 10 Gov. Code No provision.
 Sec 54900
- 11 Gov. Bd. 5 directors, one for each ward (must be a resident and voter of the ward; elected at large) (Secs. 11801, 11830).

- 12 Eminent Domain Any property necessary or convenient (Secs. 12703, 12771), but may not without consent interfere with existing utility of any public agency in the district, except sewers (Sec. 12803).
- 13 State and Fed. Coop. May accept contributions or loans and may enter into contracts and cooperate with State and U. S. in construction, maintenance, operation and financing of any enterprise in which the district is authorized to engage (Secs. 12802, 12844).
- 14 Debt Seg. Revenue bonds (see "Bonds"). Special districts for sewage disposal (Secs. 13451-13691, 13624).
- 15 Bonds General obligation, by 2/3 vote (Secs. 13201-13348, 13211, 13623); refunding, 2/3 vote of Board (Sec. 13281); may not incur indebtedness for public works in excess of 20% of assessed value of real and personal property, with exceptions (Secs. 12842, 12843, 12857); approval by 2/3 vote required for indebtedness in excess of ordinary annual income, with exceptions (Secs. 12841, 12844, 12845). Revenue bonds not prohibited by this division (Sec. 12895). Dists. with population over 250,000 and electric distribution system for 8 years: revenue bonds pursuant to Revenue Bond Law of 1941 (Sec. 12851). Special provision for revenue bonds or notes for electric system improvements (Secs. 13071-13193). Special districts may borrow money in anticipation of sale of bonds authorized to be issued (Sec. 13631). Short-term bonds or notes not to exceed 5 years and 1% of assessed valuation of property, upon vote of 4/5 of the board, to repair damage by fire, flood, acts of God etc. (Secs. 13345-13347, 13626); short-term indebtedness by 4/5 vote of board for purchase and processing of nuclear fuel for electric generating facilities (Secs. 13371-13374).
- 16 Revenues Rates and charges for commodities or service furnished by district (Secs. 12809-12813); irrigation standby charge (Sec. 13022); sales of sewage-disposal by-products (Sec. 12807); sales of surplus water, light, heat or power (Sec. 12804); rent or lease of surplus works (Sec. 12805); property sales or leases (Secs. 12771, 12772); investments (Sec. 12871).
- 17 Assessments Ad valorem, on all taxable property (Secs. 12891-12904, 11656, 12813, 13284, 13624). Imp. Act of 1911 and Munic. Imp. Act of 1913 made applicable. (Secs. 12921, 13010).
- 18 Tax. of Dist Prop No provision.
- 19 State Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003;

Gov. Code Sec. 54433); but bonds are declared by law to be legal investments (Secs. 13311, 13312). Electric system bonds may be certified (Sec. 13193).

- 20 Dept. of No provision.
 Wat. Res.
- 21 Inclusion Inclusion of "public agencies": (a) in manner provided
 Exclusion by District Reorganization Act of 1965, or (b) by agree-
 ment between legislative body and district board,
 approved by the board (after hearing) and by the "public
 agency" (election, majority vote, or 2/3 vote if indebt-
 edness to be assumed by included city) (Secs. 13801-
 13950); any territory annexed to any city member may
 become part of dist. (Secs. 13911, 13912); unincorporated
 territory may be annexed in manner provided by District
 Reorganization Act of 1965 (Sec. 14051). Inclusion may
 be subject to special terms and conditions (Secs. 13802,
 13802.5). Exclusion: (unincorporated territory within
 a district not operating any utility and not benefited
 by the district may be excluded by proceedings under
 District Reorganization Act of 1965 (Sec. 14351); terri-
 tory in the district which has been annexed to a city
 which already serves electricity or water to the terri-
 tory may be excluded by agreement between the city and
 the district (Secs. 14381-14384).
- 22 Disso- See District Reorganization Act of 1965.
 lution
- 23 No. 5

MUNICIPAL WATER DISTRICTS

- 1 Citation Water Code, Div. 20, Comprising Secs. 71000-73001 (derived from 1911:671:1290, D. A. 5243, West 20). "Municipal Water District Law of 1911".
- 2 Purposes To acquire, control, distribute, store, spread, sink, treat, purify, reclaim, recapture and salvage any water, including sewage and storm waters, for beneficial uses of the district, its inhabitants, or owners of rights to water in the district; to sell water to cities, public agencies and persons, in the district only, unless there is a surplus; to construct and operate recreational facilities appurtenant to district reservoirs; to collect, treat, and dispose of sewage, waste, and storm water; to provide fire protection; collect and dispose of garbage, waste, and trash (Secs. 71610-71680, 71689.20-71689.27).
- 3 Territory Any county or counties or any portions thereof; may consist of either incorporated or unincorporated territory alone, or both; if city included, its entire corporate area must be included, with certain exceptions; lands need not be contiguous (Secs. 71060-71081).
- 4 Overlap Identity, legal existence and powers of any public corporation or agency not impaired by inclusion in district despite identity of purpose (Sec. 71032). Publicly owned utilities prohibited from providing water service under certain conditions (Secs. 71699, 71700).
- 5 Pet'rs. 10% of registered voters; if city or cities included, required percentages must be obtained from each (Secs. 71121, 71122).
- 6 Pet. to County Board of Supervisors of principal county; (petition first filed with County Clerk) (Secs. 71120, 71133, 71135).
- 7 Procedure Application under Knox-Nisbet Act, petition, certification by County Clerk or registrar of voters (no hearing required), election (majority vote in each county) (Secs. 71052, 71060-71196).
- 8 Voting Registered voters (Secs. 71017, 71453).
- 9 Records Certificates or orders of formation: Secretary of State (Secs. 71191, 71312, 72281). Change of name: Secretary of State (Sec. 71598).

- 17 Assess-
ments If revenues inadequate, annual ad valorem assess-
ments upon all taxable property of district or
improvement district sufficient to meet district
obligations (Secs. 72090-72112). Public agencies
within district may make payments in lieu of
taxes from funds derived from sale of water or
or other funds (Secs. 72125-72132). Improvement
Act of 1911, Municipal Improvement Act of 1913,
and Improvement Bond Act of 1915 may be used (Sec.
71820). Standby assessments (Secs. 71630-71637,
71674). Water replenishment assessments on
production of ground water, under certain condi-
tions (Secs. 71682-71689.9).
- 18 Tax. of
Dist Prop No provision.
- 19 State
Treasurer Financial supervision and bond certification
approval under Dists. Sec. Law if requested
(Water Code, Sec. 20003; Gov. Code Sec. 54433);
but bonds are declared by law to be legal invest-
ments (1917:114:158; D. A. 847), and have same
value as city bonds (Sec. 71959).
- 20 Dept. of
Wat. Res. No provision.
- 21 Inclusion
Exclusion See District Reorganization Act of 1965.
Inclusion: any unincorporated territory or any
city whether contiguous or whether in same county
or not (Secs. 72300-72301).
Exclusion: one or more parcels; need not be
contiguous; if corporate area included, the
entire corporate area of the city must be
excluded unless portion excluded remains within
a metropolitan water district (Secs. 72150,
72151); territory annexed to a metropolitan
water district prior to effective date of form-
ation of a municipal water district (Secs. 72280-
72285).
- 22 Disso-
lution See District Reorganization Act of 1965.
- 23 No. 49
Note: For special provisions applicable only
to Marin Municipal Water District, see (Secs.
72750-72760).

MUNICIPAL WATER DISTRICTS

- 1 Citation 1935:78:423; D. A. 9131; West 41. Municipal Water District Law of 1935.
- 2 Purposes Acquire, construct or extend water systems for supplying district and inhabitants with water for domestic, agricultural, industrial or other purposes which the city is authorized to acquire, construct or extend (Sec. 1).
- 3 Territory Any portion of a municipality incorporated under the laws of this State (Sec. 1).
- 4 Overlap Districts formed within municipalities (Sec. 1).
- 5 Pet'rs. 10% of qualified electors residing in the territory (Sec. 2).
- 6 Pet. to The legislative body of the city (Sec. 2).
- 7 Procedure Petition, ordinance of intention of legislative body, hearing of protests, bond election (2/3 vote) (Secs. 2-6). No district shall be formed after Sept. 17, 1965 except in a city in which one or more districts have been formed prior to Jan. 1, 1965 (Sec. 13).
- 8 Voting Qualified electors (registered voters) (Secs. 2, 5, 6).
- 9 Records No provision.
- 10 Gov. Code No provision.
 Sec 54900
- 11 Gov. Bd. Legislative body of the city where district located (Secs. 4, 6, 10).
- 12 Eminent Domain No specific provision (see Sec. 11); but the municipality has such power.
- 13 State and Fed. Coop. No provision.
- 14 Debt Seg. No provision. The district itself is such a means.
- 15 Bonds General obligation, by 2/3 vote (Secs. 5, 6) (Note: former debt limitation of not to exceed 25% assessed value of lands eliminated in 1949).
- 16 Revenues No provision.
- 17 Assessments Annual ad valorem assessments upon taxable property to meet bond indebtedness (Sec. 9); ad valorem assessments upon taxable land to pay organization and other preliminary costs if proceedings abandoned (Sec. 8).

- 18 Tax. of No provision.
 Dist Prop
- 19 State Financial supervision and bond certification approval
 Treasurer under Dists. Sec. Law if requested (Water Code, Sec. 20003)
- 20 Dept. of No provision.
 Wat. Res.
- 21 Inclusion See District Reorganization Act of 1965.
 Exclusion
- 22 Disso- See District Reorganization Act of 1965.
 lution
- 23 No. No information.

PROTECTION DISTRICTS

- 1 Citation 1880:63:55; D. A. 6172; West 4. Protection District Act of 1880.
- 2 Purposes Protect lands from overflow (Secs. 1, 4).
- 3 Territory Any land, other than swamp lands, susceptible of protection from overflow (Sec. 1).
- 4 Overlap May not include land in any other protection or reclamation district (Sec. 1).
- 5 Pet'rs. Owners of more than 1/2 the acres of such land (each city lot less than an acre deemed equivalent to one acre) (Sec. 1).
- 6 Pet. to Board of Supervisors of county where larger portion of land situated (Sec. 1).
- 7 Procedure Petition, hearing, order of Board of Supervisors (Secs. 1-3).
- 8 Voting Landowners, one vote for each acre and for each town or city lot (Sec. 3).
- 9 Records Formation: Board of Supervisors (Sec. 3); exclusion: County Recorder (Sec. 14).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. 3 trustees, (resident landowners) (Secs. 3, 4); Bd. of Supervisors approves plans, appoints assessment commissioners, and exercises other supervisory control (Secs. 4, 5, 13).
- 12 Eminent Domain "When necessary, as provided by law" (Sec. 4).
- 13 State and Fed. Coop. No provision.
- 14 Debt Seg. See "Assessments".
- 15 Bonds General obligation, by 2/3 vote of board of trustees, to fund or refund outstanding indebtedness evidenced by district bonds or warrants in excess of \$20,000 (1897:266:424; D. A. 4287). Registered warrants draw interest (Sec. 10).
- 16 Revenues Disposal of **real or personal property** (Sec. 4).
- 17 Assessments Assessments of lands according to benefits* (Secs. 5-11), or, in lieu, ad valorem assessments on real property, levied and collected with county taxes (Sec. 18).

18	<u>Tax. of Dist Prop</u>	No provision.
19	<u>State Treasurer</u>	No provision.
20	<u>Dept. of Wat. Res.</u>	No provision.
21	<u>Inclusion Exclusion</u>	Inclusion: contiguous lands not embraced in any other district, if overflow therefrom endangers district: petition by trustees to Bd. of Supervisors, hearing, order of Board (Sec. 13); levee districts may reorganize as protection districts (Sec. 12). See also District Reorganization Act of 1965.
22	<u>Disso- lution</u>	Voluntary: petition, hearing, order of Bd. of Supervisors (1915:751:1493; D. A. 6177). For involuntary dissolution of districts organized prior to 1899 see D. A. 6173. See also District Reorganization Act of 1965.
23	<u>No.</u>	6

*Hutson v. Protection District, 79 Cal. 90, held provision for assessments without hearing unconstitutional; act amended Stats. 1949, Ch. 647, to provide for notice and hearing.

PROTECTION DISTRICTS

- 1 Citation 1895:201:247; D. A. 6174; West 6. Protection District Act of 1895.
- 2 Purposes Protect property from overflow damage by widening, deepening, changing, straightening, etc., channel of any innavigable stream, watercourse or wash, constructing new channel, erecting levees, etc. (Secs. 1, 5); work may be done outside district (Sec. 27).
- 3 Territory Any area in county needing protection from overflow from any innavigable stream, watercourse or wash (Sec. 1), or any area in more than one county needing protection from overflow of innavigable stream forming boundary between the counties (Sec. 5); may include municipality on or along such innavigable stream (Sec. 5).
- 4 Overlap No provision.
- 5 Pet'rs. 10 landowners (Sec. 1); if in more than one county, 10 landowners from each county (Sec. 5).
- 6 Pet. to Board of Supervisors of county where greater portion of lands situated (Secs. 1, 5).
- 7 Procedure Petition, hearing, order of Board of Supervisors (Secs. 1-6).
- 8 Voting No provision.
- 9 Records No provision.
- 10 Gov. Code Not applicable - assessments not on ad valorem basis.
Sec 54900
- 11 Gov. Bd. County Board of Supervisors (Sec. 6).
- 12 Eminent Domain Rights of way or other real or personal property necessary for district purposes; may not interfere with reclamation districts "now established by law" (Secs. 5, 6, 24).
- 13 State and Fed. Coop. No provision.
- 14 Debt Seg. See "Assessments".
- 15 Bonds General obligation, by 2/3 vote of board, to fund or refund outstanding indebtedness evidenced by district bonds or warrants in excess of \$20,000 (1897:266:424; D. A. 4287). No specific provision, however, for issuance of either bonds or warrants in the first instance.

16	<u>Revenues</u>	No provision. County may advance funds (Sec. 28).
17	<u>Assess- ments</u>	Assessments against county or counties not exceeding 50% of estimated costs of proposed work, (if 2 or more counties, not over 25% or \$2500 against each county), balance against the lands in proportion to benefits; may be spread over a number of years (Secs. 10, 17, 7-20); annual assessments upon real estate in proportion to benefits for maintenance, repairs and improvements (Sec. 21).
18	<u>Tax. of Dist Prop</u>	No provision.
19	<u>State Treasurer</u>	No provision.
20	<u>Dept. of Wat. Res.</u>	No provision.
21	<u>Inclusion Exclusion</u>	See District Reorganization Act of 1965.
22	<u>Disso- lution</u>	Voluntary: petition, hearing, order of Board of Supervisors (1915:751:1493; D. A. 6177). See also District Reorganization Act of 1965.
23	<u>No.</u>	1

PROTECTION DISTRICTS

- 1 Citation 1907:25:16; D. A. 6175; West 11. Protection District Act of 1907.
- 2 Purposes Protect lands from damage by overflow from waters of any innavigable stream, watercourse, canyon or wash (Secs. 1, 13).
- 3 Territory Lands of any farming or other community or neighborhood within the State, which lie in one body and are liable to overflow or damage from waters of any innavigable stream, watercourse, canyon or wash extending by, through, or over such community or neighborhood, and which may be protected by same system of works (Sec. 1).
- 4 Overlap Prohibited, without consent of prior district (Sec. 8).
- 5 Pet'rs. 50, or a majority of the owners who are also the owners of a majority of the lands (Sec. 1); cost bond required (Sec. 2).
- 6 Pet. to Board of Supervisors of county where greater portion of lands situated (Sec. 2).
- 7 Procedure Petition, hearing, election (2/3 vote) (Secs. 1-8). No additional districts may be created under this act after September 17, 1965 (Sec. 94).
- 8 Voting Qualified electors (registered voters) or owners of 1 or more acres in district, whether residents or not (Sec. 6).
- 9 Records Formation order: County Recorders and Boards of Supervisors where lands situated (Sec. 8).
- 10 Gov. Code Sec 54900 Pol. Code sections on levying and collecting taxes are applicable where not in conflict (Sec. 43).
- 11 Gov. Bd. 3 or 5 directors (electors and residents, elected at large or by divisions) (Secs. 4, 24).
- 12 Eminent Domain Any land or other property necessary for district works (Secs. 13, 15).
- 13 State and Fed. Coop. No provision.
- 14 Debt Seg. No provision.

- 15 Bonds General obligation, by majority vote (Secs. 26, 29); refunding bonds by 2/3 vote (Sec. 33); may issue 7% (or less) warrants not to exceed \$5,000 for organization & other purposes prior to first assessment (Sec. 54); reduction of bonded indebtedness by majority (Secs. 86-88); unsold bonds may be destroyed by 2/3 vote (Secs. 89-91).
- 16 Revenues Leases for production of minerals, oil, gas, or other hydrocarbon substances (Sec. 13.5).
- 17 Assessments Annual ad valorem assessments or real property in district for bond indebtedness, repairs and incidental expenses (Secs. 29, 39-43); ad valorem assessments for completion of works where bond proceeds insufficient, upon majority vote (Sec. 30); special ad valorem assessments for any authorized purpose by 2/3 vote (Sec. 53).
- 18 Tax. of Dist Prop Rights of way and works are exempt from State, county & municipal taxes (Sec. 55).
- 19 State Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003).
- 20 Dept. of Wat. Res. No provision.
- 21 Inclusion Exclusion See District Reorganization Act of 1965. Inclusion: Contiguous, adjacent land (Sec. 74).
- 22 Disso- lution See District Reorganization Act of 1965.
- 23 No. 7

PUBLIC UTILITY DISTRICTS

- 1 Citation Public Utilities Code, Div. 7, comprising Secs. 15501-18055 (derived from 1921:560:906, D. A. 6391). "The Public Utility District Act".
- 2 Purposes Acquire and operate, within or without district, works for supplying inhabitants with light, water, power, heat, transportation, telephone or other means of communication, means for disposition of garbage, sewage or refuse matter; purchase and distribute such services and commodities; acquire and operate a fire department, street lighting system, public parks, playgrounds, golf courses, swimming pools, recreation and other public buildings, and drainage works (Secs. 16461-16463).
- 3 Territory Any unincorporated territory (Secs. 15701, 15702).
- 4 Overlap Powers of dist. transferred to city or town whenever all territory of the dist. becomes a part of any incorporated city or town (Sec. 15533).
- 5 Pet'rs. Electors in each unit equal to 15% of votes cast for Governor at last election; all area in one county is one unit (Secs. 15702, 15703).
- 6 Pet. to Board of Supervisors of county in which land situated (Sec. 15702).
- 7 Procedure Petition; hearing by each Board of Supervisors to which a petition is presented; election (majority vote in each unincorporated territory); order of Board of Supervisors of county in which greater portion of district, in point of population, situated; certificate of Secretary of State (Secs. 15701-15797).
- 8 Voting Registered voters, residing within the district (Secs. 15505, 15531, 16153).
- 9 Records Formation order: Sec'y of State, county recorders where dist. situated, County Clerk of main county (Sec. 15794); exclusion order: Secretary of State (Sec. 17380). Change of name: State Controller, State Board of Equalization (Sec. 15798).
- 10 Gov. Code
 Sec 54900 No provision.
- 11 Gov. Bd. Board of Directors: either 3 or 5 if in one county (elected at large), otherwise, one for each unit plus either 3 or 4 to make an odd number (one from each unit having over 5,000 population, balance at large); directors at large must be resident electors (Secs. 15951-15953, 15972).

- 12 Eminent Domain Any property necessary or convenient, whether or not already devoted to same use; has same powers as municipal corporation (Sec. 16404).
- 13 State and Fed. Coop. May contract with any public agency, including U. S., or any person for joint acquisition, construction or use of sewers (Secs. 16871-16879) and water works, or for use of water works by U. S. or others for supplying any area (Secs. 16880-16885); contracts under these sections exempt from debt limitation; may borrow from U. S. for cost of emergency repairs without regard to debt limitation (Secs. 16576-16577); may cooperate and contract with U. S. under Irrig. Dist. Fed. Coop. Law (Sec. 16409); may accept contributions and loans from U. S. without regard to debt limit and contract for construction, maintenance and operation of works or financing thereof (Sec. 16578).
- 14 Debt Seg. Revenue bonds (Sec. 16575); improvement districts (Secs. 16407, 16408). Zones may be established in districts in Lake Tahoe Basin, for bonding and assessment purposes (Secs. 18050-18055). See also "Assessments".
- 15 Bonds General obligation, by 2/3 vote (Secs. 16571, 16575, 16816, 16846, 18051); revenue bonds in like manner (Sec. 16575); funded indebtedness may not exceed 20% of assessed valuation of real and personal property (Sec. 16573); limitation may be exceeded for waterworks or sewage disposal facilities financed by bond issue where provision made to pledge all or any part of revenues received over period not to exceed 40 years (Sec. 16574) (see "Fed. Coop." for another exception). Bonds have same force and value as municipal bonds (Sec. 17005).
- 16 Revenues Charges for services or commodities furnished by revenue-producing utilities (Secs. 16409, 16467-16472, 16475); (except for fire departments, street lighting systems, public parks, playgrounds, swimming pools, recreation and other public buildings, and drainage works, only revenue-producing utilities shall be acquired, owned or operated, Secs. 16467, 16467.1); charges for surplus facilities, services or commodities supplied outside the district (Secs. 16473-16474); sewage facility charges (Secs. 16873-16876); charges for waterworks services and facilities (Secs. 16880-16883); sales, leases of property (Sec. 16431).
- 17 Assessments If revenues inadequate, annual ad valorem upon all taxable property in the district, except farm products or crops (Secs. 16641-16659); water standby charges (Secs. 16475, 16476); Improvement Act of 1911, Municipal Improvement Act of 1913, Improvement Bond Act of

1915, and Street Opening Act of 1903 made applicable (Sec. 17010). Zone assessments (Sec. 18054).

- 18 Tax. of
 Dist Prop No provision.
- 19 State
 Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003). Zone bonds shall be investigated and certified (Sec. 18053).
- 20 Dept. of
 Wat. Res. No provision.
- 21 Inclusion
 Exclusion Inclusion: unincorporated contiguous or noncontiguous territory, or in Lake Tahoe Basin, contiguous incorporated territory to which the district can provide sewer system treatment and transportation facilities; proceedings pursuant to District Reorganization Act of 1965 (Secs. 17301, 17302); special procedure for inclusion of noncontiguous lands containing at least 10 privately owned acres, or procedure as provided in District Reorganization Act of 1965 (Secs. 17362-17380). Exclusion: any territory which is not benefited, by proceedings under District Reorganization Act of 1965 (Sec. 17501).
- 22 Disso-
 lution See District Reorganization Act of 1965.
- 23 No. 62

RECLAMATION DISTRICTS

- 1 Citation Water Code, Div. 15, comprising Secs. 50000-53991
 (derived from 1867-8:415:507, Political Code Secs.
 3446-3493b).
- 2 Purposes To reclaim and protect land from overflow (Sec. 50300);
 irrigate lands inside or outside district (Secs. 50910,
 50912).
- 3 Territory Any body of swamp and overflowed, salt-marsh, or tide-
 lands, or other lands subject to flood or overflow,
 susceptible of one mode of reclamation (Sec. 50300).
 (See also Secs. 50101, 50110).
- 4 Overlap Authorized in Yolo and Solano Counties (1873-4:425:602).
 See also W. C. Secs. 50300 (b), 50311.
- 5 Pet'rs. Holders of title or evidence of title to 1/2 or more of
 the lands (Secs. 50300, 50006).
- 6 Pet. to Bd. of Supervisors of county where greater part of lands
 situated (Secs. 50300, 50011).
- 7 Procedure Petition, hearing, order of Board of Supervisors (Secs.
 50300-50318).
- 8 Voting Landowners, one vote per \$1 assessed value of real
 estate or, if taxes levied on land and improvements, one
 vote per \$1 assessed value of taxable land and improve-
 ments; proxy and cumulative voting allowed (Secs. 50016,
 50704, 50753, 50759).
- 9 Records Formation orders: County Recorder and State Lands
 Commission (Secs. 50330, 50332).
- 10 Gov. Code Required under alternative maintenance tax procedure
 Sec 54900 (Sec. 51360).
- 11 Gov. Bd. 3, 5, or 7 trustees (Secs. 50600, 50601); or all of the
 landowners (Secs. 50400-50403).
- 12 Eminent Real or personal property necessary for district purposes
 Domain (Secs. 50930, 50910).
- 13 State and May cooperate and contract with U. S. under Federal
 Fed. Coop. reclamation laws (Secs. 50970-50979) and enter into agree-
 ments for refunding of bonds (see Secs. 52850-52862);
 plans of districts in Sacramento and San Joaquin Drainage
 District must be approved by Reclamation Board (Secs.
 51020-51030).
- 14 Debt Seg. See "Assessments".

- 15 Bonds General obligation, by majority vote, in amount of outstanding or authorized assessments (Sec. 52203); refunding by majority vote (Secs. 52505, 52703); may issue interest-bearing, demand or time warrants (Secs. 53000-53093; 53300).
- 16 Revenues Water rates for irrigation (Sec. 50911); sales, leases of property (Sec. 50931); rentals and sales of delinquent land sold to district (Secs. 51660, 51680, 51720, 51753).
- 17 Assessments Assessments and additional or supplemental assessments of lands according to benefits for district works, to pay bonds, etc.; may be called in installments; (Secs. 51230-51302, 51380-51425, 51460-51463); assessments of lands in proportion to benefits for maintenance, repair, and operation of works and for supplemental works and incidental expenses (may be spread over 5 years) (Secs. 51320-51349) or, (optional) ad valorem assessments by board of supervisors on lands and improvements, or lands only, for such operation and maintenance costs, not to exceed \$1.50 (\$5 in a special situation) on each \$100 of assessed value in any year unless approved at election by 2/3 vote (Secs. 51360-51366); assessments of lands for unpaid irrigation charges (Secs. 51440-51441); assessments on lands benefited to pay amounts due U. S. under contract (Sec. 50978); assessments to pay formation expenses, not to exceed 2% of assessed valuation of land (Sec. 51485).
- 18 Tax. of Dist Prop No provision.
- 19 State Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Sec. 52228; Water Code, Sec. 20003); approve and supervise refunding plan under alternative method of issuing refunding bonds (Secs. 52700-52737).
- 20 Dept. of Wat. Res. No provision.
- 21 Inclusion Exclusion See District Reorganization Act of 1965. Inclusion: land in compact form, capable of being embraced in a dist. and not part of another dist. (Sec. 53660). Consolidations: State Lands Commission to assign number to the new district (Secs. 53500, 53504).
- 22 Disso- lution See District Reorganization Act of 1965.
- 23 No. 137

RECREATION AND PARK DISTRICTS*

1	<u>Citation</u>	Public Resources Code, Div. 5, Ch. 4, comprising Sec. 5780-5791 (derived from 1957:2165:3819).
2	<u>Purposes</u>	Organize, promote and conduct community recreation; establish and operate recreation centers and systems within or without the district; recreation centers may include structures, playgrounds, golf courses, playing fields or courts, beaches, lakes, rivers, swimming pools, gymnasiums, auditoriums, rooms for arts and crafts, camps, meeting places, parks, parkways, recreational reservoirs, etc. (Secs. 5780.4-5780.6, 5782.2); may provide fire protection, garbage collection, and street lighting (Secs. 5782.22, 5782.23).**
3	<u>Territory</u>	Any incorporated or unincorporated territory or any combination thereof; unincorporated territory may be contiguous or noncontiguous, but in same county (Sec. 5781.2).
4	<u>Overlap</u>	Prohibited (Sec. 5781.2).
5	<u>Pet'rs</u>	Registered voters equal to 25% of votes cast for Governor at last election (Sec. 5781.3).
6	<u>Pet. to</u>	County Board of Supervisors, or, if only territory in a city or cities included, to city council, or city council of largest city (Secs. 5781.3, 5780.1).
7	<u>Procedure</u>	Either petition to or resolution by "super-vising authority", (Board of Supervisors or City Council), hearing, fixing of boundaries, election, majority vote (Secs. 5780.7, 5781.3-5781.7).
8	<u>Voting</u>	Registered voters (Secs. 5783.6, 5784.25).
9	<u>Records</u>	Notice or affidavit of organization: Secretary of State (Secs. 5780.14, 5780.15).
10	<u>Gov. Code Sec 54900</u>	Compliance specifically required (Secs. 5780.12, 5780.13).

- 11 Gov. Bd. (1) "Supervising authority" (Board of Supervisors or City Council), or (2) 5 directors either (a) appointed by Board of Supervisors and/or Mayor(s) or (b) elected at large or by division. Directors must be qualified voter of the district or a qualified voter of the state and an owner of real property within the district (Secs. 5780.1, 5780.20, 5780.21, 5781.4-5781.8, 5781.23, 5782.1, 5783.3).
- 12 Eminent Domain May be exercised only within the district, after approval granted by resolution of "supervising authority" (Board of Supervisors or City Council). (Sec. 5782.5(c).) Districts may be formed without power of eminent domain (Sec. 5790).
- 13 State and Fed. Coop. May cooperate and contract with any state or any federal agency to carry out district purposes (Sec. 5782.3). May contract with any public entity for construction, financing and operation of recreational facilities and activities (Sec. 5782.5(h)); may contract with other governmental agencies (Sec. 5782.6).
- 14 Debt Seg. Zones for bonding and assessment purposes (Secs. 5788-5788.13).
- 15 Bonds General obligation, by 2/3 vote, not exceeding 10% of assessed value of all taxable property in district or zone (Secs. 5784.23-5784.25, 5784.30, 5788.13); may also borrow money (not exceeding estimated 2-year tax income) repayable within 10 years if authorized by 4/5 vote of district board (Sec. 5784.22); unpaid warrants draw interest (Sec. 5784.21); county may loan funds (Sec. 5784.20).
- 16 Revenues Sales, leases of property (Sec. 5782.5(b)).
- 17 Assessments Annual ad valorem upon all taxable property within the district, not to exceed 60¢ on each \$100 assessed valuation; lesser ceiling may be voted at formation election; maximum rate may be increased or decreased at election but may not be so decreased below 60¢ (Secs. 5784.5-5784.17); special bond tax (ad valorem on all taxable property) in addition to other taxes (Sec. 5784.30); special ad valorem tax for other indebtedness (Sec. 5784.22). (See also Sec. 5784.6 as to tax rate of former districts.) City may elect to pay district taxes on property in the city (Sec. 5784.8 a). Zone assessments, not to exceed 10¢ per \$100 of assessed valuation (Secs. 5788.10-5788.13).

18	<u>Tax. of Dist Prop</u>	No provision.
19	<u>State Treasurer</u>	No provision.
20	<u>Dept. of Wat. Res.</u>	No provision. (Note: Director Parks and Recreation required to study and recommend on district legislation (Sec. 5780.17); he may be requested to make feasibility reports on formation (Sec. 5780.30)).
21	<u>Inclusion Exclusion</u>	See District Reorganization Act of 1965. Inclusion: Incorporated or unincorporated territory, or both, contiguous to the district, within the county, and not included in another recreation and park district (Sec. 5785).
22	<u>Disso- lution</u>	See District Reorganization Act of 1965.
23	<u>No.</u>	100

*Chap. 2165, Stats. 1957, repealed Articles 1, 2, 4 and 5 of Ch. 3 of Div. 5 (County Recreation Districts, Recreation, Park and Parkway Districts, Park, Recreation and Parkway Districts and Regional Shoreline Park and Recreation Districts), and provided for reorganization of districts as Recreation and Park Districts.

**Parker Dam Recreation and Park District authorized to acquire and sell water and electric power if approved by district voters (Sec. 5782.25).

REGIONAL PARK DISTRICTS

- 1 Citation Public Resources Code, Div. 5, Ch. 3, comprising Secs. 5500-5595 (derived from 1933:1043:2654).
- 2 Purposes Plan, construct and operate public parks, playgrounds, golf courses, beaches, trails, natural areas, ecological and open space preserves, parkways, scenic drives, bathhouses, boathouses, tennis courts, gymnasiums, and other facilities for public recreation; conduct programs and classes in outdoor science education and conservation education (Secs. 5541, 5562); provide flood protection (Sec. 5564); provide fire protection (Sec. 5561.6).
- 3 Territory Two or more municipalities and any parcel or parcels of city or county territory; all must be contiguous; may be in same or different counties (Sec. 5502).
- 4 Overlap May not interfere with city or county property in the district without consent of governing body (Sec. 5541).
- 5 Pet'rs. 5,000 electors residing in proposed district (Sec. 5503).
- 6 Pet. to Board of Supervisors of principal county (Sec. 5503).
- 7 Procedure Petition, hearing and approval by boards of supervisors first in secondary counties, if any, and then in primary county, election, majority vote (Secs. 5503-5520).
- 8 Voting Registered voters (Sec. 5519).
- 9 Records Formation: County Recorder and Secretary of State (Sec. 5524).
- 10 Gov. Code
Sec 54900 No provision.
- 11 Gov. Bd. 5 or 7 directors, one elected from each ward or subdistrict must be residents and electors of the wards or subdistricts from which nominated (Secs. 5522, 5527, 5537).
- 12 Eminent
Domain Any property necessary or convenient for district purposes except property of any municipal utility district which is useful to the districts or which is within the watershed of any stream or reservoir which supplies water for domestic use or which the directors of the municipal utility district determine to be required for its purposes; has same powers as a municipal corporation; may not interfere with city or county property (Secs. 5540, 5541, 5542, 5566). Special provisions for declaratory relief and presumption of best and most necessary public use of district property (Sec. 5542.5).

- 13 State and Fed. Coop. May contribute money to California State Park Commission and other public agencies to assist in acquisition of lands for authorized purposes (Sec. 5546); may enter into mutual aid agreements with the U. S., the State, and others for prevention and suppression of fires (Sec. 5561.6).
- 14 Debt Seg. No provision.
- 15 Bonds General obligation, by 2/3 vote, not to exceed 5% of assessed valuation of real and personal property (Sec. 5568); may issue interest-bearing notes, repayable in installments within 5 years, not to exceed at any one time \$200,000 or 5% of assessed valuation of real and personal property, whichever is less, by board resolution unanimously adopted (Sec. 5544.1). May incur indebtedness and issue interest-bearing notes repayable in annual installments during not to exceed 10 years, in amount not to exceed anticipated tax income for next two years, upon approval by 4/5 of district board, for acquiring lands and facilities (Sec. 5544.2). May borrow up to \$100,000 for initial operating expenses (Sec. 5544.3).
- 16 Revenues Sales, leases of property (Secs. 5540, 5561.5, 5563); fees for use of services and facilities (Sec. 5562).
- 17 Assessments Annual ad valorem on real and personal property, not to exceed 10¢ on each \$100 of assessed valuation, exclusive of bond tax, unless approved by majority vote at an election (Secs. 5545, 5545.1); annual ad valorem bond tax (Sec. 5569). Special provisions for additional assessments in East Bay Regional Park District (Sec. 5545.5).
- 18 Tax. of Dist Prop No provision.
- 19 State Treasurer No provision; but bonds are declared by law to be legal investments (Sec. 5590).
- 20 Dept. of Wat. Res. No provision.
- 21 Inclusion Exclusion See District Reorganization Act of 1965. Inclusion: contiguous territory (Sec. 5572).
- 22 Disso- lution See District Reorganization Act of 1965.
- 23 No. 1 or 2

NOTE: Special provisions made applicable to a district with boundaries coterminous with boundaries of Marin County (Secs. 5506.5, 5538.5, 5545.6, 5558).

RESORT IMPROVEMENT DISTRICTS

- 1 Citation Public Resources Code, Div. 11, comprising Secs. 13000-13233 (derived from 1961: 2069: 4297) "Resort Improvement District Law".
- 2 Purposes Supply inhabitants with water for domestic, irrigation, sanitation, industrial, fire protection, and recreation uses; collect, treat, or dispose of sewage, waste and storm water; provide fire protection; plan for physical growth of the area; collect or dispose of garbage; provide public recreation by means of parks, aquatic parks, harbors, playgrounds, golf courses, swimming pools, recreation buildings, and public squares; street lighting; mosquito abatement; police protection; street work; parking and transportation facilities (Sec. 13070).*
- 3 Territory Unincorporated property in one county, provided 80% or more of the assessed valuation of land is in nonresident ownership (Sec. 13002).
- 4 Overlap May not operate facilities for furnishing water in any portion of a district within a county water district, but may install such facilities with consent (Secs. 13230-13231).
- 5 Pet'rs. Ten percent of registered voters (Sec. 13030).
- 6 Pet. to Board of Supervisors (Sec. 13030).
- 7 Procedure Same as for county service areas: petition to, or request by two members of, board of supervisors, hearing, election, majority vote (Sec. 13030). No districts may be organized under the act after September 17, 1965 (Sec. 13003).
- 8 Voting Land owner or representative; one vote each (Secs. 13018-13020, 13058, 13112). Registered voters with no property qualification, if approved by majority vote at an election (Secs. 13019, 13050.1).
- 9 Records No provision.
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. Board of Supervisors, which may delegate any of its powers to a board of 5 directors, of whom 4 are elected and must be registered electors or owners and the other is the supervisor who represents the major area of the district (Secs. 13031-13035).

12	<u>Eminent Domain</u>	No provision.
13	<u>State and Fed. Coop.</u>	No provision.
14	<u>Debt Seg.</u>	Improvement areas for bonding and assessment purposes (Secs. 13106-13107). Revenue bonds (see "Bonds"). See also "Assessments".
15	<u>Bonds</u>	General obligation, by 2/3 vote (Secs. 13100-13117); refunding, by 2/3 vote (Secs. 13119-13123); revenue bonds by majority vote pursuant to Revenue Bond Law of 1941 (Secs. 13140-13141); bonds have same force as municipal bonds (Sec. 13118).
16	<u>Revenues</u>	If revenue bonds issued, charges for services and use of facilities (Secs. 13141, 13015). Sales, leases of property (Sec. 13071).
17	<u>Assessments</u>	Annual ad valorem on real and personal property, not to exceed \$1 on each \$100 of assessed valuation, exclusive of bond tax (Sec. 13161). Municipal Improvement Act of 1913, Improvement Act of 1911, Street Opening Act of 1903, Improvement Bond Act of 1915 made applicable (Sec. 13150).
18	<u>Tax. of Dist Prop</u>	No provision.
19	<u>State Treasurer</u>	Financial supervision and bond certification under Dists. Sec. Law if requested (Sec. 13118; Water Code, Sec. 20003; Gov. Code Sec. 54433); but bonds are declared by law to be legal investments (Sec. 13118).
20	<u>Dept. of Wat. Res.</u>	No provision.
21	<u>Inclusion Exclusion</u>	See District Reorganization Act of 1965.
22	<u>Disso-lution</u>	See District Reorganization Act of 1965.
23	<u>No.</u>	6

*NOTE: Section 13075, added in 1971, provides that no district shall engage in any activity or provide any service not already engaged in or provided, or budgeted for, as of July 1, 1970, and that whenever any activity or service of a district is terminated, it shall not be reactivated. Contractual obligations are preserved.

RESOURCE CONSERVATION DISTRICTS*

- 1 Citation Public Resources Code, Division 9, comprising Secs. 9000-9953 (derived from 1938 (Ex. Sess.): 7:48).
- 2 Purposes Provide soil and water conservation, control runoff, prevent and control soil erosion, develop and distribute water (but not for power), improve land capabilities (Secs. 9000 (b), 9074).
- 3 Territory Publicly or privately owned agricultural and other lands, in one or more counties, susceptible of the same general plan or system for accomplishing the purposes of the act; need not be contiguous (Secs. 9075-9078).
- 4 Overlap Prohibited (Secs. 9076, 9157).
- 5 Pet'rs. 100 landowners (or majority of landowners if less than 200 in proposed area); or majority of landowners owning majority of private lands (Sec. 9095).
- 6 Pet. to Board of Supervisors of principal county of district (Secs. 9100, 9104).
- 7 Procedure Review of proposal by local agency formation commission, and board of supervisors; petition, hearing, election (not required if petition signed by majority of landowners owning majority of private lands), majority vote (Secs. 9080-9150).
- 8 Voting Landowners of the district (Secs. 9023, 9024, 9140, 9207).
- 9 Records Formation: Secretary of State, State Board of Equalization, county recorder, and board of supervisors (Sec. 9156). Change of name: State Board of Equalization, Secretary of State, and boards of supervisors of counties in which district lies (Sec. 9605).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. 5 directors, elected at large (must own land in district or be resident agent of landowner) (Secs. 9094, 9126, 9250).
- 12 Eminent Domain No provision.

* (NOTE:;) Formerly called Soil Conservation Districts.

- 13 State and Fed. Coop. May cooperate and contract with the State and the U. S. in furtherance of the provisions of Public Resources Code, Div. 9; accept contributions from, operate and maintain works in cooperation with, and take over or manage projects undertaken by the State or the U. S. (Secs. 9000, 9256, 9258, 9259, 9262, 9263). Provide local cooperation for watershed protection and flood prevention projects (Secs. 9850, 9908). State may make grants to districts (Sec. 9063.1), and provide assistance (Secs. 9040, 9042.5, 9804). Seek cooperation of local, state, and federal agencies in order to avoid duplication of surveys, investigations, and research (Sec. 9250.1).
- 14 Debt Seg. Improvement districts for assessment purposes (for watershed projects) (Sec. 9850).
- 15 Bonds May not incur indebtedness in excess of money available, except for loans or revenue bonds secured solely by assets acquired by such loans or bonds (Sec. 9404). May issue interest-bearing warrants secured by improvement district assessments (Secs. 9915-9934).
- 16 Revenues Gifts and grants (Secs. 9251, 9253, 9256, 9371); sales, leases of property (Secs. 9272, 9272.5); charges for water and other services furnished by improvement district works (Secs. 9904-9907). Investments (Sec. 9409).
- 17 Assessments Annual ad valorem on land exclusive of improvements and mineral rights, not to exceed 2 cents on each \$100 assessed valuation, for district purposes (Secs. 9362, 9364, 9365). Improvement district assessments on land in improvement district, apportioned according to assessed value, for cost of improvements; may be made payable in not more than 10 annual installments (Secs. 9851, 9868, 9876, 9884, 9886).
- 18 Tax. of Dist Prop No provision.
- 19 State Treasurer No provision.
- 20 Dept. of Wat. Res. No provision.
- 21 Inclusion Exclusion Inclusion: In accordance with District Reorganization Act of 1965, except lands need not be contiguous but shall be susceptible of the same general plan or system for control of runoff, prevention or control of soil erosion, and development and distribution of water, or for land improvement (Sec. 9280). Public land may be

included (Sec. 9293). Consolidation: Any two or more contiguous districts, or districts situated within the same geophysical area, in accordance with the District Reorganization Act of 1965 (Sec. 9500). Partitions of a district or transfers of land from one district to a contiguous district, in accordance with the District Reorganization Act of 1965 (Secs. 9540, 9700).

22 Disso-
lution

In accordance with the District Reorganization Act of 1965 (Sec. 9335).

23 No.

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SANITARY DISTRICTS

- 1 Citation Health & Safety Code, Div. 6, Pt. 1, Sections 6400-6830 (Sanitary District Act of 1923). (Derived from 1923:250:498).
- 2 Purposes Acquire, construct and operate garbage dumps and garbage disposal systems, sewerage systems, drainage works, and water reclamation and distribution systems (Secs. 6406, 6407, 6512).
- 3 Territory Any area in a county, or in two or more counties within the same natural watershed area (Sec. 6420).
- 4 Overlap A sanitary district may become a part of a county sanitation district and continue to function; facilities may be transferred; territory in a county sanitation district may be formed into or annexed to a sanitary district (Secs. 6524-6529). Inclusion in city does not result in automatic merger (Sec. 6531). May not supply water to any part of a city, water district, or other local agency in the district, which provides water service, without consent of such agency (Sec. 6512).
- 5 Pet'rs. 25 persons in the area; if in more than one county, 15 persons in principal county and 10 persons in each other county (Sec. 6420).
- 6 Pet. to Board of supervisors of county in which greatest portion of the proposed district is situated (Sec. 6420).
- 7 Procedure Petition, notice, hearing, review by local agency formation commission, election, approval by majority vote in area in each county (Secs. 6420-6466).*
- 8 Voting Resident voters (Sec. 6561).
- 9 Records Formation order: county recorder in each county in which district located (Sec. 6465).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. 5 directors, elected at large (Secs. 6401, 6464, 6480, 6482, 6484). Must be resident electors (Secs. 6464, 6585). Board may be increased to 7 members if district consolidates with or annexes territory of a district having substantially identical powers and functions (Sec. 6480.5).

*Districts organized under Chap. 161, Stats. 1891 or under the Sanitary District Act of 1919 may be reorganized as a sanitary district (Secs. 6810-6823).

- 12 Eminent Domain Necessary property and rights of way, within or without district; if outside county, must get consent of board of supervisors of county in which property situated (Sec. 6514).
- 13 State and Fed. Coop. No provision.
- 14 Debt Seg. Improvement districts for bonding and assessment purposes (Secs. 6550.1-6550.26). See also "Assessments".
- 15 Bonds General obligation, by 2/3 vote in district or improvement district or annexed area (Secs. 6550.9, 6550.10, 6640-6644, 6660, 6670.1). Outstanding bonds shall not exceed 15% of assessed value of real and personal property, or 20% if county tax roll utilized (Sec. 6651). Refunding bonds by majority vote (Secs. 6690-6694).
- 16 Revenues Fees, tolls, rates, rentals, or other charges for services and facilities (Sec. 6520.5). Sales of water, sewage effluent, fertilizer, or other by-product (Sec. 6520.7). Fines or charges for violation of regulations (Secs. 6523.3, 6798).
- 17 Assessments Annual ad valorem on all taxable property in district and improvement districts; may use district assessor or utilize county tax rolls; maximum limit, exclusive of bond assessments, shall not exceed 60¢ on each \$100 assessed valuation (or \$1 if county tax roll utilized) in district or \$1 each \$100 assessed valuation in an improvement district (Secs. 6550.2, 6550.12, 6550.13, 6550.14, 6695-6789). The Improvement Act of 1911, the Street Opening Act of 1903, the Improvement Bond Act of 1915, the Street Improvement Act of 1913, and the Municipal Improvement Act of 1913 are applicable (Secs. 6540-6544).
- 18 Tax. of Dist Prop No provision.
- 19 State Treasurer Possibly, if primary function of district is drainage or water development or distribution, financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003).
- 20 Dept. of Wat. Res. No provision.

- 21 Inclusion
Exclusion See District Reorganization Act of 1965. Inclusion:
territory in same county or watershed, contiguous,
touching, separated by a barrier, or noncontiguous
if it will be benefited (Sec. 6830).
- 22 Disso-
lution See District Reorganization Act of 1965.
- 23 No. 113

SEWER MAINTENANCE DISTRICTS

- 1 Citation Health and Safety Code, Div. 5, Pt. 3, Ch. 4, Sections 4860-4927. "Sewer Maintenance District Act". (Derived from 1927:642:1092).
- 2 Purposes Sewer maintenance and repair including extension and enlargement (Secs. 4865, 4866, 4870, 4885).
- 3 Territory Any incorporated or unincorporated portion of a county, in which sanitary sewers have been installed, for the maintenance and repair of which provision is not otherwise made; no portion of a city may be included without consent of its governing body (Sec. 4870).
- 4 Overlap Shall not interfere with any sanitary district or county sanitation district (Sec. 4864). A district may become a part of a county sanitation district and continue to function (Secs. 4879, 4880).
- 5 Pet'rs. No provision.
- 6 Pet. to No provision.
- 7 Procedure Resolution of board of supervisors, notice, hearing, and final resolution by the board (Secs. 4870-4878).
- 8 Voting No provision.
- 9 Records Resolution changing name: county assessor and State Board of Equalization (Sec. 4887.5). Resolution of formation, annexation, exclusion, or dissolution: county assessor (Sec. 4890).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. County board of supervisors (Secs. 4862, 4885). A city may be made the governing body by 4/5 vote of board if district is contiguous to the city and has a maintenance contract with the city (Sec. 4889).
- 12 Eminent Real and personal property necessary or
Domain convenient (Sec. 4886).
- 13 State and May contract with U. S. for joint acquisition or construction or use of sewers or
Fed. Coop. other works for handling, treatment or disposal of sewage or industrial waste (Sec. 4888).

14	<u>Debt Seg.</u>	Zones for assessment purposes (Sec. 4894.1).
15	<u>Bonds</u>	May borrow funds from the county in emergency situations, not to exceed 100% of tax levy for the year, repayable in not to exceed 10 years (Sec. 4894).
16	<u>Revenues</u>	No provision.
17	<u>Assess- ments</u>	Annual ad valorem on all real property in the district or tax assessment zone (Secs. 4891-4894.1). City may make in-lieu payments as to portion of city within the district (Sec. 4892.1).
18	<u>Tax. of Dist Prop</u>	No provision.
19	<u>State Treasurer</u>	No provision.
20	<u>Dept. of Wat. Res.</u>	No provision.
21	<u>Inclusion Exclusion</u>	Inclusion: Outlying territory, incorporated or unincorporated, contiguous or noncontiguous: resolution, notice, hearing, and order of the board (Secs. 4895-4903). Exclusion: Any portion of district not benefited: Petition by freeholders or resolution of the board, notice, hearing, and resolution by the board (Secs. 4905-4911). Portion included in a city shall be excluded from district upon request of city (Sec. 4926).
22	<u>Disso- lution</u>	Petition by freeholders and residents or resolution of board, notice, hearing and resolution by the board (Secs. 4915-4920). Automatic upon inclusion of all of the district in a city (Sec. 4925), or in a sanitary district (Sec. 4927).
23	<u>No.</u>	34

STORM DRAIN MAINTENANCE DISTRICTS

- 1 Citation 1937:265:566; D. A. 2208; West 42 "Storm Drain Maintenance District Act".
- 2 Purposes Maintenance of storm drain improvements and of other water courses or drainage channels, by cleaning, repairing, renewal, replacement, widening, straightening, installation of appurtenance structures, etc.; construct and maintain additional storm drain channels or structures whenever necessary to provide drainage of surface waters (Sec. 1); work may be done either within or without the boundaries of the district (Sec. 5).
- 3 Territory Territory in which provision for maintenance of storm drain improvements or of other water courses or drainage channels therein is not otherwise made by law, comprising either unincorporated or both incorporated and unincorporated territory (Sec. 1).
- 4 Overlap May not be formed if other districts may perform the function (Sec. 1).
- 5 Pet'rs. No provision.
- 6 Pet. to No provision.
- 7 Procedure May be formed by county or city upon resolution of County Bd. of Supervisors or legislative body of city declaring intention to form district, hearing, order of the board or legislative body; consent by 2/3 vote of members of each legislative body affected required for inclusion by a county of incorporated land; consent by 4/5 vote of board of supervisors required for inclusion by a city of unincorporated land (Secs. 1-3).
- 8 Voting No provision.
- 9 Records Formation, dissolution, exclusion or inclusion orders: county or city assessor (Secs. 4, 1.1).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. County Board of Supervisors (Sec. 5), or legislative body of city (Sec. 1.1).
- 12 Eminent Domain Any real or personal property, necessary or convenient (Sec. 5).
- 13 State and Fed. Coop. No provision.

- 14 Debt Seg. No provision. See "Assessments" for applicability of special acts.
- 15 Bonds No provision. See "Assessments" for applicability of special acts.
- 16 Revenues No provision.
- 17 Assess-
ments Annual ad valorem assessments upon the taxable property in the district, levied and collected at same time and in same manner as general county or city taxes (Secs. 7, 1.1). The Improvement Act of 1911, the Municipal Improvement Act of 1913, and the Improvement Bond Act of 1915 are applicable (Sec. 15.5).
- 18 Tax. of
Dist Prop No provision.
- 19 State
Treasurer No provision.
- 20 Dept. of
Wat. Res. No provision.
- 21 Inclusion
Exclusion Inclusion: (outlying territory, whether or not contiguous so long as within the same county) petition, hearing, order of governing body (Secs. 10, 1.1). Exclusion: (lands not benefited, if remaining land will benefit by continuing) petition, hearing, order of governing body (Secs. 9, 1.1). Consolidation provided (Secs. 18-22). See also District Reorganization Act of 1965.
- 22 Disso-
lution Voluntary: petition, hearing, order of governing body; or upon inclusion of all the territory within 1 or more incorporated cities (Secs. 8, 1.1). See also District Reorganization Act of 1965.
- 23 No. 26

STORM WATER DISTRICTS

- 1 Citation 1909:222:339; D. A. 6176; West 13. "Storm Water District Act of 1909".
- 2 Purposes To prevent or control soil erosion and protect lands from damage from storm waters and from the waters of any innavigable stream, canyon or wash; or for sole purpose of repaying, in whole or in part, cost of works constructed by U. S. or for operation, maintenance and control of such works (Secs. 1, 8); works may be within or without district (Sec. 24).
- 3 Territory Any body of land subject to damage from storm or other water or from the waters of any innavigable stream, watercouse, canyon or wash, lying wholly within or without incorporated territory or including both incorporated and unincorporated territory (Sec. 1).
- 4 Overlap No provision.
- 5 Pet'rs. 25% of owners of land (Sec. 1).
- 6 Pet. to Board of Supervisors of county where greater area of lands lie (Sec. 1).
- 7 Procedure Petition, hearing, order of Board of Supervisors (Secs. 1-4).
- 8 Voting Registered voters (Sec. 6).
- 9 Records Formation order: Secretary of State (Sec. 4).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. 3 trustees (freeholders and residents) (Sec. 5); County Board of Supervisors as to claims (Sec. 19.1).
- 12 Eminent Domain Any rights of way or other real or personal property necessary to carry out purposes (Sec. 8).
- 13 State and Fed. Coop. May enter into contracts or other arrangements with U. S. for cooperation or assistance in constructing, maintaining, operating or using district works or for making surveys, investigations or reports (Sec. 8a).
- 14 Debt Seg. See "Assessments".
- 15 Bonds General obligation, by 2/3 vote (Secs. 26a-26d). Bonds have same force and value as municipal bonds (Sec. 26c).
- 16 Revenues No provision.

- 17 Assess-
ments Assessment of "lands" (real property, includes improvements) in proportion to benefits for constructing works and improvements (may be spread over to 10 years; County may pay up to 1/2) (Secs. 11, 16, 9-19, 26; Southern Pacific Co. v. Riverside County, 35 C.A. 2d 380); annual ad valorem on real property (see case cited) for maintenance, repairs and ordinary expenses (Sec. 25); annual ad valorem on real property to meet bonded indebtedness, if any (Secs. 26d, 26e).
- 18 Tax. of
Dist Prop No provision.
- 19 State
Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003).
- 20 Dept. of
Wat. Res. No provision.
- 21 Inclusion
Exclusion See District Reorganization Act of 1965.
- 22 Disso-
lution See District Reorganization Act of 1965.
- 23 No. 6

TAHOE-TRUCKEE SANITATION AGENCY

- 1 Citation 1971:1560:3084; D.A. 7141; West 114. "Tahoe-Truckee Sanitation Agency Act".
- 2 Purposes Collection, treatment and disposal of sewage, industrial waste or storm water (Sec. 26).
- 3 Territory Any 3 or more "public entities" including at least the North Tahoe and Tahoe City Public Utility Districts and at least one of the following: Alpine Springs County Water District, Squaw Valley County Water District, or Truckee Sanitary District (Secs. 5, 6, 25, 45).
- 4 Overlap The inclusion in, or annexation or addition to, the agency of the territory of any public entity shall not destroy the identity or legal existence and powers of such public entity (Sec. 20).
- 5 Pet'rs. Public entities which propose to form and make up the territory of the agency (Secs. 30, 39).
- 6 Pet. to Board of Supervisors of Placer County (Sec. 39).
- 7 Procedure Resolution of intention by governing bodies of the public entities, notice and hearing (election and majority vote required in the public entity if sufficient protests filed), filing of final resolutions with board of supervisors of Placer County, determination by the board that the agency is formed and issuance of certificate by Secretary of State (Secs. 30-49).
- 8 Voting Registered voters (Secs. 37, 290, 322, 500).
- 9 Records Certificates of formation and of annexation: county recorders and county tax assessors of each affected county, Secretary of State and State Board of Equalization (Secs. 46, 48, 50, 377, 383, 395, 410).
Improvement District resolution: County clerk and county assessor of each affected county and State Board of Equalization (Secs. 222, 446, 468).
- 10 Gov. Code Compliance specifically required (Secs. 50, 222, 396, Sec 54900 446, 468).
- 11 Gov. Bd. 5 directors consisting one representative each designated by Tahoe City and North Tahoe Public Utility Districts, and one each designated by Alpine Springs County Water District, Squaw Valley County Water District, and Truckee Sanitary District or by the board of supervisors of Placer or Nevada Counties if a district fails to appoint a representative or if any

of the last-named 3 districts does not become a member (Sec. 60). One vote each for 1st, 2nd, and 5th districts named above, $\frac{1}{2}$ vote each for 3rd, and 4th named districts (Sec. 63).

- 12 Eminent Domain Any property necessary to carry out powers, either within the agency or, with consent of board of supervisors of county where property situated, without the agency; must pay for relocation of utilities, etc. (Sec. 141).
- 13 State and Fed. Coop. May join with State and U. S. for purpose of carrying out powers and may contract to finance acquisitions, construction, and operations (Secs. 156, 157).
- 14 Debt Seg. Improvement districts for bonding and assessment purposes (Secs. 200-296). Revenue bonds (see "Bonds").
- 15 Bonds General obligation by majority vote in agency or improvement district (Secs. 190-323); bonds for uninhabited improvement district may be issued without election, but such district may not be formed if protests filed by owners of one-half the assessed value of real property (Secs. 266, 268). Revenue bonds by majority vote pursuant to Revenue Bond Law of 1941 (Sec. 335). Promissory notes not to exceed 5 years and lesser of \$1,000,000 or 1% assessed valuation of the agency (Sec. 180). Five-year notes or ten-year refunding notes based on 40% of anticipated grants or loans from State or U. S. (Sec. 180.1).
- 16 Revenues Rates and charges for services and facilities (Sec. 130). Sales, leases of property (Sec. 140).
- 17 Assessments Annual ad valorem upon all real property in the agency to pay administrative and general overhead expenses (except maintenance and operation of facilities), not to exceed 15¢ on each \$100 of assessed valuation, and to pay principal and interest on promissory notes; annual ad valorem in agency or improvement district to pay principal and interest on bonds (Secs. 191, 202, 223, 253, 268, 350, 351, 353).
- 18 Tax. of Dist Prop No provision.
- 19 State Treasurer Financial supervision and bond certification approval under Districts Sec. Law if requested (Water Code, Sec. 20003; Gov. Code, Sec. 54433).
- 20 Dept. of Wat. Res. No provision.

- 21 Inclusion
 Exclusion Inclusion: Territory annexed to a member entity may be included and may be subject to conditions (Secs. 375-398); a public entity not a member also may be annexed (Sec. 410). Exclusion: Automatic exclusion of member agency which fails to approve or disapproves a project (Sec. 190).
- 22 Disso-
 lution By majority vote of qualified electors of the agency at an election called by the board (Sec. 500).
- 23 No. 1

WATER DISTRICTS

- 1 Citation Water Code, Div. 13, comprising Secs. 34000-38501 (derived from 1913:387:615, D. A. 9125). "California Water District Law".
- 2 Purposes Produce, store and distribute water for irrigation, domestic, industrial and municipal purposes, drain and reclaim lands incidental thereto or connected therewith (Sec. 35401); such uses of water declared a public use (Sec. 35626); upon approval at election or after notice and hearing, collect, treat, and dispose of sewage, waste, and storm water (Secs. 35500-35508).
- 3 Territory Land capable of using water beneficially for irrigation, domestic, industrial or municipal purposes and which can be serviced from a common source and by same system of works; must be contiguous unless not more than two miles apart or separated by state hospital land (Sec. 34153).
- 4 Overlap Under contract with U. S., State agency or district, lands may become part of any irrigation, drainage or reclamation project operated by or under authority of the U. S. or the State (Sec. 35852); may include lands in other districts, including water districts, having different purposes (Sec. 34157).
- 5 Pet'rs. Holders of title to a majority in area of the land or, if there are noncontiguous areas, holders of title of a majority of the assessed value of land within each of the noncontiguous areas (Sec. 34153); cost bond required (Sec. 34167).
- 6 Pet. to Board of Supervisors of county where greater part of lands situated (Sec. 34154).
- 7 Procedure Petition, hearing, election (majority vote); board may terminate proceedings for good cause (Secs. 34150-34502).
- 8 Voting Holders of title or evidence of title; one vote per dollar of assessed value of land; proxy vote allowed (Secs. 35003-35004, 34026-34027).

- 9 Records Formation order and bylaws: County Recorder of each county where lands located (Secs. 34501, 35306). Formation order or certificate: Secretary of State (Secs. 34503, 34808).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. Directors* (holders of title to land in the district) (Sec. 34700); elected by division if divisions established (Sec. 35028); may be increased to 7, 9, or 11 in districts over 4 years old (Sec. 34708).
- 12 Eminent All property or rights in property, within or
Domain without the district in this State, necessary or proper for district works and to supply lands in dist. with water for all district purposes (Secs. 35600, 35625-35627); may not condemn outside principal county without consent of board of supervisors of affected county (Sec. 35628).
- 13 State and May contract with the State or the U. S. for
Fed.Coop. storage and distribution of water for irrigation, or for control and distribution of drainage water, or for construction and operation of works or property of the district, or which may be used or useful for irrigation, drainage or power; may provide that land shall be included in any irrigation, drainage or reclamation project operated under authority of U. S. or State and receive water, electric power, drainage service, revenues, etc.; may transfer works and property to such districts in exchange for water (Secs. 35850-35855); may cooperate and contract with U. S. under Federal reclamation laws with same powers as irrigation districts (Secs. 35875-35886, 36460).
- 14 Debt Seg. Revenue bonds (Secs. 34035, 35154, 36300-36368), improvement districts for bonding and assessment purposes (Secs. 35410.2, 36410-36427; 36450-36453); distribution districts (Secs. 36460-36543). See also "Assessments".
- 15 Bonds General obligation bonds, by 2/3 vote (Secs. 35150, 35155, 35950-36215, 36422); under alternative procedure, general obligation bonds may be issued without an election upon notice and hearing, if majority written protest not made (Secs. 36250-36261). Revenue bonds, by majority vote (Secs.

35154-35155, 35950-36050, 36300-36368); 5-year interest-bearing warrants, by 4/5 vote of board or by majority vote at a district election for warrants payable in over 5 years (Secs. 36400-36408); warrants payable in future years at not to exceed 1/4 of 1% of assessed land valuation, in absence of consent of State Treasurer (Sec. 36408.4); warrants for expenses prior to first assessment (Sec. 36408.6); improvement district warrants (Sec. 36435).

- 16 Revenues Water and sewer rates and charges (Secs. 35470-35478, 36425, 35501, 36522, 36524); sales or leases of surplus water (Sec. 35425); sales, leases of property (Secs. 35604, 36521, 37158).
- 17 Assessments If revenue inadequate, annual ad valorem on lands, exclusive of oil and mineral rights and improvements, sufficient to meet district obligations (Secs. 34014, 36423, 36435, 36436, 36550-36728, 37207); standby charges may be added (Sec. 35480); not over 50¢ per acre may be assessed for preliminary expenses (Sec. 36557). Unpaid charges added to assessments (Secs. 36726, 37210, 37212). Assessments according to benefits in distribution districts (Secs. 36492-36499); until a district which has not delivered water puts into operation facilities for water delivery, it may levy acreage assessments at not to exceed \$3 per year (Secs. 36576, 37211); acreage assessments to pay metropolitan water district taxes (Secs. 35410.1, 35410.2). Special provisions, including authority to levy charges for production of ground water, applicable to Kern Delta Water District (Secs. 35525-35538). Improvement Act of 1911, Municipal Improvement Act of 1913, Street Opening Act of 1903, and Improvement Bond Act of 1915 made applicable (Secs. 36455-36459).
- 18 Tax. of Dist Prop Dist. -owned lands outside dist. boundaries may be included by resolution of the board (Sec. 37580).
- 19 State Treasurer Authorize issuance of general obligation bonds and warrants (Secs. 36151, 36408); approve contracts with and transfers to U. S. and State governments and agencies (Secs. 35854, 35885); investigate and approve general obligation bonds and warrants under Dist. Sec. Law (Secs. 35950.1, 36152, 36173, 36408); also revenue bonds, if requested (Water Code, Sec. 20003); approve leases or sales of surplus water for more than one year (Sec. 35426);

approve supplemental plan of works where bonds previously approved (Sec. 35950.4); approve use of warrants for redeeming or purchasing district warrants (Sec. 36402.3); approve bonds issued under Improvement Bond Act of 1915 (Sec. 36459).

20 Dept. of
Wat. Res.

No provision.

21 Inclusion
Exclusion

See District Reorganization Act of 1965. Inclusion: lands, whether or not contiguous (Secs. 37485, 37580). Exclusion: one or more tracts of land (Sec. 37300). Special provisions for merger of West Plains Water Storage District into the Westlands Water District (Secs. 37800-37856).

22 Disso-
lution

See District Reorganization Act of 1965.

23 No.

160

*Former Section 34703 indicated that there must be 5 directors, but this section was repealed in 1965. Section 34804 indicates at least 4 directors and Sec. 34708 indicates less than 7 directors at time of formation. Presumably 5 would be a correct number, but this is not specified.

WATER CONSERVATION DISTRICTS

- 1 Citation 1927:91:160; D. A. 9127a; West 34. "Water Conservation Act of 1927".
- 2 Purposes To appropriate, acquire, protect and conserve water and water rights for any useful purpose; to protect land or property from floods; to store and distribute surface waters to dist. lands; to replenish underground water; may not acquire water from an underground source unless doing so on Oct. 1, 1953 (Sec. 2).
- 3 Territory Lands in watershed of any stream of water or unnavigable river, or adjacent thereto or deriving a water supply therefrom; may be entirely within unincorporated territory or partly within incorporated territory; may be within 1 or more counties; need not be contiguous (Secs. 1, 3).
- 4 Overlap No provision.
- 5 Pet'rs. 50 owners or owners of more than one-half of the lands (Sec. 1); cost bond required (Sec. 3).
- 6 Pet. to Board of Supervisors where greater portion of lands situated (Sec. 3).
- 7 Procedure Petition, hearing, election (majority vote) (Secs. 1-8). No district may be formed under the act after September 17, 1965 (Sec. 1.5).
- 8 Voting Owners of land; one vote per acre (one vote if less than one acre); proxy vote allowed (Sec. 6).
- 9 Records Formation order: Secretary of State, County Recorder, and Board of Supervisors of each county where lands situated (Secs. 8, 8.5, 20.5); exclusion or inclusion orders: Secretary of State, County Recorder of each county, and dist. board (Secs. 40, 40.1); dissolution order: Secretary of State (Sec. 41.5).
- 10 Gov. Code
Sec 54900 No provision.
- 11 Gov. Bd. 3, 5, or 7 directors, elected at large or by divisions (qualified electors of the dist. or division and residents of the county) (Secs. 5, 18).

- 12 Eminent Domain Any property necessary for spreading basins, sinking wells or sinking basins, or otherwise necessary (Secs. 2.G, 26).
- 13 State and Fed. Coop. May contract with U. S. under Federal Reclamation laws or otherwise, to extent not inconsistent with State law, or with the State, for joint acquisition, disposition or operation of property, or to cooperate to obtain and dispose of rights, permits or licenses to appropriate water, or to obtain a surface supply for irrigation, storage or underground replenishment, or to provide works necessary to store or distribute surface waters, to protect lands and property from flood damage or to replenish underground water (Secs. 2.E, 35.5); contracts requiring special assessments on lands must be approved at election by majority vote (Sec. 35.5).
- 14 Debt Seg. Revenue bonds (see "Bonds".)
- 15 Bonds Revenue bonds by majority vote under Revenue Bond Law of 1941 (Sec. 24.5). 7% warrants may be issued for organization expenses, not to exceed 25¢ per acre (Sec. 24).
- 16 Revenues Tolls or charges for water supplied for surface irrigation (Secs. 2.J, 2.M); sales of property and of rights, permits or licenses to appropriate water (Secs. 2.D, 2.E, 27); assets accepted without consideration (Sec. 2.E(4)).
- 17 Assessments Ad valorem on lands and improvements not to exceed 2-1/2 mills (\$0.0025) on each \$1 of assessed value in any one year; special assessments not to exceed, in any case, 3 mills on each \$1 of assessed value may be authorized by majority vote at special election (Secs. 28-32, 35); special assessments on land only, exclusive of improvements, as required by contract authorized at an election by majority vote (Sec. 35.5).
- 18 Tax. of Dist Prop No provision; but see "Inclusion".
- 19 State Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Gov. Code, Sec. 54433).
- 20 Dept. of Wat. Res. No provision.

- 21 Inclusion
Exclusion Both permitted, upon petition to, and hearing and order of, Board of Supervisors if for best interests of the district; inclusion may be conditional upon payment of such sums as the Board of Supervisors deems equitable in consideration of benefits to petitioners (Secs. 36-40). Consolidation provided (Sec. 40.5). See also District Reorganization Act of 1965, Sec. 56039(m).
- 22 Disso-
lution Voluntary: petition to County Board of Supervisors, hearing, election (if petition not denied by supervisors), favorable votes representing 60% of number of acres in district, order of Board of Supervisors (Sec. 41). See also District Reorganization Act of 1965, Sec. 56039(m).
- 23 No. 4

WATER CONSERVATION DISTRICTS

- 1 Citation Water Code, Division 21, comprising Secs. 74000-76501. "Water Conservation District Law of 1931." (Derived from 1931:1020:2045, D. A. 9127c; West 39, "Water Conservation Act of 1931", which was declared to be a continuation and re-enactment of the "Water Conservation Act of 1929", 1929:166:307, D. A. 9127b. The act also covers districts organized under the Conservation Act of California, 1919:332:559 (Water Code Sec. 74012)).
- 2 Purposes Conserve and store water by dams, reservoirs, ditches, spreading basins, sinking wells, sinking basins, etc.; appropriate, acquire and conserve water and water rights for any useful purpose; obtain water from wells; sell, deliver, distribute or otherwise dispose of water; make surveys; provide recreational facilities; provide flood protection (Secs. 74520-74541). May reclaim sewage and storm waters (Sec. 74593).
- 3 Territory The whole or a part or parts of one or more watersheds of any stream or streams of water or unnavigable river or rivers, or territory adjacent thereto or deriving a water supply therefrom; may be entirely within unincorporated territory or partly within incorporated territory; may be within one or more counties; need not be contiguous (Secs. 74031-74033).
- 4 Overlap No provision.
- 5 Pet'rs. 500 or 20% of qualified electors (Sec. 74050).
- 6 Pet. to Board of Supervisors of county where greater portion of lands situated (Sec. 74050).
- 7 Procedure Petition, hearing, election (majority vote) (Secs. 74030-74136).
- 8 Voting Registered voters (Secs. 74019, 74051, 74103, 74832, 75062).
- 9 Records Formation, inclusion, or exclusion order or certificate: Secretary of State and county recorder of each county where lands situated (Secs. 74121, 74122, 75802, 75920, 75922, 75937); annexation or dissolution: Secretary of State (Secs. 76010, 76052).
- 10 Gov. Code
Sec 54900 No provision.

- 11 Gov. Bd. 3, 5 or 7 directors, elected by division (qualified electors of the district and division and residents of the county) (Sec. 74200). May provide for elected boards of trustee for special improvement districts (Sec. 75165).
- 12 Eminent Domain Any property, except cemeteries, necessary to accomplish purposes (Secs. 74550-74555).
- 13 State and Fed. Coop. May cooperate and contract with U. S. under Federal reclamation laws (Sec. 74610); may contract with the State and the U. S. for acquisition, construction, and operation of authorized works, for distribution and sale of water, for acquisition or disposal of water and water rights, storage facilities, etc. (Secs. 74591, 74592).
- 14 Debt Seg. Revenue bonds (see "Bonds"). Improvement districts for bonding & assessment purposes (Secs. 75000-75231); zones for ground water charges (Sec. 75540); see also "Assessments".
- 15 Bonds General obligation, by 2/3 vote (Secs. 74790-74834, 75030, 75110); revenue bonds under Revenue Bond Law of 1941 (Secs. 74975-74978); up to 5-year interest-bearing promissory notes, not to exceed the lesser of 2% of the assessed valuation or \$350,000; provided, a district formed less than 18 months may borrow up to \$25,000 (Sec. 74950); may issue certificates of indebtedness against net revenue from reclaimed water (Sec. 74593); 7% warrants for formation expenses not to exceed 25¢ per acre (Sec. 74771); interest-bearing warrants for amount of certain improvement district assessments, payable only from said assessments (Sec. 75213); interest-bearing warrants based upon project assessments (Sec. 75461). See "Assessments" for applicability of special acts.
- 16 Revenues Sales of water, water rights, etc., (Secs. 74526, 74527, 74592, 74593); sales and leases of property (Sec. 74550) charges for use of recreational facilities (Sec. 74541)
- 17 Assessments Annual ad valorem on lands, not to exceed 2- $\frac{1}{2}$ mills* (additional mill up to five years to complete works if bond proceeds insufficient) on each \$1 of assessed value of land unless bonds or special assessments or certain contracts have been voted; special ad valorem assessments by majority vote (Secs. 74630, 75350-75396); alternatively, ad valorem assessments on "real property" instead of on "lands", not to exceed 2- $\frac{1}{2}$ mills on each \$1 of assessed value of real property, exclusive of special assessments or bond assessments (Secs. 74951, 75090, 74056, 74792, 75110, 75151, 75168.6, 75373,

75396); assessments according to benefits in certain improvement districts (Secs. 75170-75231); assessment of lands or real property according to benefits for project costs upon notice, hearing and majority vote at an election, payable in not to exceed 40 annual installments; may not proceed if 40% of title holders object (Secs. 75410-75463). The Improvement Act of 1911, Municipal Improvement Act of 1913, Improvement Bond Act of 1915, Street Opening Act of 1903, and Street Improvement Act of 1913 are applicable (Secs. 74900-74904). Annual water replenishment charges or assessments on production of ground water if replenishment needed, in zones established for such purpose; rates for agricultural water may be less than for other uses; rates may vary between zones (Secs. 75500-75642).

- 18 Tax. of Dist Prop Dist.-owned lands outside dist. boundaries may be included by resolution of board of directors (Sec. 75851).
- 19 State Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Sec. 74880).
- 20 Dept. of Wat. Res. No provision.
- 21 Inclusion Exclusion Inclusion: any tract of land, which need not be contiguous to district, if for best interest of district: petition, notice, hearing, order of dist. board or election (if sufficient protest made or if directors deem inclusion not in best interest; majority vote); may be conditional on paying assessments which would have been paid if lands originally included (Secs. 75850-75922); under alternate procedure: petition, hearing, election, majority vote; may be conditioned on levy of special additional taxes on real property (Secs. 75925-75939). Annexation of one district by another provided for (Secs. 75940-76010); also consolidation (Sec. 76020). Exclusion (nonbenefited lands contiguous to dist. boundaries if for best interest of dist.): petition, hearing, order of board of directors (Secs. 75750-75835). See also District Reorganization Act of 1965, Sec. 56039(m).
- 22 Disso-lution Voluntary: petition, hearing, election, 60% vote (Secs. 76030-76061). See also District Reorganization Act of 1965, Sec. 56039(m).
- 23 No. 9

* Same limit in water conservation districts in Santa Clara County (Stats. 1953, Chap. 381).

WATER REPLENISHMENT DISTRICTS

- 1 Citation Water Code, Div. 18, comprising Secs. 60000-60449 (derived from 1955:1514:2755). "Water Replenishment District Act."
- 2 Purposes Replenish ground water supplies of the district (Secs. 60220, 60221, 60230).
- 3 Territory Unincorporated or both unincorporated and incorporated territory, in one or more counties (except area in Orange County Water District); may not include area in any agency empowered to levy assessments on production of ground water for replenishing ground water supplies (Secs. 60044, 60045, 60047).
- 4 Overlap Identity or existence of any existing agency not destroyed by inclusion in district (Sec. 60041). See also "Territory."
- 5 Pet'rs. 10% of registered voters residing in each area of each county or portion proposed to be included in the district (Sec. 60080).
- 6 Pet. to Board of Supervisors of county in which the land, or the greater portion, of proposed district is situated (Secs. 60095, 60080, 60024).
- 7 Procedure Petition; hearing and determination by Dept. of Water Resources as to lands to be included or excluded and whether persons or property therein will be benefited; if such determination favorable, election, majority vote (Secs. 60080-60125, 60027).
- 8 Voting Resident registered voters (Secs. 60010, 60211).
- 9 Records Formation, inclusion, exclusion, dissolution records; Secretary of State and (except dissolution orders) County Recorder (Secs. 60122, 60122.5, 60156, 60386, 60415, 60440).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. 5 directors, elected by division, residents of division for which elected (Secs. 60110, 60131).
- 12 Eminent Domain Any property necessary to supply replenishment water, except (a) vested water rights (b) other property devoted to public use unless the taking is for a more necessary public use; must pay for removal or relocation of utilities; may not condemn outside principal county without consent of Board of Supervisors of affected county (Sec. 60230 (8)).

- 13 State and Fed. Coop. May act jointly or cooperate with the State and the U. S. to perform purposes of district (Sec. 60230 (9)).
- 14 Debt Seg. Assessments on production of ground water. See "Assessments"
- 15 Bonds General obligation, by more than 2/3 vote (Secs. 60270, 60281, 60253). Bonds have same force and value as city bonds (Sec. 60282). Interest-bearing warrants for formation expenses (Sec. 60230 (13)).
- 16 Revenues Rates or charges for sale or exchange of water for replenishment purposes (Secs. 60245, 60246, 60230 (15)); sales, leases of property (Sec. 60230 (4)).
- 17 Assessments Annual ad valorem on real property, including improvements, but excluding mineral rights if separately assessed, not to exceed 20¢ for each \$100 assessed valuation, as limited in formation petition or as later modified at an election (Secs. 60081, 60250-60257, 60305). Annual water replenishment assessment on production of ground water if replenishment needed (Secs. 60300-60352, 60317, 60337); production which does not exceed adjudicated share of safe yield as determined in comprehensive adjudication is excepted, commencing with third year following adjudication (Sec. 60350). Funds for replenishment may be obtained by a water charge, a general assessment, a replenishment assessment, or any combination thereof. (Sec. 60305).
- 18 Tax. of Dist. Prop. No provision.
- 19 State Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003).
- 20 Dept. of Wat. Res. Supply information to persons contemplating formation of a dist., and make preliminary investigations and field surveys; determine boundaries of proposed districts and whether lands or persons therein will be benefited (Secs. 60060, 60061, 60096-60101).
- 21 Inclusion Exclusion Inclusion (any territory in one or more counties): petition, finding of benefit and fixing of conditions by the board, election, majority vote (Secs. 60370-60388). Exclusion: petition or resolution of board, finding by board that persons or property will not be benefited, election, majority vote (Secs. 60400-60417). Consolidation provided (Sec. 60420). See also District Reorganization Act of 1965, Sec. 56039 (m).
- 22 Disso-lution If no bonds outstanding, petition to board of supervisors, election, majority vote (Secs. 60430-60449). See also District Reorganization Act of 1965, Sec. 56039 (m).
- 23 No. 1 (Central and West Basin Water Replenishment District).

WATER STORAGE DISTRICTS

- 1 Citation Water Code, Div. 14 comprising Secs. 39000-48401 (derived from 1921:914:1727, D. A. 9126). "California Water Storage District Law".
- 2 Purposes Diversion, storage, conservation, and distribution of water; drainage and reclamation in connection therewith; generation and distribution of power incidental thereto (Secs. 42200, 43000, 43025); such uses are a public use (Sec. 39061).
- 3 Territory Lands already irrigated or susceptible of irrigation from a common source and by same system; need not be contiguous (Secs. 39400-39402).
- 4 Overlap May include land in other agencies including other water storage districts having different plans, purposes, and objects (Sec. 39401).
- 5 Pet'rs. Majority of holders of title or evidence of title representing majority in value of lands, or 500 holders of 10% in value (Sec. 39400); cost bond required (Sec. 39428).
- 6 Pet. to Department of Water Resources (Sec. 39430).
- 7 Procedure Petition to, and investigation, hearing and order by Dept. of Water Resources, election (majority vote) (Secs. 39400-40103).
- 8 Voting 1 vote for each \$100, or fraction, assessed value of land exclusive of improvements, minerals, and mineral rights; proxy vote allowed (Secs. 41000-41002).
- 9 Records Order following hearing on petition; formation, project abandonment, exclusion, and inclusion orders: county recorder of each county where lands located (Secs. 39779, 40101, 42359, 48081, 48229, 48258); formation, inclusion, and exclusion records: Secretary of State (Secs. 40104, 40659, 48300).
- 10 Gov. Code Not applicable - assessments not on ad valorem basis.
Sec 54900
- 11 Gov. Bd. 5, 7, 9, or 11 Directors, depending on number of divisions (Secs. 39777, 39928).
- 12 Eminent All property necessary for projects of district; private property devoted to use of other districts, cities, or counties may not be taken (Sec. 43530); may not condemn in another county without approval of board of supervisors of affected county (Sec. 43532.5).
Domain

- 13 State and Fed. Coop. May cooperate and contract with the State and the U. S. under any laws of the State or the Fed. reclamation laws (Secs. 44000-44105); may enter into any agreement appertaining to or beneficial to dist. project (Sec. 43151).
- 14 Debt Seg. Improvement districts for bonding and assessment purposes (Secs. 42290-42297). See also "Assessments" and "Bonds".
- 15 Bonds General obligation, by majority of votes cast by assessed voters (Secs. 45100, 45270, 45400); but see Secs. 42330, 41000 re vote required on adoption of projects and at general elections. General obligation bonds without election upon 2/3 vote of district board and approval by the State Treasurer, if project or contract approved at election and assessments outstanding (Sec. 45102). Unpaid warrants draw interest (Sec. 44626). May issue interest-bearing warrants payable at a future time, the total amount payable in any year not to exceed 1/4 of 1% of assessed valuation of land unless approved by the State Treasurer, and may not extend over 5 years unless approved by majority vote at an election (Secs. 44900-44911); may issue direct assessment warrants by 2/3 vote of board and approval of the State Treasurer to finance project or contract approved at an election (Sec. 45900). May issue direct assessment warrants payable from proceeds of an interim project assessment, up to 75% of the assessment, payable in not more than 5 years. (Sec. 46381). May issue interest bearing revenue warrants not to exceed \$1,000,000, payable in not to exceed 5 years (Secs. 44950-44962).
- 16 Revenues Tolls and charges for use of water, irrigation, and other services (Secs. 43006, 43007, 44959, 47180); power revenues (Secs. 43025, 43026, 47700, 47701); sales of surplus property, water and power (Secs. 43507, 43533, 43555, 43001, 43026); leases (Sec. 43506).
- 17 Assessments Assessments for organization and other preliminary expenses equally upon each acre up to \$2; additional preliminary assessments up to \$2.50 for new projects (Secs. 46000-46010); for all other purposes, assessments of lands according to benefits; may be payable in installments (Secs. 46150-47810, 44030-44032); interim project assessments on each acre, up to \$5 per acre (Secs. 46375-46381).

- 18 Tax. of
 Dist Prop Dist. works, including reservoirs, dams rights of way, canals, power plants, transmission lines, etc., not taxable for state, county or city purposes (Sec. 43508).
- 19 State
 Treasurer Financial supervision and warrant and bond certification approval under Dists. Sec. Law when requested (Secs. 44911, 44956, 45100; Water Code, Sec. 20003); bonds may not be issued unless certified (Sec. 45100); keep records (Sec. 43159); supervise levy of assessments (Secs. 46000-46381), see that assessments are levied (Sec. 40382), appoint assessment commissioners (Secs. 42355, 46150, 46355, 47551) and issue warrants for their compensation (Secs. 44600, 46154), appoint tax adjustment board (Sec. 46225), supervise authorization and construction of works (Secs. 42200-42752, 44005), approve purchases in excess of \$500,000 (Sec. 43503), examine progress reports and financial statements and make recommendations thereon (Sec. 44430), examine district affairs and make reports (Sec. 44431), prescribe form of district reports and accounts (Sec. 44432), approve issuance of district warrants payable at future times (Secs. 44904, 44956), approve issuance of bonds without an election (Sec. 45102), approve direct assessment warrants (Sec. 45900), approve preliminary assessments in excess of 50¢ (Sec. 46008), approve interim project assessments (Sec. 46377); approve levy of assessments for reserve fund to meet contract payments (Sec. 44032); approve segregation of construction units after project election (Sec. 42225).
- 20 Dept. of
 Wat. Res. Receive petitions for formation, investigate, hold elections and supervise organization of new districts (Secs. 39400-40103); give information and make preliminary investigations (Secs. 39081-39082); keep records (Sec. 43159); execute warrants (Secs. 39603, 44600); fill board vacancies (Sec. 40500); appoint directors where election not required (Sec. 41307); upon request of State Treasurer, investigate and report on feasibility of district projects or their abandonment (Secs. 42300, 42500).
- 21 Inclusion
 Exclusion Inclusion (lands in same watershed, but need not be contiguous, that are feasible to be served by dist. works, and if for best interest of district): by petition, hearing, order of the board, and election if sufficient protests made (Secs. 48200-48260); land may be subject to prior capital assessments (Sec. 47550). Exclusion (lands not benefited or if for best interests of district): by petition, hearing, and order of the board (Secs. 48000-48087). Consolidation provided (Sec. 48350). See also District Reorganization Act of 1965, Sec. 56039(m).

- 22 Disso-
 lution Same as for irrigation districts (Sec. 48400); also dissolved by failure to file report on plans within 10 years (the State Treasurer may extend time 15 years) or by abandonment of plans or failure of voters to approve plans (Secs. 42280, 42360, 42552). See also District Reorganization Act, Sec. 56039(m).
- 23 No. 8

PART II

SPECIAL DISTRICT ACTS

PART II

SPECIAL DISTRICT ACTS

Explanatory Foreword

The items of information included in the comparison of the special district acts follow in general the comparison of the general district acts set forth in Part I. However, as the special districts are created by special acts of the Legislature, and not by the method of petition, hearing and election, it is not necessary to include here the following items: "Petitioners", "Petition to", "Procedure", "Records", and "Number". As the omission of these items affords additional space, a further item, number (24), entitled "Projects" has been included in this part. Included under this item are references to provisions relating to the manner and method of initiating projects under the act. For an explanation of the other items of information, reference is made to the explanatory foreword to Part I of this review.

ALAMEDA COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT

- 1 Citation 1949:1275:2240; D. A. 205; West 55. "Alameda County Flood Control and Water Conservation District Act".
- 2 Purposes To provide for control of flood and storm waters of the district and of streams which flow into the district; to conserve such waters for beneficial and useful purposes by spreading, storing, retaining and causing to percolate into the soil within or without the district such waters, or to save or conserve such waters in any manner and protect from such waters the watercourses, watersheds, harbors, public highways, life and property in the district; to prevent waste of water or diminution of the supply in, or exportation from, the district; to obtain, retain and reclaim drainage, storm, flood and other waters for beneficial use in the district; to engage in incidental recreation activities (Sec. 4; see also Sec. 5). To control, distribute, etc. any water including sewage water, and to acquire and operate facilities for collection and disposal of sewage, waste, and storm water (Sec. 5.1).
- 3 Territory Alameda County (Sec. 2); cities must concur in establishment of zones which include land within such cities (Sec. 3).
- 4 Overlap Zones may be established without reference to other zones (Secs. 3, 12.2); other political subdivisions not precluded from exercising their powers (Sec. 5(6)); does not interfere with power of any existing city, county, or municipal utility district to provide a water supply (Sec. 5(13)).
- 8 Voting Registered voters (bond elections) (Sec. 13).
- 10 Gov. Code Compliance required upon creation of any zone (Sec. 19).
Sec 54900
- 11 Gov. Bd. Board of Supervisors of Alameda County (Sec. 6); may appoint a commission to assist and advise (Sec. 6.1).
- 12 Eminent Domain Any property necessary, with certain restrictions; may not condemn city, county or municipal utility district property appropriated to public use; may not condemn water rights outside county without consent of Board of Supervisors of affected county (Secs. 5(13), 28.1).
- 13 State and Fed. Coop. May cooperate with the State and the U. S. in construction of works for flood control, drainage, water conservation, and other purposes (Sec. 5(7)); may contract with the State and the U. S. for joint acquisition, operation, repair, etc., of any works or property which might be lawfully acquired or owned by the district (Sec. 5(9)); may grant easements to the State (Sec. 30).

- 14 Debt Seg. May establish zones (Secs. 3, 9-11, 37), which are separately liable and separately assessable on bond indebtedness (Sec. 16); ad valorem rate of assessment may vary in different zones, and property in zones may be assessed according to benefits (see "Assessments"); special drainage areas (Sec. 12.2). Revenue bonds (see "Bonds").
- 15 Bonds General obligation, by 2/3 vote in each zone affected (Sec. 13). Time warrants payable not later than 5 years, for district or zone, not to exceed \$2 million or 1% of taxable real property, whichever is lesser (Sec. 5.2). Revenue bonds by majority vote under Revenue Bond Law of 1941 (Sec. 24.1).
- 16 Revenues Fees for use of recreation facilities (Sec. 5(14)); sales, leases of property (Secs. 5(4), 30); investments (Sec. 33); charges for facilities furnished by zones to any area, new building, improvement or structure (Sec. 12.1); fees for drainage facilities (Sec. 12.2).
- 17 Assessments Annual ad valorem upon all taxable property, not exceeding 1 1/2% on each \$100 assessed valuation, for general administrative costs and projects of common benefit to the district; ad valorem upon all property (land, improvements thereon, and personal property) or upon all real property (land and improvements thereon) in any zone for benefits derived by the zone from district works; assessments upon less than all of the area or property within a zone, where some property within a zone is specially benefited; assessments of all property (land, improvements thereon, and personal property) or upon all real property (land and improvements thereon) in any zone according to benefits derived by the specific properties for works, etc., of special benefit to the zone (Secs. 12, 17); bond assessments upon all property in district or upon all real property in zones of issuance (Secs. 16, 17). Improvement Act of 1911, Municipal Improvement Act of 1913, and Improvement Bond Act of 1915 are applicable (Sec. 12.4). Replenishment assessments levied on production of ground water (Sec. 39).
- 18 Tax. of Dist Prop No provision.
- 19 State Treasurer Financial supervision and bond certification approval under Districts Securities Law if requested (Water Code, Sec. 20003; Gov. Code, Sec. 54433); but bonds are declared by law to be legal investments (Sec. 20).
- 20 Dept. of Wat. Res. No provision.

- 21 Inclusion
Exclusion Withdrawal: any chartered or incorporated city may withdraw upon election and majority vote in such city (Sec. 26.1). No provision for inclusion, except for zones (Sec. 37). See District Reorganization Act of 1965.
- 22 Disso-
lution No provision. See District Reorganization Act of 1965.
- 24 Projects Initiated by engineering investigation and report, resolution of intention by Board, notice and hearing; Board may not proceed if written protests filed by majority of title holders to majority in assessed value of land in the zone or zones affected (Secs. 9-11).

Note: Special provisions apply to zones created in Pleasanton and Murray Townships. Creation of any such zone requires approval by majority vote at an election in the proposed zone; it shall be governed by a board of 7 elected directors; approval by such board is required for any works or bonds affecting the zone; bonds may not exceed 5% of assessed valuation of all taxable property in the zone; assessments, except for general administration expenses of the district, improvement district assessments, and assessments for payment of bonds, may not exceed 15¢ on each \$100 of assessed valuation unless approved by 2/3 vote at an election (Sec. 36). Special provisions also apply to zones in Washington Township: each is governed by a commission appointed by the city councils of the incorporated cities in the zone. Approval of the zone commission is required for institution of works or incurrence of bonded indebtedness for the zone. The commission also is empowered to establish rates and terms for which water will be sold (Sec. 38).

ALPINE COUNTY WATER AGENCY

- 1 Citation 1961:1896:3993; D. A. 270; West 102. "Alpine County Water Agency Act."
- 2 Purposes Make water available for any beneficial use of lands or inhabitants (Sec. 10); develop and sell at wholesale hydroelectric energy to aid in financing water projects (Sec. 11); control and conserve flood and storm waters (Sec. 12). May contract for sale of use of falling water (Sec. 21). See Sec. 13 for general powers.
- 3 Territory All of Alpine County (Sec. 1).
- 4 Overlap Does not affect any municipality or any public district or agency now or hereafter established in the agency (sec. 51).
- 8 Voting Registered voters (Sec. 2(h)).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. County board of supervisors (Sec. 30), assisted by advisory council consisting of one member appointed by each municipality, district, and political subdivision in the agency (Sec. 34).
- 12 Eminent Domain All necessary property within or without the agency except publicly owned property held for development or distribution of water for public use; may not condemn outside county without consent of board of supervisors of affected county (Sec. 7); may condemn to exchange for property devoted to public use (Sec. 19).
- 13 State and Fed.Coop. May cooperate and contract with the State and the U. S. in the acquisition of water or property, and the construction and operation of works (Sec. 28); may cooperate and contract with U. S. under Federal reclamation laws (Sec. 27).
- 14 Debt Seg. Improvement districts as in irrigation districts (Sec. 49); revenue bonds (see "Bonds").
- 15 Bonds Revenue bonds, by majority vote, under Revenue Bond Law of 1941, (Sec. 48); may borrow money with repayment to commence at future date from agency revenues (Sec. 23.5).
- 16 Revenues Sales, leases of property (Secs. 8, 43); sale of electric energy at wholesale (Sec. 11); sale of use of falling water (Sec. 21); sale of water within and without the agency (Secs. 24, 25, 29).

17	<u>Assess- ments</u>	Annual ad valorem upon all taxable property, not to exceed 5¢ on each \$100 of assessed valuation (Sec. 45).
18	<u>Tax. of Dist Prop</u>	No provision.
19	<u>State Treasurer</u>	Financial supervision and bond certification approval under Dists. Sec. Law if requested (Gov. Code Secs. 54433, 54434).
20	<u>Dept. of Wat. Res.</u>	No provision.
21	<u>Inclusion Exclusion</u>	Inclusion: land whether or not contiguous, as provided in Irrigation District Law (Sec. 50).
22	<u>Disso- lution</u>	As provided by Ch. 4 (commencing with Sec. 58950) of Div. 1 of Title 6 of the Government Code (Sec. 53).*
24	<u>Projects</u>	No particular procedural requirements for institution of projects except in connection with formation of improvement districts, issuance of revenue bonds, etc.

* Chapter 4 has been repealed. See District Reorganization Act of 1965 for dissolution procedures.

AMADOR COUNTY WATER AGENCY

- 1 Citation 1959:2137:5061; D. A. 276; West 95. "The Amador County Water Agency Act".
- 2 Purposes Make water available for any present or future beneficial use or uses of lands or inhabitants in the agency (Sec. 4); develop and sell at wholesale hydroelectric energy to aid in financing water projects (Sec. 4.1); control and conserve flood and storm waters (Sec. 4.2); store, conserve, reclaim, and import water, etc. (Sec. 4.3); sell right to use of falling water (Sec. 4.11); provide for collection, transmission, treatment, and disposal of sewage, waste, and storm water (Sec. 4.14).
- 3 Territory All of Amador County (Sec. 1).
- 4 Overlap Agency does not supersede any municipality, public district, or public agency now or hereafter established in the agency for flood control, reclamation, conservation, storage, distribution, sale, use, or development of water (Sec. 23).
- 8 Voting Registered voters (Sec. 2(h)).
- 10 Gov. Code Compliance required (Sec. 21).
Sec 54900
- 11 Gov. Bd. County Board of Supervisors or 5 directors elected by supervisorial districts, depending upon outcome of an election (Sec. 7, 7.1).
- 12 Eminent All property or interests therein within or -
Domain with consent of board of supervisors of affected county - without the agency necessary for agency purposes, except publicly owned property held or used for development, storage or distribution of water for public use, unless substitute facilities are provided; may pay cost of replacement of public utilities (Sec. 3.4); may condemn other property for exchange for and relocation of property already devoted to public use (Sec. 4.9).
- 13 State and May cooperate and contract with U. S. under
Fed.Coop. Federal reclamation laws and other federal acts for carrying out purposes of the agency; has same powers as irrigation districts under Irrigation District Federal Cooperation Law

(Sec. 6); may cooperate and contract with U. S. and State of acquisition and sale of water and in the construction and operation of works for controlling, conserving, and transporting flood or storm waters for beneficial uses, including recreational uses and generation of electric energy; may contract for joint acquisition and operation of any authorized works (Sec. 6.2); agency debt limit does not apply to contracts with State and U. S. (Sec. 13).

- 14 Debt Seg. Member units for bonding, contracting, and assessment purposes (Secs. 2(g), 5.1, 5.3, 14.1, 15, 15.9); liability of member units limited by contract with the agency (Secs. 5.3, 14.1). Member unit defined as any municipality, town, or district wholly or partially within the agency which is empowered to appropriate and deliver water and which contracts with the agency for payment of construction costs or for delivery of water (Sec. 2(g)). Revenue bonds (see "Bonds"). See also "Assessments".
- 15 Bonds General obligation for member units, by 2/3 vote (Sec. 15); no member unit liable for share of bonded indebtedness of any other member unit (Sec. 15.9); revenue bonds, including refunding bonds, under Revenue Bond Law of 1941 by majority vote (Sec. 17).
- 16 Revenues Sales, leases of property (Secs. 3.5, 5, 11); rates and charges for services to member units and sales, leases of property, etc. to member units (Secs. 2(g), 5, 5.1); sale of electric power or falling water (Secs. 4.1, 4.11).
- 17 Assess-
ments If revenues inadequate, annual ad valorem on all taxable property to pay costs and expenses of the agency, not to exceed 10¢ on each \$100 assessed valuation (exclusive of member unit and other special assessments) unless approved by majority vote at an election (Sec. 14); annual ad valorem on all taxable property in any member unit necessary to pay any delinquent amount due under contract with the agency (Sec. 14.1); annual ad valorem bond assessment in any member unit for which general obligation bonds have been issued by the agency (Sec. 15.9); Improvement Act of 1911 and Municipal Improvement Act of 1913 are applicable (Sec. 16).

18	<u>Tax. of Dist Prop</u>	No provision.
19	<u>State Treasurer</u>	Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code Sec. 20003; Gov. Code, Sec. 54433); revenue bonds may be certified as legal investments pursuant to Districts Sec. Law (Sec. 18), but general obligation bonds are declared by law to be legal investments (Sec. 15.7).
20	<u>Dept. of Wat. Res.</u>	No provision.
21	<u>Inclusion Exclusion</u>	No provision. See District Reorganization Act of 1965.
22	<u>Disso- lution</u>	May be dissolved in manner provided by Ch. 4 (commencing at Sec. 58950) of Div. 1 of Title 6 of the Gov't. Code (Sec. 26). (Ch. 4 been repealed. See District Reorganization Act of 1965).
24	<u>Projects</u>	No work may be undertaken (except under Improvement Act of 1911 and Municipal Improvement Act of 1913) without engineering study and report, resolution of intention to proceed, and public hearing thereon (Sec. 12.1).

AMERICAN RIVER FLOOD CONTROL DISTRICT

- 1 Citation 1927:808:1596; D. A. 320; West 37. "American
River Flood Control District Act".
- 2 Purposes Control and disposition of the storm waters of the
district (Sec. 2).
- 3 Territory A described area in Sacramento County (Sec. 1).
- 4 Overlap No provision.
- 8 Voting Registered voters (Secs. 4, 10).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. Five trustees (registered voters with at least one
year's residence) (Sec. 3), elected at large (Sec. 4)
or appointed by Governor if election not contested
(Sec. 6.2).
- 12 Eminent
Domain All lands, rights of way, easements, property or
materials useful or necessary for carrying out
purposes (Secs. 2(f), 22, 23).
- 13 State and
Fed. Coop. May contract with U. S. and State for acquisition,
construction, maintenance or operation of works
and improvements (Sec. 2(1)), or for lease or
rental of any property or rights to or from the
State or the U. S. (Sec. 2(m)); may accept con-
tributions from U. S. or State (Sec. 2(n)); may
give assurance to the U. S. and the State that it
will operate, repair and maintain flood control
works constructed by the U. S. and the State
(Sec. 30).
- 14 Debt Seg. District may be divided by trustees, after notice
and hearing, into zones for assessment purposes
(Secs. 2(k), 8-10, 17-18).
- 15 Bonds General obligation, by majority vote (Secs. 2(h),
10, 21); refunding bonds by resolution of trustees
(Sec. 16a); interest bearing warrants payable in
not to exceed 5 years with total payable in any one
year not to exceed one tenth of one percent of
assessed value of lands and improvements, by 4/5
vote of board of trustees (Sec. 31).
- 16 Revenues Sales, leases of property (Secs. 2(d), 2(m)); con-
tributions (Sec. 2(n)); bond investments (Sec. 13).

- 17 Assess-
ments Annual ad valorem on lands and improvements to pay bond and warrant indebtedness; rates may vary in the different zones, if any established (Secs. 14, 17, 31); any city may contract prior to bond election to pay percentage of bonds apportioned to zones within the city, and charges against such zones shall then be cancelled and electors thereof prohibited from voting at the bond election (Sec. 10a); in addition to bond and warrant assessments, annual ad valorem assessments on lands and improvements to pay maintenance and operation costs and for other general purposes, not to exceed 10¢ per \$100 assessed valuation of land and improvements; rates to vary in the different zones in same proportion as bond assessments (Sec. 18); special tax levies on all property in the district to repay the State for organization expenses (Secs. 18a, 18b); annual ad valorem assessment of benefited, designated lands to operate, repair and maintain flood control works constructed by U. S. and the State, not subject to limitation of Section 18 (Sec. 30).
- 18 Tax. of
Dist Prop No provision.
- 19 State
Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003); but bonds are declared by law to be legal investments (Sec. 15).
- 20 Dept. of
Wat. Res. No provision.
- 21 Inclusion
Exclusion Boundaries may be altered and additional land added in accordance with the act of June 11, 1913, providing for alteration of boundaries of municipal corporations (Sec. 19); trustees may exclude lands not benefited (Sec. 9). See District Reorganization Act of 1965.
- 22 Disso-
lution No provision. See District Reorganization Act of 1965.
- 24 Projects Initiated by engineering investigation and report, estimate of amount of money needed, division into zones if necessary, bond election (Secs. 8-10).

ANTELOPE VALLEY-EAST KERN WATER AGENCY

- 1 Citation 1959:2146:5114, 5147 (Secs. 49-96); D. A. 9095, Secs. 49-96; West 98. "Antelope Valley-East Kern Water Agency Law".
- 2 Purposes To acquire and operate a water works plant or system for the benefit of the agency (Sec. 61(5)); to construct and operate recreational facilities appurtenant to any reservoir operated by the agency (Sec. 61(5a)); to sell water to cities, public agencies, and persons within (and if there is a surplus, outside) the agency (Sec. 61(6)); to supply water to publicly owned golf courses or recreational facilities and to public schools (Sec. 61(6a)); to acquire, control and salvage any water including sewage and storm waters (Sec. 61(13)); distribute water in exchange for reduction in ground water extraction and provide for ground water replenishment (Sec. 61(16)).
- 3 Territory Certain described territory in Kern and Los Angeles Counties (Sec. 50).
- 4 Overlap Act does not repeal or modify any other act relating to water or the supply of water to, or the acquisition thereof by, cities (Sec. 89); inclusion or annexation of the area of any public corporation or agency shall not impair such public corporation or agency (Sec. 94).
- 8 Voting Registered voters (Secs. 53, 89).
- 10 Gov. Code No provision.
 Sec 54900
- 11 Gov. Bd. Seven directors, elected by divisions or appointed by board of supervisors if not contested; must be a resident of the division; first board of directors appointed by the Governor (Secs. 51-54, 65).
- 12 Eminent Any property necessary to supply the agency with water, including existing water works or systems and water rights; has same powers as a city; may acquire property outside agency with consent of board of supervisors of county in which located (Sec. 61(7)).
 Domain
- 13 State and May join with the State, the U. S., and others for carrying out any of the powers of the agency; may contract for financing the acquisition, construction and operation of works; may contract with U. S. under Federal reclamation laws, but approval by 2/3 vote at an election required for any such contract which incurs a liability in any year in excess of income and revenue for such year (Sec. 61(14)).
 Fed. Coop.

- 14 Debt Seg. Improvement districts for bonding and assessment purposes, or assessment purposes only (Secs. 69, 71, 72); revenue bonds (Sec. 61(18)). See also "Assessments".
- 15 Bonds General obligation by 2/3 vote; may be limited to improvement districts (Secs. 68, 69, 72); revenue bonds by majority vote pursuant to Revenue Bond Law of 1941 (Sec. 61(18)); three-year negotiable promissory notes up to at least \$75,000 or not in excess of \$500,000 or 2% of assessed valuation, whichever is less (Sec. 61(8a)).
- 16 Revenues Sales, leases of property (Sec. 61(4)); water charges (Secs. 61(5a), (6), (6a); 65(8); 77).
- 17 Assessments If revenues inadequate, annual ad valorem on all taxable property in the district or improvement district; taxes for general administrative purposes may not exceed 10¢ on each \$100 of assessed valuation (Secs. 78, 79, 95); Improvement Act of 1911 made applicable (Sec. 61(19)).
- 18 Tax. of Dist Prop No provision.
- 19 State Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003; Gov. Code, Sec. 54433).
- 20 Dept. of Wat. Res. Director established first boundaries of the seven divisions (Sec. 51).
- 21 Inclusion Exclusion Inclusion: Contiguous or noncontiguous incorporated or unincorporated land within the county: petition to agency board, hearing, election, majority vote; may be subject to conditions, including special assessments and water charges; special procedure not requiring election for inclusion of uninhabited territory (Secs. 82, 83). Exclusion: petition to or resolution by agency board, hearing, election (not required in special procedure for exclusion of uninhabited territory), majority vote in area to be excluded (Secs. 84, 85).
- 22 Disso- lution Petition, election, majority vote; bonds must be fully satisfied before dissolution; territory remains liable for any other indebtedness (Secs. 86, 87).
- 24 Projects No particular procedures apart from issuance of bonds, formation of improvement districts if desired, etc.

AVENAL COMMUNITY SERVICES DISTRICT

- 1 Citation 1955:1702:3126; D. A. 1525.
- 2 Purposes Supply inhabitants with water for domestic, irrigation, sanitation, industrial, fire protection, and recreation uses; collect, treat and dispose of sewage, waste, and storm water; mosquito abatement; such other powers as may be adopted at an election pursuant to the Community Services District Law (Sec. 7).
- 3 Territory Territories within the Avenal Sanitary District and the Avenal Heights Sanitary District in the vicinity of Avenal, Kings County (Secs. 1, 2).
- 4 Overlap The Avenal Sanitary District and the Avenal Heights Sanitary District are dissolved and merged with this district (Secs. 10-12).
- 8 Voting Same as in Community Services District Law (Sec. 3).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. 5 directors, elected at large, except first board shall consist of the members of the governing boards of the Avenal Sanitary District and the Avenal Heights Sanitary District (Sec. 5).
- 12 Eminent Domain Same as in Community Services District Law (Secs. 3, 7).
- 13 State and Fed. Coop. Same as in Community Services District Law (Secs. 3, 7).
- 14 Debt Seg. Same as in Community Services District Law (Secs. 3, 7).
- 15 Bonds Same as in Community Services District Law (Secs. 3, 7).
- 16 Revenues Same as in Community Services District Law (Secs. 3, 7).
- 17 Assessments Same as in Community Services District Law, except that the annual rate of the ad valorem assessment, exclusive of bond tax, shall not exceed \$1.60 (instead of \$1) per \$100 of assessed valuation of all taxable property, unless approved by majority vote at an election (Secs. 3, 9).
- 18 Tax. of Dist Prop No provision.
- 19 State Treasurer Same as in Community Services District Law (Secs. 3, 7).
- 20 Dept. of Wat. Res. Same as in Community Services District Law (Secs. 3, 7).

- 21 Inclusion
Exclusion Same as in Community Services District Law
(Secs. 3, 7). See District Reorganization Act
of 1965.
- 22 Disso-
lution Same as in Community Services District Law
(Secs. 3, 7). See District Reorganization Act
of 1965.
- 24 Projects Instituted as provided in Community Services
District Law (Sec. 3).

BETHEL ISLAND MUNICIPAL IMPROVEMENT DISTRICT

- 1 Citation 1960 (1st Ex. Sess.):22:329. "Bethel Island Municipal Improvement District Act". (Subject to ratification by the electors - Sec. 230.)
- 2 Purposes To acquire, construct and operate facilities for collection, treatment, and disposal of sewage and other wastes or for production, storage, treatment, and distribution of water; parks and playgrounds; airports; drainage and road work; land reclamation by watering or dewatering (Secs. 77, 78).
- 3 Territory Certain described unincorporated territory in Contra Costa County (Sec. 1).
- 4 Overlap Reclamation District No. 1619 of Bethel Island is merged (Secs. 19, 100); see also "Exclusion".
- 8 Voting Registered voters (Sec. 17).
- 10 Gov. Code Not necessary to file notice of creation of the district
Sec 54900 (Sec. 180).
- 11 Gov. Bd. 5 elected directors; must be voters in the district (Secs. 26,28).
- 12 Eminent Property in Contra Costa County, but not outside district
Domain without consent of board of supervisors; has same powers as a city (Secs. 80, 81).
- 13 State and May cooperate and contract with State and U. S. for joint
Fed. Coop. acquisition, construction, use, or financing of any facilities or the providing of any service which the district is authorized to acquire, construct, or provide (Sec. 83).
- 14 Debt Seg. Improvement districts (Sec. 130); revenue bonds (see "Bonds"); see also "Assessments".
- 15 Bonds General obligation, by 2/3 vote (Secs. 86, 105, 112); may be limited to improvement districts (Sec. 130); revenue bonds by majority vote pursuant to Revenue Bond Law of 1941 (Secs. 135, 136); may borrow money (Sec. 84), and issue warrants (Sec. 91), assessment bonds (Sec. 92), and refunding bonds (Secs. 160, 161); bonds have same force as those of municipalities (Sec. 89).
- 16 Revenues Sales, leases of property (Sec. 79); sales of effluent or other product of treatment or disposal plant (Sec. 94); charges for services and facilities (Sec. 98).

- 17 Assess-
ments Annual ad valorem on taxable real and personal prop-
erty, not to exceed \$2 on each \$100 of assessed
valuation, exclusive of bond tax (Secs. 181, 182);
Municipal Improvement Act of 1913, Improvement Act
of 1911, Street Opening Act of 1903, and Improvement
Bond Act of 1915 are applicable (Sec. 150; see also
Sec. 92).
- 18 Tax. of
Dist Prop No provision.
- 19 State
Treasurer Financial supervision and bond certification approval
under Dists. Sec. Law if requested (Water Code,
Sec. 20003; Gov. Code, Sec. 54433).
- 20 Dept. of
Wat. Res. No provision.
- 21 Inclusion
Exclusion Territory may be included or excluded if such terri-
tory would qualify for annexation to or detachment
from a county water district, in manner provided by
the District Reorganization Act of 1965 (Sec. 220).
- 22 Disso-
lution In manner provided by the District Reorganization Act
of 1965 (Sec. 220).
- 24 Projects No particular procedure for institution of projects
other than that provided in special assessment acts
or for issuance of bonds.

BIGHORN MOUNTAINS WATER AGENCY

- 1 Citation 1969:1175:2273; D.A. 9099d; West 112. "Bighorn Mountains Water Agency Law".
- 2 Purposes Acquire, control, distribute, store, spread, sink, treat, purify, reclaim, recapture, and salvage any water, including sewage and storm waters, for beneficial use and protection of the agency; acquire, carry on and conduct waterworks or a waterworks system; sell water; construct and operate appurtenant recreational facilities (Secs. 15(5), (6), (7), (18)); construct and operate hydroelectric works and market energy at wholesale (Sec. 15.1); sell right to use of falling water (Sec. 15.2).
- 3 Territory Certain described real property in San Bernardino County (Sec. 2).
- 4 Overlap Inclusion of territory included in a public district having substantial identity of purpose must have prior consent of such district (Sec. 2); act does not modify any other act relating to water or the supply of water to cities (Sec. 45); identity and powers of any public corporation of public agency are not destroyed or impaired by inclusion in the agency (Sec. 49).
- 8 Voting Registered voters (Secs. 7, 45).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. Board of five elected directors, each of whom shall be a resident of the agency; first board appointed by board of supervisors (Secs. 11, 16).
- 12 Eminent Domain Any property necessary to supply water; must pay cost of replacing public utility facilities; has same powers as a city (Sec. 15(9)).
- 13 State and Fed. Coop. May join and contract with State and U. S. for carrying out powers of the agency and for financing works; may contract with U. S. under federal reclamation and other laws; such contracts must be approved by two-thirds vote at an election if indebtedness or liability thereunder exceeds in any year the income and revenue for such year (Sec. 15(19)).
- 14 Debt Seg. Improvement districts for bonding and assessment purposes (Secs. 29, 33, 52). See also "Bonds" and "Assessments".

- 15 Bonds General obligation, by two-thirds vote in agency or improvement district (Secs. 15(10), 28, 29, 31) or without a vote in an uninhabited improvement district after notice and hearing unless protests filed by owners of one-half of the value of property (Sec. 52); revenue bonds by majority vote pursuant to Revenue Bond Law of 1941 (Sec. 15(22)); interest bearing warrants for formation expenses (Sec. 15(10)); promissory notes maturing up to 5 years, not to exceed \$75,000 or the lesser of \$1,500,000 or 3 percent of assessed valuation of taxable property (Sec. 15(11)); promissory notes maturing up to 10 years in an amount up to \$50,000 or the lesser of \$500,000 or 1 percent of assessed valuation of taxable property for offices or for acquisition of land (Sec. 51).
- 16 Revenues Sales, leases of property (Sec. 15(4)); rates and charges for water (Secs. 15(7), 15(8), 16(8), 25, 50); sales of hydroelectric energy at wholesale (Sec. 15.1) and right to use falling water for electric energy purposes (Sec. 15.2); charges for use of recreational facilities (Sec. 15(6)).
- 17 Assessments If revenues insufficient, annual ad valorem on all taxable property in the agency and in improvement districts (Secs. 26, 27, 29, 52); water standby charges (Sec. 50); Improvement Act of 1911 made applicable (Sec. 15(23)).
- 18 Tax. of Dist Prop Agency bonds are tax exempt (Sec. 32).
- 19 State Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003; Gov. Code, Sec. 54433).
- 20 Dept. of Wat. Res. No provision.
- 21 Inclusion Exclusion Inclusion: Land in any portion of the county or in any contiguous county (Sec. 36); may not include territory included in any public district having substantial identity of purpose without consent of the district (Sec. 2). Exclusion: No provision. See District Reorganization Act of 1965.
- 22 Disso-lution May not be disincorporated until all bonded indebtedness paid (Sec. 42). See District Reorganization Act of 1965.
- 24 Projects Instituted in connection with issuance of bonds or formation of improvement districts (Secs. 16, 28, 29, 33, 52).

BRANNAN-ANDRUS LEVEE MAINTENANCE DISTRICT

- 1 Citation 1967:910:2362; West 106. "Brannan-Andrus Levee Maintenance District Act".
- 2 Purposes Improve, repair, operate, maintain, construct and reconstruct the levees, works, structures, or other flood control facilities of the area, including those of Reclamation Districts Nos. 317, 407, and 2067; give assurances and assume liability required of a local agency engaged in levee maintenance; purposes do not include land drainage but do include dewatering of lands inundated as result of levee failure (Sec. 9).*
- 3 Territory All the territory lying within Reclamation Districts Nos. 317, 407, and 2067 (Sec. 4).
- 4 Overlap Reclamation Districts Nos. 317, 407, and 2067 shall continue in existence (Sec. 11).
- 8 Voting Same as for reclamation districts (Sec. 10).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. Board of 5 directors, 2 elected at large and 1 each from Reclamation Districts Nos. 317, 407, and 2067, except first board appointed (Secs. 6, 7).
- 12 Eminent Same as for reclamation districts (Sec. 10).
Domain
- 13 State and Same as for reclamation districts (Sec. 10).
Fed. Coop.
- 14 Debt Seg. Same as for reclamation districts (Sec. 10).
- 15 Bonds Same as for reclamation districts (Sec. 10). If board elects to utilize alternative method for levying operation and maintenance assessments, it may issue interest-bearing time warrants in amounts not exceeding \$25 per acre and payable in not to exceed 10 years, unless greater amount or longer maturity approved by majority vote at an election; such warrants are general obligations of the district (Secs. 13-17).

*District shall not commence exercise of powers until local agency formation commission approves operation of the district (Sec. 12).

- 16 Revenues Same as for reclamation districts (Sec. 10).
- 17 Assess-
ments Same as for reclamation districts (Sec. 10). In addition, annual ad valorem on all taxable land and improvements to pay principal and interest on time warrants (Sec. 16).
- 18 Tax. of
Dist Prop Same as for reclamation districts (Sec. 10).
- 19 State
Treasurer Same as for reclamation districts (Sec. 10).
- 20 Dept. of
Wat. Res. Same as for reclamation districts (Sec. 10).
- 21 Inclusion
Exclusion Same as for reclamation districts (Sec. 10).
- 22 Disso-
lution Same as for reclamation districts (Sec. 10).
- 24 Projects Same as for reclamation districts (Sec. 10).

BRISBANE COUNTY WATER DISTRICT

- 1 Citation 1950(1st Ex. Sess.):13:447; D. A. 9124e; West 57.
"Brisbane County Water District Act".
- 2 Purposes To provide sewer and water facilities financed from revenue (Sec. 6); has powers of districts formed under County Water District Law (Sec. 3).
- 3 Territory Consists of "territories within the Brisbane County Water District heretofore created" (Sec. 1).
- 4 Overlap Same as in County Water District Law (Sec. 3).
- 8 Voting Same as in County Water District Law (Sec. 3).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. Same as in County Water District Law (Sec. 3); officers shall be those of the formerly created district until successors elected or appointed and qualified in manner provided by law (Sec. 2).
- 12 Eminent Same as in County Water District Law (Sec. 3).
Domain
- 13 State and Same as in County Water District Law (Sec. 3).
Fed. Coop.
- 14 Debt Seg. Same as in County Water District Law (Sec. 3); may also issue revenue bonds (see "Bonds").
- 15 Bonds Same as in County Water District Law, except district not required to vote on dissolution if bonds turned down at 3 elections (Sec. 3); may also issue revenue bonds for acquisition, construction or improving of facilities contained within district powers (Sec. 4) as provided in Chap. 6, Pt. 1, Div. 2, Title 5 of the Government Code (Sec. 5).
- 16 Revenues Same as in County Water District Law (Sec. 3).
- 17 Assess-
ments Same as in County Water District Law (Sec. 3).
- 18 Tax. of No provision; but see "Inclusion".
Dist Prop
- 19 State Financial supervision and bond certification approval under
Treasurer Dists. Sec. Law if requested (Water Code, Sec. 20003; Gov. Code, Sec. 54433).

- 20 Dept. of No provision.
Wat. Res.
- 21 Inclusion Same as in County Water District Law (Sec. 3).
Exclusion See District Reorganization Act of 1965.
- 22 Disso- Same as in County Water District Law (Sec. 3).
lution See District Reorganization Act of 1965.
- 24 Projects Initiated as provided in County Water District
Law (Sec. 3).

CASTAIC LAKE WATER AGENCY*

- 1 Citation 1962 (First Ex. Sess.):28:208; D. A. 9099b; West 103.
 "Castaic Lake Water Agency Law".
- 2 Purposes To acquire water from the State and distribute such
 water at wholesale through a transmission system to
 be acquired or constructed by the agency (Sec. 15).
 See Secs. 15, 15.1, and 15.2 for specific powers.
- 3 Territory Certain described territory in Los Angeles County
 (Sec. 2).
- 4 Overlap Act does not modify any other act relating to water
 or the supply of water to or acquisition of water by
 cities (Sec. 45). The inclusion in the agency of the
 area of any public corporation or public agency having
 similar powers shall not impair the powers of such
 corporation or agency; no public corporation or public
 agency having substantial identity of purpose may be
 formed in the agency without its consent (Sec. 49).
- 8 Voting Registered voters residing in the agency and, in
 voting on divisional directors, in the division in
 which vote cast (Secs. 7, 45).
- 10 Gov. Code No provision; but see "Inclusion".
 Sec 54900
- 11 Gov. Bd. 7 directors, 6 elected by divisions (2 from each)
 and 1 elected at large; must be electors or land-
 owners in the division or agency for which elected
 and a resident of Los Angeles County; director at
 large must be resident of either Los Angeles or
 Ventura County; first directors appointed by board
 of supervisors (Secs. 3, 5, 11, 16).
- 12 Eminent Any property within and, with consent of board of
 Domain supervisors of affected county, without the agency,
 necessary or desirable for facilities for importation
 and transmission of water in the agency; must pay for
 relocation of public utility property (Sec. 15(7)).
- 13 State and May join with the State or United States for carrying
 Fed. Coop. out any of the powers of the agency and may contract
 for financing acquisition, construction and operation
 of works; may contract with the State for delivery of
 water under the State Water Plan; may contract with
 United States under federal reclamation laws, but
 approval by 2/3 vote at an election required if lia-
 bility in any year would exceed income and revenue
 (Sec. 15(16)). May issue bonds to provide money
 required to be paid to the State (Sec. 15(17)).

- 14 Debt Seg. Improvement districts for bonding and assessment purposes, or for assessment purposes only (Secs. 27, 29, 30, 31, 33); water rates may vary in different improvement districts (Sec. 25).
- 15 Bonds General obligation, by 2/3 vote; may be limited to improvement districts (Secs. 15(8), 15(17), 28, 29, 31); 3-year negotiable promissory notes up to at least \$75,000 but otherwise not to exceed \$1 million or 2 percent of assessed valuation, whichever is less (Sec. 15(9)); refunding bonds; interest bearing for-
mation warrants (Sec. 15(8)).
- 16 Revenues Sales, leases of property (Sec. 15(4)); water charges (Secs. 15(6), 16(8), 25); sales of hydroelectric energy and use of falling water (Secs. 15.1, 15.2).
- 17 Assess-
ments If revenues inadequate, annual ad valorem on all taxable property in the district or improvement dis-
trict (Secs. 26, 27, 29, 31, 33).
- 18 Tax. of
Dist Prop No provision.
- 19 State
Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003).
- 20 Dept. of
Wat. Res. No provision.
- 21 Inclusion
Exclusion Inclusion: contiguous or noncontiguous incorporated or unincorporated land within the county or any contiguous county, including land in any public inter-
est having similar powers: petition to agency board, hearing, election in the area to be included, majority vote; may be subject to conditions, including special assessments and water charges; special procedure not requiring petition or election for inclusion of unin-
habited land within the county (Secs. 2, 36, 37, 47). Exclusion: petition to or resolution by agency board, hearing, election (not required in special procedure for exclusion of uninhabited land); majority vote (Secs. 38, 39).
- 22 Disso-
lution Petition, election, majority vote; bonded indebtedness must be fully paid before dissolution; territory remains liable for any indebtedness (Secs. 42, 43).
- 23 Projects No particular procedure apart from issuance of bonds, formation of improvement districts if desired, etc.

* Formerly the Upper Santa Clara Water Agency.

CONTRA COSTA COUNTY FLOOD CONTROL
AND WATER CONSERVATION DISTRICT

- 1 Citation 1951:1617:3638; D. A. 1656; West 63. "Contra Costa County Flood Control and Water Conservation District Act".
- 2 Purposes Control flood and storm waters of district and of streams flowing into district; conserve such waters for beneficial purposes by spreading, storing, retaining and causing to percolate into the soil within or without the district, or conserve in any manner; protect from such waters the watercourses, watersheds, harbors, public highways, life and property in said district; prevent waste of water or diminution of the supply in or exportation from the district; obtain, retain and reclaim drainage, storm, flood and other waters for beneficial use in the district (Sec. 4). See also Sec. 5. Provide recreation facilities in connection with flood control works and improvements (Sec. 5(16)).
- 3 Territory All of Contra Costa County (Sec. 2).
- 4 Overlap Zones or subzones or drainage areas may be established without reference to the boundaries of other zones or drainage areas within the district (Sec. 3); does not supersede other districts in the area (Sec. 5(6)). Storm drain maintenance districts organized in the county under the Storm Drain Maintenance District Act and zones established under the Contra Costa County Storm Drainage District Act may be converted into a drainage area of this district (Secs. 19-19.4).
- 8 Voting Qualified electors (registered voters) (Secs. 13, 24, 25, 27).
- 10 Gov. Code Compliance required upon creation of zones (Sec. 19).
Sec 54900
- 11 Gov. Bd. County Board of Supervisors (Sec. 6); may delegate powers to a commission appointed by the board (Sec. 6.1).
- 12 Eminent Any property within or without district necessary or proper
Domain to carry out objects or purposes of the act and convenient to full exercise of powers; all water, water rights and other property necessary or convenient for works of improvement; must pay for relocation of public utilities; if already devoted to public use, court must find that the taking is for a more necessary use; may condemn other property for exchange; may not take property appropriated to public use by any existing city, county or municipal utility district (Secs. 5(4), 5(9), 5(13), 29).

- 13 State and Fed. Coop. Cooperate and act in conjunction with State and U. S. in construction of flood control works or for any other district purpose (Sec. 5(7)). May enter into agreement for joint acquisition, construction, leasing, ownership, disposition, use, management, maintenance, repair or operation of any rights, works or other property which district may lawfully acquire or own (Sec. 5(9)); may grant easements to the State (Sec. 31).
- 14 Debt Seg. Zones or subzones may be established for assessment and bonding purposes (Secs. 3, 3.1, 9-18.5). Drainage areas may be established for assessment purposes (Secs. 12.2-12.4). (See also "Assessments".)
- 15 Bonds General obligation, by 2/3 vote in the zone or zones affected (Secs. 3.1, 13, 24); no zone liable for share of bonded indebtedness of any other zone (Sec. 16). See "Assessments" for applicability of special acts.
- 16 Revenues Sales, leases of property (Secs. 5(4), 31); charges for use of recreation facilities (Sec. 5(16)); fees and charges for facilities (Secs. 12.1, 12.2).
- 17 Assessments Annual ad valorem assessments upon all property in the district to pay general administrative costs and to carry out purposes of common benefit to the district, not to exceed 2¢ on each \$100 assessed valuation; annual ad valorem upon all property (land, improvements thereon, and personal property) or upon all real property (land and improvements thereon) in each zone or zones for works benefiting such zones; assessments according to benefits upon all property (land, improvements thereon, and personal property) or upon all real property (land and improvements thereon) in each or any zone or purposes of special benefit to such zone or zones; special assessments of property in any zone to pay for works constructed under contract by a governmental body (Sec. 12). Annual ad valorem bond assessments upon all property or upon all real property in any zone for which bonds have been issued (Secs. 16, 17). Total assessments upon property within any zone may not exceed 20¢ on each \$100 assessed valuation exclusive of bond assessments and exclusive of assessments levied for drainage areas, except special tax to meet contractual obligations with another governmental body may be levied if approved by majority vote in the zone or subzone; additional assessment not to exceed 2¢ on each \$100 assessed valuation may be levied in any zone or subzone to pay for landscaping (Sec. 18.5). The Improvement Act of 1911, the Municipal Improvement Act of 1913, and the Improvement Bond Act of 1915 are applicable (Secs. 5.1-5.4).

- 18 Tax. of
Dist Prop No provision.
- 19 State
Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003) but bonds are declared by law to be legal investments (Secs. 20, 3.1).
- 20 Dept. of
Wat. Res. No provision.
- 21 Inclusion
Exclusion See District Reorganization Act of 1965.
- 22 Disso-
lution See District Reorganization Act of 1965.
- 24 Projects Instituted by engineering investigation and report, and by adoption of project, resolution of intention, notice, and hearing, by the Board; Board may not proceed if written protests filed by majority of titleholders of majority in value of real property in zone or zones affected or if defeated at an election called pursuant to a petition (Sec. 11).

CONTRA COSTA COUNTY STORM DRAINAGE DISTRICT

- 1 Citation 1953:1532:3191; D. A. 1657; West 69. "Contra Costa County Storm Drainage District Act".
- 2 Purposes To provide for construction, installation, maintenance, and operation of storm drains, watercourses, drainage ditches, and all other appurtenant structures (Sec. 4).
- 3 Territory All of Contra Costa County (Sec. 2).
- 4 Overlap Does not affect power of any existing county, city or municipal utility district to provide a water supply (Sec. 7).
- 8 Voting Registered voters (Sec. 3(g)).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. County Board of Supervisors (Secs. 3(b), 8).
- 12 Eminent Domain Any property within or without the district, necessary or proper to carry out any of the purposes of the act and necessary to full exercise of its powers (Sec. 5(4)); all property necessary or convenient for district works (Sec. 5(7)); within district, any property necessary to carry out any of the objects or purposes of the act, whether already devoted to public use or not; court must find that the taking is for a more necessary public use; district required to pay for cost of removal or relocation of structures and utilities; may not condemn property of any existing county, city or municipal utility district; may condemn the fee simple or any lesser estate, easement, or interest; may condemn property adjacent to or in the immediate vicinity of condemned property already devoted to a public use for exchange therewith (Sec. 7).
- 13 State and Fed.Coop. May contract with State and U. S. for joint acquisition, construction, leasing, ownership, disposition, use, management, maintenance, repair or operation of any rights, works or other property of a kind which may be lawfully acquired or owned by the district; may cooperate and act in conjunction with the State and U. S. in the construction of any work for use within the district, or in any other work, acts, or purposes provided for in the act, and to adopt and carry out any definite plan or system of work for any such purpose (Sec. 5(7)).
- 14 Debt Seg. Special zones may be established for assessment and bonding purposes (Secs. 5(9), 6, 12-20, 23); see also "Assessments".
- 15 Bonds General obligation, by 2/3 vote in the zones affected (Secs. 20-23, 31); are obligations of zones of issuance; other zones not obligated (Sec. 23); refunding bonds, by

resolution of the board with the consent of holders of outstanding district bonds (Sec. 33).

- 16 Revenues Sales, leases of property (Sec. 5(4)).
- 17 Assess-
ments Annual ad valorem assessments upon all real property within any zone or zones for works established for benefit of such zones or to meet bond indebtedness incurred for such zone or zones (Secs. 19(1), 23, 24); assessments upon all real property within any zone or zones according to benefits (Sec. 19(2)); assessments may not be levied on a district basis but only on a zone basis (Sec. 6); assessments for works or for bonds may be expended only for benefit of the zone or zones of assessment (Secs. 19, 23); the Improvement Act of 1911, providing for special assessment proceedings, according to benefits, is made applicable (Sec. 35).
- 18 Tax. of
Dist Prop No provision.
- 19 State
Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003); but bonds are declared by law to be legal investments (Secs. 27, 33).
- 20 Dept. of
Wat. Res. No provision.
- 21 Inclusion
Exclusion Inclusion: See District Reorganization Act of 1965. Exclusion: Any portion of the district which will not be benefited by remaining within the district: petition, hearing, resolution of the board (Secs. 39-43).
- 22 Disso-
lution District may be dissolved upon petition, hearing, and order of the board (Secs. 36-38).
- 24 Projects Instituted by establishment of zones pursuant to petition, engineering report, notice and hearing by the board (Secs. 12-18).

CONTRA COSTA COUNTY WATER AGENCY

- 1 Citation 1957:518:1553; D. A. 1658; West 80. "Contra Costa County Water Agency Act".
- 2 Purposes Make water available for present or future beneficial uses of lands or inhabitants of agency, including irrigation, domestic, fire protection, municipal, commercial, industrial and recreational uses; make surveys and plan water projects; develop, conserve and reclaim water, including flood water, control salinity intrusion, replenish underground supplies; store, control and distribute water, construct works, etc.; coordinate district facilities with the California Water Plan and Aqueduct System (Sec. 11).
- 3 Territory All of Contra Costa County except Coney Island and lands in East Contra Costa Irrigation District, Byron-Bethany I.D., and Reclamation Districts Nos. 800, 802, and 2024 as existed on January 1, 1957 (Sec. 1).
- 4 Overlap No provision.
- 8 Voting Registered voters (Sec. 2(g)).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. County Board of Supervisors (Sec. 4).
- 12 Eminent Domain All property or interests therein within the Agency (Except publicly owned water rights or property held or used for development, storage or distribution of water for public use) necessary or convenient for carrying out district purposes (Secs. 9, 10).
- 13 State and Fed.Coop. May cooperate and contract with U. S. under Federal reclamation laws and other Federal acts permitting cooperation or contracting (Sec. 18); may contract and join with State and U. S. to carry out purposes of the act (Secs. 11(6), 11(8)); may coordinate water facilities with the California Water Plan and Aqueduct System (Sec. 11(7)).
- 14 Debt Seg. Improvement districts as in irrigation districts (Sec. 17). Revenue bonds (see "Bonds"). See also "Assessments".
- 15 Bonds General obligation and revenue, in the same manner as bonds of county water districts under Div. 12, Part 6, Ch. 2 (Secs. 31370-31481) of the Water Code (2/3 vote for general obligation bonds and 2/3 or majority vote for revenue bonds, depending on procedure) (Sec. 15); interest-bearing warrants up to amount of anticipated revenue for the fiscal year (Sec. 13).

- 16 Revenues Sales, leases of property (Sec. 9); investments (Sec. 14).
- 17 Assessments Annual ad valorem on all taxable property for all district purposes, including repayment of bonds, not to exceed 3¢ on each \$100 of assessed valuation, exclusive of bond assessments (Sec. 12); improvement district assessments as in irrigation districts (Sec. 17); the Improvement Act of 1911, the Municipal Improvement Act of 1913, the Street Opening Act of 1903, and the Improvement Bond Act of 1915 are applicable (Sec. 17).
- 18 Tax. of Dist Prop No provision.
- 19 State Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003; Government Code Sec. 54433), but bonds are declared by law to be legal investments (Sec. 15).
- 20 Dept. of Wat. Res. No provision.
- 21 Inclusion Exclusion See District Reorganization Act of 1965.
- 22 Disso- lution In the manner provided by Art. 10 (commencing with Gov. Code Section 58300) of the District Organization Law (Sec. 24).*
- 24 Projects No procedural provisions except in connection with issuance of bonds, formation of improvement districts, levy of assessments, etc.

*These provisions have been repealed. See District Reorganization Law of 1965 for dissolution procedures.

CRESTLINE-LAKE ARROWHEAD WATER AGENCY

- 1 Citation 1962 (1st Ex. Sess.):40:278; D. A. 9099a; West 104.
 (Did not function until after ratification election -
 Sec. 2).
- 2 Purposes To acquire and operate a waterworks plant or system
 for the benefit of the agency (Sec. 11(5)); to construct
 and operate recreational facilities appurtenant to any
 reservoir operated by the agency (Sec. 11(6)); to sell
 water to cities, public agencies, and persons within
 (and if there is a surplus, outside) the agency (Sec.
 11(7)); to supply water to property not subject to
 agency taxes, at special rates and conditions (Sec.
 11(8)); to acquire, control, and salvage any water
 including sewage and storm waters (Sec. 11(18));
 distribute water in exchange for reduction in ground
 water extraction and provide for ground water replenish-
 ment (Sec. 11(21)); develop and sell at wholesale
 hydroelectric energy to aid in financing water projects
 (Sec. 11(25)); sell right to use of falling water
 (Sec. 11(26)).
- 3 Territory Certain described territory in San Bernardino County
 (Sec. 1).
- 4 Overlap Act does not repeal or modify any other act relating
 to water or the supply of water to, or the acquisition
 thereof by, cities (Sec. 39); inclusion or annexation
 of the area of any public corporation or agency shall
 not impair such corporation or agency; no public
 corporation or agency having substantial identity of
 purpose may be formed in the agency without its
 consent (Sec. 43).
- 8 Voting Registered voters residing in the division in which
 vote cast (Secs. 4, 39).
- 10 Gov. Code No provision.
 Sec 54900
- 11 Gov. Bd. 5 directors, elected by divisions; must be registered
 to vote in the agency (Secs. 2, 2.7, 8, 10).
- 12 Eminent Any property necessary to supply the agency with water,
 Domain including existing waterworks or systems and water
 rights; has same powers as a city; may not condemn
 outside agency without consent of board of supervisors
 of affected county (Sec. 11(9)).
- 13 State and May join with the State, the U. S., and others for
 Fed.Coop. carrying out any of the powers of the agency; may con-
 tract for financing the acquisition, construction, and
 operation of works; may contract with U. S. under

Federal reclamation laws, but approval by 2/3 vote at an election required for any such contract which incurs liability in any year in excess of income and revenue (Sec. 11(19)).

- 14 Debt Seg. Improvement districts for bonding and assessment purposes, or for assessment purposes only (Secs. 19, 21, 22); revenue bonds (Sec. 11(23)). See also "Assessments".
- 15 Bonds General obligation by 2/3 vote; may be limited to improvement districts (Secs. 18, 19, 22); revenue bonds by majority vote pursuant to Revenue Bond Law of 1941 (Sec. 11(23)); 3-year negotiable promissory notes up to at least \$75,000 or not in excess of \$500,000 or 2% of assessed valuation, whichever is less (Sec. 11(11)).
- 16 Revenues Sales, leases of property (Sec. 11(4)); water and facilities charges (Secs. 11(6)), (7), (8); 11.5; 15(8); 27); sales of hydroelectric power and use of falling water (Secs. 11(25), 11(26)).
- 17 Assessments If revenues inadequate, annual ad valorem on all taxable property in the district or improvement district, not to exceed \$1 on each \$100 of assessed valuation, other than for payment of bonds, unless a higher rate is approved at an election (Secs. 28, 29, 44); Improvement Act of 1911 made applicable (Sec. 11(24)).
- 18 Tax. of Dist Prop No provision.
- 19 State Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003; Gov. Code, Sec. 54433).
- 20 Dept. of Wat. Res. No provision.
- 21 Inclusion Exclusion Inclusion: Contiguous or noncontiguous incorporated or unincorporated land within a county in which a municipal water district is situated: petition to agency board, hearing, election, majority vote; may be subject to conditions, including special assessments and water charges; special procedure not requiring election for inclusion of uninhabited territory in the county or contiguous county (Secs. 32, 33). Exclusion: petition to or resolution by agency board, hearing, election (not required in special procedure for exclusion of uninhabited territory), majority vote (Secs. 34, 35).

- 22 Disso-
lution Petition, election, majority vote; bonds must be fully satisfied before dissolution; territory remains liable for any other indebtedness (Secs. 36, 37).
- 24 Projects No particular procedures apart from issuance of bonds, formation of improvement districts if desired, etc.

DEL NORTE COUNTY FLOOD CONTROL DISTRICT

- 1 Citation 1955:166:613; D. A. 2040; West 72. "Del Norte County Flood Control District Act".
- 2 Purposes Control flood and storm waters of the district and of streams flowing into the district; conserve such waters for beneficial purposes by spreading, storing, retaining and causing to percolate into the soil; save and conserve such waters in any manner and protect public highways, life, property, watercourses and watersheds therefrom; increase, and prevent waste of the water supply in the district; obtain, retain and reclaim drainage, storm, flood and other waters for beneficial use in the district (Sec. 5). May store or conserve water within or without the district, import water, acquire water rights, prevent unlawful exportation or pollution of water, etc. (Sec. 6). Has powers granted to public agencies under Davis-Grunsky Act (Sec. 6.1).
- 3 Territory All of Del Norte County except islands in the Pacific Ocean (Sec. 2).
- 4 Overlap Subzones may be established without reference to zone boundaries (Sec. 4).
- 8 Voting Registered voters (Sec. 15).
- 10 Gov. Code Compliance required (Sec. 20, 21); assessments shall be at uniform rate in all zones until fully complied with (Sec. 21).
Sec 54900
- 11 Gov. Bd. County Board of Supervisors (Sec. 8).
- 12 Eminent Any property necessary, within or without
Domain district, to carry out purposes; if already devoted to public use, the court must find that the taking is for a more necessary use; district may condemn adjacent real property for exchange; district must pay for relocation of public utilities (Secs. 6(4), 6(9), 7). (See also Sec. 30).
- 13 State and May cooperate and act in conjunction with
Fed.Coop. State or U. S. in construction of works or in carrying out any plan or system of work (Secs. 6(7), 6(9)); may contract with State or U. S. for joint acquisition, construction or operation of works or other property (Sec. 6(9)).

- 14 Debt Seg. 4 zones are created by the act and subzones may be established by the Board for both bonding and assessment purposes (Secs. 4, 11-19).
- 15 Bonds General obligation, by 2/3 vote in the zones or subzones affected (Secs. 15, 26); no zone or subzone shall be liable for bonded indebtedness of any other zone (Secs. 18, 15, 16, 19).
- 16 Revenues Sales, leases of property (Secs. 6(4), 32).
- 17 Assess-
ments Annual ad valorem assessments upon all property in the district to pay general administrative costs and to carry out purposes of common benefit to the district; annual ad valorem assessments upon all property (land, improvements thereon, and personal property) or upon all real property (land and improvements thereon) in any zone for works of benefit to such zone or for payment of bonded indebtedness of such zone; assessments according to benefits upon all property or all real property in any zone to carry out purposes of special benefit to such zone; special assessments on property in any zone to pay for works constructed under contract by a governmental body (Secs. 14, 18, 19).
- 18 Tax. of
Dist Prop No provision.
- 19 State
Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003); but bonds are declared by law to be legal investments (Sec. 22).
- 20 Dept. of
Wat. Res. No provision.
- 21 Inclusion
Exclusion See District Reorganization Act of 1965.
- 22 Disso-
lution See District Reorganization Act of 1965.
- 24 Projects Initiated by engineering investigation and report, resolution of intention by the Board, notice and hearing; Board may not proceed if written protest filed by majority of registered voters in the affected zone or subzone (Secs. 11-13).

DELTA WATER AGENCY

- 1 Citation 1968:419:860; D.A. 9099c; West 108. "Delta Water Agency Act of 1968".
- 2 Purposes Contract with State and U. S. to protect the water supply of lands within the agency against ocean salinity intrusion and to assure a dependable water supply of suitable quality sufficient to meet present and future needs (Sec. 4.1).
- 3 Territory Certain described territory of the Delta in Alameda, Contra Costa, Sacramento, Solano, Yolo, and San Joaquin Counties (Sec. 10.1).
- 4 Overlap No provision.
- 8 Voting Landowners, one vote for each dollar's worth of land exclusive of improvements, oil, gas, and minerals; proxy vote allowed (Secs. 1.3(1), 1.4, 2.2, 2.3).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. Board of 11 directors, 1 from each of the 11 divisions; must be owner of real property, or representative of an owner, within the division; first directors appointed by board of supervisors, thereafter elected or appointed in lieu of election (Secs. 3.1-3.5).
- 12 Eminent Domain No provision.
- 13 State and Fed. Coop. May act jointly or cooperate with State and U. S. to the end that purposes of the agency are performed (Sec. 4.2). See also "Purposes".
- 14 Debt Seg. Assessments prorated between counties in which agency situated on ratio of area of agency in county to total area of the agency (Sec. 5.2).
- 15 Bonds No provision. May borrow money and incur indebtedness not in excess of annual revenues except for obligations under contracts with State and U. S.; such contracts are required to be approved by majority vote at an election (Secs. 4.2, 7.1).
- 16 Revenues Sales, leases of property (Sec. 4.2). See also "Assessments".

- 17 Assess-
ments Annual ad valorem on lands levied by each of the counties in which agency situated after determination by the agency of amount to be raised, subject to maximum of \$100,000 for purposes other than payment under contracts with State and U. S. (Secs. 5.1-5.5).
- 18 Tax. of
Dist Prop No provision.
- 19 State
Treasurer No provision.
- 20 Dept. of
Wat. Res. No provision.
- 21 Inclusion
Exclusion No provision. See District Reorganization Act of 1965.
- 22 Disso-
lution Agency shall be automatically dissolved if it fails by December 31, 1973, to enter into contract with State and U. S. to accomplish the purposes of the agency (Secs. 8.1, 8.2).
- 24 Projects May make investigations, employ labor and execute contracts with State and U. S. (Secs. 4.1, 4.2).

DESERT WATER AGENCY

- 1 Citation 1961:1069:2754; D. A. 9097; West 100. "Desert Water Agency Law."
- 2 Purposes To acquire and operate a waterworks plant or system for the benefit of the agency (Sec. 15(5)) and recreational facilities appurtenant to any reservoir operated by the agency (Sec. 15(6)); to sell water to cities, public agencies, and persons within (and if there is a surplus, outside) the agency (Sec. 15(7)); to supply water to property not subject to agency taxes at special rates, terms, and conditions (Sec. 15(8)); to acquire, control, and salvage any water including sewage and storm water but not including waters of Whitewater River System except such as may be lawfully acquired (Sec. 15(18)); distribute water in exchange for reduction in ground water extraction and provide for ground water replenishment (Sec. 15(21)); develop and sell at wholesale hydroelectric energy to aid in financing water projects (Sec. 15.1); sell right to use of falling water (Sec. 15.2). Notice of intent to extract ground water required of persons causing water wells to be dug or drilled (Sec. 15.3).
- 3 Territory Certain described territory in Riverside County (Sec. 2).
- 4 Overlap Act does not repeal or modify any other act relating to water or the supply of water to, or the acquisition thereof by, cities (Sec. 45); inclusion or annexation of the area of any public corporation or agency shall not impair such corporation or agency; no public corporation or agency having substantial identity of purpose may be formed in the agency without its consent (Sec. 49).
- 8 Voting Registered voters (Secs. 7, 45).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. 5 directors elected at large; must be residents of the agency; first board appointed by board of supervisors (Secs. 5, 11, 16).
- 12 Eminent Domain Any property within the agency necessary to supply the agency with water, including existing waterworks or systems and water rights; has same powers as a city (Sec. 15(9)).

- 13 State and Fed. Coop. May join with the State, U. S., and others for carrying out any of the powers of the agency, and may contract for financing the acquisition, construction and operation of works; may contract with U. S. under Federal reclamation laws, but approval by 2/3 vote at an election required for any such contract if liability in any year exceeds income and revenue (Sec. 15(19)).
- 14 Debt Seg. Improvement districts for bonding and assessment purposes, or for assessment purposes only (Secs. 29, 31, 33, 52); revenue bonds (Sec. 15(23)). See also "Assessments".
- 15 Bonds General obligation by 2/3 vote; may be limited to improvement districts (Secs. 28, 29, 31); revenue bonds by majority vote pursuant to Revenue Bond Law of 1941 (Sec. 15(23)); 3-year negotiable promissory notes up to at least \$75,000 or not to exceed \$1 million or 2% of assessed valuation, whichever is less (Sec. 15(11)); 10-year negotiable promissory notes for construction of offices and acquisition of land, not to exceed \$500,000 or 1% of assessed valuation, whichever is less (Sec. 51); negotiable bond anticipation notes (Secs. 51.1, 51.2); special procedure for issuance of general obligation bonds for uninhabited territory without an election (Sec. 52).
- 16 Revenues Sales, leases of property (Sec. 15(4)); water and facilities charges (Secs. 15(6), (7), (8); 16(8); 25, 50); sales of hydroelectric power and use of falling water (Secs. 15.1, 15.2).
- 17 Assessments If revenues inadequate, annual ad valorem on all taxable property in the district or improvement district (Secs. 26, 27, 31); Improvement Act of 1911 made applicable (Sec. 15(24)).
- 18 Tax. of Dist Prop No provision.
- 19 State Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003; Gov. Code, Sec. 54433).
- 20 Dept. of Wat. Res. No provision.
- 21 Inclusion Exclusion Inclusion: Contiguous or noncontiguous incorporated or unincorporated land within the county or any contiguous county other than land in a district having substantial identity of purpose: petition to agency

board, hearing, election, majority vote; may be subject to conditions, including special assessments and water charges; special procedure not requiring election for inclusion of uninhabited land within the county (Secs. 36, 37, 47).

Exclusion: petition to or resolution by agency board, hearing, election (not required in special procedure for exclusion of uninhabited land), majority vote (Secs. 38, 39).

22 Disso-
lution

Petition, election, majority vote; bonds must be fully satisfied before dissolution; territory remains liable for any other indebtedness (Secs. 42, 43).

24 Projects

No particular procedure apart from issuance of bonds, formation of improvement districts if desired, etc.

DONNER SUMMIT PUBLIC UTILITY DISTRICT

- 1 Citation 1950(1st Ex. Sess.):15:450; D. A. 6401; West 58. "Donner Summit Public Utility District Act".
- 2 Purposes To provide sewer and water facilities (Sec. 5); has powers provided in Public Utility District Act (Sec. 3).
- 3 Territory The territories within Nevada County and Placer County now contained within the Donner Summit Public Utility District heretofore created (Sec. 1).
- 4 Overlap Same as in Public Utility District Act (Sec. 3).
- 8 Voting Same as in Public Utility District Act (Sec. 3).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. Same as in Public Utility District Act (Sec. 3); officers are those of the formerly created district until successors elected or appointed and qualified as provided by law (Sec. 2).
- 12 Eminent Domain Same as in Public Utility District Act (Sec. 3).
- 13 State and Fed.Coop. Same as in Public Utility District Act (Sec. 3).
- 14 Debt Seg. No provision.
- 15 Bonds Same as in Public Utility District Act, but limitations on amount of indebtedness do not apply to proceedings for providing a domestic and fire protection water supply, storage and distribution system or a sanitary sewerage collection, treatment and disposal system or both (Sec. 3).
- 16 Revenues Same as in Public Utility District Act (Sec. 3).
- 17 Assess-ments Same as in Public Utility District Act (Sec. 3).
- 18 Tax. of Dist Prop No provision; but see "Inclusion".
- 19 State Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003).

- 20 Dept. of No provision.
Wat. Res.
- 21 Inclusion Same as in Public Utility District Act (Sec. 3), except
Exclusion any benefited territory may be included whether con-
tiguous or noncontiguous (Sec. 4).
- 22 Disso- Same as in Public Utility District Act (Sec. 3).
lution
- 24 Projects Initiated as provided in Public Utility District Act
(Sec. 3).

EL DORADO COUNTY WATER AGENCY

- 1 Citation 1959:2139:5084; D. A. 2245; West 96; "El
Dorado County Water Agency Act".
- 2 Purposes Make water available for any beneficial use
of lands or inhabitants; develop and sell at
wholesale hydroelectric energy to aid in
financing water projects; control and conserve
storm and flood waters; store, conserve,
reclaim, appropriate, acquire, import, and
protect water; sell right to use of falling
water for power purposes; may not retail
water to ultimate consumer (Secs. 11-14, 22,
25).
- 3 Territory All of El Dorado County (Sec. 2).
- 4 Overlap Shall not affect any municipality, public
district or agency already or hereafter
established wholly or partially within the
agency for purposes of flood control, reclama-
tion, conservation, storage, distribution,
sale, use or development of water (Sec. 99).
- 8 Voting Registered voters (Sec. 3(h)).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. County Board of Supervisors (Sec. 33).
- 12 Eminent
Domain All property within the agency necessary to
carry out purposes, except publicly owned
property held or used for development, storage
or distribution of water for public use; must
pay cost of removal or relocation of public
utility property and may condemn other property
for relocation (Secs. 8, 20).
- 13 State and
Fed.Coop. May cooperate and contract with U. S. under
Fed. reclamation laws, with same powers as
irrigation districts (Sec. 30); may cooperate
and contract with U. S. or State in acquisition,
purchase or sale of water and in acquisition,
construction and operation of works for the
conservation and transportation of water or
for flood protection (Sec. 32). See also Sec. 24.
- 14 Debt Seg. Zones for bonding and assessment purposes
(Sec. 46); revenue bonds (see "Bonds"); member
units (districts, cities and other political
subdivisions wholly or partially in and contract-
ing with the agency) may contract for differing

liabilities (Secs. 2(g), 3, 24, 26, 28).
See also "Assessments".

- 15 Bonds General obligation, by 2/3 vote in each affected zone or in each member unit for which bonds issued; no zone or member unit liable for share of bonded indebtedness of any other zone or member unit (Secs. 46, 50-54, 56); revenue and revenue refunding bonds, by majority vote (Secs. 55-57); aggregate agency indebtedness may not exceed a sum equal to amount of all capital obligations underwritten by member units plus amounts agreed to be paid by member units to the agency or the U. S. for water (Sec. 45); see also Sec. 44 re annual limitation on indebtedness.
- 16 Revenues Sales, leases of property, property rights, water, water rights, and storage facilities (Secs. 9, 23, 24, 26, 42); sale of electric power or right to use falling water (Secs. 12, 22); payments by member units (Secs. 2(g), 26).
- 17 Assess-
ments Annual ad valorem on all taxable property in agency to pay any lawful expenditures except cost of constructing works, not to exceed 10¢ on each \$100 of assessed valuation, exclusive of bond and special assessments (Sec. 47); special ad valorem on taxable property of member units delinquent in payments due agency under contract (Sec. 48); annual ad valorem in each member unit for which general obligation bonds issued, for payment of bonded indebtedness (Secs. 53, 54); annual ad valorem upon all taxable property in each zone for carrying out zone projects, not to exceed 50¢ on each \$100 of assessed valuation exclusive of zone bond assessments (Sec. 46).
- 18 Tax. of
Dist Prop No provision.
- 19 State
Treasurer Approve issuance of revenue bonds (Sec. 55); financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003); but bonds are declared by law to be legal investments (Sec. 89).
- 20 Dept. of
Wat. Res. No provision.
- 21 Inclusion
Exclusion No provision. See District Reorganization Act of 1965.

- 22 Disso-
 lution In the manner provided for dissolution of
 districts under Government Code Sec. 58950,
 et. seq. (Sec. 102).*
- 24 Projects Instituted by board by issuance of bonds,
 formation of zones, etc. (Secs. 46, 50, 55,
 56).

*Gov. Code Sec. 58950 has been repealed.
See District Reorganization Act of 1965
for dissolution procedures.

EMBARCADERO MUNICIPAL IMPROVEMENT DISTRICT

- 1 Citation 1960 (1st Ex. Sess.):81:441. "Embarcadero Municipal Improvement District".
- 2 Purposes Build and operate facilities for: collection, treatment, and disposal of sewage, industrial wastes, storm waters, garbage and refuse; production, storage, distribution, and treatment of water; parks and playgrounds; street work and lighting; reclamation of submerged and other lands; small craft harbors; police protection (Sec. 77-79). See also Sec. 220.
- 3 Territory Certain described territory in Santa Barbara County (Sec. 1).
- 4 Overlap May not operate facilities to furnish water in a county water district; act does not affect power of any existing county water district to provide water services (Secs. 215-218).
- 8 Voting Registered voters (Secs. 20, 64).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. Five elected directors; must be voters (Secs. 26, 28).
- 12 Eminent Any necessary property within the district; has same
Domain powers as a city (Sec. 81).
- 13 State and May cooperate and contract with U. S., the State, or
Fed. Coop. others for joint acquisition, construction, or use or aid in the construction of any facility which the district is authorized to construct or for the providing of any service within the district's powers (Sec. 84).
- 14 Debt Seg. Improvement districts (Sec. 130); revenue bonds (see "Bonds"). See also "Assessments".
- 15 Bonds General obligation, by 2/3 vote; may be limited to improvement districts (Secs. 105-123, 130); revenue bonds pursuant to Revenue Bond Law of 1941 (Secs. 135-136). Bonds have same force as those of any municipality (Sec. 90). May borrow money (Sec. 85), issue warrants (Sec. 92), and issue assessment bonds (Sec. 93).
- 16 Revenues Charges for facilities, services and by-products (Secs. 95, 99); sales, leases of property (Sec. 80).

- 17 Assess-
ments Annual ad valorem upon real and personal property, not to exceed \$2 per \$100 assessed valuation exclusive of bond tax (Secs. 160-166). Municipal Improvement Act of 1913, Improvement Act of 1911, Street Opening Act of 1903, Improvement Bond Act of 1915 are applicable (Sec. 150; see also Sec. 93).
- 18 Tax. of
Dist Prop No provision.
- 19 State
Treasurer Financial supervision and bond certification under Dists. Sec. Law if requested (Water Code, Sec. 20003; Gov. Code, Sec. 54433).
- 20 Dept. of
Wat. Res. No provision.
- 21 Inclusion
Exclusion Territory may be included or excluded if such territory would qualify for annexation to or detachment from a county water district, in manner provided in District Reorganization Act of 1965 (Sec. 205).
- 22 Disso-
lution In the manner provided in the District Reorganization Act of 1965 (Sec. 205).
- 24 Projects No provision for initiating projects except incidentally in provisions relating to bonds, contracts, and assessments.

ESTERO MUNICIPAL IMPROVEMENT DISTRICT

- 1 Citation 1960 (1st Ex. Sess.):82:459. "Estero Municipal Improvement District Act".
- 2 Purposes Provide street and highway lighting facilities; facilities for collection, treatment and disposal of sewage, industrial wastes, storm waters, garbage and refuse; the production, storage, treatment and distribution of water; parks and playgrounds including recreational facilities and buildings; drainage of roads, streets and public places; reclamation of submerged or other land; small craft harbors; fire and police protection (Secs. 77-79); acquire and construct underground gas, telephone, and electrical facilities, and bridges, culverts, underpasses, and viaducts (Sec. 79a). See also Sec. 215.
- 3 Territory Certain described territory in San Mateo County (Sec. 1).
- 4 Overlap Zones may be established without reference to other zones (Sec. 167.2).
- 8 Voting Landowner or his representative; one vote for each \$1 of assessed valuation (Secs. 20, 64); registered voters vote for directors, and commencing in 1971 no person is qualified to vote at any district election who is not a resident registered voter (Sec. 28).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. 5 elected directors; two must be landowners or their representatives, two must be resident registered voters, and one shall be a public member; all must be resident registered voters (Secs. 26, 28).
- 12 Eminent Any necessary property within the district; has same
Domain powers as a city (Sec. 81).
- 13 State and May cooperate and contract with U. S., the State, or
Fed. Coop. others for joint acquisition, construction, or use or aid in the construction of any facility or the providing of any service within the district's powers (Sec. 84).
- 14 Debt Seg. Improvement districts (Sec. 130), zones for bonding and assessment purposes (Secs. 167.1-167.10), revenue bonds (see "Bonds"). See also "Assessments".

- 15 Bonds General obligation, by 2/3 vote; may be limited to improvement districts (Secs. 105-123, 130); 4/5 vote of board without election for uninhabited territory, if bonds already authorized (Sec. 131); revenue bonds pursuant to Revenue Bond Law of 1941 (Secs. 135-136). Bonds have same force as those of any municipality (Sec. 90). May borrow money (Sec. 85), issue warrants (Sec. 92), and issue assessment bonds (Sec. 93).
- 16 Revenues Charges for facilities, services, and by-products and surplus property (Secs. 95, 99); sales, leases of property (Secs. 79a, 80).
- 17 Assess-
ments Annual ad valorem upon real and personal property, not to exceed \$5 on each \$100 of assessed valuation exclusive of bond tax (Secs. 160-166). Zone bond ad valorem assessments either on land only or on land and improvements (Secs. 162, 167.1-167.10). Municipal Improvement Act of 1913, Improvement Act of 1911, Street Opening Act of 1903, Improvement Bond Act of 1915 are applicable (Sec. 150; see also Sec. 93).
- 18 Tax. of
Dist Prop No provision.
- 19 State
Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003; Gov. Code, Sec. 54433).
- 20 Dept. of
Wat. Res. No provision.
- 21 Inclusion
Exclusion Territory may be included or excluded if such territory would qualify for annexation to or detachment from a county water district, pursuant to the Reorganization Act of 1965 (Sec. 205).
- 22 Disso-
lution In the manner provided in the District Reorganization Act of 1965 (Sec. 205).
- 24 Projects No provision for initiating projects except incidentally in provisions relating to bonds, contracts, assessments, and establishment of zones.

FRESNO METROPOLITAN FLOOD CONTROL DISTRICT

- 1 Citation 1955:503:971; D. A. 2791; West 73. "Fresno Metropolitan Flood Control Act". NOTE: Creation subject to ratification election (Secs. 1, 3).
- 2 Purposes Control flood, storm and other waste waters of the district; protect therefrom private and public property; conserve such waters for beneficial purposes by spreading, storing, retaining, causing to percolate into the soil, or in any manner (Sec. 7).
- 3 Territory A certain described area in Fresno County (Sec. 2).
- 4 Overlap No provision.
- 8 Voting Registered voters (Secs. 3, 15, 25).
- 10 Gov. Code Compliance required (Sec. 4).
Sec 54900
- 11 Gov. Bd. 9 directors (Director of Public Works of City of Fresno, Director of Public Works of Fresno County, 4 appointed by legislative body of City of Fresno, including one member thereof, 3 appointed by Fresno County Board of Supervisors, including one member of the board); all but first two and member of board or supervisors must be residents (Sec. 5).
- 12 Eminent Domain Any real property necessary or proper to carry out purposes of the act; must pay for removal or relocation of utilities (Secs. 8, 26).
- 13 State and Fed. Coop. May contract with State or U. S. for joint acquisition, construction, use or operation of works; may indemnify State or U. S. for operation of works constructed by or for or used by the district (Sec. 9).
- 14 Debt Seg. Zones for bonding and assessment purposes (Secs. 46, 22a See "Assessments" for applicability of special acts.
- 15 Bonds General obligation, by majority vote; may be limited to zones (Secs. 15, 16, 21, 25, 46). Refunding bonds without election (Sec. 19.5). May borrow money and issue notes for ordinary expenses and to pay employees, by board resolution; total amount at any time may not exceed amount which could be raised by 10¢ tax levy on all taxable real property (Sec. 14). May not incur debt in excess of express provisions of the act (Sec. 12). See "Assessments" for applicability of special acts.
- 16 Revenues No provision.

- 17 Assess-
ments Annual ad valorem on taxable real property, not to exceed 20¢ (except 30¢ for first year) on each \$100 of assessed value, exclusive of bond assessments, unless approved by the voters (Secs. 21-23, 46). "Real property", at least as to bond assessments, includes land and improvements (Sec. 46). The Improvement Act of 1911, the Municipal Improvement Act of 1913, and the Improvement Bond Act of 1915 are made applicable (Sec. 24).
- 18 Tax. of
Dist Prop No provision.
- 19 State
Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code Sec. 20003). Bonds issued for zones are declared by law to be legal investments (Sec. 46).
- 20 Dept. of
Wat. Res. No provision.
- 21 Inclusion
Exclusion Both, upon petition to, or resolution of intention by Bd. of Directors, hearing, election and majority vote if sufficient protests filed, resolution of Board; lands annexed need not be contiguous and may be subject to conditions (Secs. 31-45).
- 22 Disso-
lution No provision. See District Reorganization Act of 1965.
- 24 Projects Instituted by action of the board (Secs. 5, 8, 9, etc.). Projects for zones instituted by resolution of intention together with engineering estimates of costs, hearing, determination to proceed unless sufficient protests filed; zones may be established at the same time (Sec. 4

GUADALUPE VALLEY MUNICIPAL IMPROVEMENT DISTRICT

- 1 Citation 1959:2037:4703. "Guadalupe Valley Municipal Improvement District Act".
- 2 Purposes Acquire, construct and operate facilities for street and highway lighting; collection, treatment, and disposal of sewage, industrial wastes, storm waters, garbage, and refuse; production, storage, treatment and distribution of water; drainage; reclamation of land (Sec. 77). Provide fire and police protection (Sec. 78).
- 3 Territory Certain described territory in San Mateo County (Sec. 1).
- 4 Overlap No provision.
- 8 Voting Owner of land, or legal representative; one vote for each \$1 of assessed valuation; "land" does not include improvements or personal or utility property (Secs. 17-20, 64).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. 3 directors elected at large; must be landowners, or officers or legal representatives of owners (Secs. 26,28).
- 12 Eminent Domain Any necessary property; may not condemn outside district boundaries without consent of board of supervisors of affected county (Secs. 80, 80.5).
- 13 State and Fed.Coop. May cooperate and contract with State and U. S. for joint acquisition, construction, or use or aid in the construction of facilities or for providing any service within district purposes (Sec. 82).
- 14 Debt Seg. Improvement districts (Sec. 130); revenue bonds (see "Bonds"); see also "Assessments".
- 15 Bonds General obligation, by 2/3 vote (Secs. 105, 106, 112); may be limited to improvement districts (Sec. 130); revenue bonds by majority vote pursuant to Revenue Bond Law of 1941 (Secs. 135, 136); may borrow money (Sec. 83); may issue warrants (Sec. 90), assessment bonds (Sec. 91); district bonds have same force as those of a municipality (Sec. 88).
- 16 Revenues Charges for services and facilities (Sec. 97); sales, leases of property (Sec. 79); sales of effluent or other product from treatment or disposal plant (Sec. 93).
- 17 Assessments Annual ad valorem upon taxable real and personal property, not to exceed \$5 on each \$100 of assessed valuation exclusive of bond tax (Secs. 160-162). Municipal Improvement Act of 1913, Improvement Act of 1911, Street Opening Act of 1903, and Improvement Bond Act of 1915 are applicable (Sec. 150; see also Sec. 91).

- 18 Tax. of
Dist Prop No provision.
- 19 State
Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003; Gov. Code, Sec. 54433).
- 20 Dept. of
Wat. Res. No provision.
- 21 Inclusion
Exclusion Territory may be included or excluded if such territory would qualify for annexation to or detachment from a county water district, in the manner provided in the District Reorganization Act of 1965 (Sec. 205).
- 22 Disso-
lution In the manner provided in the District Reorganization Act of 1965 (Sec. 205).
- 24 Projects No particular procedure for institution of projects other than that provided in special assessment acts or for issuance of bonds.

HUMBOLDT COUNTY FLOOD CONTROL DISTRICT

- 1 Citation 1945:939:1754; D. A. 3515; West 47. "Humboldt County Flood Control District Act".
- 2 Purposes Control flood and storm waters of the district and of streams flowing into the district; conserve such waters for beneficial and useful purposes by spreading, storing, retaining and causing to percolate into the soil; save and conserve such waters in any manner and protect public highways, life, property, watercourses and watersheds therefrom; increase and prevent waste of the water supply in the district; obtain, retain and reclaim drainage, storm, flood and other waters for beneficial use in the district; provide water to inhabitants for domestic, irrigation, sanitation, industrial, fire protection and recreation uses and provide facilities for storage and distribution for such uses; generate and sell electric energy at wholesale; may store or conserve water within or without the district and import water, acquire water rights, prevent unlawful exportation or pollution of water, etc. (Secs. 5, 6). Has all powers granted to public agencies by the Davis-Grunsky Act (Sec. 6.1).
- 3 Territory All of Humboldt County except islands in the Pacific Ocean (Sec. 2).
- 4 Overlap Subzones may be established without reference to zone boundaries (Sec. 4).
- 8 Voting Registered voters (Sec. 15).
- 10 Gov. Code Sec 54900 Compliance required (Secs. 20, 21); assessments shall be at uniform rate in all zones until fully complied with (Sec. 21).
- 11 Gov. Bd. County Board of Supervisors (Sec. 8).
- 12 Eminent Domain Any property necessary, within or without district, to carry out purposes; if already devoted to public use, the court must find that the taking is for a more necessary use; district may condemn adjacent real property for exchange; district must pay for relocation of public utilities (Secs. 6(4), 6(9), 7). (See also Sec. 30).
- 13 State and Fed. Coop. May cooperate and act in conjunction with State or U. S. in construction of works or in carrying out any plan or system of work (Secs. 6(7), 6(9)); may contract with State or U. S. for joint acquisition, construction or operation of works or other property (Sec. 6(9)).

- 14 Debt Seg. 5 zones are created by the act and subzones may be established by the Board for both bonding and assessment purposes (Secs. 4, 11-19).
- 15 Bonds General obligation, by 2/3 vote in the district or in the zones or subzones affected (Secs. 6(10), 14, 15, 26); where issued on a zone basis, no zone or subzone shall be liable for bonded indebtedness of any other zone (Secs. 18, 15, 16, 19). May also issue bonds on a district-wide basis (Sec. 6(10)).
- 16 Revenues Sales, leases of property (Secs. 6(4), 32); furnish, distribute water (Secs. 5, 6).
- 17 Assessments Annual ad valorem assessments upon all real property and the improvements thereon in the district to pay administrative costs, to carry out purposes of common benefit to the district, for payments on bonds issued on a district-wide basis, and for works to supply or distribute water; annual ad valorem assessments upon all real property and the improvements thereon in any zone or subzone for works established for such zone or subzone, or for payments on bonds issued for such zone or subzone; assessments of all real property and the improvements thereon in any zone or subzone according to special benefits; special assessments on property in any zone or subzone to pay for work performed under contract by a governmental body for benefit of such zone or subzone (Secs. 14, 19).
- 18 Tax. of Dist Prop No provision.
- 19 State Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003); but bonds are declared by law to be legal investments (Sec. 22).
- 20 Dept. of Wat. Res. No provision.
- 21 Inclusion Exclusion See District Reorganization Act of 1965.
- 22 Disso-lution No provision. See District Reorganization Act of 1965.
- 24 Projects Initiated by engineering investigation & report, resolution of intention by the Board, notice & hearing; Board may not proceed if written protests filed by majority of registered voters in the affected area (Secs. 11-13). Board may submit to voters proposal to contract with U. S. for a water supply (Sec. 13.1).

HUNTERS POINT RECLAMATION DISTRICT

- 1 Citation 1955:1573:2855; D. A. 6532; West 78. "Hunters Point Reclamation District Act".
- 2 Purposes Reclaim and protect district lands (Sec. 9). May exercise all powers of reclamation districts under Division 15 of the Water Code or under the general laws* (Sec. 11).
- 3 Territory A certain described area in the City and County of San Francisco (Sec. 2).
- 4 Overlap Any other reclamation district wholly situated in the area is dissolved (Sec. 13).
- 8 Voting Same as in Div. 15 of the Water Code* (Sec. 11).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. 3 trustees; first three trustees are named in the act; their successors elected as provided in Div. 15 of the Water Code* (Sec. 4).
- 12 Eminent Domain May fill private land and streets in the district and if necessary may obtain right to do so by condemnation; filling or raising of streets is subject to approval by board of supervisors (Secs. 9, 12); all property, easements, rights of way and the right to take material for construction of reclamation works; any existing reclamation works necessary to the general plan or plans (Sec. 11).
- 13 State and Fed. Coop. May contract with State or U. S. to secure fill material (Sec. 9); may join with State or U. S. in construction and maintenance of reclamation works (Sec. 11); may exercise same powers as reclamation districts under Div. 15 of the Water Code* (Sec. 11).
- 14 Debt Seg. Same as in Div. 15 of the Water Code* (Sec. 11).
- 15 Bonds Same as in Div. 15 of the Water Code* (Sec. 11).
- 16 Revenues Same as in Div. 15 of the Water Code* (Sec. 11).
- 17 Assess-ments Same as in Div. 15 of the Water Code* (Sec. 11).
- 18 Tax. of Dist Prop Same as in Div. 15 of the Water Code* (Sec. 11).
- 19 State Treasurer Same as in Div. 15 of the Water Code* (Sec. 11).
- 20 Dept. of Wat. Res. No provision.

- 21 Inclusion Same as in Div. 15 of the Water Code* (Sec. 11).
Exclusion
- 22 Disso- Same as in Div. 15 of the Water Code* (Sec. 11).
lution
- 24 Projects Same as in Div. 15 of the Water Code* (Sec. 11); board of trustees may adopt, modify or change a plan or plans for reclamation of the district (Sec. 11).

*Note: Sec. 3 provides that management and control of the district, unless otherwise provided is subject to the provisions of Division 15 of the Water Code. Sec. 11 authorizes the district and its board of trustees to exercise all the powers any reclamation district or its trustees may exercise under Division 15 or any other provision of the Water Code relating to reclamation districts or under any general laws of the State relating to reclamation districts. Section 16 provides that references to provisions of the Water Code or general laws shall mean such provisions as they read on Sept. 7, 1955, unless otherwise provided in this Act.

KERN COUNTY WATER AGENCY

- 1 Citation 1961:1003:2651; D. A. 9098; West 99. "The Kern County Water Agency Act". Approval at election required to begin functioning (Sec. 7).
- 2 Purposes Make water available for any beneficial use or uses of lands or inhabitants; provide flood control; drain and reclaim lands; acquire, appropriate, store, conserve, and import water; develop and sell at wholesale hydroelectric energy to aid in financing water projects; sell right to use of falling water (Secs. 4, 4.1-4.4, 4.14, 4.15).
- 3 Territory All of Kern County (Sec. 1).
- 4 Overlap Other districts or municipalities having similar powers over similar territory are permitted (Sec. 23). District may not sell or deliver water to any district or water company within Antelope Valley-East Kern Water Agency (Sec. 5.7).
- 8 Voting Registered voters (Sec. 2(h)).
- 10 Gov. Code Sec 54900 Compliance required (Sec. 21).
- 11 Gov. Bd. 7 directors, with each director being a voter of and elected from separate divisions (Secs. 3, 7.1).
- 12 Eminent Domain Any property within or, with consent of board of supervisors of affected county, without the agency necessary for district purposes; must provide equivalent water supply and substitute facilities to condemn water or property used for supplying water for public use; may condemn property for relocation of property devoted to public use (Secs. 3.4, 4.9).
- 13 State and Fed.Coop. May cooperate and contract with U. S. under Federal reclamation laws (Sec. 6); may cooperate and contract with State or U. S. in the purchase, sale, or exchange of water, the acquisition of water, the construction of works, and for joint acquisition and operation of property and works (Sec. 6.2); contracts with the State for repayment of construction money or property acquisition costs, or for issuance of bonds, must be authorized at an election by majority vote (Sec. 6.3); agency debt limit does not apply to contracts with State or U. S. (Sec. 13).
- 14 Debt Seg. Member units for bonding, contracting, and assessment purposes (Secs. 2(g), 5.1, 5.3-5.6, 14.1, 15, 15.1); liability of member units limited by contract with the agency (Secs. 5.3, 14.1); member unit defined as any

municipality, town, or district wholly or partially within the agency which is empowered to appropriate and deliver water and which contracts with the agency for payment of construction costs or for delivery of water (Sec. 2(g)). Zones of benefit for assessment purposes (Sec. 14.1). Improvement districts for bonding and assessment purposes (Secs. 14.3-14.17). Revenue bonds (see "Bonds"). See also "Assessments".

- 15 Bonds General obligation for member units or improvement districts, by 3/5 vote (Secs. 14.13, 15); no member unit or improvement district liable for bonded indebtedness of any other member unit or improvement district (Sec. 15.9); revenue bonds, including refunding, by majority vote pursuant to Revenue Bond Law of 1941 (Sec. 17); may borrow money repayable from revenues (Sec. 4.13); negotiable promissory notes for benefit of any member unit or improvement district, not to exceed 5 years and lesser of either \$3 million or 2% of assessed valuation (Sec. 13.5).
- 16 Revenues Sales, leases of property (Secs. 3.5, 5, 11); rates and charges for services to member units, and sales, leases of property etc. to member units (Secs. 2(g), 5, 5.1); sale of hydroelectric power or falling water (Secs. 4.14, 4.15).
- 17 Assessments If revenues inadequate, annual ad valorem upon all taxable property, not to exceed 5¢ on each \$100 of assessed valuation (exclusive of member unit delinquency assessments, bond assessments, and other special assessments) (Sec. 14); annual ad valorem on all property taxable by any member unit, necessary to pay any delinquent amount due under member contract with the agency (Sec. 14.1); annual ad valorem improvement district assessments (Sec. 14.14); annual ground water replenishment assessments in improvement districts upon production of water from ground water supplies (Secs. 14.20-14.37); annual ad valorem bond assessment upon all taxable property exclusive of mineral rights in any member unit for which bonds have been issued (Sec. 15.9); annual ad valorem on all taxable property in zones of benefit established for making payments to State or U. S. under contracts with the agency (Sec. 14.2). Ad valorem assessments on all taxable property within each member unit or improvement district for which promissory notes were issued (Sec. 13.5). Improvement Act of 1911 and Municipal Improvement Act of 1913 are applicable (Sec. 16). Assessments may not be levied by this agency in Antelope Valley-East Kern Water Agency for making payments on state water contract (Sec. 5.7), nor may general tax assessment be levied in that agency or the Devil's Den Water District (Sec. 14).

- 18 Tax. of No provision.
Dist. Prop
- 19 State Financial supervision and bond certification approval
Treasurer under Dists. Sec. Law if requested (Water Code, Sec. 20003; Gov. Code, Sec. 54433); revenue bonds may be certified as legal investments pursuant to Dists. Sec. Law (Sec. 18); general obligation bonds are declared by law to be legal investments (Sec. 15.7).
- 20 Dept. of No provision.
Wat. Res.
- 21 Inclusion No provision. See District Reorganization Act of 1965.
Exclusion
- 22 Disso- In manner provided by Ch. 4 (commencing at Sec. 58950)
lution of Div. 1 of Title 6 of the Government Code (Sec. 26).*
- 24 Projects No works or improvements may be undertaken unless an engineering investigation and report is made and a hearing thereon is held (Sec. 12.1).

*Ch. 4 has been repealed. See District Reorganization Act of 1965 for dissolution procedures.

KINGS RIVER CONSERVATION DISTRICT

- 1 Citation 1951:931:2463; D. A. 4025; West 59 "Kings River Conservation District Act". NOTE: Creation subject to ratification election (Sec. 19).
- 2 Purposes Conservation, development, control, distribution and use of the waters of the Kings River and its tributaries and power developed thereby; protection, drainage and reclamation of lands within the district; protection and preservation of rights to water therein; meet various problems affecting such water supply (Sec. 4). See also "powers", Sec. 26.
- 3 Territory Certain described territory (comprising, in general, the Kings River Water Service Area) in the Counties of Fresno, Tulare and Kings (Sec. 2).
- 4 Overlap Does not affect or supersede any other district now or hereafter established in the area (Sec. 45).
- 8 Voting Registered voters; must be residents of district or division (Sec. 5(g)).
- 10 Gov. Code Compliance required (Sec. 40).
Sec 54900
- 11 Gov. Bd. 7 directors; 1 elected at large, 6 by divisions; must be residents, landowners and electors of district and of division for which elected; act by majority vote of all members; first board appointed by Governor (Secs. 8, 9, 11, 24).
- 12 Eminent Domain All property necessary or convenient for dist. purposes except property held or used for development, storage, or distribution of water for public use (Sec. 26(12)).
- 13 State and Fed.Coop. May cooperate and contract with State or U. S. in construction, acquisition, and operation of works (Sec. 26 (16)); may cooperate and contract with U. S. under Fed. reclamation laws (Sec. 26(17)).
- 14 Debt Seg. Revenue bonds (see "Bonds"); improvement districts for bonding and assessment purposes (Sec. 29).
- 15 Bonds General obligation, by 2/3 vote (Sec. 29); refunding, by majority vote (Sec. 30); revenue, by 2/3 vote (Sec. 33).

- 16 Revenues Water and power rates and other charges for services or work done by the district (Secs. 26(7), 26(10), 26(11), 28); sales or leases of property (Sec. 26(5)); oil and gas sales or leases (Sec. 26(15)).
- 17 Assess-
ments If revenues insufficient, annual ad valorem assessments on lands in district or improvement district sufficient to meet indebtedness on general obligation bonds or under any contract approved by voters (Sec. 36); annual ad valorem on all land in the district for other expenses and claims, not to exceed 2- $\frac{1}{2}$ mills on each 100¢ assessed value (Sec. 37). Mineral interests which have separate valuation on assessment roll may not be assessed (Sec. 39.1).
- 18 Tax. of
Dist Prop Property belonging to and used for district purposes may not be taxed or assessed for state, county, municipal or district purposes (Sec. 44).
- 19 State
Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Sec. 32; Water Code, Sec. 20003); bonds are declared to be legal investments (Sec. 32).
- 20 Dept. of
Wat. Res. Determine whether lands proposed to be excluded will not be substantially benefited by continued inclusion (Sec. 42).
- 21 Inclusion
Exclusion Inclusion (lands susceptible to service of water or power or which may be benefited; may be conditional on payment of special assessments, inclusion or formation in an improvement district, creation of bonded indebtedness, priority given to lands already in district, special rates for water or power, etc.): petition, ordinance of Board, election, majority vote (2/3 vote if bonds to be approved) (Sec. 41). Exclusion (lands embraced in any incorporated city and not substantially benefited): petition, hearing, order of the Board (Sec. 42). Exclusion (any other territory not substantially benefited by being in district): petition, investigation and report by Dept. of Water Resources, hearing, order of the Board (Sec. 42).
- 22 Disso-
lution In manner provided in District Reorganization Act of 1965; any resolution of application under Gov. Code Sec. 56195 must be adopted by legislative bodies of any two affected counties (Sec. 51).
- 24 Projects If bonded indebtedness to be incurred, Board must hold hearing; must establish improvement districts if only portions of district benefited; written protests by owners of majority of land acreage stops formation of an improvement district (Sec. 29).

KNIGHT'S LANDING RIDGE DRAINAGE DISTRICT

- 1 Citation 1913:99:109; West 21.
- 2 Purposes Land drainage; dispose of waters of Colusa basin into Yolo Bypass via a canal through Knight's Landing Ridge (Sec. 5).
- 3 Territory Certain described territory in Colusa and Yolo Counties (Sec. 1).
- 4 Overlap District may not interfere with reclamation districts Nos. 108, 730 and 787, or with any other reclamation district situated within its boundaries (Sec. 10).
- 8 Voting Landowners; one vote for each \$1 of assessed real estate; proxy vote allowed (Secs. 3, 9).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. Board of five drainage commissioners, three elected at large from the northern division, two from the southern division; must own at least 40 acres of land in the division (Sec. 2).
- 12 Eminent Domain All rights of way, easements, property and material, within or without the district, necessary for levees, canals, and other drainage works (Sec. 5).
- 13 State and Fed. Coop. Cooperates with Reclamation Board in planning, designing, and constructing drainage works; certain works require approval of Reclamation Board (Sec. 5).
- 14 Debt Seg. See "Assessments".
- 15 Bonds General obligation, based upon land assessments, by majority vote (Sec. 9); unpaid warrants draw interest (Sec. 8).
- 16 Revenues No provision. See "Assessments".
- 17 Assess-ments Assessment of lands according to benefits for construction of works, etc. (Sec. 6), and for payment of bonds (Sec 9); ad valorem assessments of lands for maintenance, repair, and incidental expenses; may set minimum of not to exceed \$2 per parcel (Secs. 7-3/4, 7-5/6); for latter purpose, in lieu of assessments by district, it may utilize county tax rolls in optional manner provided for reclamation districts, under which assessment may be on land only or land and improvements (Sec. 7-7/8).

- 18 Tax. of
Dist Prop No provision.
- 19 State
Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003) but district bonds may be lawfully purchased or received in pledge for loans by banks, trust companies, guardians, executors, administrators, and public officers (Sec. 9).
- 20 Dept. of
Wat. Res. No provision.
- 21 Inclusion
Exclusion No provision. See District Reorganization Act of 1965.
- 22 Disso-
lution No provision. See District Reorganization Act of 1965.
- 24 Projects District drainage works emptying into Yolo Bypass subject to approval of Reclamation Board (Sec. 5).

LAKE COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT

- 1 Citation 1951:1544:3522; D. A. 4145; West 62. "Lake County Flood Control and Water Conservation District Act".
- 2 Purposes Provide for the control and impounding of the flood and storm waters of the district, the conservation of all waters within the district, the control of storm and flood waters of streams which flow into the district, and to protect from such flood or storm waters the watercourses, watersheds, harbors, public highways, life and property in the district; develop all waters within the district for all beneficial uses (Sec. 4). (See Sec. 5 for specific powers).
- 3 Territory All of Lake County (Sec. 1); cities must concur in establishment of zones which include land within such cities (Sec. 3).
- 4 Overlap Zones may be established without reference to boundaries of other zones (Sec. 3); act does not preclude any other political subdivision within the district from exercising its powers (Sec. 5(5)), nor affect power of any existing city and county or municipal utility district to provide a water supply (Sec. 5(12)).
- 8 Voting Qualified electors (registered voters) (Secs. 3, 14, 31).
- 10 Gov. Code Compliance required upon creation of any zone (Sec. 21).
Sec 54900
- 11 Gov. Bd. Board of Supervisors of Lake County (Sec. 6); may delegate any or all of its powers to a commission of 9 members appointed by and serving at the pleasure of the board (Sec. 7).
- 12 Eminent Domain Any property within or, with consent of governing board of county affected, without district necessary or proper to carry out objects or purposes of the act and convenient to full exercise of powers; if already devoted to public use, court must find that the taking is for a more necessary use; must pay for relocation or removal of public utilities; may condemn existing flood control works; may condemn property to exchange for property devoted to public use or for relocation of such property (Secs. 5(4), 5(8), 5(12), 33).
- 13 State and Fed. Coop. Cooperate and act in conjunction with State or U. S. in construction of works; contract with State or U. S. for joint acquisition, construction, use, and disposition of works (Sec. 5(6), (8)).

- 14 Debt Seg. Zones may be established for assessment and bonding purposes (Secs. 3, 12-18); revenue bonds (see "Bonds").
- 15 Bonds General obligation, by 2/3 vote in the zone or zones affected; no zone liable for share of bonded indebtedness of any other zone (Secs. 14, 17, 27); revenue bonds by majority vote pursuant to the Revenue Bond Law of 1941 (Sec. 20.1).
- 16 Revenues Sales, leases of property (Secs. 5(4), 35).
- 17 Assess-
ments Annual ad valorem upon all property in the district to pay general administrative costs and to carry out purposes of common benefit to the district, not to exceed 50¢ on each \$100 of assessed valuation; annual ad valorem upon all property in each zone or zones for works benefiting such zones; assessments according to benefits upon all real property in any zone for purposes or works of special benefit to such zone; special ad valorem or benefit assessments upon real property in any zone to pay for works constructed under contract by a governmental body (Sec. 13). May levy assessments in zones according to benefits to pay operation and maintenance costs of works for such zones constructed by the State or U. S. (Secs. 5(15), 13.1). Annual ad valorem upon all real property in any zone for which bonds have been issued, to pay bonded indebtedness as it becomes due (Secs. 17, 18, 29). Total assessments levied on real property within any zone exclusive of bond taxes shall not exceed \$1.50 on each \$100 of assessed value (Sec. 20).
- 18 Tax. of
Dist Prop No provision.
- 19 State
Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003; Gov. Code, Sec. 54433); but bonds are declared by law to be legal investments (Sec. 23).
- 20 Dept. of
Wat. Res. No provision.
- 21 Inclusion
Exclusion Inclusion: no provision. See District Reorganization Act of 1965. Exclusion: any chartered or incorporated city may withdraw from district upon majority vote at an election in any such city (Sec. 31).
- 22 Disso-
lution No provision. See District Reorganization Act of 1965.

24 Projects Instituted by engineering investigation and report, resolution of intention, notice, and hearing, by the Board; Board may not proceed if written protests filed by a majority in number of holders of real property owning one half or more of the assessed valuation of real property within the zone or zones affected (Secs. 10-12).

LASSEN-MODOC COUNTY FLOOD CONTROL AND
WATER CONSERVATION DISTRICT

- 1 Citation 1959:2127:5009; D. A. 4200; West 92. "Lassen-Modoc County Flood Control and Water Conservation District Act". Functioning subject to resolution of board of supervisors or approval at an election (Sec. 4).
- 2 Purposes Provide for control and disposition of storm, flood and other waters of the district (Sec. 3); make water available for any present or future beneficial use or uses of lands or inhabitants within the district, including acquisition, storage and distribution for irrigation, domestic, fire protection, municipal, commercial, industrial, recreational, and all other beneficial uses (Sec. 3(q)); develop and sell at wholesale hydroelectric energy to aid in financing water projects (Sec. 3(v)). See also Sec. 3(r).
- 3 Territory All of Lassen County and all of Modoc County in Pit River drainage area (Sec. 1).
- 4 Overlap Zones may be established without reference to other zones (Sec. 5).
- 8 Voting At bond elections: registered voters of Lassen and Modoc County who own real property in the zone or zones involved; one vote for each \$1,000 of assessed value (or fraction thereof) of real and personal property owned in zone involved (Sec. 21). If no bonded indebtedness is involved and vote is on contract with U. S., only landowners owning land in zone or zones involved may vote; each entitled to one vote (Sec. 21).
- 10 Gov. Code
Sec 54900 No provision.
- 11 Gov. Bd. Members of Board of Supervisors of Lassen County and those representing relevant portion of Modoc County (Sec. 9); may take no action on any matter pertaining to a zone prior to completion of a project for the zone without approval by 2/3 majority of zone advisory committee appointed by the board, nor any action relating to operation, maintenance or extension of a project without approval by 2/3 majority of zone operating advisory committee appointed by the board (Sec. 7).
- 12 Eminent
Domain May exercise power only in the district (Sec. 3(f)). Must pay costs of relocation of road and utility structures (Sec. 3(g)). May not acquire or interfere in existing water rights, water uses, and water distribution facilities on an involuntary basis (Sec. 3(w)).

- 13 State and Fed. Coop. May contract with State or U. S. for acquisition of property rights or construction and operation of authorized works (Sec. 3(m)); may lease or rent to or from State or U. S. any property or rights necessary for such works (Sec. 3(n)) and accept contributions in labor, material or money (Sec. 3(o)); may cooperate and act in conjunction with State or U. S. in construction of works or in any other authorized purposes (Sec. 3(s)); may contract with State or U. S. for joint acquisition, construction, leasing, ownership, disposition, use, management, maintenance, repair or operation of any rights, works or other property (Sec. 3(t)); may cooperate and contract with U. S. under Federal reclamation or other federal laws; has same powers as irrigation districts under Irrigation District Federal Cooperation Law (Sec. 3(u)).
- 14 Debt Seg. Zones may be established for bonding and assessment purposes (Secs. 5, 6, 20, 32, 33). Municipal corporations or political subdivisions may contract with district to make payments in lieu of bond assessments (Sec. 23).
- 15 Bonds General obligation, by 2/3 vote in zone or zones affected (Secs. 20, 21, 29, 32); aggregate amount may not exceed that allowed by Calif. Districts Sec. Com. (State Treasurer) or in no event 15% of assessed value of real and personal property of zones involved (Sec. 24); registered warrants draw interest (Sec. 3(i)).
- 16 Revenues Sales, leases of property (Secs. 3(d), 3(n), 14); contributions (Sec. 3(o)); investments (Sec. 28); electric power rates (Sec. 3(v)).
- 17 Assessments Annual ad valorem on all taxable property in the district to pay general district expenses (of surveys, zoning, compensation for clerical, legal, and engineering services, printing, advertising, etc.) and project costs, not to exceed 10¢ on each \$100 of assessed valuation (Sec. 18); annual ad valorem bond assessment upon all taxable property within the benefiting zones (Secs. 32, 20, 29); after bonds authorized or contract made with U. S. under Federal reclamation or other laws pursuant to Sec. 3(u), annual ad valorem on all taxable property in benefiting zones to carry out objects and purposes of act and to pay costs of operation and maintenance of zone works, not to exceed 5¢ on each \$100 of assessed valuation (Sec. 33). After project with U. S. approved, additional assessment may be levied in zone or zones affected to pay costs of project plan (Sec. 21.5).

- 18 Tax. of Dist Prop District property exempt from taxation or assessment by the State, any county, city or district (Sec. 14).
- 19 State Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003); but bonds are declared by law to be legal investments (Sec. 30); approve amount of general obligation bonds (Sec. 24).
- 20 Dept. of Wat. Res. No provision.
- 21 Inclusion Exclusion See District Reorganization Act of 1965.
- 22 Disso- lution In the manner provided for dissolution of districts by District Organization Law in Art. 10 (commencing at Sec. 58300) of Chap. 1 of Div. 1 of Title 6 of the Government Code, upon petition of 200 qualified electors (Sec. 8).*
- 24 Projects Instituted for one or more zones by adoption of resolution of intention and engineering estimate of cost and hearing thereon by the board; board may not proceed for 6 months if written protests filed by majority of registered voters or freeholders residing in affected zones, or by majority of landowners if the project is a contract with the U. S. (Sec. 6); carried out by creation of zones, approval at an election by 2/3 vote, etc. (Secs. 5, 20, 21).

*The article cited has been repealed. See District Reorganization Act of 1965 for dissolution procedures.

LEVEE DISTRICT NO. 1 OF SUTTER COUNTY

- 1 Citation 1873-74:349:511; West 1.
- 2 Purposes Repair levees (Sec. 3); protect lands from overflow, conserve and add water to sloughs and drains of the district (Sec. 12).
- 3 Territory Certain described area along Feather River in Sutter County (Sec. 1).
- 4 Overlap No provision.
- 8 Voting Owners of real property (Sec. 5).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. 3 directors, elected at large (Secs. 2, 3).
- 12 Eminent Domain May acquire drains, canals, sluices, bulkheads, water-gates, levees, embankment, pumping plants, and pipelines (Sec. 12).
- 13 State and Fed. Coop. No provision.
- 14 Debt Seg. No provision.
- 15 Bonds No provision. Registered warrants draw interest (Sec. 10).
- 16 Revenues No provision.
- 17 Assessments When deemed necessary, ad valorem assessments on real property (Secs. 6, 7, 12).
- 18 Tax. of Dist Prop No provision.
- 19 State Treasurer No provision.
- 20 Dept. of Wat. Res. No provision.
- 21 Inclusion Exclusion No provision. **See District Reorganization Act of 1965.**
- 22 Disso-lution No provision. **See District Reorganization Act of 1965.**
- 24 Projects No special procedure, other than preparing plans and specifications, letting bids, etc. (Sec. 3).

LOS ANGELES COUNTY FLOOD CONTROL DISTRICT

- 1 Citation 1915:755:1502; D. A. 4463; West 28. "Los Angeles
County Flood Control Act."
- 2 Purposes To provide for the control and conservation of the
flood, storm and other waste waters of the district,
to conserve such waters for beneficial and useful
purposes by spreading, storing, retaining or causing
to percolate into the soil within the district, or to
save or conserve in any manner, all or any of such
waters, and to protect from damage from such waters
the harbors, waterways, public highways and property
in the district; may provided for recreational use
of district facilities and enhance scenic beauty
(Sec. 2); for special zones, to acquire and conserve
imported and reclaimed water (Sec. 3.1).
- 3 Territory All of Los Angeles County south of the north line of
township 5 north, except islands off the coast
(Sec. 1).
- 4 Overlap No provision.
- 8 Voting Qualified electors (registered voters) (Sec. 6).
- 10 Gov. Code
Sec 54900 No provision.
- 11 Gov. Bd. County Board of Supervisors (Sec. 3).
- 12 Eminent
Domain Any property within or without the district useful or
necessary to carry out purposes, whether already
devoted to same use or otherwise, including lands,
rights of way, easements, property or materials; may
condemn adjacent lands to exchange for needed lands
already devoted to public use; may require alteration
or removal of bridges and other structures; (Secs.
2(6), 16, 16- $\frac{1}{2}$); may condemn entire house or structure
where severance would cause substantial damage to the
structure (Sec. 16- $\frac{3}{4}$); when part only of a larger
parcel is required which will interfere with access
to or damage the remainder, may acquire the whole or
an easement of ingress and egress for the remainder
(Sec. 16- $\frac{5}{8}$).
- 13 State and
Fed. Coop. May borrow federal funds and issue bonds or notes
without necessity of an election up to \$4,500,000
(Sec. 2(7a)); may convey lands and interests in lands
to U. S. (Sec. 2(13)); may insert provisions required
by U. S. as condition for providing funds, in con-
tracts let for work done (Sec. 15a); may cooperate
with State or U. S. in construction, operation, and
maintenance of works and in adoption of plans (Sec. 17).

- 14 Debt Seg. Special assessment zones (Secs. 3.1-3.3, 3.5, 3.6).
- 15 Bonds General obligation, by majority vote (Secs. 6, 9, 18); see also "Fed. Coop." above (Sec. 2(7a)). Refunding bonds may be issued by the board (Sec. 7.4).
- 16 Revenues Sales, leases of property (Secs. 2(4), 2(13), 16) and of water or storage space to public agencies for recreational purposes (Sec. 2(13)).
- 17 Assess-
ments Annual ad valorem upon taxable real property sufficient: (1) to pay amounts due on bond indebtedness (Sec. 10); (2) to carry out any of the objects and purposes, pay maintenance and operation costs, etc., not to exceed 15¢ per \$100 assessed valuation less amounts assessed to pay U. S. loans (Secs. 14, 2(7a)); (3) to pay loans due U. S. (Sec. 2(7a)); (4) to pay bonds issued by drainage improvement districts whose works are transferred to the district (Sec. 13- $\frac{1}{2}$); (5) to pay for operation and maintenance of other works transferred to the district and of works constructed by the district with bond funds (Sec. 13- $\frac{3}{4}$); special ad valorem assessments on taxable real property in special zones for zone purposes, not to exceed 5¢ on each \$100 assessed valuation in any one fiscal year (Sec. 3.3).
- 18 Tax. of
Dist Prop No provision.
- 19 State
Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003); but bonds are declared by law to be legal investments (Sec. 12).
- 20 Dept. of
Wat. Res. No provision.
- 21 Inclusion
Exclusion No provision. See District Reorganization Act of 1965. There are provisions for transferring drainage improvements from other public bodies and agencies (Sec. 13- $\frac{3}{4}$).
- 22 Disso-
lution No provision. See District Reorganization Act of 1965.
- 24 Projects Initiated by engineering investigation and report, Board resolution, bond election (Secs. 4-6); special provisions for accepting transfers of storm drain improvements, etc., from cities, counties, or other public bodies (Sec. 13- $\frac{3}{4}$); projects for special zones by notice, hearing and resolution of the Board (Secs. 3.1, 3.2, 3.3).

LOWER SAN JOAQUIN LEVEE DISTRICT

- 1 Citation 1955:1075:2047; D. A. 4298; West 75. "Lower San
 Joaquin Levee District Act."
- 2 Purposes To cooperate with and act as liaison between the U. S.
 Corps of Engineers, the Reclamation Board, and the
 Dept. of Water Resources in connection with planning
 and construction of an acquisition of property for the
 Lower San Joaquin River (and tributaries) Flood Control
 Project (see Water Code, Sec. 12651), and to provide
 the local cooperation required by federal and state law
 (hold and save the State and the United States free
 from damages, operate and maintain the project as com-
 pleted, report encroachments to Reclamation Board
 (Sec. 7).
- 3 Territory A certain described area along the San Joaquin River,
 above the mouth of the Merced River, in Stanislaus,
 Merced, Madera, and Fresno Counties (Sec. 4).
- 4 Overlap No provision.
- 8 Voting No provision.
- 10 Gov. Code No provision, except for 1961-1962 fiscal year (Sec. 14)
 Sec 54900
- 11 Gov. Bd. Seven directors, appointed on a division basis by boards
 of supervisors of counties in which district located, 3
 by Merced County, 2 by Fresno County, and 2 by Madera
 County (originally five directors, one each appointed
 by boards of supervisors of Fresno, Merced, and Madera
 Counties and two by the governing body of the Central
 California Irrigation District); must be landowners
 or representatives of corporate landowners within the
 divisions they are appointed to represent (Secs. 5, 6).
- 12 Eminent
 Domain No provision.
- 13 State and
 Fed. Coop. See "Purposes".
- 14 Debt Seg. No provision.
- 15 Bonds No provision.
- 16 Revenues No provision.
- 17 Assess-
 ments Annual ad valorem upon lands, exclusive of improvements;
 apportioned among counties of district in proportion to
 value of district lands in each county; levied and
 collected with county taxes (Sec. 8).

18	<u>Tax. of Dist. Prop.</u>	No provision.
19	<u>State Treasurer</u>	No provision.
20	<u>Dept. of Wat. Res.</u>	No provision.
21	<u>Inclusion Exclusion</u>	Inclusion: no provision. See District Reorganization Act of 1965. Exclusion: petition, hearing, order of the district board if land not benefited; excluded land remains liable for existing indebtedness (Sec. 13).
22	<u>Disso- lution</u>	No provision. See District Reorganization Act of 1965.
24	<u>Projects</u>	Act does not authorize institution of new projects by the district. District formed to provide required local cooperation in connection with the Lower San Joaquin River Flood Control Project, including, principally, operation and maintenance.

MADERA COUNTY FLOOD CONTROL AND WATER CONSERVATION AGENCY

- 1 Citation 1969:916:1823; D.A. 4525; West 110. "Madera County Flood Control and Water Conservation Agency Act".
- 2 Purposes Make water available for present or future beneficial uses of lands or inhabitants, including irrigation, domestic, fire protection, municipal, commercial, industrial and all other beneficial uses; provide for flood control and drainage (Secs. 151, 255). See generally Secs. 250-264.
- 3 Territory All of Madera County (Sec. 150).
- 4 Overlap May not sell or deliver water to any person within an irrigation district, water district, or city without consent of the district or city (Sec. 264). Zones may be established without reference to other zones (Sec. 350).
- 8 Voting Registered voters (Sec. 151(h)).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. County board of supervisors (Sec. 200).
- 12 Eminent Domain Property for drainage, flood control, or conservation facilities; may be required to relocate any road, railroad, canal or other property interfered with (Sec. 260). Any property within or without the agency necessary to carry out objects or purposes; must pay for relocation of utilities (Sec. 650).
- 13 State and Fed. Coop. May cooperate and contract with U. S. under federal reclamation laws; has same powers as irrigation districts; contracts with U. S. for repayment of cost of works or for water supply must be authorized at an election or by 4/5 vote of the board (Secs. 300, 301). May cooperate and contract with U. S. and the state with respect to purchase, sale, and acquisition of water and the construction and operation of works (Sec. 303).
- 14 Debt Seg. Zones for bonding and assessment purposes (Secs. 350, 352, 353, 354, 552). See also "Bonds" and "Assessments".

- 15 Bonds General obligation by 2/3 vote in zone or zones affected (Secs. 552, 558, 567). Refunding bonds by majority vote (Sec. 568). Revenue bonds by majority vote under Revenue Bond Law of 1941 (Sec. 570). Aggregate bond indebtedness for the agency or for any zone, exclusive of revenue bonds or special assessments and exclusive, in case of the agency, of zone bonds, shall not exceed amount which can be repaid in 40 years by annual tax rate of 20¢ on each \$100 of assessed valuation (Secs. 574, 575).
- 16 Revenues Sales, leases of property (Secs. 252, 800), or water or water rights (Sec. 262); rates and charges for services and facilities (Secs. 262, 302).
- 17 Assessments Annual ad valorem assessments to carry out any of the objects and purposes within the agency or within any zone, upon all taxable property including land, improvements, and personal property, or upon all land and improvements only, or upon land only (Secs. 500, 501, 352). Special ad valorem zone assessments to meet payments under contracts with other governmental agencies (Sec. 353). Annual ad valorem assessments on all taxable property in the agency or affected zone to pay bond indebtedness (Secs. 566, 573). Special assessments in lieu of bonds, payable in annual installments over not to exceed 40 years, if approved by majority vote (Sec. 600). Ad valorem zone assessments for works of improvement or for operation and maintenance may not exceed 20¢ on each \$100 of assessed valuation unless approved by majority vote (Sec. 354). Aggregate agency assessments exclusive of bond assessments and exclusive of zone assessments, and exclusive of any special assessment authorized by the electors, shall not exceed 20¢ on each \$100 of assessed value (Sec. 504). The Improvement Act of 1911, the Improvement Bond Act of 1915, and the Municipal Improvement Act of 1913 are applicable (Sec. 550).
- 18 Tax. of Dist Prop Property used for agency purposes and belonging to the agency shall not be taxed or assessed for state, county, municipal or any district purposes (Sec. 505).
- 19 State Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003; Gov. Code, Sec. 54433); but bonds are declared by law to be legal investments (Sec. 578).
- 20 Dept. of Wat. Res. No provision.

- 21 Inclusion
Exclusion No provision. See District Reorganization Act of 1965.
- 22 Disso-
lution In manner provided in District Reorganization Act of 1965 (Sec. 900).
- 24 Projects Instituted by board after resolution of intention, notice and hearing; if written protests filed by majority of registered voters in the affected zones the board may not proceed (Secs. 400-402).

MARIN COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT

- 1 Citation 1953:666:1915; D. A. 4599; West 68. "Marin County
Flood Control and Water Conservation District Act".
- 2 Purposes To control flood and storm waters of the district
and of streams which flow into the district; to
conserve such waters for beneficial and useful
purposes by spreading, storing, retaining and
causing to percolate into the soil within or with-
out the district such waters, or to save or conserve
such waters in any manner and protect from such
waters the watercourses, watersheds, harbors, public
highways, life and property in the district; to
prevent waste of water or diminution of the supply
in, or exportation from, the district; to obtain,
retain and reclaim drainage, storm, flood and other
waters for beneficial use in the district; to engage
in incidental recreational activities (Sec. 4; see
also Sec. 5).
- 3 Territory All of Marin County (Sec. 2); cities must concur in
establishment of zones or annexations thereto which
include land within such cities (Sec. 3.5).
- 4 Overlap Zones may be established without reference to other
zones (Sec. 3); does not preclude any other political
subdivision within the district from exercising its
powers (Sec. 5(6)); does not affect power of any exist-
ing city and county or district to provide a water
supply (Sec. 5(13)).
- 8 Voting Qualified electors (registered voters) (Secs. 13, 26.1,
- 10 Gov. Code Compliance required upon creation of any zone (Sec. 19).
Sec 54900
- 11 Gov. Bd. Board of Supervisors of Marin County (Sec. 6), assisted
by an advisory commission appointed by the Board (Sec.
6.1), and zone advisory boards (Sec. 6.2),
- 12 Eminent Any property within or without district necessary or
Domain proper to carry out objects or purposes of the act and
convenient to full exercise of powers; all lands, water
and water rights and other property necessary or con-
venient for district works; must pay for relocation or
removal of structures and public utilities; if already
devoted to public use, court must find that the taking
is for a more necessary use; may not take property
appropriated to public use by any existing city and
county or public district; may condemn fee simple or
any lesser estate, easement, or interest; may condemn
property required for relocation of streets, roads,
highways, railroads, canals or other property (Secs.
5(4), 5(9), 5(13), 28).

- 13 State and Fed. Coop. May cooperate with State or U. S. in the construction of any works provided for in the act, and may adopt and carry out any definite plan or system of work for any such purpose; may contract with U. S. for joint acquisition, operation, repair, etc., of any works or property which might be lawfully acquired or owned by the district (Secs. 5(7), 5(9)).
- 14 Debt Seg. The board may establish zones for assessment and bonding purposes; such zones are separately liable and separately assessable on bond indebtedness; ad valorem rate of assessment may vary in different zones (Secs. 3, 9-12, 16). See also "Assessments".
- 15 Bonds General obligation, by 2/3 vote in each zone affected (Secs. 13, 24); no zone liable for bonded indebtedness of any other zone (Sec. 16).
- 16 Revenues Sales, leases of property (Secs. 5(4), 30); investments (Sec. 33).
- 17 Assessments Annual ad valorem upon all property in the district taxable for county purposes, not to exceed 5¢ on each \$100 assessed valuation, for general administrative costs and for projects of common benefit to the district; annual ad valorem upon all taxable property in any zone, not to exceed \$1 on each \$100 of assessed valuation (exclusive of the general districtwide assessments and of bond assessments), for works established for the benefit of such zone (Secs. 12, 18) annual ad valorem bond assessments upon all property in any zone for which bonds have been issued (Secs. 13, 16, 17); the Improvement Act of 1911, the Municipal Improvement Act of 1913 and the Improvement Bond Act of 1915 are applicable to the district (Secs. 12.1, 36). Board may establish zone for sole purpose of maintaining flood control facilities and specify maximum tax rate to be levied in the zone, which may not be increased unless approved by majority vote at an election if 10% of electors in zone file protests (Sec. 11.2).
- 18 Tax. of Dist Prop No provision.
- 19 State Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003); but bonds are declared by law to be legal investments (Sec. 20).
- 20 Dept. of Wat. Res. No provision.

- 21 Inclusion
Exclusion Inclusion: No provision: see District Reorganization Act of 1965. Exclusion: Any chartered or incorporated city may withdraw upon election and majority vote in such city (Sec. 26.1).
- 22 Disso-
lution No provision. See District Reorganization Act of 1965.
- 24 Projects Projects costing over \$10,000 shall be instituted by engineering investigation and report, resolution of intention, notice and hearing by the Board, and establishment or revision of zones if required; Board may not proceed if written protests filed by majority of title holders to 1/2 or more of the assessed valuation of the real property within the zone or zones affected (Secs. 3, 9, 10, 11, 11.1).

MARIPOSA COUNTY WATER AGENCY

- 1 Citation 1959:2036:4685; D. A. 4613; West 85. "The Mariposa County Water Agency Act".
- 2 Purposes Make water available for any present or future beneficial use of the lands or inhabitants (Sec. 4); develop and sell at wholesale hydroelectric energy to aid in financing water projects (Sec. 4.1); control and conserve flood and storm waters (Sec. 4.2); store, conserve, reclaim, and import water (Sec. 4.3); sell right to use of falling water (Sec. 4.11).
- 3 Territory All of Mariposa County outside Yosemite National Park (Sec. 1).
- 4 Overlap Agency does not affect any municipality, public district or public agency now or hereafter established in the same area and having similar powers (Sec. 19); zones may be established without reference to the boundaries of other zones (Sec. 15).
- 8 Voting Registered voters (Sec. 2(h)).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. County Board of Supervisors; may create an advisory board (Sec. 7).
- 12 Eminent Domain Any property within or without the agency necessary for district purposes except publicly owned property held or used for development, storage or distribution of water for public use; may pay replacement costs in lieu of compensation for taking any public utility facility (Sec. 3.4); may condemn other property to exchange for property devoted to public use (Sec. 4.9).
- 13 State and Fed. Coop May cooperate and contract with U. S. under Federal reclamation laws; has same powers as irrigation districts under Irrigation District Federal Cooperation Law (Sec. 6); may cooperate and contract with State or U. S. in purchase, acquisition, and sale of water, and in the construction of works for controlling, conserving and transporting flood or storm waters for beneficial uses; may contract for joint acquisition and operation of property or works for district purposes (Sec. 6.2); agency debt limit does not apply to contracts with State or U. S. (Sec. 13).
- 14 Debt Seg. Zones may be established for bonding and assessment purposes (Sec. 15); revenue bonds (see "Bonds").
- 15 Bonds General obligation, by 2/3 vote in zone or zones affected (Sec. 15(e)-15(p)); revenue bonds by majority vote pursuant to the Revenue Bond Law of 1941 (Sec. 16); may borrow money repayable from revenues at a future date (Sec. 18.1).

- 16 Revenues Sales, leases of property (Secs. 3.5, 5, 11); sales, leases of water and rights to the use of water, including falling water; sales of hydroelectric energy (Secs. 4.1, 4.11, 5, 5.1).
- 17 Assess-
ments If revenues inadequate, annual ad valorem on all taxable property in the agency, not to exceed 10¢ on each \$100 of assessed valuation (Sec. 14.1); annual ad valorem zone assessments upon all taxable property in each zone for purposes of benefit to the zone, not to exceed 50¢ on each \$100 of assessed valuation exclusive of bond assessments (Sec. 15(d)); annual ad valorem bond assessments on all taxable property in zones for which bonds have been issued; no zone liable for share of indebtedness of any other zone (Sec. 15(p)).
- 18 Tax. of
Dist Prop No provision.
- 19 State
Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003; Gov. Code, Sec. 54433; Sec. 17).
- 20 Dept. of
Wat. Res. No provision.
- 21 Inclusion
Exclusion No provision. See District Reorganization Act of 1965.
- 22 Disso-
lution In the manner provided by Ch. 4, commencing at Sec 58950, of Div. 1 of Title 6 of the Government Code (Sec. 22).*
- 24 Projects Projects for zones instituted by resolution of intention by the board, engineering estimates of costs, hearing, and order of the board; may not proceed if sufficient protests filed (Sec. 15).

* Ch. 4 has been repealed. See District Reorganization Act of 1965 for dissolution procedures.

MENDOCINO COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT

- 1 Citation 1949:995:1810; D. A. 4830; West 54. "Mendocino County Flood Control and Water Conservation District Act".
- 2 Purposes To provide for the control and disposition of the storm and flood waters of the district; may make water available for any beneficial use (Sec. 3). (See subsections of Sec. 3 for specific powers).
- 3 Territory All of Mendocino County (Sec. 1).
- 4 Overlap No provision.
- 8 Voting Registered voters residing within the district (Sec. 16).
- 10 Gov. Code Sec 54900 Compliance required upon creation of zones and establishment of boundaries thereof (Sec. 29).
- 11 Gov. Bd. County Board of Supervisors (Sec. 4); board of 5 elected trustees for each improvement district (Secs. 37, 54, 63, 69, 96, 100, 101).
- 12 Eminent Domain Lands, rights of way, easements, privileges, material and property of every kind, within or without the district, necessary, convenient, incidental, useful or proper to carry out purposes; same power as county, city, municipal water district, irrigation or reclamation district (Secs. 3(e), 3(f)).
- 13 State and Fed. Coop. May cooperate and contract with U. S. under Fed. reclamation laws; same powers as irrigation districts (Sec. 3(r)); may enter into contracts with State or U. S. for acquisition of property or rights, or construction, operation or maintenance of works or improvements; may lease or rent property or rights to or from the State or the U. S.; may accept contributions from the State or the U. S. (Secs. 3(m), (n), (o)). Improvement districts may also cooperate and contract with State or U. S. (Sec. 102).
- 14 Debt Seg. For assessment purposes, the entire district may be divided into zones prior to bond election if necessary, in the opinion of the Board, because of varying benefits to the property within the district (Secs. 3(1), 14-16, 28); improvement districts upon petition, hearing and election (2/3 vote) (Secs. 35-113).
- 15 Bonds General obligation, by 2/3 vote (Secs. 3(1), 16, 24); re-funding bonds, by resolution of the Board and agreement with bondholders (Sec. 27). General obligation bonds of improvement districts by 2/3 vote (Secs. 38, 54, 60); unpaid improvement district warrants bear interest (Sec. 113).

- 16 Revenues Sales, leases of property (Secs. 3(d), 3(n), 9); (title to real property, water rights or waterworks may not be conveyed or alienated except by vote of the electors - Sec. 9); contributions (Sec. 3(o)); investments of sinking funds (Sec. 23).
- 17 Assess-
ments Annual ad valorem upon taxable property in district, in same manner as county taxes, not to exceed 6¢ on each \$100 assessed valuation, to pay administrative costs and expenses, etc. (Sec. 12); annual ad valorem upon all taxable property, excluding property of any county, municipality or political subdivision or of the State or U. S., sufficient to meet bond indebtedness, apportioned by percentages to the different zones, if any, (Secs. 28, 27); the Board may permit any city or political subdivision to pay bond percentage to be raised from zones in such city or subdivision in lieu of assessments therein, and electors then cannot vote at bond election (Sec. 18); after bonds authorized, annual ad valorem assessment upon all taxable property as provided in Sec. 28 to carry out any objects or purposes of the act and pay operation & maintenance costs, not to exceed 5¢ on each \$100 assessed valuation; shall be apportioned among zones, if any (Sec. 30); annual ad valorem improvement district assessment upon all taxable property in each improvement district not to exceed 2¢ on each \$100 assessed valuation plus bond assessment (Secs. 106, 107).
- 18 Tax. of
Dist Prop No provision.
- 19 State
Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003); but bonds are declared by law to be legal investments (Sec. 25).
- 20 Dept. of
Wat. Res. No provision.
- 21 Inclusion
Exclusion No provision. See District Reorganization Act of 1965.
- 22 Disso-
lution No provision. See District Reorganization Act of 1965.
- 24 Projects Initiated by engineering survey and report, estimate by the Board of amount of money required, division, if necessary, of district into zones, ratification election (Secs. 14-16). May also be initiated by creation of special improvement districts (Secs. 36 ff.).

MOJAVE WATER AGENCY

- 1 Citation 1959:2146:5114; D. A. 9095; West 97. (Secs. 1-43).
"Mojave Water Agency Law." (Approval at election
required before district could begin functioning
(Secs. 3.4, 3.5)).
- 2 Purposes Make water available for any beneficial use of lands
or inhabitants; develop, protect, conserve, reclaim,
store, regulate, and distribute water for use in the
agency; replenish underground water supplies; develop
and sell at wholesale hydroelectric energy to aid in
financing water projects (Sec. 15); may initiate
adjudication of rights to ground water (Sec. 37).
- 3 Territory Certain described territory in San Bernardino County
(Sec. 1).
- 4 Overlap No provision.
- 8 Voting Registered voters residing in agency (Secs. 2(g), 6).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. 11 directors - 7 elected by divisions, 1 elected at
large, 1 appointed by county board of supervisors
from S. B. County Flood Control Advisory Committee
Zone 4 or 6, 1 appointed by governing body of Mojave
Desert Resource Conservation District, and 1 appointed
by the governing bodies (1 vote each) of cities and
districts in the agency authorized to sell and dis-
tribute water; no more than 3 directors may be resi-
dents of any one division; all must be residents of
and registered to vote in the agency and those
elected by division must reside in the division
(Secs. 3.5, 4, 9).
- 12 Eminent
Domain All property within the agency necessary for agency
purposes except publicly-owned water rights or prop-
erty held or used for development, storage, or dis-
tribution of water for public use; if public utility
property acquired, must pay removal and relocation
costs (Secs. 13(3), 14).
- 13 State and
Fed. Coop. May contract or join with State or U. S. to carry
out any of the purposes of the act; promote and coor-
dinate water service facilities in the agency with
the California Water Plan and Aqueduct System; may
apply for water made available by the Feather River
Project or other supplemental water source (Sec. 15(6),
(7), (8), (9)); may join with and contract with the
U. S., the state, and others for carrying out purposes;

contracts with U. S. involving liability in excess of annual revenues must be approved by 2/3 vote at an election in agency or improvement district (Sec. 22).

- 14 Debt Seg. Improvement districts for bonding or assessment purposes or both (Secs. 21, 40); revenue bonds (Sec. 20); zone of benefit for purpose of paying the variable costs of purchasing water from the State Water Resources Development System (Sec. 38); see also "Assessments".
- 15 Bonds General obligation by 2/3 vote in the agency or in the zones affected (Secs. 19, 19.1, 19.2, 21); revenue bonds by majority vote pursuant to Revenue Bond Law of 1941 (Sec. 20). Promissory notes up to \$1,000,000 payable in not to exceed 5 years (Sec. 17.5)
- 16 Revenues Sales, leases of property (Sec. 13(3)); contracts with cities and districts; sale of hydroelectric energy (Sec. 15); investments (Sec. 18); charges for water delivery; rates may vary between improvement districts and the agency (Sec. 36).
- 17 Assess-
ments Annual ad valorem upon all taxable property, exclusive of personal property, to accomplish the administration of the agency, not to exceed 10¢ on each \$100 of assessed valuation; annual ad valorem on all taxable property in the area subject to such taxation to pay principal and interest on bonds; annual assessments against pumping (only in excess of safe yield if rights adjudicated) which, together with charges for water deliveries, will be sufficient to pay variable costs under any contract with State for purchase of water; annual ad valorem on land only, not to exceed 45¢ per \$100 assessed valuation, to pay all other obligations under such contract, and if this not sufficient, an ad valorem tax on all taxable property exclusive of personal property for the additional revenue required (Sec. 16); annual ad valorem on all taxable property not to exceed 10¢ on each \$100 of assessed valuation to pay principal and interest on promissory notes (Sec. 17.5); annual ad valorem upon all taxable property, exclusive of personal property, in zone of benefit for paying variable costs of obtaining water under state contract (Sec. 38); the Improvement Act of 1911, Municipal Improvement Act of 1913, Street Opening Act of 1903, and Improvement Bond Act of 1915 are applicable (Sec. 21).
- 18 Tax of
Dist Prop No provision.

- 19 State
Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Secs. 20003, 25403; Gov. Code, Sec. 54433).
- 20 Dept. of
Wat. Res. Department was required to hold a public hearing and report to board of supervisors of San Bernardino County on the need for the functioning of the agency (Sec. 3.4).
- 21 Inclusion
Exclusion No provision. See District Reorganization Act of 1965.
- 22 Disso-
lution No provision. See District Reorganization Act of 1965.
- 24 Projects No specific procedures except in connection with formation of improvement districts, issuance of bonds, levy of special assessments, etc.

MONTALVO MUNICIPAL IMPROVEMENT DISTRICT

- 1 Citation 1955:549:1016; D. A. 5239a. "Montalvo Municipal Improvement District Act".
- 2 Purposes Acquire, construct, alter, maintain and operate street and highway lighting facilities and facilities for collection, treatment and disposal of sewage, industrial wastes, storm waters, garbage and refuse; and the production, storage, treatment and distribution of water for public and private purposes (Sec. 43; see also Sec. 240).
- 3 Territory The territory in County of Ventura now contained within the Montalvo Sanitary District (Sec. 1).
- 4 Overlap The Montalvo Sanitary District is merged (Sec. 40).
- 8 Voting Registered voters (Secs. 33, 81, 87, 221).
- 10 Gov. Code No provision, except not necessary to give notice of Sec 54900 creation of district (Sec. 120).
- 11 Gov. Bd. 5 directors; first directors shall be the members of the Montalvo Sanitary District Board; subsequent directors elected as provided in Sanitary District Act of 1923 (Secs. 25, 26).
- 12 Eminent Domain May exercise the power in the manner provided by law for condemnation of private property for public use by the State or any political subdivision or district; has same powers as legislative body of a city; Title 7, Part 3, C. C. P., applies (Sec. 45).
- 13 State and Fed. Coop. May cooperate and contract with State or U. S. for joint acquisition, construction or use of facilities which the district has the power to acquire or construct alone (Sec. 47).
- 14 Debt Seg. Revenue bonds (see "Bonds"); bonds may be issued for benefit of annexed territory (Sec. 221); see also "Assessments".
- 15 Bonds General obligation, by majority vote (Secs. 80-99, 88, 221); revenue bonds by majority vote pursuant to Revenue Bond Law of 1941 (Secs. 105, 106); may borrow money and issue notes or warrants (Secs. 49, 53); may issue assessment bonds (Sec. 54; see "Assessments" for applicability of special acts).
- 16 Revenues Disposal of property (Sec. 44); sales of effluent from treatment or disposal plants (Sec. 56); charges for services and facilities (Secs. 59-61, 14).

- 17 Assess-
ments Annual ad valorem upon all taxable property in the district sufficient to pay general obligation bonded indebtedness, to maintain, operate, extend or repair district works, and to pay incidental expenses or existing obligations (Secs. 121, 122); may add unpaid charges in certain instances (Sec. 61); assessments according to benefits for purpose of financing acquisition and construction of improvements (Sec. 54); the Municipal Improvement Act of 1913, the Improvement Act of 1911, the Street Opening Act of 1903, and the Improvement Bond Act of 1915 are applicable (Sec. 110).

- 18 Tax, of
Dist Prop No provision.

- 19 State
Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003; Gov. Code, Sec. 54433).

- 20 Dept. of
Wat. Res. No provision.

- 21 Inclusion
Exclusion Contiguous territory may be annexed, and territory may be excluded, pursuant to the Reorganization Act of 1965 (Sec. 220).

- 22 Disso-
lution Pursuant to Reorganization Act of 1965 (Sec. 220).

- 24 Projects Instituted by district board (Secs. 25, 81, 112, etc.).

MONTEREY COUNTY FLOOD CONTROL
AND WATER CONSERVATION DISTRICT

- 1 Citation 1947:699:1739; D. A. 5064; West 52. "Monterey County Flood Control and Water Conservation District Act".
- 2 Purposes To provide for control of flood and storm waters of the district and of streams flowing into the district; to conserve such waters for beneficial purposes by spreading, storing, retaining, causing such waters to percolate into the soil, or in any manner; to protect from such waters the public highways, life, property, watersheds and watercourses in the district; to increase and prevent waste or diminution of the water supply; to obtain, retain and reclaim drainage, storm, flood and other waters for beneficial use within the district; provide incidental recreational facilities (Sec. 4). (See Sec. 5 for specific powers).
- 3 Territory All of Monterey County (Sec. 2).
- 4 Overlap Zones may be established without reference to the boundaries of other zones in the district (Sec. 3).
- 8 Voting Qualified electors (registered voters) (Sec. 14).
- 10 Gov. Code Compliance required upon creation of any zone and
Sec 54900 establishment of boundaries thereof (Secs. 19, 20).
- 11 Gov. Bd. County Board of Supervisors (Sec. 7).
- 12 Eminent Any property necessary, within or without the district,
Domain to carry out purposes; if already devoted to public use, the court must find that the taking is for a more necessary use, and district must pay for relocation of public roads, utilities; district may condemn other property for exchange (Secs. 5(4), 6, 29); consent of Board of Supervisors of county in which land situated required for condemnation of land outside the district for recreational purposes (Sec. 4).
- 13 State and May cooperate with State or U. S. in construction of works
Fed. Coop. (Sec. 5(7)); may enter into contracts with State or U. S. for joint acquisition, construction, leasing, ownership, disposition, use, maintenance, operation, etc., of rights, works or other property (Sec. 5(9)).
- 14 Debt Seg. Zones may be established for both assessment and bonding purposes (Secs. 3, 10-18).

- 15 Bonds General obligation, by majority vote in the zone or zones affected; no zone shall be liable for the share of bonded indebtedness of any other zone (Secs. 14-18, 25).
- 16 Revenues Sales, leases of property (Secs. 5(4), 31); charges for use of recreational facilities (Sec. 4); sales of water (Sec. 5(13)).
- 17 Assess-
ments Annual ad valorem assessments upon all property in the district to pay administrative costs and to carry out purposes of common benefit to the district; annual ad valorem assessments upon (a) all property or (b) all real property (lands and improvements) in any zone or zones for works established for benefit of such zone or zones, or to meet bond indebtedness incurred for such zone or zones; assessments of (a) all property or (b) all real property in each or any zone according to benefits; special assessments upon the property in any affected zone to meet payments due under contracts with U. S. or other governmental bodies (Secs. 13, 17, 18).
- 18 Tax of
Dist Prop No provision.
- 19 State
Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003); but bonds are declared by law to be legal investments (Sec. 21).
- 20 Dept. of
Wat. Res. No provision
- 21 Inclusion
Exclusion No provision. See District Reorganization Law of 1965.
- 22 Disso-
lution No provision. See District Reorganization Law of 1965.
- 24 Projects Instituted by engineering investigation and report, adoption of project, resolution of intention, notice and hearing by the Board; Board may not proceed if written protests filed by majority of registered voters residing within the zone or zones (Secs. 10-12).

MOUNTAIN VIEW SHORELINE REGIONAL PARK COMMUNITY

- 1 Citation 1969:1109:2138; "Mountain View Shoreline Regional Park Community Act".
- 2 Purposes Provide a form of local government to enable public authority and private interests to cooperate in the development of a community and regional park (Secs. 30-32). Powers include acquisition and construction of facilities for production, storage, treatment and distribution of water for domestic and fire protection purposes; facilities for collection, treatment and disposal of sewage, waste, storm and floodwaters; works for reclamation of public and private lands; street and highway lighting facilities; streets, sidewalks, gutters etc.; underground power and communication facilities; parking facilities (Sec. 42); provide for community development of residential, commercial, industrial, public or other structures (Sec. 49); develop and operate a regional park (Sec. 43).
- 3 Territory Certain described corporated and unincorporated territory in the City of Mountain View and the County of Santa Clara (Secs. 1, 32).
- 4 Overlap Powers may not be exercised in unincorporated area of the community without prior consent of board of supervisors (Sec. 42).
- 8 Voting No provision.
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. Board of directors consisting of the members of the city council of the City of Mountain View serving ex officio (Secs. 10, 20).
- 12 Eminent Domain May exercise right of eminent domain within its boundaries, but must have prior consent of board of supervisors in unincorporated area; has same powers as a city (Sec. 51).
- 13 State and Fed. Coop. May cooperate and contract with State and U. S. for joint acquisition, construction, and operation of facilities (Sec. 53).
- 14 Debt Seg. See "Bonds" and "Assessments".
- 15 Bonds Community may issue either revenue or tax-secured bonds (Secs. 90, 130-157). May borrow money or accept financial assistance from public or private sources, including the city, county, state, or federal government (Secs. 100-120).

- 16 Revenues Charges for services, facilities and products of the regional park (Sec. 44). Investments (Sec. 103). Appropriations from the city (Sec. 104). Sales, leases of property (Secs. 50, 114).
- 17 Assess-
ments Annual ad valorem upon all taxable property, allocated by taxing agencies (Secs. 131, 154-157); special assessments according to benefits (Sec. 60); the Municipal Improvement Act of 1913, the Improvement Act of 1911, the Street Opening Act of 1903, the Improvement Bond Act of 1915, the Revenue Bond Law of 1941, and the Sewer Revenue Bond Act of 1933 are applicable (Sec. 90).
- 18 Tax. of
Dist Prop Bonds are exempt from all taxes (Sec. 151).
- 19 State
Treasurer No project or bonds may be authorized until the bonds are certified pursuant to the Dists. Sec. Law (Sec. 130).
- 20 Dept. of
Wat. Res. No provision.
- 21 Inclusion
Exclusion District Reorganization Act of 1965 applies (Sec. 158).
- 22 Disso-
lution Pursuant to District Reorganization Act of 1965 (Sec. 158).
- 24 Projects A plan for the community must be prepared and approved (Secs. 70-88).

NAPA COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT

- 1 Citation 1951:1449:3411; D. A. 5275; West 61. "Napa County Flood Control and Water Conservation District Act".
- 2 Purposes Control flood and storm waters of district and of streams flowing into district; conserve such waters for beneficial purposes by spreading, storing, retaining and causing to percolate into the soil within the district, or conserve in any manner; protect from such waters the watercourses and watersheds of streams flowing into district; increase and prevent waste or diminution of the water supply in the district; obtain, retain and reclaim drainage, storm, flood or other waters within or without the watershed (Sec. 4). See also "powers" in Sec. 5.
- 3 Territory All of Napa County (Sec. 2).
- 4 Overlap Zones may be established without reference to the boundaries of other zones (Sec. 3).
- 8 Voting Qualified electors (registered voters) (Secs. 14, 25).
- 10 Gov. Code Compliance required upon creation of any zone (Sec. 20).
Sec 54900
- 11 Gov. Bd. County Board of Supervisors (Sec. 7).
- 12 Eminent Domain Property of every kind (Sec. 5(4)); all property necessary or convenient (Sec. 5(9)); any property within or without district necessary to carry out purposes; taking of property devoted to public use must be for a more necessary public use; must pay costs of relocation of property of public utilities; may condemn property for exchange of property devoted to public use; may condemn existing works and improvements along streams (Secs. 6, 29).
- 13 State and Fed. Coop. May cooperate and act in conjunction with State or U. S. in construction of works (Secs. 5(7), 5(9)); may enter into and perform contracts with State or U. S. for joint acquisition, construction, ownership, operation and maintenance of rights, works or other property (Sec. 5(9)).
- 14 Debt Seg. Zones may be established for assessment and bonding purposes (Secs. 3, 13, 17, 10-18).
- 15 Bonds General obligation, by 2/3 vote in the zone or zones affected (Secs. 14, 25); no zone liable for share of bonded indebtedness of any other zone (Sec. 17).
- 16 Revenues Sales, leases of property (Secs. 5(4), 31); disposition of surplus water outside the district (Sec. 5(5)).

- 17 Assess-
ments Annual ad valorem assessments upon all property in the district to pay general administrative costs and expenses and to carry out purposes of common benefit to the district, not to exceed 25¢ on each \$100 assessed valuation; annual ad valorem upon all property (land, improvements, and personal property) or all real property (land and improvements) in each zone or zones for works benefiting such zones; assessments according to benefits of all property or all real property in each or any zone for purposes of special benefit to such zone or zones; special assessments upon property in any zone to pay for works constructed under contract by a governmental body (Sec. 13). Annual ad valorem bond assessments upon all property or all real property in any zone for which bonds have been issued; no zone liable for share of indebtedness of any other zone (Secs. 17, 18).
- 18 Tax. of
Dist Prop No provision.
- 19 State
Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003); but bonds are declared by law to be legal investments (Sec. 21).
- 20 Dept. of
Wat. Res. No provision.
- 21 Inclusion
Exclusion No provision. See District Reorganization Act of 1965.
- 22 Disso-
lution See District Reorganization Act of 1965.
- 24 Projects Instituted by engineering investigation and report, and by adoption of project, resolution of intention, notice, and hearing, by the Board; Board may not proceed if written protests filed by a majority in number of the registered voters residing within the zones affected (Sec. 12).

NEVADA COUNTY WATER AGENCY

- 1 Citation 1959:2122:4966; D. A. 5449; West 90. "Nevada County Water Agency Act".
- 2 Purposes Make water available for any beneficial use of lands or inhabitants (Sec. 10); develop and sell at wholesale hydroelectric energy to aid in financing water projects (Sec. 11); control and conserve storm and flood waters (Sec. 12); store, conserve, appropriate, acquire, import, and protect water (Sec. 13); sell right to use of falling water (Sec. 21); may deliver water outside county if not needed in the county (Sec. 24).
- 3 Territory All of Nevada County (Sec. 1).
- 4 Overlap Does not affect any municipality, public district, or public agency now or hereafter established in the agency; existence of more than one district having similar power over similar territory permitted; there shall be no encroachment or overlapping by the agency of water applications, water rights, or proposed water projects of any municipality, public district or public agency (Sec. 51).
- 8 Voting Registered voters (Sec. 2(h)).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. County board of supervisors (Sec. 30), assisted by advisory council consisting of one member appointed by governing body of each municipality, district, or other political subdivision (Sec. 34).
- 12 Eminent Domain Any necessary property within or, with consent of board of supervisors of affected county, without the agency except publicly owned property held or used for development, storage or distribution of water for public use; shall pay for replacement of public utility property in lieu of compensation and damages (Sec. 7); may condemn other property to exchange for property devoted to a public use (Sec. 19).
- 13 State and Fed. Coop. May cooperate and contract with State or U. S. in purchase sale, and acquisition of water, property, or works and in the construction and operation of works (Sec. 29); may cooperate and contract with U. S. under Federal reclamation laws; has same powers as irrigation districts (Sec. 27).
- 14 Debt Seg. Improvement districts as in irrigation districts (Sec. 49); revenue bonds (Sec. 48).

- 15 Bonds Revenue bonds, by majority vote pursuant to Revenue Bond Law of 1941 (Sec. 48); may borrow money with repayment to commence at a future date from agency revenues (Sec. 23.5).
- 16 Revenues Sales, leases of property, water, water rights, and facilities (Secs. 8, 22, 24, 25, 43); sales of electric energy or right to use of falling water (Secs. 11, 21); revenues from electric energy shall be used for benefit of entire agency (Sec. 51).
- 17 Assess-
ments If revenues inadequate, annual ad valorem upon all taxable property, not to exceed 5¢ on each \$100 of assessed valuation (Sec. 45).
- 18 Tax. of
Dist Prop No provision.
- 19 State
Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Gov. Code, Sec. 54433).
- 20 Dept. of
Wat. Res. No provision.
- 21 Inclusion
Exclusion Inclusion: land not part of the agency, whether or not contiguous, in the manner provided in Ch. 2 (commencing with Sec. 26875) of Part 11 of Div. 11 of the Water Code (Sec. 50).* Exclusion: See District Reorganization Act of 1965.
- 22 Disso-
lution In manner provided by Ch. 4 (commencing at Sec. 58950) of Div. 1 of Title 6, Gov. Code.**
- 24 Projects No particular procedures apart from authority to form improvement districts, issue revenue bonds, enter into contracts, etc.

* Note: These provisions in the Water Code have been repealed, and inclusion proceedings are now governed by the District Reorganization Act of 1965.

** Ch. 4 has been repealed. See District Reorganization Act of 1965 for dissolution procedures.

OLIVEHURST PUBLIC UTILITY DISTRICT

- 1 Citation 1950(1st Ex. Sess.):12:446; D. A. 6400; West 56.
"Olivehurst Public Utility District Act".
- 2 Purposes To provide sewer and water facilities financed from revenue (Sec. 6); also has powers provided in Public Utility District Act (Sec. 3).
- 3 Territory The territory in Yuba County "now contained within the Olivehurst Public Utility District heretofore created" (Sec. 1).
- 4 Overlap Same as in Public Utility District Act (Sec. 3).
- 8 Voting Same as in Public Utility District Act (Sec. 3).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. Same as in Public Utility District Act (Sec. 3); officers are those of the formerly created district until successors are elected or appointed and qualified in the manner provided by law (Sec. 2).
- 12 Eminent Domain Same as in Public Utility District Act (Sec. 3).
- 13 State and Fed. Coop. Same as in Public Utility District Act (Sec. 3).
- 14 Debt Seg. May issue revenue bonds (see "Bonds").
- 15 Bonds Sames as in Public Utility District Act, but limitations on amount of indebtedness do not apply to proceedings for providing a domestic and fire protection water supply, storage and distribution system or a sanitary sewerage collection, treatment and disposal system or both (Sec. 3). In addition, may issue revenue bonds for acquisition, construction or improving of facilities for water and sewerage (Sec. 4), as provided in Chap. 6, Pt. 1, Div. 2, Title 5 of the Government Code (Sec. 5).
- 16 Revenues Same as in Public Utility District Act (Sec. 3).
- 17 Assess-ments Same as in Public Utility District Act (Sec. 3).
- 18 Tax. of Dist Prop No provision; but see "Inclusion".
- 19 State Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003; Gov. Code, Sec. 54433).

- 20 Dept. of No provision.
Wat. Res.
- 21 Inclusion Same as in Public Utility District Act (Sec. 3).
Exclusion
- 22 Disso- Same as in Public Utility District Act (Sec. 3).
lution
- 24 Projects Initiated as provided in Public Utility District Act
(Sec. 3).

ORANGE COUNTY FLOOD CONTROL DISTRICT

- 1 Citation 1927:723:1325; D. A. 5682; West 36. "Orange County Flood Control Act".
- 2 Purposes To provide for control of flood and storm waters of the district and of streams flowing into the district; to conserve such waters for beneficial and useful purposes by spreading, storing, retaining and causing to percolate into the soil; to save or conserve such waters in any manner and to protect from such waters, the harbors, waterways, public highways and property in the district; to monitor water quality; to mitigate effects of tides and waves (Sec. 2); to increase, prevent waste or diminution of water supply in, or unlawful exportation of water from, the district; to obtain, retain, conserve and reclaim drainage, storm, flood and other water, within or outside, for use in, the district; to appropriate and acquire water rights and import water; to purchase water within or outside the district for beneficial use within the district; to sell such water in the district (Sec. 2.2); may permit recreational use of properties (Sec. 2.3); preserve and enhance scenic beauty of its properties (Sec. 2.4).
- 3 Territory All of Orange County (Sec. 1).
- 4 Overlap No provision.
- 8 Voting Qualified electors (registered voters) (Sec. 6).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. County Board of Supervisors (Sec. 3).
- 12 Eminent Domain Any property within or up to 15 miles outside the district, necessary or useful in carrying out any of the purposes of the act, whether already devoted to same use or not, but may not interfere with water supply works of cities, towns, or municipal or county water districts (Secs. 2(6), 16, 16.1).
- 13 State and Fed. Coop. May cooperate with State or U. S. in construction of works and adoption of plans (Sec. 17); in contracting for work to be done, may insert federally-prescribed requirements (Sec. 15a); may grant lands at cost to U. S. for works constructed with federal funds (Sec. 2(12)).
- 14 Debt Seg. See "Assessments".
- 15 Bonds General obligation, by 2/3 vote (Secs. 6-9, 18).

- 16 Revenues Sales, leases of property, except that any water, water rights or reservoir space may not be disposed of except in cooperation with other agencies; compensation for drainage of underground oil pools (Secs. 2(4), 2(12)). Oil and gas leases (Secs. 2.5-2.7). Charges for recreational use (Sec. 2.3).
- 17 Assess-
ments Annual ad valorem assessments upon all taxable property to meet bond indebtedness (Sec. 10); annual ad valorem tax upon the real property in the district to meet payments under bonds transferred in connection with transfer to district of improvements and works taken over and accepted by the district, and for operation and maintenance of such works (Sec. 13-1/2); annual ad valorem upon all taxable property to carry out any of the purposes of the act, not to exceed 20¢ on each \$100 assessed value, exclusive of bond assessments, unless higher maximum tax rate approved by majority vote at an election, of which no amount in excess of 10¢ in any fiscal year may be used for purchase of water (Sec. 14). The Improvement Act of 1911, the Street Opening Act of 1903, and the Improvement Bond Act of 1915 are applicable (Sec. 2.8).
- 18 Tax. of
Dist Prop No provision.
- 19 State
Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003); but bonds are declared by law to be legal investments (Sec. 12).
- 20 Dept. of
Wat. Res. No provision.
- 21 Inclusion
Exclusion No provision. See District Reorganization Act of 1965.
- 22 Disso-
lution No provision. See District Reorganization Act of 1965.
- 24 Projects Instituted by engineering investigation, resolution of adoption of report passed by the Board, bond election (Secs. 4-6).

ORANGE COUNTY WATER DISTRICT

- 1 Citation 1933:924:2400; D. A. 5683; West 40. "Orange County Water District Act".
- 2 Purposes For the common benefit of the district, to store water in underground water basins or reservoirs within or outside of the district, to appropriate and acquire water and water rights within or outside of the district, to purchase and import water into the district, and to conserve water within or outside of the district; to buy, sell, and exchange water; to improve and protect quality of ground water supplies to distribute water in exchange for reducing ground water extractions (Sec. 2(6)); within or outside the district, to construct, acquire and operate water-works and other works, machinery, facilities, canals, conduits, waters, water rights, spreading grounds, lands, rights and privileges useful or necessary to replenish the underground water basin within the district, or to augment the common water supplies of the district (Sec. 2(5)); to provide for protection of the environment (Sec. 2(7)); to provide for recreational use of lands and facilities (Sec. 2(8)).
- 3 Territory All that portion of Orange County specifically described (Sec. 1).
- 4 Overlap No provision.
- 8 Voting For directors, except in divisions where appointed, one vote for each \$100 or fraction thereof worth of land including assessable rights therein or improvements thereon; proxy vote allowed (Sec. 9); on bond indebtedness: registered voters residing in district, one vote each (Sec. 21.6).
- 10 Gov. Code No provision.
 Sec 54900
- 11 Gov. Bd. 10 directors (7 elected from Division 1 to 7 and 3 appointed by the governing bodies of the cities comprising Division 8 to 10); must be residents of the district and owners of land in the division for which elected or appointed (Secs. 3, 4, 9, 11, 12).
- 12 Eminent Any property necessary to exercise of powers, with
 Domain certain exceptions relating to Mojave and Santa Ana Rivers and property used for scientific propagation and study of plant life; same powers as municipal corporation (Sec. 2(10)); may condemn property for relocation of streets, public utilities, etc. (Sec. 39)

- 13 State and May act jointly with or cooperate with State or U. S.
Fed.Coop. to carry out purposes of the act, within or outside
the district (Sec. 2(11)).
- 14 Debt Seg. No provision.
- 15 Bonds General obligation, by 2/3 vote, not to exceed 5%
of assessed value of real property, including assess-
able rights and improvements (Secs. 21-21.22);
registered unpaid warrants draw interest (Sec. 42).
- 16 Revenues Sales, leases of property (Secs. 2(4), 7); charges
for delivery of imported water (Sec. 5(6)).
- 17 Assess- Annual ad valorem general assessment upon all assess-
ments able property excluding personal property (a) not
to exceed 8¢ on each \$100 of assessable property
unless higher rate up to a maximum of 20¢ is approved
by 8 members of the board, and not to exceed 8¢ on
each \$100 of mineral rights separately assessed;
and (b) such additional assessment as necessary to
pay principal and interest on general obligation bonds
(Secs. 17, 18, 21.22); annual ground water replenish-
ment assessment* upon production of water from ground
water supplies, not to exceed \$5.50 per acre-foot
of water produced except upon affirmative vote of
8 directors; also by such vote, supplemental assess-
ments may be levied on production of ground water
for purposes other than irrigation (Secs. 23-35, 38);
annual basin equity assessments on production of
water from ground water supplies over certain percent-
ages for purpose of equalizing cost of water to all
persons and operators in the district; different
rate may be charged for water produced for irrigation
than on water produced for other purposes (Sec. 31.5).
- 18 Tax. of Rights of way, ditches, dams, reservoirs, and like
Dist Prop property not taxable for state, county or municipal
purposes (Sec. 43).
- 19 State Financial supervision and bond certification
Treasurer approval under Dists. Sec. Law if requested (Water
Code Section 20003); but bonds are declared by law
to be legal investments (Sec. 21.17).
- 20 Dept. of No provision.
Wat. Res.
- 21 Inclusion Inclusion: lands within Orange County contiguous
Exclusion or noncontiguous to the district: petition, hearing,
order of the Board of Directors or election and
majority vote in district if sufficient protests
filed; may be conditioned upon reasonable terms

and conditions, including payment of sums which would have been paid if originally included and subject to priorities, additional annual charges on the land, or such other conditions as the board deems just, assent to be signified by agreement signed by all the landowners or by failure of a majority of landowners in number and area to file objections (Secs. 50-64). Exclusion: petition, hearing, order of the Board of Directors (Secs. 66-74).

22 Disso-
lution

No provision.

24 Projects

Instituted by engineering investigation and report and resolution by Board of Directors, upon a finding of feasibility and necessity (Secs. 20.6, 20.7, 21.2); ground water replenishment project upon engineering investigation and report, hearing, finding of overdraft (Secs. 25, 26).

*Held constitutional: Orange C.W.D. v Farnsworth,
138 C.A. 2d 518, 292 P. 2d 927.

PALO VERDE IRRIGATION DISTRICT

- 1 Citation 1923:452:1067; West 33. "Palo Verde Irrigation District Act". Creation was subject to approval at an election (Secs. 3-7).
- 2 Purposes Water conservation and use, flood protection, land reclamation (Sec. 1); construct water conservation works and do every act necessary that sufficient water be furnished each landowner or inhabitant for irrigation and domestic purposes; may supply water to mutual water companies within the district; may permit recreational use of facilities (Sec. 10); take over ownership or control of Palo Verde Mutual Water Co.; take over properties and functions of Palo Verde Joint Levee District and Palo Verde Drainage District (Secs. 11-13); extend and improve existing levee systems and water systems, construct drainage facilities and abate mosquitos (Sec. 14).
- 3 Territory Certain described territory in Riverside and Imperial Counties (Sec. 2).
- 4 Overlap Palo Verde Joint Levee District and Palo Verde Drainage District were merged with this district (Secs. 12, 13).
- 8 Voting Any person, firm or corporation owning any real property or improvements thereon, or any assessable interest in such; one vote for each \$100 of assessed valuation (Sec. 6).
- 0 Gov. Code No provision.
Sec 54900
- 1 Gov. Bd. 7 trustees, elected at large; all must be owners of real property in the district and a majority must be residents (Sec. 5).
- 2 Eminent Domain All lands, waters, and other property necessary for district works or for carrying out district purposes, in this and other states (Sec. 10(3)). See also Sec. 11.
- 3 State and Fed. Coop. May contract with State or U. S. for joint acquisition, construction, and operation of works or other property which may be acquired or owned by the district, and may acquire or grant right to store or convey water (Sec. 10(3)); may cooperate with State or U. S. in any joint project for straightening or controlling the Colorado River and for flood control, drainage or reclamation (Secs. 12, 13); may cooperate with U. S. under Federal reclamation laws as provided for irrigation districts (Sec. 66).

- 14 Debt Seg. Improvement districts (Sec. 73); revenue bonds (see "Bonds"); See also "Assessments".
- 15 Bonds General obligation, by majority vote (Secs. 15-24); also refunding bonds (Sec. 57); general obligation improvement district bonds, by 2/3 vote (Sec. 73); revenue bonds, by majority vote (Secs. 21.2, 20); one-year notes up to \$250,000 (Sec. 10(9)); unpaid warrants draw interest (Sec. 29a); bonds have same force as those of cities (Sec. 39).
- 16 Revenues Sales, leases of property (Secs. 9(4), 10(5); 28t, 28 3/4o); rates and charges for water (Secs. 10(6), 10a); such tolls and charges may be based on assessed value of land (Sec. 10a); charges for recreational use of facilities (Sec. 10(10)); Riverside and Imperial Counties may make contributions (Sec. 30).
- 17 Assess-
ments Annual ad valorem on lands and improvements for paying principal and interest on bonds (Secs. 15a, 24, 53, 59); annual ad valorem on lands and improvements or on lands only, for various purposes; some rates limited as to area (Secs. 26-28); special assessments for completion of works if bonds insufficient and if approved by majority vote at an election (Sec. 25); annual ad valorem improvement district assessments on lands and improvements (Sec. 73).
- 18 Tax. of
Dist Prop No provision.
- 19 State
Treasurer Review and report on proposed projects (Secs. 16, 16a); financial supervision and bond certification approval if requested (Secs. 16, 17); approve issuance of revenue bonds (Secs. 21.1, 21.2); approve provisions for call and redemption of bonds (Sec. 21.3).
- 20 Dept. of
Wat. Res. No provision.
- 21 Inclusion
Exclusion Inclusion: contiguous lands adjacent to district (Sec. 42). See District Reorganization Act of 1965.
- 22 Disso-
lution See District Reorganization Act of 1965.
- 24 Projects No particular procedures for institution of projects apart from issuance of bonds, creation of improvement districts, etc.

PLACER COUNTY WATER AGENCY

- 1 Citation 1957:1234:2519; D. A. 5935; West 81. "The Placer County Water Agency Act".
- 2 Purposes Make water available for any beneficial use of lands or inhabitants (Sec. 4); develop and sell at wholesale hydroelectric energy to aid in financing water projects (Sec. 4.1); sell right to use of falling water (Sec. 4.11); control and conserve storm and flood waters (Sec. 4.2); store, conserve, appropriate, acquire, import and protect water (Sec. 4.3).
- 3 Territory All of Placer County (Sec. 1).
- 4 Overlap Does not affect any municipality, public district, or public agency now or hereafter established in agency; more than one district having similar powers over similar territory permitted (Sec. 19), zones may be established without reference to other zones (Sec. 15).
- 8 Voting Registered voters (Sec. 2(h)).
- 10 Gov. Code No provision.
Sec. 54900
- 11 Gov. Bd. County board of supervisors; may create an advisory council to assist and advise it (Sec. 7).
- 12 Eminent All property within or, with consent of board of super-
Domain visors of affected county, without the agency necessary for district purposes, except publicly owned property held or used for development, storage, or distribution of water for public use; must pay for relocation costs of public utility property (Sec. 3.4); may condemn other property for exchange for property devoted to a public use (Sec. 4.9).
- 13 State and May cooperate and contract with U. S. under federal
Fed. Coop. reclamation laws and other federal acts for carrying out purposes of the agency; has same powers as irrigation districts under Irrigation District Federal Cooperation Law (Sec. 6); may cooperate and contract with State or U. S. in acquisition, purchase and sale of water, in the construction of water conservation and flood control works, and in joint acquisition, operation, and management of property, works or a water supply (Sec. 6.2); contracts with State or U. S. not subject to debt limit (Sec. 13).
- 14 Debt Seg. Zones for bonding and assessment purposes (Sec. 15). Revenue bonds (see "Bonds").

- 15 Bonds General obligation bonds on zone basis, by 2/3 vote in zones affected (Sec. 15); revenue bonds, including bonds based on sale of hydroelectric energy, by majority vote pursuant to Revenue Bond Law of 1941 (Sec. 16); may borrow money, with repayment to commence at future date from revenues (Sec. 4.14); may incur indebtedness secured only by revenues from rates, tolls, or charges for water, services or facilities, by majority vote in the agency or in the zone or zones affected (Sec. 4.15).
- 16 Revenues Sales, leases of property (Secs. 3.5, 5, 5.1, 11); sale of hydroelectric energy or right to use falling water (Secs. 4.1, 4.11); rates and charges for water, services, facilities, or use of agency works (Sec. 5).
- 17 Assessments If revenues inadequate, annual ad valorem upon all taxable property, not to exceed 10¢ on each \$100 of assessed valuation (Sec. 14.1); annual ad valorem upon all taxable property in zones for works of benefit to the zones, not to exceed 50¢ on each \$100 of assessed valuation, exclusive of zone bond taxes (Sec. 15).
- 18 Tax. of Dist Prop No provision.
- 19 State Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Sec. 17; Water Code, Sec. 20003; Gov. Code, Sec. 54433).
- 20 Dept. of Wat. Res. No provision.
- 21 Inclusion Exclusion No provision. See District Reorganization Act of 1965.
- 22 Disso- lution In the manner provided by Ch. 4, commencing at Sec. 58950, of Div. 1 of Title 6 of the Gov. Code (Sec. 22).*
- 24 Projects No specific procedural provisions except in connection with formation of zones, issuance of bonds on a zone basis, etc. (Sec. 15).

*Note: These provisions of the Government Code have been repealed. For dissolution procedures, see District Reorganization Act of 1965.

PLUMAS COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT

- 1 Citation 1959:2114:4912; D. A. 5964; West 88. "Plumas County Flood Control and Water Conservation District Act". Functioning subject to resolution of board of supervisors or approval at an election (Sec. 4).
- 2 Purposes Provide for control and disposition of storm, flood and other waters of the district (Sec. 3); make water available for any present or future beneficial use or uses of lands or inhabitants within the district, including acquisition, storage and distribution for irrigation, domestic, fire protection, municipal, commercial, industrial, recreational, and all other beneficial uses (Sec. 3 (q)); develop and sell at wholesale hydroelectric energy to aid in financing water projects (Sec. 3 (v)). See also Sec. 3(r).
- 3 Territory All of Plumas County except territory in Last Chance Creek Water District (Sec. 1).
- 4 Overlap Zones may be established without reference to other zones (Sec. 5).
- 8 Voting At bond elections: all persons whose names appear on the last Great Register of Plumas County and who own real property in the zone or zones involved; one vote for each \$1,000 of assessed value (or fraction thereof) of real and personal property owned in zone involved (Sec. 21).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. County Board of Supervisors (Sec. 9); may take no action on any matter pertaining to a zone prior to completion of a project for the zone without approval by 2/3 majority of zone advisory committee appointed by the board, nor any action relating to operation, maintenance or extension of a project without approval by 2/3 majority of zone operating advisory committee appointed by the board (Sec. 7).
- 12 Eminent May exercise power in the county and in other counties with
Domain consent of Board of Supervisors of each affected county (Sec. 3 (f)). Must pay costs of relocation of road and utility structures (Sec. 3 (g)). May not acquire or interfere with existing water rights, water uses, and water distribution facilities on an involuntary basis (Sec. 3 (w)).
- 13 State and May contract with State or United States for acquisition of
Fed. Coop. property rights or construction and operation of authorized works (Sec. 3 (m)); may lease or rent to or from State or United States any property or rights necessary for such works (Sec. 3 (n)) and accept contributions in labor, material or

money (Sec. 3 (o)); may cooperate and act in conjunction with State or United States in construction of works or in any other authorized purposes (Sec. 3 (s)); may contract with State or United States for joint acquisition, construction, leasing, ownership, disposition, use, management, maintenance, repair or operation of any rights, works or other property (Sec. 3 (t)); may cooperate and contract with United States under federal reclamation or other federal laws; has same powers as irrigation districts under Irrigation District Federal Cooperation Law (Sec. 3 (u)).

- 14 Debt Seg. Zones may be established for bonding and assessment purposes (Secs. 5, 6, 20, 32, 33). Municipal corporations or political subdivisions may contract with district to make payments in lieu of bond assessments (Sec. 23).
- 15 Bonds General obligation, by 2/3 vote in zone or zones affected (Secs. 20, 21, 29, 32); aggregate amount may not exceed that allowed by the State Treasurer or in no event 15% of assessed value of real and personal property of zones involved (Sec. 24); registered warrants draw interest (Sec. 3(1).
- 16 Revenues Sales, leases of property (Secs. 3 (d), 3 (n), 14); contributions (Sec. 3 (o)); investments (Sec. 28); electric power rates (Sec. 3 (v)).
- 17 Assess-
ments (1) Annual ad valorem on all taxable property in the district to pay general district expenses (of surveys, zoning, compensation for clerical, legal, and engineering services, printing, advertising, etc.) and project costs, not to exceed 10¢ on each \$100 of assessed valuation (Sec. 18); (2) annual ad valorem bond assessment upon all taxable property within the benefiting zones (Secs. 32, 20, 29); (3) after bonds authorized or contract made with United States under federal reclamation or other laws pursuant to Sec. 3 (u), annual ad valorem on all taxable property in benefiting zones to carry out objects and purposes of act and to pay costs of operation and maintenance of zone works, not to exceed 5¢ on each \$100 of assessed valuation (Sec. 33).
- 18 Tax. of
Dist Prop District property exempt from taxation or assessment by the State, any county, city or district (Sec. 14).
- 19 State
Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003); but bonds are declared by law to be legal investments (Sec. 30); approve amount of general obligation bonds (Sec. 24).

- 20 Dept. of No provision.
Wat. Res.
- 21 Inclusion No provision. See District Reorganization Act of 1965.
Exclusion
- 22 Disso- In the manner provided for dissolution of districts by
lution District Organization Law in Art. 10 (commencing at Sec. 58300) of Chap. 1 of Div. 1 of Title 6 of the Government Code, upon petition of 200 qualified electors (Sec. 8).*
- 24 Projects Instituted for one or more zones by adoption of resolution of intention and engineering estimate of cost and hearing thereon by the board; board may not proceed for 6 months if written protests filed by majority of registered voters or freeholders residing in affected zones (Sec. 6); carried out by creation of zones, bond elections, etc. (Secs. 5, 20, 21).

*Note: The dissolution provisions of the District Organization Law have been repealed.

RECLAMATION DISTRICT NO. 10

- 1 Citation 1913:194:337; West 24.
- 2 Purposes Same as for reclamation districts (Sec. 2).
- 3 Territory Certain described territory in Yuba County (Sec. 1).
- 4 Overlap Protection District No. 10 of Yuba County dissolved (Sec. 3).
- 8 Voting Same as for reclamation districts (Sec. 2).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. Same as for reclamation districts (Sec. 2).
- 12 Eminent Domain Same as for reclamation districts (Sec. 2).
- 13 State and Fed. Coop. Same as for reclamation districts (Sec. 2).
- 14 Debt Seg. Same as for reclamation districts (Sec. 2).
- 15 Bonds Same as for reclamation districts (Sec. 2).
- 16 Revenues Same as for reclamation districts (Sec. 2).
- 17 Assessments Same as for reclamation districts (Sec. 2).
- 18 Tax. of Dist Prop Same as for reclamation districts (Sec. 2).
- 19 State Treasurer Same as for reclamation districts (Sec. 2).
- 20 Dept. of Wat. Res. Same as for reclamation districts (Sec. 2).
- 21 Inclusion Exclusion Same as for reclamation districts (Sec. 2).
- 22 Disso-lution Same as for reclamation districts (Sec. 2).
- 24 Projects Same as for reclamation districts (Sec. 2).

RECLAMATION DISTRICT NO. 70

- 1 Citation 1905:552:717; West 10.
- 2 Purposes Same as for reclamation districts (Sec. 2).
- 3 Territory Certain described territory along Sacramento River (Sec. 1).
- 4 Overlap No provision.
- 8 Voting Same as for reclamation districts (Sec. 2).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. Same as for reclamation districts (Sec. 2).
- 12 Eminent Domain Same as for reclamation districts (Sec. 2).
- 13 State and Fed. Coop. Same as for reclamation districts (Sec. 2).
- 14 Debt Seg. Same as for reclamation districts (Sec. 2).
- 15 Bonds Same as for reclamation districts (Sec. 2).
- 16 Revenues Same as for reclamation districts (Sec. 2).
- 17 Assess-ments Same as for reclamation districts (Sec. 2).
- 18 Tax. of Dist Prop Same as for reclamation districts (Sec. 2).
- 19 State Treasurer Same as for reclamation districts (Sec. 2).
- 20 Dept. of Wat. Res. Same as for reclamation districts (Sec. 2).
- 21 Inclusion Exclusion Same as for reclamation districts (Sec. 2).
- 22 Disso-lution Same as for reclamation districts (Sec. 2).
- 24 Projects Same as for reclamation districts (Sec. 2).

RECLAMATION DISTRICT NO. 317

- 1 Citation 1877-78:379:562; West 3.
- 2 Purposes Reclamation and protection of lands from overflow; same as for reclamation districts (Secs. 2, 3, 5).
- 3 Territory A certain described part of Andrus Island in Sacramento County (Sec. 1).
- 4 Overlap No provision.
- 8 Voting Land owners, 1 vote per acre of land (Sec. 3).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. 3 trustees, elected at large (Sec. 3).
- 12 Eminent Domain Same as for reclamation districts (Secs. 2-5).
- 13 State and Fed. Coop. Same as for reclamation districts (Secs. 2-5).
- 14 Debt Seg. Same as for reclamation districts (Secs. 2-5).
- 15 Bonds Same as for reclamation districts (Secs. 2-5).
- 16 Revenues Same as for reclamation districts (Secs. 2-5).
- 17 Assessments Same as for reclamation districts (Secs. 2-5).
- 18 Tax. of Dist Prop Same as for reclamation districts (Secs. 2-5).
- 19 State Treasurer Same as for reclamation districts (Secs. 2-5).
- 20 Dept. of Wat. Res. Same as for reclamation districts (Secs. 2-5).
- 21 Inclusion Exclusion Same as for reclamation districts (Secs. 2-5).
- 22 Disso-lution Same as for reclamation districts (Secs. 2-5).
- 24 Projects Same as for reclamation districts (Secs. 2-5).

RECLAMATION DISTRICT NO. 800

- 1 Citation 1907:213:259; West 12.
- 2 Purposes Same as for reclamation districts (Sec. 2).
- 3 Territory Certain described territory in Sacramento River, along Deer Creek and Cosumnes River (Sec. 1).
- 4 Overlap No provision.
- 8 Voting Same as for reclamation districts (Sec. 2).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. Same as for reclamation districts (Sec. 2).
- 12 Eminent Domain Same as for reclamation districts (Sec. 2).
- 13 State and Fed. Coop. Same as for reclamation districts (Sec. 2).
- 14 Debt Seg. Same as for reclamation districts (Sec. 2).
- 15 Bonds Same as for reclamation districts (Sec. 2).
- 16 Revenues Same as for reclamation districts (Sec. 2).
- 17 Assessments Same as for reclamation districts (Sec. 2).
- 18 Tax. of Dist Prop Same as for reclamation districts (Sec. 2).
- 19 State Treasurer Same as for reclamation districts (Sec. 2).
- 20 Dept. of Wat. Res. Same as for reclamation districts (Sec. 2).
- 21 Inclusion Exclusion Same as for reclamation districts (Sec. 2).
- 22 Disso- lution Same as for reclamation districts (Sec. 2).
- 24 Projects Same as for reclamation districts (Sec. 2).

RECLAMATION DISTRICT NO. 830

- 1 Citation 1911:171:342; West 15.
- 2 Purposes Same as for reclamation districts (Sec. 2).
- 3 Territory Certain described territory in Contra Costa County along Taylor, Piper and Dutch sloughs and False and San Joaquin Rivers (Sec. 1).
- 4 Overlap No provision.
- 8 Voting Same as for reclamation districts (Sec. 2).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. Same as for reclamation districts (Sec. 2).
- 12 Eminent Domain Same as for reclamation districts (Sec. 2).
- 13 State and Fed. Coop. Same as for reclamation districts (Sec. 2).
- 14 Debt Seg. Same as for reclamation districts (Sec. 2).
- 15 Bonds Same as for reclamation districts (Sec. 2).
- 16 Revenues Same as for reclamation districts (Sec. 2).
- 17 Assessments Same as for reclamation districts (Sec. 2).
- 18 Tax. of Dist Prop Same as for reclamation districts (Sec. 2).
- 19 State Treasurer Same as for reclamation districts (Sec. 2).
- 20 Dept. of Wat. Res. Same as for reclamation districts (Sec. 2).
- 21 Inclusion Exclusion Same as for reclamation districts (Sec. 2).
- 22 Disso-lution Same as for reclamation districts (Sec. 2).
- 24 Projects Same as for reclamation districts (Sec. 2).

RECLAMATION DISTRICT NO. 832

- 1 Citation 1911:402:808; West 16.
- 2 Purposes Same as for reclamation districts (Sec. 2).
- 3 Territory Certain described territory along Butte Creek (Sec. 1).
- 4 Overlap No provision.
- 8 Voting Same as for reclamation districts (Sec. 2).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. Same as for reclamation districts (Sec. 2).
- 12 Eminent Domain Same as for reclamation districts (Sec. 2).
- 13 State and Fed. Coop. Same as for reclamation districts (Sec. 2).
- 14 Debt Seg. Same as for reclamation districts (Sec. 2).
- 15 Bonds Same as for reclamation districts (Sec. 2).
- 16 Revenues Same as for reclamation districts (Sec. 2).
- 17 Assessments Same as for reclamation districts (Sec. 2).
- 18 Tax. of Dist Prop Same as for reclamation districts (Sec. 2).
- 19 State Treasurer Same as for reclamation districts (Sec. 2).
- 20 Dept. of Wat. Res. Same as for reclamation districts (Sec. 2).
- 21 Inclusion Exclusion Same as for reclamation districts (Sec. 2).
- 22 Disso-lution Same as for reclamation districts (Sec. 2).
- 24 Projects Same as for reclamation districts (Sec. 2).

RECLAMATION DISTRICT NO. 833

- 1 Citation 1911:403:809; West 17.
- 2 Purposes Same as for reclamation districts (Sec. 2).
- 3 Territory Certain described territory in Butte County (Sec. 1).
- 4 Overlap No provision.
- 8 Voting Same as for reclamation districts (Sec. 2).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. Same as for reclamation districts (Sec. 2).
- 12 Eminent Domain Same as for reclamation districts (Sec. 2).
- 13 State and Fed. Coop. Same as for reclamation districts (Sec. 2).
- 14 Debt Seg. Same as for reclamation districts (Sec. 2).
- 15 Bonds Same as for reclamation districts (Sec. 2).
- 16 Revenues Same as for reclamation districts (Sec. 2).
- 17 Assessments Same as for reclamation districts (Sec. 2).
- 18 Tax. of Dist Prop Same as for reclamation districts (Sec. 2).
- 19 State Treasurer Same as for reclamation districts (Sec. 2).
- 20 Dept. of Wat. Res. Same as for reclamation districts (Sec. 2).
- 21 Inclusion Exclusion Same as for reclamation districts (Sec. 2).
- 22 Disso-
tution Same as for reclamation districts (Sec. 2).
- 24 Projects Same as for reclamation districts (Sec. 2).

RECLAMATION DISTRICT NO. 900

- 1 Citation 1911:100:264; West 14.
- 2 Purposes Same as for reclamation districts (Sec. 2).
- 3 Territory Certain described area along Sacramento River in Yolo County (Sec. 1).
- 4 Overlap No provision.
- 8 Voting Same as for reclamation districts (Sec. 2).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. Same as for reclamation districts (Sec. 2).
- 12 Eminent Domain Same for reclamation districts (Sec. 2).
- 13 State and Fed. Coop. Same for reclamation districts (Sec. 2).
- 14 Debt Seg. Same for reclamation districts (Sec. 2).
- 15 Bonds Same for reclamation districts (Sec. 2).
- 16 Revenues Same for reclamation districts (Sec. 2).
- 17 Assessments Same for reclamation districts (Sec. 2).
- 18 Tax. of Dist Prop Same for reclamation districts (Sec. 2).
- 19 State Treasurer Same for reclamation districts (Sec. 2).
- 20 Dept. of Wat. Res. Same for reclamation districts (Sec. 2).
- 21 Inclusion Exclusion Same for reclamation districts (Sec. 2).
- 22 Disso-lution Same for reclamation districts (Sec. 2).
- 24 Projects Same for reclamation districts (Sec. 2).



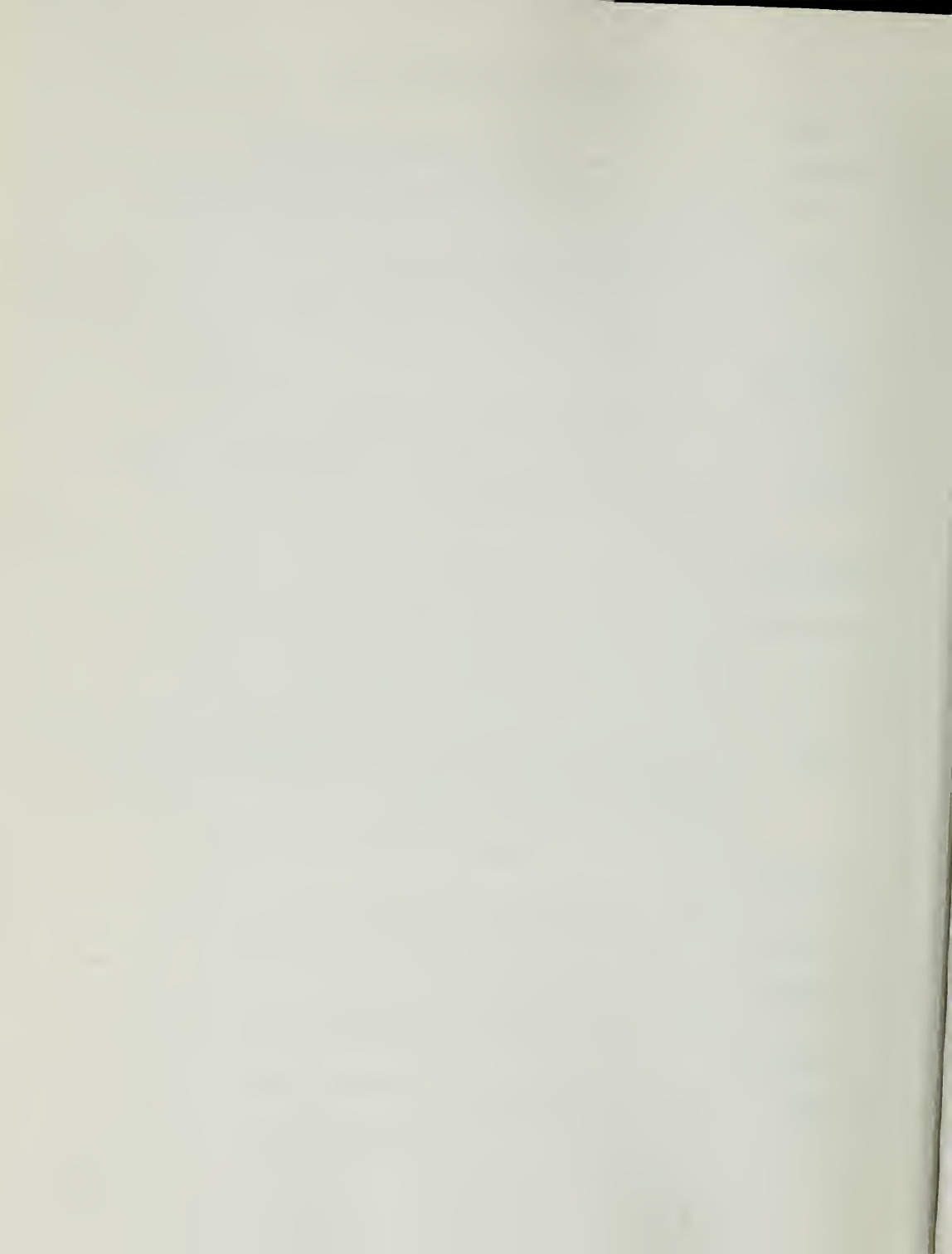
RECLAMATION DISTRICT NO. 999

- 1 Citation 1913:161:242; West 23.
- 2 Purposes Same as for reclamation districts (Sec. 2).
- 3 Territory Certain described territory in Yolo and Solano Counties (Sec. 1), as modified by Calif. Stats. 1919, Ch. 45.
- 4 Overlap No provision.
- 8 Voting Same as for reclamation districts (Sec. 2).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. Same as for reclamation districts (Sec. 2).
- 12 Eminent Domain Same as for reclamation districts (Sec. 2).
- 13 State and Fed. Coop. Same as for reclamation districts (Sec. 2).
- 14 Debt Seg. Same as for reclamation districts (Sec. 2).
- 15 Bonds Same as for reclamation districts (Sec. 2).
- 16 Revenues Same as for reclamation districts (Sec. 2).
- 17 Assessments Same as for reclamation districts (Sec. 2).
- 18 Tax. of Dist Prop Same as for reclamation districts (Sec. 2).
- 19 State Treasurer Same as for reclamation districts (Sec. 2).
- 20 Dept. of Wat. Res. Same as for reclamation districts (Sec. 2).
- 21 Inclusion Exclusion Same as for reclamation districts (Sec. 2).
- 22 Disso- lution Same as for reclamation districts (Sec. 2).
- 24 Projects Same as for reclamation districts (Sec. 2).



RECLAMATION DISTRICT NO. 1000

- 1 Citation 1911:412:835; West 19.
- 2 Purposes Same as for reclamation districts (Sec. 2).
- 3 Territory Certain described area along left bank of Sacramento River (Sec. 1).
- 4 Overlap All reclamation, levee, and swamp districts within the area are dissolved (Sec. 3).
- 8 Voting Same as for reclamation districts (Sec. 2).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. Three trustees, elected at large (Sec. 2).
- 12 Eminent Domain Real and personal property and rights of way within or outside the district necessary or desirable for district purposes; has same powers as reclamation districts (Sec. 2).
- 13 State and Fed.Coop. Same as for reclamation districts (Sec. 2).
- 14 Debt Seg. Same as for reclamation districts (Sec. 2).
- 15 Bonds Same as for reclamation districts (Sec. 2).
- 16 Revenues Same as for reclamation districts (Sec. 2).
- 17 Assessments Same as for reclamation districts, except that any operation and maintenance assessment levied pursuant to the alternative method provided in Water Code Sec. 51360 et seq. shall be levied only on taxable land rather than land and improvements (Secs. 2, 2.5).
- 18 Tax. of Dist Prop Same as for reclamation districts (Sec. 2).
- 19 State Treasurer Same as for reclamation districts (Sec. 2).
- 20 Dept. of Wat. Res. Same as for reclamation districts (Sec. 2).
- 21 Inclusion Exclusion Same as for reclamation districts (Sec. 2).
- 22 Disso-lution Same as for reclamation districts (Sec. 2).
- 24 Projects Same as for reclamation districts (Sec. 2).



RECLAMATION DISTRICT NO. 1001

- 1 Citation 1911:411:831; West 18.
- 2 Purposes Same as for reclamation districts (Sec. 2).
- 3 Territory Certain described area along left bank of Sacramento River, in the Nicolaus area (Sec. 1).
- 4 Overlap All reclamation, levee, and swamp districts within the area are dissolved (Sec. 3).
- 8 Voting Same as for reclamation districts (Sec. 2).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. Three trustees, elected at large (Sec. 2).
- 12 Eminent Domain Real and personal property and rights of way within or outside the district necessary or desirable for district purposes; has same powers as reclamation districts (Sec. 2).
- 13 State and Fed. Coop. Same as for reclamation districts (Sec. 2).
- 14 Debt Seg. Same as for reclamation districts (Sec. 2).
- 15 Bonds Same as for reclamation districts (Sec. 2).
- 16 Revenues Same as for reclamation districts (Sec. 2).
- 17 Assess-ments Same as for reclamation districts (Sec. 2).
- 18 Tax. of Dist Prop Same as for reclamation districts (Sec. 2).
- 19 State Treasurer Same as for reclamation districts (Sec. 2).
- 20 Dept. of Wat. Res. Same as for reclamation districts (Sec. 2).
- 21 Inclusion Exclusion Same as for reclamation districts (Sec. 2).
- 22 Disso-lution Same as for reclamation districts (Sec. 2).
- 24 Projects Same as for reclamation districts (Sec. 2).

RECLAMATION DISTRICT NO. 1500

- 1 Citation 1913:100:130; West 22.
- 2 Purposes To reclaim lands within the district; to construct levees along south side of Tisdale bypass, along portions of the westerly and easterly sides of Sutter basin bypass, along a portion of the left bank of the Sacramento River, and such additional or supplemental levees as may be approved by the Reclamation Board; has same powers as reclamation districts (Secs. 1, 2).
- 3 Territory A certain described area along left bank of Sacramento River (Sec. 1).
- 4 Overlap All reclamation, levee, and swampland districts wholly within the district are dissolved, and lands in the district are excluded from any other reclamation, levee, or swampland district (Sec. 3).
- 8 Voting Same as for reclamation districts (Sec. 2).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. Seven trustees, elected at large (Sec. 2).
- 12 Eminent Domain Real and personal property and rights of way, within or without the district, necessary or desirable to carry out purposes (Sec. 2).
- 13 State and Fed.Coop. Same as for reclamation districts (Sec. 2); Reclamation Board may allow change in levees or additional or supplemental levees (Sec. 2).
- 14 Debt Seg. Same as for reclamation districts (Sec. 2).
- 15 Bonds Same as for reclamation districts (Sec. 2).
- 16 Revenues Same as for reclamation districts (Sec. 2).
- 17 Assess-ments Same as for reclamation districts (Sec. 2).
- 18 Tax. of Dist Prop Same as for reclamation districts (Sec. 2).
- 19 State Treasurer Same as for reclamation districts (Sec. 2).
- 20 Dept. of Wat. Res. Same as for reclamation districts (Sec. 2).

- 21 Inclusion Same as for reclamation districts (Sec. 2); also any
Exclusion land outside the district may be incorporated within the
district upon written consent of the owners of the land
and of the board of trustees of the district (Sec. 4).
- 22 Disso- Same as for reclamation districts (Sec. 2).
lution
- 24 Projects Same as for reclamation districts (Sec. 2).

RECLAMATION DISTRICT NO. 1600

- 1 Citation 1913:195:338; West 25.
- 2 Purposes Same as for reclamation districts (Sec. 2).
- 3 Territory A certain described area along right bank of Sacramento River, in Yolo County (Sec. 1).
- 4 Overlap No provision.
- 8 Voting Same as for reclamation districts (Sec. 2).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. Three trustees, elected at large (Sec. 2).
- 12 Eminent Domain Same as for reclamation districts (Sec. 2).
- 13 State and Fed. Coop. Same as for reclamation districts (Sec. 2).
- 14 Debt Seg. Same as for reclamation districts (Sec. 2).
- 15 Bonds Same as for reclamation districts (Sec. 2).
- 16 Revenues Same as for reclamation districts (Sec. 2).
- 17 Assessments Same as for reclamation districts (Sec. 2).
- 18 Tax. of Dist Prop Same as for reclamation districts (Sec. 2).
- 19 State Treasurer Same as for reclamation districts (Sec. 2).
- 20 Dept. of Wat. Res. Same as for reclamation districts (Sec. 2).
- 21 Inclusion Exclusion Same as for reclamation districts (Sec. 2).
- 22 Disso- lution Same as for reclamation districts (Sec. 2).
- 24 Projects Same as for reclamation districts (Sec. 2).

RECLAMATION DISTRICT NO. 1660

- 1 Citation 1915:591:1034; West 27.
- 2 Purposes Same as for reclamation districts (Sec. 2).
- 3 Territory A certain described area along left bank of Sacramento River (Sec. 1).
- 4 Overlap Any and all reclamation, drainage, or levee districts, or parts thereof, within the district are discontinued (Sec. 4).
- 8 Voting Same as for reclamation districts (Sec. 2).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. 5 trustees, elected at large (Sec. 2).
- 12 Eminent Domain Same as for reclamation districts (Sec. 2).
- 13 State and Fed. Coop. Same as for reclamation districts (Sec. 2).
- 14 Debt Seg. Same as for reclamation districts (Sec. 2).
- 15 Bonds Same as for reclamation districts (Sec. 2).
- 16 Revenues Same as for reclamation districts (Sec. 2).
- 17 Assessments Same as for reclamation districts (Sec. 2); no lands shall be assessed unless actually benefited by expenditure of the sums for which the assessment is levied (Sec. 3).
- 18 Tax. of Dist Prop Same as for reclamation districts (Sec. 2).
- 19 State Treasurer Same as for reclamation districts (Sec. 2).
- 20 Dept. of Wat. Res. Same as for reclamation districts (Sec. 2).
- 21 Inclusion Exclusion Same as for reclamation districts (Sec. 2).
- 22 Disso-lution Same as for reclamation districts (Sec. 2).
- 24 Projects Same as for reclamation districts (Sec. 2).

RECLAMATION DISTRICT NO. 2020

- 1 Citation 1917:613:956; West 29.
- 2 Purposes Same as for reclamation districts (Sec. 2).
- 3 Territory A certain described area in San Joaquin County (Sec. 1).
- 4 Overlap No provision.
- 8 Voting Same as for reclamation districts (Sec. 2).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. Same as for reclamation districts (Sec. 2).
- 12 Eminent Domain Same as for reclamation districts (Sec. 2).
- 13 State and Fed. Coop. Same as for reclamation districts (Sec. 2).
- 14 Debt Seg. Same as for reclamation districts (Sec. 2).
- 15 Bonds Same as for reclamation districts (Sec. 2).
- 16 Revenues Same as for reclamation districts (Sec. 2).
- 17 Assess-ments Same as for reclamation districts (Sec. 2).
- 18 Tax. of Dist Prop Same as for reclamation districts (Sec. 2).
- 19 State Treasurer Same as for reclamation districts (Sec. 2).
- 20 Dept. of Wat. Res. Same as for reclamation districts (Sec. 2).
- 21 Inclusion Exclusion Same as for reclamation districts (Sec. 2).
- 22 Disso-lution Same as for reclamation districts (Sec. 2).
- 24 Projects Same as for reclamation districts (Sec. 2).

RECLAMATION DISTRICT NO. 2031

- 1 Citation 1919:338:658; West 30.
- 2 Purposes Same as for reclamation districts (Sec. 2).
- 3 Territory A certain described area along left bank of Stanislaus River, in Stanislaus County (Sec. 1).
- 4 Overlap Reclamation District No. 663 of Stanislaus County is dissolved (Sec. 3).
- 8 Voting Same as for reclamation districts (Sec. 2).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. Same as for reclamation districts (Sec. 2).
- 12 Eminent Domain Same as for reclamation districts (Sec. 2).
- 13 State and Fed. Coop. Same as for reclamation districts (Sec. 2).
- 14 Debt Seg. Same as for reclamation districts (Sec. 2).
- 15 Bonds Same as for reclamation districts (Sec. 2).
- 16 Revenues Same as for reclamation districts (Sec. 2).
- 17 Assessments Same as for reclamation districts (Sec. 2).
- 18 Tax. of Dist Prop Same as for reclamation districts (Sec. 2).
- 19 State Treasurer Same as for reclamation districts (Sec. 2).
- 20 Dept. of Wat. Res. Same as for reclamation districts (Sec. 2).
- 21 Inclusion Exclusion Same as for reclamation districts (Sec. 2).
- 22 Disso-lution Same as for reclamation districts (Sec. 2).
- 24 Projects Same as for reclamation districts (Sec. 2).



RIVERSIDE COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT

- 1 Citation 1945:1122:2131; D. A. 6642; West 43. "Riverside County Flood Control and Water Conservation District Act".
- 2 Purposes To control the flood and storm waters of the district and of streams which flow into the district; to conserve such waters for beneficial and useful purposes by retarding, spreading, storing, retaining and causing to percolate into the soil; to save and conserve such waters in any manner and to protect from such waters the watercourses, watersheds, public highways, life and property in the district; to prevent waste, diminution, or unlawful exportation of water; to obtain, retain and reclaim drainage, storm, flood and other waters for beneficial use in the district; to carry on program of artificial nucleation until Oct. 1, 1957 (Sec. 9).
- 3 Territory All of Riverside County particularly described and designated as Zone One to Zone Seven, inclusive (Sec. 1).
- 4 Overlap No provision. Improvement districts may be formed without reference to zone boundaries (Sec. 23.1).
- 8 Voting Qualified electors (registered voters) (Sec. 19).
- 10 Gov. Code Compliance required; until complied with, taxes shall be at uniform rate for all zones (Secs. 24, 25).
Sec 54900
- 11 Gov. Bd. County Board of Supervisors (Sec. 10). The Board shall also appoint three zone commissioners for each zone, who are authorized to attend Board meetings and to hold hearings and make recommendations as to projects affecting their zones (Secs. 16, 17).
- 12 Eminent Domain Any property, within or without the district, necessary or convenient to carry out purposes, whether or not devoted to public use, except property and water rights devoted to beneficial use in Orange County outside Corona underground water basin; may condemn nearby land for exchange of land devoted to public use, or for relocation of public roads, utilities, etc. (Secs. 9(9), 9(10), 9.2, 35).
- 13 State and Fed. Coop. May contract for joint acquisition, construction, use, etc., of rights, works, or other property; may cooperate in construction of works and adoption of plans (Sec. 9(10)).
- 14 Debt Seg. Seven zones are created (Secs. 2, 3) for both assessment and bonding purposes (Secs. 14, 22). Improvement districts may be formed for bonding and assessment purposes (Secs. 23.1, 23.2).

- 15 Bonds General obligation, by 2/3 vote in the zones or improvement districts affected (Secs. 19, 23.1, 31); are obligations of zones of issuance; other zones not obligated (Secs. 22, 19, 20); promissory notes as general obligations of the district or any zone, not to exceed 5 years and lesser of either \$1,500,000 or 2% of assessed valuation for general purposes or 10 years and lesser of either \$500,000 or 1% of assessed valuation for office buildings and for acquisition of land for any district purpose (Secs. 14.1-14.4).
- 16 Revenues Sales, leases of property (Secs. 9(5), 13).
- 17 Assessments Annual ad valorem upon all taxable property in the district to pay general expenses and to carry out any purposes of common benefit to district as a whole, not to exceed $2\frac{1}{2}\phi$ on each \$100 assessed valuation (Sec. 14(1)); ad valorem upon all taxable property in each zone for works of special benefit to the zone (Sec. 14(2)) and for bonds issued for such zone (Sec. 23) annual ad valorem in district or affected zones to pay promissory note indebtedness (Secs. 14.1, 14.4). Assessments for artificial nucleation program may not exceed 5ϕ on each \$100 assessed valuation (Sec. 9). Aggregate assessments, exclusive of bond assessments, may not exceed in any year 40ϕ on each \$100 assessed valuation (Sec. 14). Annual drainage assessments not to exceed \$10 per parcel of 1/2 acre or more or \$5 per parcel of less than 1/2 acre; may be restricted to lands in one or more improvement districts (Sec. 23.2).
- 18 Tax. of Dist Prop No provision.
- 19 State Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003); but bonds are declared by law to be legal investments (Sec. 27).
- 20 Dept. of Wat. Res. No provision.
- 21 Inclusion Exclusion No provision. See District Reorganization Act of 1965.
- 22 Disso-lution No provision. See District Reorganization Act of 1965.
- 24 Projects Instituted by the board after resolution of intention, notice and hearing; if written protests filed by majority of registered voters residing in the affected zone or improvement district, the board may not proceed (Secs. 18, 23.1); the board may employ engineers to investigate and report on proposed projects (Sec. 12).

SACRAMENTO COUNTY WATER AGENCY

- 1 Citation 1952 (1st Ex. Sess.):10:315; D. A. 6730a; West 66.
"The Sacramento County Water Agency Act".
- 2 Purposes To make water available for any beneficial use of lands or inhabitants (Sec. 4); produce, store, transmit and distribute ground waters (Sec. 4.1); control drainage and control and conserve flood and storm waters (Secs. 4.2, 4.4, 5.9).
- 3 Territory All of Sacramento County (Sec. 1).
- 4 Overlap Shall not affect existence or powers of any municipality, public district or public agency exercising similar powers over similar territory (Sec. 14); zones may be established without reference to other zones (Sec. 1.1).
- 8 Voting Any elector of the county qualified to vote in the county at general elections (Sec. 2(h)).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. County board of supervisors (Sec. 7).
- 12 Eminent Domain All property within or, with consent of board of supervisors of county affected, without the Agency necessary or convenient for agency purposes except publicly owned property held or used for development or distribution of water for a public use or held or used by any flood or reclamation district; must pay cost of removal or relocation of public utility facilities; may acquire property for relocation of streets, roads, or railroads (Secs. 3.4, 4.9).
- 13 State and Fed. Coop. May cooperate and contract with U. S. under Federal reclamation laws, with same powers as irrigation districts (Sec.6); such contracts must be approved by 2/3 vote at an election or may be authorized by 4/5 vote of the Board under certain circumstances (Sec. 6.1); may cooperate, act in conjunction and contract with the State or U. S. with respect to purchase, sale, and acquisition of water and construction and operation of works (Sec. 6.3).
- 14 Debt Seg. Zones for bonding and assessment purposes (Secs. 1.1, 2(j), 10.5, 24, 27); member units (local districts and political subdivisions within and contracting with the agency) may contract for differing liabilities with respect to water supplies (Secs. 5, 5.1-5.9, 10.3); revenue bonds (see "Bonds"); see also "Assessments".

15 Bonds

Agency general obligation bonds, by 2/3 vote (Secs. 11, 11.1, 11.2, 11.7, 11.9), or by 4/5 vote of the Board without an election if it determines repayment can be made from annual general agency assessments and from member unit contract payments (Sec. 11.4); refunding bonds by majority vote or by the Board without an election if the original bonds so issued (Sec. 11.3); general obligation zone bonds, by majority vote in zones affected (Sec. 24); revenue bonds pursuant to Revenue Bond Law of 1941 by majority vote in agency or zone or zones (Sec. 31). Aggregate indebtedness (bonds, special assessments, contracts), except indebtedness for drainage or flood control works, limited to a sum equal to the amount which can be liquidated in 40 years by ad valorem tax at rate of 15¢ on each \$100 of assessed valuation of taxable property, plus amount of capital obligations underwritten by member units, plus amounts which member units agree to pay for a water supply (Sec. 9.1).

16 Revenues

Sales, leases of property or water or rights to use of agency works; title to real property, water rights or water works may not be conveyed or alienated except by vote of electors (Secs. 3.5, 5, 8.2); rates and charges for services, facilities, or water furnished by the agency (Sec. 5); sales, leases of water or storage facilities to member units (Secs. 5.1, 5.2); fees and charges for flood control and drainage facilities (Sec. 4.4).

17 Assess-
ments

(1) If revenues inadequate, annual ad valorem upon all taxable property to pay expenses and carry out purposes of the agency, not to exceed 15¢ on each \$100 of assessed valuation (Sec. 10.1), plus (2) special ad valorem assessments on all taxable property in any member unit delinquent in any payment due under contract with the agency (Sec. 10.3), plus (3) annual ad valorem assessments upon all taxable property in the agency or affected zones to meet bond indebtedness of the agency or zones (Secs. 11.9, 28); plus (4) annual ad valorem zone assessments for works of benefit to the zones and for maintenance thereof, not to exceed 25¢ on each \$100 of assessed valuation of the taxable property in zones affected unless approved by majority vote at an election (Sec. 23); plus (5) special assessments (in lieu of bonds) payable in equal annual installments over a period of not to exceed 40 years if authorized by 2/3 vote at an election (Secs. 12, 12.1) In addition, for drainage and flood control projects (not for works designed primarily for production, distribution and sale of ground and surface waters for beneficial use): (1) annual ad valorem assessments upon all property (land, improvements, and personal property) or all real property (land and improvements) in the agency to carry out purposes of common benefit to the agency or, if replaced by zone or improvement assessments, to carry

out zone projects (Sec. 10.5), (2) annual ad valorem zone assessments upon all property or all real property in affected zones for works of benefit to the zones (Sec. 10.5), (3) assessments upon any property in any zone pursuant to the Improvement Act of 1911, the Improvement Bond Act of 1915, the Municipal Improvement Act of 1913, or the Refunding Assessment Bond Act of 1935 (Sec. 10.5), (4) special assessments upon the property in any zone for performance of contracts with governmental agencies (Sec. 10.5).

- 18 Tax. of Dist Prop Rights of way, works of all other district property not taxable or assessable for State, county, municipal, or district purposes (Sec. 13).
- 19 State Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003; Gov. Code, Sec. 54433); but bonds are declared by law to be legal investments (Sec. 11.12).
- 20 Dept. of Wat. Res. No provision.
- 21 Inclusion Exclusion No provision. See District Reorganization Act of 1965. Districts, cities, and political subdivisions within agency may become member units by contracting (Secs. 5.1-5.9).
- 22 Disso- lution May be dissolved in manner provided for dissolution of districts by Article 10 of Chapter 1 of Title 6 of the Government Code (District Organization Law) (Sec. 16.5).*
- 24 Projects Projects for zones or participating zones may be instituted by the Board upon adoption of a resolution and notice and hearing thereon; may not proceed if written protests filed by majority of registered voters in zones affected (Sec. 21). Agency may contract with member units for construction and repayment of cost of works, a water supply, etc. (Secs. 2(f), 2(g), 5.1-5.9).

*Note: These provisions of the Government Code have been repealed.

SACRAMENTO RIVER WEST SIDE LEVEE DISTRICT

- 1 Citation 1915:361:516; West 26.
- 2 Purposes To protect the lands of the district from the flood waters of the Sacramento River overflowing or coming therefrom on the west side of said river (Sec. 5).
- 3 Territory A certain described area along the right bank of the Sacramento River in the Yolo and Colusa Counties (Sec. 1).
- 4 Overlap May not interfere with reclamation districts Nos. 108, 787, and 479, or any other reclamation district situate within the district or within the Knights Landing Ridge Drainage District, except as to control, construction and maintenance of the levee along the eastern line of the district along or near west bank of Sacramento River (Sec. 9).
- 8 Voting At first election, each owner of land entitled to cast one vote for each commissioner to be elected for each acre of land or fraction thereof owned by said landowner in the district; at all subsequent elections, one vote for each commissioner to be elected for each dollar, or fraction thereof, of assessed valuation of his land in the district; proxy vote allowed (Sec. 3).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. A board of 5 levee commissioners, elected at large; each must own at least 40 acres of land in the district (Sec. 2).
- 12 Eminent Domain All rights of way, easements, existing levees, property, and material, within or without the district, necessary for levees (Sec. 5).
- 13 State and Fed. Coop. District reports to Reclamation Board on its plans for works, together with cost estimates (Sec. 5); Reclamation Board supervises elections (Sec. 3) and appoints assessment commissioners and acts as assessment equalization board (Secs. 6, 7, 7-1/2).
- 14 Debt Seg. See "Assessments".
- 15 Bonds No provision. Unpaid warrants draw interest (Secs. 7, 8).
- 16 Revenues No provision. See "Assessments".
- 17 Assessments Assessment of lands according to benefits, for construction of works (Secs. 6, 7); ad valorem assessments of lands for operation and maintenance costs

(Sec. 7-1/2) or, in lieu thereof, ad valorem assessments of lands and improvements, utilizing tax rolls of Colusa and Yolo Counties (Sec. 7-5/6). Minimum assessment may be set not to exceed \$2 for each separately assessed parcel (Sec 7-7/8).

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| 18 | <u>Tax. of
Dist Prop</u> | No provision. |
| 19 | <u>State
Treasurer</u> | No provision. |
| 20 | <u>Dept. of
Wat. Res.</u> | See "State and Fed. Coop.", re duties of Reclamation Board, which is in the Department. |
| 21 | <u>Inclusion
Exclusion</u> | No provision. See District Reorganization Act of 1965. |
| 22 | <u>Disso-
lution</u> | No provision. See District Reorganization Act of 1965 |
| 24 | <u>Projects</u> | District must submit plans for works, together with cost estimates, to Reclamation Board; upon receipt thereof the Reclamation Board must appoint assessment commissioners and fix the assessments necessary to finance the work (Secs. 5-7). |

SAN BENITO COUNTY WATER CONSERVATION AND FLOOD CONTROL DISTRICT

- 1 Citation 1953:1598:3279; D. A. 6808; West 70. "San Benito County Water Conservation and Flood Control District Act". Organization of the district must be ratified and confirmed by the electors at a special election (Sec. 5).
- 2 Purposes To provide on a zone of benefit basis for the control of flood and storm waters of the district and of streams which flow into the district; to conserve such waters for beneficial and useful purposes by spreading, storing, retaining, and causing such water to percolate into the soil within or without the district or to save and conserve in any manner all or any of such waters and to protect from such flood and storm waters the public highways, life and property in the district; to prevent waste or diminution of the water supply in the district; to obtain, retain and reclaim drainage, storm, flood or other surface waters from within or without the watershed for beneficial use within the district (Sec. 4; see also Sec. 6).
- 3 Territory All of San Benito County (Sec. 2).
- 4 Overlap Zones may be established without reference to the boundaries of other zones, but zones may not be established in any part of the area of a water district, water conservation district, or similar district partially within and partially without this district without consent of legislative body of such other district (Sec. 12). District shall not affect any municipality, public district, or public agency established within or partially within the district, notwithstanding substantial identity of purposes (Sec. 38.1).
- 8 Voting Registered voters (Sec. 3(g)).
- 10 Gov. Code The district is declared to be validly created for
Sec 54900 purposes of assessment (Sec. 24).
- 11 Gov. Bd. Board of five directors elected by divisions; must be resident of and registered voter in the division (Sec. 9.1).
- 12 Eminent Any property within or without the district necessary
Domain or proper to carry out any purposes of the act and necessary to the full exercise of its powers (Sec. 6(4)); all lands and water and water rights and other property necessary or convenient for district works (Sec. 6(9)); within or without the district,

any property necessary to carry out any of the purposes of the act, whether already devoted to any public use or not; court must find that the taking is for a more necessary public use; district must pay cost of removal or relocation of structures and utilities; may condemn fee simple or any lesser estate, easement, or interest; may condemn real property adjacent to or in the immediate vicinity of real property already devoted to a public use for exchange therewith; may condemn property required for relocation of streets or other property devoted to public use; may not take any property of the Pacheco Pass Water District (Secs. 8, 33).

- 13 State and Fed. Coop. May cooperate and act in conjunction with the State or U. S. in the construction of works or in any other acts or purposes authorized by the act (Secs. 6(7), 6(9)); may contract with the State or U. S. for joint acquisition, construction, leasing, operation, etc., of works or property which might be lawfully acquired or owned by the district; may cooperate and act in conjunction with the State or U. S. in construction of works or any other district purposes (Sec. 6(9)).
- 14 Debt Seg. The board may establish zones for assessment and bonding purposes with respect to projects for the specific use and benefit of such zones (Secs. 12-18, 22).
- 15 Bonds General obligation, by 2/3 vote in each zone affected (Secs. 18, 22, 29); no zone liable for bonded indebtedness of any other zone (Sec. 22).
- 16 Revenues Sales, leases of property (Secs. 6(4), 35); fees and charges for flood control or storm drainage facilities furnished to any new building, structure, improvement, or construction (Sec. 6.5). See also "Assessments" as to water charges.
- 17 Assessments Annual ad valorem for establishment of a fund of not to exceed \$75,000 for emergencies and for surveys and reports (1) on land, improvements, and personal property, or (2) on land and improvements, or (3) on land only, not to exceed 10¢ per \$100 of assessed valuation; annual ad valorem for general district expenses on any of the above 3 classes of property, not to exceed 3¢ per \$100 of assessed valuation; annual ad valorem zone assessments in zones benefited, not to exceed 25¢ per \$100 assessed valuation of land and improvements in any zone created for flood control purposes and not to exceed 35¢ per \$100 of assessed valuation in any zone created for water conservation purposes; may not levy tax for a project in more than one zone established in the

same area; additional annual ad valorem upon all land in each zone or on land and improvements in zones created for flood control, for administrative purposes, not to exceed 10¢ per \$100 of assessed valuation, and to make payments under contracts with other governmental bodies; annual ad valorem upon all land in zone or participating zone to pay bond interest and principal (Secs. 7, 12.1, 16, 17, 22). Ground water charges for production of ground water in zones benefited from underground recharge or distribution of imported water, not to exceed \$5 per acre-foot for agricultural water and \$15 for other water or for water transported out of zone (Secs. 7.1-7.17). Water standby charges, not to exceed \$10 per acre or for any parcel less than an acre (Sec. 6.6).

- 18 Tax. of Dist Prop No provision.
- 19 State Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003); but bonds are declared by law to be legal investments (Sec. 25).
- 20 Dept. of Wat. Res. No provision.
- 21 Inclusion Exclusion Any area of the county may withdraw from or be included in the district on the basis of benefits to the land involved, upon petition, hearing and order of the board; the board may hold an election in which event a majority of electors voting decide the issue; notice of change of boundaries must be filed with Secretary of State (Sec. 38).
- 22 Disso-lution May be dissolved in manner provided for dissolution of districts by Chapter 4 (commencing at Sec. 58950) of Division 1 of Title 6 of the Government Code (Sec. 38.2)*
- 24 Projects Instituted by an investigation and engineering report at the instigation of the board or upon petition of the landowners, resolution of intention, notice and hearing by the board, and establishment of zones; board may not proceed for six months if written protests filed by a majority of the landowners within the affected zone; an advisory committee must be appointed to represent each zone (Secs. 12-16).

*Note: These provisions of the Government Code have been repealed.

SAN BERNARDINO COUNTY FLOOD CONTROL DISTRICT

- 1 Citation 1939:73:1011; D. A. 6850; West 43. "San Bernardino County Flood Control Act".
- 2 Purposes To provide for control of flood and storm waters of the district and of streams which flow into the district; to conserve such waters for beneficial and useful purposes by spreading, storing, retaining and causing to percolate into the soil; to save and conserve such waters in any manner and protect from such waters the watercourses, watersheds, public highways, life and property in the district; to prevent waste, diminution of supply, and exportation of water from the district; and to obtain, retain & reclaim drainage, storm, flood and other waters for beneficial use in the district (Sec. 2); may apply for supplemental water supply from Feather River and other sources (Sec. 4.5).
- 3 Territory All of San Bernardino County (Sec. 1).
- 4 Overlap No provision.
- 8 Voting Qualified electors (registered voters) (Sec. 12).
- 10 Gov. Code District validly created, but compliance with section Sec 54900 required by February 1, 1940 (Sec. 17.2).
- 11 Gov. Bd. County Board of Supervisors (Sec. 3).
- 12 Eminent Domain Any property, within or without the district, necessary or convenient for purposes of the act, whether or not already devoted to same use; may condemn other property for relocation of public utilities, streets, etc. (Secs. 2(8), 2(9), 25).
- 13 State and Fed.Coop. May contract for joint acquisition, use, operation, etc., of works; may cooperate in construction of works or for any district purpose (Sec. 2(9)); may apply to the State for County's share of Feather River water or any other supplemental water source (Sec. 4.5).
- 14 Debt Seg. Six zones are created (Secs. 1.01, 1.1-1.6) for both assessment and bonding purposes (Secs. 7, 15). The Board from time to time, after notice and hearing, may create within any zone, special zones to construct projects of special benefit, for which special assessments on lands shall be levied (Sec. 3.1).
- 15 Bonds General obligation, by 2/3 vote in each zone of issuance (Secs. 10-12, 21); only zones of issuance are liable (Secs. 10, 15). May borrow money to finance any flood control or conservation project of any zone, not to exceed 2% of the assessed value of the zone, payable in installments over a period of not to exceed 20 years, upon declaration of emergency by board of supervisors and approval by majority vote at an election (Sec. 2.5).

- 16 Revenues Sales, leases of property (Secs. 2(4), 6).
- 17 Assess-
ments Annual ad valorem upon all taxable property in the district to pay district expenses and to carry out purposes of common benefit to the district as a whole (Sec. 7(1)); annual ad valorem upon all taxable property in any zone according to special benefits derived by the zone (Sec. 7(2)); annual ad valorem upon all taxable property in any zone of bond issuance to meet bond indebtedness (Sec. 15); annual ad valorem upon all taxable property in any zone in which works are financed by a loan, for loan repayment (Sec. 2.5); ad valorem on lands in special zones created by the Board (Sec. 3.1); aggregate assessments, except bond assessments, for any year may not exceed 30¢ on each \$100 of assessed valuation (Sec. 7).
- 18 Tax. of
Dist Prop No provision.
- 19 State
Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003); but bonds are declared by law to be legal investments (Sec. 18).
- 20 Dept. of
Wat. Res. No provision.
- 21 Inclusion
Exclusion No provision. See District Reorganization Act of 1965.
- 22 Disso-
lution No provision. See District Reorganization Act of 1965.
- 24 Projects Joint projects by contiguous zones are initiated by resolution of intention by the Board, notice and hearing, and order of the Board; the Board may not proceed if written protests filed by a majority of the registered voters residing in either zone (Sec. 9).

SAN DIEGO COUNTY FLOOD CONTROL DISTRICT

- 1 Citation ~~Repealed~~ - Stats. 1966, 1st Ex. Sess., Ch. 55 (AB101).
1966 1st Ex. Sess.: 55:371; D. A. 6914a; West 105.
"San Diego County Flood Control District Act".
- 2 Purposes Provide for control of flood and storm waters of the district and of streams flowing into district; conserve such waters for beneficial purposes; protect watersheds, beaches, shorelines (Sec. 5). See also Sec. 6 enumerating specific powers, including power to operate recreational facilities.
- 3 Territory All unincorporated territory of San Diego County (with exceptions), and any incorporated area of any city annexed to the district (Sec. 2).
- 4 Overlap This act shall not interfere with exercise of powers of any county, city, district, public or municipal authority, agency, or corporation, or any political subdivision (Secs. 6(5), 6(12)). May not compete with water selling or distribution agencies, but may sell surplus water to water agencies (Sec. 6(18)). May establish special drainage areas without reference to boundaries of other zones or subzones (Sec. 17.1).
- 8 Voting Registered voters ("qualified electors") (Secs. 18, 37).
- 10 Gov. Code No provision
Sec 54900
- 11 Gov. Bd. County board of supervisors (Sec. 7). Assisted by zone advisory commission for each zone (Sec. 11).
- 12 Eminent Domain Real and personal property of every kind (Sec. 6 (4)); any property necessary, within or without the district; must pay cost of relocating utilities; may condemn property for exchange for property put to public use; may not condemn water rights appropriated to public use by any city, water district, or other public agency (Secs. 6 (12), 39).
- 13 State and Fed. Coop. May cooperate and act in conjunction with or contribute funds to the U. S. or the State in construction of flood control works or for protection of beaches and shorelines or for any other authorized purpose; may contract with U. S. or the State for joint financing, acquisition, construction, management, and maintenance of works (Sec. 6 (6)). May grant loans to the U. S. (Sec. 6 (15)), and grant easements to the U. S. and the State (Sec. 6 (16), 43).
- 14 Debt Seg. Zones and subzones for bonding and assessment purposes (Secs. 4, 13, 14, 16-22). Special drainage areas for drainage facilities fees (Secs. 17.1 - 17.3).

- 15 Bonds General obligation, by majority vote in the district, or in the zone, subzone, or each participating zone (Secs. 13, 18, 22, 27, 31). Refunding bonds by resolution of the board, with consent of bondholders (Sec. 30). The district or any zone, subzone, or special drainage area may borrow funds from the county or other governmental agency, up to one-half of 1 percent of assessed value of taxable property in the area, payable in 5 years, by 4/5 vote of the board (Sec. 16.5). See also "Assessments".
- 16 Revenues Fees for use of recreational services and facilities (Sec. 6 (13)); leases, sales of property (Secs. 6 (4), 6 (15), 43); fees or charges for services or facilities furnished to any building, improvement or structure (Sec. 17). Drainage facilities fees (Secs. 17.1, 17.2).
- 17 Assess-
ments Annual ad valorem on all taxable property in the district and in each or any zone or subzone; aggregate assessments in any one zone, exclusive of bond assessments or other special assessments, shall not exceed 25¢ on each \$100 of assessed valuation (Secs. 16, 22, 23, 30). Special assessments payable in annual installments over not to exceed 40 years if authorized by majority vote in the district or zone (Sec. 32). Special assessments approved by majority vote in zone or subzone to meet obligations of contracts with governmental bodies (Sec. 36).
- 18 Tax. of
Dist Prop No provision.
- 19 State
Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Section 20003), but bonds are declared by law to be legal investments (Secs. 13, 25, 30).
- 20 Dept. of
Wat. Res. No provision.
- 21 Inclusion
Exclusion District Reorganization Act of 1965 made applicable (Sec. 46). Special requirements relative to inclusion of all or any part of the incorporated territory of any city (Secs. 17.1, 45).
- 22 Disso-
lution See District Reorganization Act of 1965.
- 24 Projects Instituted by engineering report, resolution of intention, notice and hearing by the board; board may establish subzones or participating subzones or special drainage areas concurrently with institution of a project; if protests to proposed work are filed by owners of more than one-half of the property within a proposed subzone, board may not proceed for six months except by 4/5 vote; board may call a bond election (Sections 10, 17.3, 18, 34). May institute project benefiting entire district in same manner (Sec. 31).

SAN GORGONIO PASS WATER AGENCY

- 1 Citation 1961:1435:3239; D. A. 9099; West 101. "San Gorgonio
Pass Water Agency Law."
- 2 Purposes To acquire and operate a waterworks plant or system
for the benefit of the agency (Sec. 15(5)) and recre-
ational facilities appurtenant to any reservoir oper-
ated by the agency (Sec. 15(6)); to sell water to
cities, public agencies, and persons within (and if
there is a surplus, outside) the agency (Sec. 15(7));
to supply water to publicly owned golf courses or
recreational facilities and to public schools (Sec.
15(8)); to acquire, control, salvage, and distribute
any water including sewage and storm water but not
including waters of Whitewater River System except
such as may be lawfully acquired (Sec. 15(18)); dis-
tribute water in exchange for reduction in ground
water extraction and provide for ground water replen-
ishment (Sec. 15(21)); develop and sell at wholesale
hydroelectric energy to aid in financing water projects
(Sec. 15.1); sell right to use of falling water (Sec.
15.2).
- 3 Territory Certain described territory in Riverside County
(Sec. 2).
- 4 Overlap May not annex territory in any public district having
substantial identity of purpose without consent of
such district (Secs. 2, 36, 37); no public corporation
or agency having substantial identity of purpose may
be formed in the agency without its consent; inclusion
of other public corporations or agencies in the agency
shall not impair their powers (Sec. 49).
- 8 Voting Registered voters residing in the agency and, in the
case of voting on divisional directors, in the division
in which vote cast (Secs. 7, 45).
- 10 Gov. Code Compliance not required for fiscal year 1962-1963
Sec 54900 (Sec. 27).
- 11 Gov. Bd. 7 directors, 5 elected by divisions and 2 elected at
large; division directors must be electors in their
divisions; directors at large must be electors or
owners of real property in the agency; first directors
appointed by board of supervisors (Secs. 3, 5, 11, 16).
- 12 Eminent Any property within the agency necessary to supply the
Domain agency with water, including existing waterworks or
systems and water rights; has same powers as a city;
must pay for relocation of public utility property;
may not condemn property outside the agency without
consent of board of supervisors of county in which
property located (Sec. 15(9)).

- 13 State and Fed. Coop. May join with the State, U. S., and others for carrying out any of the powers of the agency, and may contract for financing the acquisition, construction, and operation of works; may contract with the State for delivery of water under the State Water Plan; may contract with U. S. under Federal reclamation laws, but approval by 2/3 vote at an election required if liability in any year would exceed income and revenue (Sec. 15(19)).
- 14 Dist. Seg. Improvement districts for bonding and assessment purposes, or for assessment purposes only (Secs. 29, 30, 31, 33); water rates may vary between improvement districts (Sec. 25); revenue bonds (Sec. 15(23)); see also "Assessments".
- 15 Bonds General obligation, by 2/3 vote; may be limited to improvement districts (Secs. 15(22), 28, 29, 31); revenue bonds by majority vote pursuant to the Revenue Bond Law of 1941 (Sec. 15(23)); 5-year negotiable promissory notes not to exceed \$1.5 million or 2% of assessed valuation, whichever is less (Sec. 15(11)); refunding bonds, formation warrants (Sec. 15(10)).
- 16 Revenues Sales, leases of property (Sec. 15(4)); water and facility use charges (Secs. 15(6), (7), (8); 16(8); 25); sales of hydroelectric power and use of falling water (Secs. 15.1, 15.2).
- 17 Assessments If revenues inadequate, annual ad valorem on all taxable property in the district or improvement district, not to exceed 40¢ per \$100 of assessed value exclusive of bond assessments and assessments to pay obligations due the State, unless approved by majority vote in the agency or improvement district (Secs. 26, 27, 31, 33); Improvement Act of 1911 made applicable (Sec. 15(24)); water standby charges not to exceed \$10 per acre or per parcel of less than one acre (Sec. 50).
- 18 Tax. of Dist Prop No provision.
- 19 State Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003; Gov. Code, Sec. 54433).
- 20 Dept. of Wat. Res. No provision.
- 21 Inclusion Exclusion Inclusion: contiguous or noncontiguous incorporated or unincorporated land within the county or any contiguous county, other than land in a district having substantial identity of purpose without consent of the district: petition to agency board, hearing, election,

majority vote; may be subject to conditions, including special assessments and water charges; special procedures not requiring petition or election for inclusion of uninhabited land within the county (Secs. 36, 37, 47). Exclusion: petition to or resolution by agency board, hearing, election (not required in special procedure for exclusion of uninhabited land), majority vote (Secs. 38, 39).

- 22 Disso-
 lution Petition, election, majority vote; bonds must be fully satisfied before dissolution; territory remains liable for any indebtedness (Secs. 42, 43).
- 23 Projects No particular procedure apart from issuance of bonds, formation of improvement districts, if desired, etc.

SAN JOAQUIN COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT

- 1 Citation 1956 (1st Ex. Sess.):46:387; D. A. 7150; West 79 "San Joaquin County Flood Control and Water Conservation District Act".
- 2 Purposes To control flood and storm waters of the district and of streams which flow into the district; to conserve such waters for beneficial and useful purposes by spreading, storing, retaining and causing to percolate into the soil within or without the district such waters, or to save or conserve such waters in any manner and protect from such waters the watercourse, watersheds, harbors, public highways, life and property in the district; to prevent waste of water or diminution of the supply in, or exportation from, the district; to obtain, retain and reclaim drainage, storm, flood and other waters for beneficial use in the district; to provide for purchase, resale, distribution, and conservation of water (Sec. 4; see also Sec. 5). District powers are for primary purpose of permitting district to give financial assurances to State or U.S. in order to secure water projects that deliver water to the area (Sec. 43).
- 3 Territory All of San Joaquin County (Sec. 2).
- 4 Overlap Flood control zones and water conservation zones may be established without reference to other zones (Sec. 3); no territory in any district or political subdivision now or hereafter established wholly or partially within the district for purposes of reclamation, storage, distributions etc. of water shall be included in any water conservation zone without consent of the governing body of such entity (Sec. 3); act does not preclude any other political subdivision within district from exercising its powers (Sec. 5(6)); does not affect power of any existing city and county or municipal utility district to provide a water supply (Sec. 5(13)); does not affect any other district, municipality, or political subdivision exercising similar powers in the area (Sec. 41).
- 8 Voting Qualified electors (registered voters) (Secs. 14, 31).
- 10 Gov. Code Compliance required upon creation of any zone (Sec. 21).
Sec 54900
- 11 Gov. Bd. County Board of Supervisors (Sec. 6); may delegate any or all of its powers to a commission of 7 members appointed by and serving at the pleasure of the board, 4 of whom shall be freeholders of the unincorporated territory of the county (Sec. 7).

- 12 Eminent Domain Any property within or without district necessary or proper to carry out objects or purposes of the act and convenient to full exercise of powers; may not take any property, including water rights, appropriated to public use by any existing city and county or municipal utility district; may condemn existing flood control works; must pay for relocation or removal of public utilities; may condemn property to exchange for property devoted to public use and for relocation of such property (Secs. 5(4), 5(9), 5(13), 33).
- 13 State and Fed. Coop. May cooperate and act in conjunction with the State or U. S. in construction of any works provided for in the act, and may adopt and carry out any definite plan or system of work for any such purposes; may contract with State or U. S. for joint acquisition, operation, repair, etc., of any works or property which might be lawfully acquired or owned by the district (Secs. 5(7), 5(9)); may purchase water from State or U. S. (Sec. 5(15)); may cooperate and contract with U. S. under Federal reclamation and flood control laws (Sec. 5(16)).
- 14 Debt Seg. The board may establish zones from time to time for bonding and assessment purposes; such zones are separately liable and separately assessable on bond indebtedness; ad valorem rate of assessment may vary in different zones, and property in zones may be assessed according to benefits (Secs. 3, 10-14, 17).
- 15 Bonds General obligation, by 2/3 vote in each zone affected (Secs. 14, 27); no zone liable for bonded indebtedness of any other zone (Sec. 17).
- 16 Revenues Sales, leases of property (Secs. 5(4), 35); investments (Sec. 38); tolls or charges for water (Sec. 5(18)).
- 17 Assessments Annual ad valorem upon all property in the district to pay general administrative costs and to carry out purposes of common benefit to the district, not to exceed 2¢ on each \$100 of assessed valuation, or 4¢ if district plans or undertakes water conservation or distribution; annual ad valorem upon all property or upon all real property in each zone or zones for works benefiting such zones; assessments according to benefits upon all property or upon all real property in any zone for purposes or works of special benefit to such zones; special assessments upon property in any zone to pay for works constructed under contract by a governmental body (Sec. 13). Annual ad valorem assessment upon all property or upon real property in any zone to pay any bond indebtedness of the zone (Secs. 17, 18, 29). Total assessments levied on property in any zone shall not exceed 20¢ on each \$100 of assessed valuation for flood control purposes and 20¢ for water conservation purposes, exclusive of bond assessments (Sec. 20).

- 18 Tax. of
 Dist Prop No provision.
- 19 State
 Treasurer Financial supervision and bond certification approval
 under Dists. Sec. Law if requested (Water Code, Sec.
 20003); but bonds are declared by law to be legal
 investments (Sec. 23).
- 20 Dept. of
 Wat. Res. No provision.
- 21 Inclusion
 Exclusion See District Reorganization Act of 1965. Exclusion
 from district: any chartered or incorporated city
 upon majority vote at an election in such city
 (Sec. 31).
- 22 Disso-
 lution No provision. See District Reorganization Act of 1965.
- 24 Projects Instituted by engineering investigation and report and
 by adoption of project, resolution of intention, notice,
 and hearing, by the Board; Board may not proceed if
 written protests filed by a majority in number of
 holders of real property owning one-half or more of
 the assessed valuation of real property within the
 zone or zones affected (Secs. 10-12).

SAN LUIS OBISPOS COUNTY FLOOD CONTROL AND WATER
CONSERVATION DISTRICT

- 1 Citation 1945:1294:2426; D. A. 7205; West 49. "San Luis Obispo County Flood Control and Water Conservation District Act."
- 2 Purposes To provide for control disposition, and distribution of flood and storm waters of the district and of streams flowing into the district; to conserve such waters for beneficial purposes by spreading, storing, retaining, causing such waters to percolate into the soil, or in any manner; to protect from such waters the public highways, life, property, watersheds and watercourses in the district; to increase and prevent waste or diminution of the water supply; to obtain, retain and reclaim drainage, storm, flood and other waters for beneficial use, including the purchase and sale thereof, within the district; to provide for incidental recreation activities (Sec. 4). (See Sec. 5 for specific powers).
- 3 Territory All of San Luis Obispo County except islands in the Pacific Ocean (Sec. 2).
- 4 Overlap Zones may be established without reference to the boundaries of other zones in the district (Sec. 2.5).
- 8 Voting Qualified electors (registered voters) (Sec. 14).
- 10 Gov. Code
Sec 54900 Compliance required upon creation of any zone and establishment of boundaries thereof (Secs. 19, 20).
- 11 Gov. Bd. County Board of Supervisors (Sec. 7).
- 12 Eminent
Domain Any property necessary, within or without the district to carry out purposes; if already devoted to public use, the court must find that the taking is for a more necessary use, and district must pay for relocation of public roads, utilities; district may condemn other property for exchange (Secs. 5(4), 5(9), 6, 29).
- 13 State and
Fed. Coop. May cooperate with State or U. S. in construction of works and in carrying out other district purposes (Sec. 5(7)); may enter into contracts with State or U. S. for joint acquisition, construction, leasing, ownership, disposition, use, maintenance, operation, etc., of rights, works or other property, and may cooperate and act in conjunction with State or U. S. for any district purpose (Sec. 5(9)).

- 14 Debt Seg. Zones may be established for both assessment and bonding purposes (Secs. 3, 3.1, 10-18); improvement districts as in irrigation districts (Sec. 36.13). Revenue bonds (Sec. 36.17). See also "Assessments".
- 15 Bonds General obligation, by 2/3 vote in the zones affected (Secs. 14, 25). Revenue bonds, by majority vote, pursuant to Revenue Bond Law of 1941 (Sec. 36.17).
- 16 Revenues Sales, leases of property (Secs. 5(4), 31).
- 17 Assess-
ments Annual ad valorem assessments upon all property in the district to pay administrative costs and to carry out purposes of common benefit to the district; annual ad valorem assessments upon all property in any zone or zones for construction and operation of works established for benefit of such zones or to meet payments due under contracts with U. S. or other governmental bodies for work performed for such zones; annual assessments upon all taxable property in each or any zone according to special benefits (Sec. 13); annual ad valorem bond assessments upon all taxable property in zone or zones of issuance (Sec. 18); improvement district assessments (Secs. 36.14, 36.15); the Improvement Act of 1911, the Municipal Improvement Act of 1913, the Street Opening Act of 1903, and the Improvement Bond Act of 1915 are made applicable (Secs. 36.1-36.12).
- 18 Tax. of
Dist Prop No provision.
- 19 State
Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003); but bonds are declared by law to be legal investments (Sec. 21).
- 20 Dept. of
Wat. Res. No provision.
- 21 Inclusion
Exclusion No provision. See District Reorganization Act of 1965.
- 22 Disso-
lution No provision. See District Reorganization Act of 1965.
- 24 Projects Projects may be instituted for one or more zones upon adoption of board resolution of intention and notice and hearing thereon; board may not proceed if written protests filed by majority of landholders owning one-half assessed valuation of real property in the zone or zones (Sec. 3); projects also may be instituted by

resolution of intention by the board or by petition of 10% of the landowners, followed by notice and hearing by the board (Sec. 3.1).

SAN MATEO COUNTY FLOOD CONTROL DISTRICT

- 1 Citation 1959:2108:4885; D.A. 7261; West 87. "San Mateo County Flood Control District Act".
- 2 Purposes Control and conserve storm and flood waters, prevent waste or exportation of water, obtain drainage, storm, flood and other waters for beneficial use in the district and to engage in incidental recreational activities (Sec. 2). See Sec. 3 for specific powers.
- 3 Territory All of San Mateo County (Sec. 1).
- 4 Overlap Cities in district not prohibited from undertaking flood control projects (Sec. 5). Zones may be established without reference to boundaries of other zones (Sec. 10).
- 8 Voting Registered voters ("qualified electors") (Secs. 15, 27; see also Sec. 10).
- 10 Gov. Code Sec 54900 Compliance specifically required with respect to zone assessments (Sec. 10).
- 11 Gov. Bd. County board of supervisors (Sec. 4). Board may appoint an advisory committee for each zone (Sec. 14).
- 12 Eminent Domain Any property necessary or convenient, within or without the district; must pay for relocation of utility property; may condemn other property necessary for such relocation or for exchange for property devoted to public use; as to lands outside the county, consent of governing body of each affected county and city required (Secs. 3 (4), 3 (8), 3 (9) 3 (12), 31).
- 13 State and Fed. Coop. May contract with State or U.S. for joint acquisition, construction, disposition, use, or operation of any rights, works or other property which could be acquired or owned by the district; may cooperate and act in conjunction with State or U.S. in construction of works etc. (Sec. 3 (9)).
- 14 Debt Seg. Zones and subzones for bonding and assessment purposes (Secs. 10, 10.1, 15, 18). Cities may make payments in lieu of assessments in their territory (Sec. 10.2). See also "Assessments".
- 15 Bonds General obligation, on a zone basis, by 2/3 vote in zone or zones affected (Secs. 12, 15, 27).
- 16 Revenues Sales, leases of property (Secs. 3 (5), 7); fees for use of recreational facilities (Sec. 3 (13)).
- 17 Assessments Annual ad valorem assessments in zones or subzones on either all property (land, improvements, personal property) or all real property (land and improvements) for constructing and

operating works benefiting such zones and for payment of principal and interest on bonds issued for such zones, not to exceed 40¢ on each \$100 of assessed valuation, exclusive of bond tax; may also levy annual assessments according to special benefits on all property or all real property in the zones or sub-zones (Secs. 8, 10.1, 10.2, 12, 18, 19). The Municipal Improvement Act of 1913, the Improvement Act of 1911, the Improvement Bond Act of 1911, and the Improvement Bond Act of 1915 also are made applicable (Sec. 22).

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| 18 | <u>Tax. of
Dist Prop</u> | No provision. |
| 19 | <u>State
Treasurer</u> | Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003); but bonds are declared by law to be legal investments (Sec. 23). |
| 20 | <u>Dept. of
Wat. Res.</u> | No provision. |
| 21 | <u>Inclusion
Exclusion</u> | No provision. See District Reorganization Act of 1965. |
| 22 | <u>Disso-
lution</u> | No provision. See District Reorganization Act of 1965. |
| 23 | <u>Projects</u> | Instituted on a zone basis (Secs. 10, 11). |

SANTA BARBARA COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT

- 1 Citation 1955:1057:2006: D. A. 7304; West 74. "The Santa Barbara County Flood Control and Water Conservation District Act".
- 2 Purposes To provide for the control of the flood and storm waters of the district and of streams flowing into the district; to conserve such waters for beneficial purposes by spreading, storing, retaining and causing such waters to percolate into the soil, or in any manner; to protect from such waters the watercourses, watersheds, harbors, public highways, life and property in the district; to prevent waste or diminution of the water supply in or exportation of water from the district; to obtain, retain and reclaim drainage, storm, flood and other waters for beneficial use in the district (Sec. 4). (See Secs. 5 and 5.3 for specific powers).
- 3 Territory All of Santa Barbara County (Sec. 2).
- 4 Overlap Zones may be established without reference to the boundaries of other zones in the district (Sec. 3); does not preclude any other political subdivision within the district from exercising its powers (Sec. 5(5)); does not affect power of any existing city and county or district to provide a water supply (Sec. 5); does not infringe upon powers of Santa Barbara County Water Agency (Sec. 36).
- 8 Voting Qualified electors (registered voters) (Sec. 13).
- 10 Gov. Code Compliance required upon creation of any zone (Sec. 19).
Sec 54900
- 11 Gov. Bd. Board of Supervisors of Santa Barbara County (Sec. 6).
- 12 Eminent Domain Any property within or, with consent of board of supervisors of each affected county, without district necessary or proper to carry out objects or purposes of the act and convenient to full exercise of its powers; all lands, water and water rights, and other property necessary or convenient for district works; if already devoted to public use, court must find that the taking is for a more necessary use; must pay for removal or relocation of public utilities; may not take property appropriated to public use by any existing city and county or municipal utility district; may condemn existing flood control works; may condemn fee simple or any lesser estate, easement or interest; may condemn property for exchange for property already devoted to public use or for relocation of streets, roads, railroads, canals, or other property (Secs. 5(4), 5(8), 5(12), 5.3, 30).
- 13 State and Fed. Coop. May cooperate with State or U. S. in construction of works or in other purposes of the act; may contract with State or U. S. for joint acquisition, operation, repair, etc., of any works or property which might be lawfully acquired or owned by the district (Secs. 5(6), 5(8)); may contract with State or U. S. for water or for exchange of water or for sale or delivery of water to State or U. S. and may contract for joint exercise of power (Sec. 5.3). See also "Assessments".

- 14 Debt Seg. The board may establish zones for assessment and bonding purposes (Secs. 3, 11, 11.1, 12, 13, 16).
- 15 Bonds General obligation, by 2/3 vote in each zone affected (Secs. 13, 16, 25); no zone liable for bonded indebtedness of any other zone (Sec. 16); board may exchange refunding bonds with consent of bond holders (Sec. 27)
- 16 Revenues Sales, leases of property (Secs. 5(4), 32); investments (Sec. 35); water charges (Sec. 5.3).
- 17 Assess-
ments Annual ad valorem upon all property in the district, not to exceed 4¢ on each \$100 of assessed valuation, for general administrative costs and purposes of common benefit to the district; annual ad valorem upon all taxable property in any zone for works benefiting such zone, not to exceed 20¢ on each \$100 of assessed valuation, exclusive of bond assessments and district-wide assessments; special assessments upon the taxable property of any zone for work performed under contract by a governmental body; annual ad valorem bond assessments upon either all property or all real property in zones of issuance (Secs. 12, 16, 17, 27). Annual ad valorem upon all property in the district for obtaining water from the State and for distribution works, upon adoption of board resolution or, at option of board, upon submission and approval of the resolution by majority vote at an election (Sec. 12.2).
- 18 Tax. of
Dist Prop No provision.
- 19 State
Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003); but bonds are declared by law to be legal investments (Secs. 21, 27).
- 20 Dept. of
Wat. Res. No provision.
- 21 Inclusion
Exclusion No provision. See District Reorganization Act of 1965.
- 22 Disso-
lution No provision. See District Reorganization Act of 1965.
- 24 Projects Instituted by engineering investigation and report, resolution of intention, notice and hearing by the board, and establishment of zone if required; board may not proceed if written protests filed by a majority of the real property owners, owning 1/2 or more of the assessed valuation of the real property within the zone or zones affected (Secs. 3, 9-11).

SANTA BARBARA COUNTY WATER AGENCY

- 1 Citation 1945:1501:2780; D. A. 7303; West 51. "The Santa Barbara County Water Agency Act".
- 2 Purposes To make water available for present and future beneficial uses of the lands or inhabitants, including irrigation, domestic, fire protection, municipal, commercial, industrial and all other beneficial uses (Sec. 4); to develop power incidental to authorized projects for use by the agency in the operation of its works (Sec. 4.1); to control the flood and storm waters of the agency and of streams flowing into the agency, to conserve such waters by storage in surface reservoirs, to release such water for underground replenishment, to divert and transport such waters for beneficial uses within the agency, to reduce waste of water and to protect life and property from floods in conjunction with Section 4 projects (Sec. 4.2).
- 3 Territory All of Santa Barbara County (Sec. 1).
- 4 Overlap Shall not impair existence of other public districts, municipalities or public agencies established for flood control, reclamation, conservation, storage, distribution, sale, use or development of water (Sec. 14).
- 8 Voting Any elector of the county qualified to vote in the county at general elections (Sec. 2(h)).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. County Board of Supervisors (Sec. 7).
- 12 Eminent All property or interests, within or without the agency, necessary or convenient for carrying out purposes, except publicly owned property held or used for development, storage or distribution of water for public use; must pay cost of removal or relocation of streets and public utilities and may condemn other property for relocation; court must find use for which taken is more necessary public use than that to which already put (Secs. 3.4, 4.9).
Domain
- 13 State and May cooperate and contract with U. S. under Fed. reclamation laws, with same powers as irrigation districts (Sec. 6); such contracts must be approved by 2/3 vote at election or may be authorized without election by 4/5 vote of the Board under certain circumstances (Sec. 6.1); may cooperate, act in conjunction and contract with State or U. S. in purchase, acquisition and sale of water and in the acquisition, disposition or operation of works (Sec. 6.3).
Fed. Coop.

- 14 Debt Seg. No provision except that member units (local districts and political subdivisions within and contracting with the district) may contract for differing liabilities (Secs. 5, 5.1-5.8).
- 15 Bonds General obligation, by 2/3 vote (Secs. 11.1, 11.2, 11.7, 6.1), or by 4/5 vote of the Board without an election, in certain circumstances (Sec. 11.4); refunding bonds by majority vote or by the Board without an election if the original bonds so issued (Sec. 11.3). Aggregate bonded and contractual indebtedness limited to amount which can be liquidated in 40 years by ad valorem tax not exceeding 15¢ on each \$100 assessed valuation, plus capital obligations underwritten by member units plus amounts which they agree to pay for a water supply (Sec. 9.1).
- 16 Revenues Sales, leases of property; title to real property, water rights or water works may not be conveyed or alienated except by vote of electors (Secs. 3.5, 8.2); sales, leases of water or rights to use of works, but only to member units (Secs. 5, 5.1, 5.2).
- 17 Assessments (1) Annual ad valorem (where revenues insufficient) upon all taxable property to pay expenses and carry out purposes, not to exceed 15¢ on each \$100 assessed valuation (Sec. 10.1), plus (2) special ad valorem assessments on all taxable property in any member unit delinquent in any payment due under contract with the agency (Sec. 10.3), plus (3) ad valorem assessments upon all taxable property to meet bonded indebtedness (Sec. 11.9), plus (4) special assessments (in lieu of bonds) payable in equal annual installments over a period of not to exceed 40 years, if authorized by 2/3 of the votes cast by electors (Secs. 12, 12.1).
- 18 Tax. of Dist Prop Rights of way, works and all other district property not taxable or assessable for state, county, municipal, or district purposes (Sec. 13).
- 19 State Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003), but bonds are declared by law to be legal investments (Sec. 11.12).
- 20 Dept. of Wat. Res. No provision.
- 21 Inclusion Exclusion No provision. See District Reorganization Act of 1965. Districts, cities, etc., within agency may become member units by contracting (Sec. 5 et seq.).

- 22 Disso-
lution May be dissolved in the manner provided for dissolution of districts by Chap. II of Div. IV of the District Organization Act (Sec. 16.5).*
- 24 Projects No provision for initiation of projects except incidentally in provisions relating to bonds and assessments; also the agency may contract with other water districts within the agency for construction and repayment of cost of works, a water supply, etc. (Secs. 2(f), 2(g), 5, 5.1, 6.1, 11.1, and others).

*Note: These provisions of the District Organization Act have been repealed.

SANTA CLARA COUNTY FLOOD CONTROL AND WATER DISTRICT

- 1 Citation 1951:1405:3336; D. A. 7335; West 60. "Santa Clara County Flood Control and Water District Act".
- 2 Purposes Control flood and storm waters of district and of streams flowing into district; protect from such waters the public highways, life and property in the district and the water courses and watersheds of streams flowing into the district; conserve flood and storm waters for beneficial and useful purposes by spreading, storing, retaining, and causing such waters to percolate into the soil within the district, or to save and conserve such waters in any manner; increase and prevent waste or diminution of the water supply in the district; obtain, retain and reclaim drainage, storm, flood or other waters within or without the watershed (Sec. 4). See also "powers", Sec. 5.
- 3 Territory All of Santa Clara County (Sec. 2).
- 4 Overlap Zones may be established or changed without reference to the boundaries of other zones (Sec. 3).
- 8 Voting Qualified electors (registered voters) (Secs. 14, 25).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. Seven directors; five elected, one from each of the five county supervisorial districts, and two appointed by county board of supervisors (Sec. 7), assisted by district and zone advisory committees (Sec. 12.5).
- 12 Eminent Property of every kind (Sec. 5(4)); all property necessary
Domain or convenient (Sec. 5(7)); any property within or without district necessary to carry out purposes; taking of property devoted to public use must be for a more necessary public use; must pay costs of relocation of property of public utilities; may condemn property for exchange of property devoted to public use; may condemn existing works and improvements along streams; may not condemn property of any water conservation district within the county (Secs. 6, 29).
- 13 State and May cooperate and contract with State or U. S. for ownershi
Fed. Coop. joint acquisition, construction, disposition, use, management, operation, maintenance, etc., of rights, works, or other property which might be lawfully owned by the district or for performance of any authorized district purpose (Sec. 5(7)).
- 14 Debt Seg. Zones may be established for assessment and bonding purposes (Secs. 3, 13, 14, 17, 10-18, 26.2). See also "Assessments".

- 15 Bonds General obligation, by 2/3 vote in the zone or zones affected (Secs. 14, 25); no zone liable for share of bonded indebtedness of any other zone (Sec. 17).
- 16 Revenues Sales, leases of property (Secs. 5(4), 5(7), 6.1, 31); disposition of surplus water outside the district (Sec. 5(5)); fees and charges for use of flood control and storm drainage facilities (Sec. 5(9)).
- 17 Assess-
ments Annual ad valorem assessments upon all property (including land, improvements thereon, and personal property) or upon all real property (including land and improvements thereon) in the district to pay general administrative costs and expenses, including maintenance and operation of works, to carry out purposes of common benefit to the district, and to provide a fund for making advances to zones for construction costs; annual ad valorem assessments upon all property or upon all real property or upon land only in each zone or zones for works benefiting such zones; assessments upon any property in each or any zone according to the provisions of the Improvement Act of 1911, the Improvement Bond Act of 1915, the Municipal Improvement Act of 1913, or the Refunding Assessment Bond Act of 1935; special assessments upon property in any zone to pay for works constructed under contract by a governmental body (Sec. 13); annual ad valorem bond assessments upon all property or upon all real property in any zone for which bonds have been issued (Secs. 17, 18); ground water replenishment assessments upon production of water from ground water supplies in benefiting zones, not to exceed \$8 per acre-foot for agricultural water or \$30 for other water (Secs. 26-26.16).
- 18 Tax. of
Dist Prop No provision.
- 19 State
Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003); but bonds are declared by law to be legal investments (Sec. 21).
- 20 Dept. of
Wat. Res. No provision.
- 21 Inclusion
Exclusion No provision. See District Reorganization Act of 1965.
- 22 Disso-
lution No provision. See District Reorganization Act of 1965.

24 Projects

Instituted by engineering investigation and report, and by adoption of project, resolution of intention, notice, and hearing, by the Board; Board may not proceed if written protests filed by a majority in number of the registered voters residing within the zones affected (Sec. 12).

SANTA CRUZ COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT

- 1 Citation 1955:1489:2701; D. A. 7390; West 77. "The Santa Cruz County Flood Control and Water Conservation District Act".
- 2 Purposes To provide for conservation of water and control and disposition of flood, storm and other waters of the district (Sec. 4). (See also Secs. 8, 29-36, etc.).
- 3 Territory All of Santa Cruz County (Sec. 2).
- 4 Overlap Does not affect organization or powers of other districts in the county (Sec. 2). No city or district exercising the power to produce, store or distribute water may be included in a zone established to perform a similar purpose without its consent (Sec. 320).
- 8 Voting Registered voters (Secs. 441, 442, 94, 232, 436, 588).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. County Board of Supervisors (Sec. 71). If a zone includes a city or district empowered to produce, store or distribute water, the mayor, president, chairman or appointed representative shall be an ex officio member as to matters pertaining to such zone (Sec. 72).
- 12 Eminent Domain Property of every kind, within or without the district; relocation of structures, roads, etc., must be paid by district (Secs. 23-25, 41, 47-49).
- 13 State and Fed. Coop. May contract with State or U. S. for acquisition of property or construction and operation of works; may lease necessary property or rights to or from the State or U. S.; may accept contributions from State or U. S. in labor, material or money; may cooperate and contract with U. S. under Federal reclamation laws (Secs. 51-54). (See also Secs. 571-597).
- 14 Debt Seg. Zones may be established for assessment and bonding purposes (Secs. 301, 211, 214, 231, 252, 253, 431, 463); revenue bonds (Sec. 531); member units (any city, public or municipal corporation or district, political subdivision or agency of the State, within the county but not within any zone, empowered to appropriate and deliver water) may contract with the district for differing liabilities (Secs. 571-597). See "Assessments" for applicability of special acts. Revenue bonds (see "Bonds").
- 15 Bonds General obligation, on a zone basis, by 2/3 vote in the zone or zones affected (Secs. 431-445, 463); issuance of bonds pursuant to contract with U. S., by majority vote (Sec. 590); revenue bonds pursuant to Revenue Bond Law of

1941, by majority vote (Sec. 531); refunding bonds, as provided for refunding of bonds by cities (Sec. 492); may issue warrants (Sec. 155). See "Assessments" for applicability of special acts.

16 Revenues

Rates or charges for services, facilities, and water furnished by the district (Secs. 35, 171, 172, 573); sales, leases of property (Secs. 43, 52, 573); contributions (Sec. 53); investments (Secs. 459, 460).

17 Assessments

Annual ad valorem assessments on all taxable property in the district, not to exceed 2¢ on each \$100 assessed valuation, for general administrative costs, surveys, etc. (Secs. 191-196); annual ad valorem upon taxable real property in any zone for expenditure in connection with works benefiting the zone, not to exceed 25¢ on each \$100 assessed valuation of real property unless authorized (by majority vote?) at an election (Secs. 211-214, 231-234) annual ad valorem upon real property of any zone for which bonds have been issued, to meet bond indebtedness of the zone (Secs. 251-256, 463). The Improvement Act of 1911 the Improvement Bond Act of 1915, the Municipal Improvement Act of 1913, and the Street Opening Act of 1903 are made applicable (Secs. 551-556). Assessments on all taxable property in member units or zones to meet payments due under contracts with the U. S. or any delinquent contract payments due from member units (Secs. 591, 594).

18 Tax. of Dist Prop

No provision.

19 State Treasurer

Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003; Government Code, Sec. 54433); but bonds are declared by law to be legal investments (Secs. 464-466).

20 Dept. of Wat. Res.

No provision.

21 Inclusion Exclusion

No provision. See District Reorganization Act of 1965.

22 Disso-lution

No provision. See District Reorganization Act of 1965.

24 Projects

Instituted by proceedings for establishment of zones or issuance of bonds, or by contracts with the United States, the State or any political subdivision, county, city, district, or agency of the State, or member units in the district, etc. (Secs. 301, 435, 51, 572, etc.).

SHASTA COUNTY WATER AGENCY

- 1 Citation 1957:1512:2844; D. A. 7580; West 83. "The Shasta County Water Agency Act."
- 2 Purposes Make water available for any present or future beneficial use or uses of the lands or inhabitants within the agency (Sec. 50); control and conserve flood and storm waters (Sec. 51); develop incidental hydroelectric power for operation of district works or for wholesaling; may also sell right to use of falling water (Sec. 55). See generally Chapter 4, Sections 40-60. Zone 2 created for treatment and disposition of sewage and for control of storm and flood waters (Sec. 179), subject to approval at an election (Sec. 179.1).
- 3 Territory All of Shasta County (Sec. 20).
- 4 Overlap Agency does not supersede any municipality, public district or public agency now or hereafter established in the county more than one district or municipality having similar powers over similar territory is permitted (Sec. 20).
- 8 Voting Registered voters (Secs. 13, 175, 186).
- 10 Gov. Code Agency validly created for purposes of assessment and
Sec 54900 taxation notwithstanding Sec. 54900 (Sec. 98).
- 11 Gov. Bd. County Board of Supervisors (Sec. 22); board of trustees for any zone which includes both City of Redding and Enterprise Public Utility District or for any other zone upon petition and approval at an election; such boards succeed to powers of directors with respect to supply of water in the zones, etc. (Secs. 61, 167-172). Board of 7 trustees for Zone 2, elected from the 7 wards of the zone (Secs. 179.2, 179.4).
- 12 Eminent Real and personal property of every kind, within or without
Domain the agency, necessary or convenient for carrying out purposes of the agency, except property held or used for development, storage or distribution of water for public use or property held or used by a public agency for development or distribution of electric power; may not commence action in another county without resolution of consent by board of supervisors of such county (Secs. 42, 65); must pay for relocation of utilities (Sec. 66; see also Sec. 56); may condemn other property for relocation of roads and railroads (Sec. 58). Zone 2 has some powers as the agency, except as to property of other public agencies (Sec. 179.8).
- 13 State and May cooperate and contract with U. S. under Federal
Fed. Coop. reclamation laws and other federal acts permitting cooperation or contract, for carrying out purposes of the

agency; has same powers as irrigation districts under Irrigation District Federal Cooperation Law (Sec. 75); may cooperate and contract with U. S. in acquisition and sale of water and in construction and operation of works for conserving and controlling flood or storm waters or in acquisition and operation of any authorized property or works (Sec. 59).

14 Debt Seg.

Zones may be created for bonding and assessment purposes (Secs. 135, 148, 160, 180, 188); member units (any district or political subdivision of the State empowered to appropriate and deliver water, which contracts with the agency for payment of construction costs or for delivery of water) may contract for differing liabilities (Secs. 11, 12, 48, 60, 76, 96, 115-121). Revenue bonds (Sec. 62). Zone 2 created for bonding and assessment purposes (Secs. 179, 179.5, 179.6, 179.9).

15 Bonds

General obligation bonds, on a zone basis, by 2/3 vote in zone or zones of issuance, not to exceed 10% of assessed valuation of taxable property in such zones (Secs. 148-156, 158, 160, 179.5); refunding bonds by majority vote (Sec. 165); revenue bonds, by majority vote pursuant to Revenue Bond Law of 1941 (Secs. 62, 179.6); interest-bearing warrants, not to exceed amount of anticipated revenues of the year in which issued (Sec. 90); may not incur indebtedness exceeding in any year anticipated revenue for such year except pursuant to contracts with U. S. or special assessments against delinquent member units or as to general obligation bonds (Sec. 91).

16 Revenues

Sales, leases of property (Sec. 42, 43); sales of hydroelectric power and right to use of falling water (Sec. 55); agency may contribute toward cost of water supply of a member unit if 4/5 of the board finds that the agency will be benefited (Sec. 106); payments by member units (Secs. 12, 60, 76).

17 Assess-
ments

Annual ad valorem upon all property in the agency to pay costs and expenses of the agency and to carry out purposes of common benefit, not to exceed 5¢ on each \$100 of assessed valuation unless higher rate, either for unlimited duration or for a special term of years, is approved by majority vote at an election (Secs. 95, 80); annual ad valorem bond tax upon all taxable property in zones of issuance (Secs. 95.5, 150, 160); annual ad valorem zone operation and maintenance assessments on all property in the zone after board hearing or approval by majority vote at an election if one requested by petition (Secs. 180-190); annual ad valorem on all taxable property in any member unit delinquent in any payment due under contract with the agency, sufficient to pay the delinquent amount (Sec. 96). Annual ad valorem on all property in Zone 2, not to exceed 5¢ per \$100 of assessed valuation exclusive of Zone 2 bond tax (Sec. 179.9).

- 18 Tax. of No provision.
Dist Prop
- 19 State Financial supervision and bond certification approval under
Treasurer Dists. Sec. Law if requested (Water Code, Sec. 20003;
Government Code, Sec. 54433); but bonds issued for any zone
are declared by law to be legal investments (Sec. 157).
- 20 Dept. of No provision.
Wat. Res.
- 21 Inclusion No provision. See District Reorganization Act of 1965.
Exclusion
- 22 Disso- No provision. See District Reorganization Act of 1965.
lution
- 24 Projects Projects on behalf of zones may be instituted by the board
upon notice and hearing; board may not proceed if written
protests filed by majority of titleholders owning one-half
assessed value of real property; institution may be
consolidated with the establishment of zones (Secs. 135-139)

SIERRA COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT

- 1 Citation 1959:2123:4979; D.A. 7661; West 91. "Sierra County Flood Control and Water Conservation District Act". Functioning subject to resolution of board of supervisors or approval at an election (Sec. 4).
- 2 Purposes Provide for control and disposition of storm, flood and other waters of the district (Sec. 3); make water available for any present or future beneficial use or uses of lands or inhabitants within the district, including acquisition, storage and distribution for irrigation, domestic, fire protection, municipal, commercial, industrial, recreational, and all other beneficial uses (Sec. 3 (q)); develop and sell at wholesale hydroelectric energy to aid in financing water projects (Sec. 3 (v)). See also Sec. 3 (r).
- 3 Territory All of Sierra County (Sec. 1).
- 4 Overlap Zones may be established without reference to other zones (Sec. 5).
- 8 Voting At bond elections: all persons whose names appear on the last Great Register of Sierra County and who own real property in the zone or zones involved; one vote for each \$1,000 of assessed value (or fraction thereof) of real and personal property owned in zone involved (Sec. 21).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. County Board of Supervisors (Sec. 9); may take no action on any matter pertaining to a zone prior to completion of a project for the zone without approval by 2/3 majority of zone advisory committee appointed by the board, nor any action relating to operation, maintenance or extension of a project without approval by 2/3 majority of zone operating advisory committee appointed by the board (Sec. 7).
- 12 Eminent Domain May exercise power in the county and in other counties with consent of Board of Supervisors of each affected county (Sec. 3 (f)). Must pay costs of relocation of works and structures (Sec. 3 (g)). May not acquire or interfere in existing water rights, water uses, and water distribution facilities on an involuntary basis (Sec. 3 (w)).

- 13 State and Fed. Coop. May contract with State or U. S. for acquisition of property rights or construction and operation of authorized works (Sec. 3 (m)); may lease or rent to or from the State or U. S. any property or rights necessary for such works (Sec. 3 (n)) and accept contributions in labor, material or money (Sec. 3 (o)); may cooperate and act in conjunction with State or U. S. in construction of works or in any other authorized purposes (Sec. 3 (s)); may contract with State or U. S. for joint acquisition, construction, leasing, ownership, disposition, use, management, maintenance, repair or operation of any rights, works or other property (Sec. 3 (t)); may cooperate and contract with U. S. under Federal reclamation or other federal laws; has same powers as irrigation districts under Irrigation District Federal Cooperation Law (Sec. 3 (u)).
- 14 Debt Seg. Zones may be established for bonding and assessment purposes (Secs. 5, 6, 20, 32, 33). Municipal corporations or political subdivisions may contract with district to make payments in lieu of bond assessments (Sec. 23).
- 15 Bonds General obligation, by 2/3 vote in zone or zones affected (Secs. 20, 21, 29, 32); aggregate amount may not exceed that allowed by State Treasurer and in no event 15% of assessed value of real and personal property of zones involved (Sec. 24); registered warrants draw interest (Sec. 3 (1)).
- 16 Revenues Sales, leases of property (Secs. 3 (d), 3 (n), 14); contributions (Sec. 3 (o)); investments (Sec. 28); electric power rates (Sec. 3 (v)).
- 17 Assessments Annual ad valorem on all taxable property in the district to pay general district expenses and project costs, not to exceed 10¢ on each \$100 of assessed valuation (Sec. 18) annual ad valorem bond assessment upon all taxable property within the benefiting zones (Secs. 32, 20, 29); after bond authorized or contract made with U. S. under Federal reclamation or other laws pursuant to Sec. 3 (u), annual ad valorem on all taxable property in benefiting zones to carry out objects and purposes of act and to pay costs of operation and maintenance of zone works, not to exceed 5¢ on each \$100 of assessed valuation (Sec. 33).
- 18 Tax. of Dist. Prop. District property exempt from taxation or assessment by the State, any county, city or district (Sec. 14).
- 19 State Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003); but bonds are declared by law to be legal investments (Sec. 30); approve amount of general obligation bonds (Sec. 24).

- 20 Dept. of No provision.
Wat. Res.
- 21 Inclusion No provision. See District Reorganization Act of 1965.
Exclusion
- 22 Disso- In the manner provided for dissolution of districts by
lution District Organization Law in Art. 10 (commencing at
Sec. 58300) of Chap. 1 of Div. 1 of Title 6 of the
Government Code, upon petition of 200 qualified electors
(Sec. 8).*
- 24 Projects Instituted for one or more zones by adoption of resolu-
tion of intention and engineering estimate of cost and
hearing thereon by the board; board may not proceed for
6 months if written protests filed by majority of regis-
tered voters or freeholders residing in affected zones
(Sec. 6); carried out by creation of zones, bond
elections, etc. (Secs. 5, 20, 21).

*NOTE: These provisions of the District Organization
Law have been repealed.

SISKIYOU COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT

- 1 Citation 1959:2121:4946; D.A. 7688; West 89. "Siskiyou County Flood Control and Water Conservation District Act". Functioning subject to resolution of board of supervisors or approval at an election (Sec. 4).
- 2 Purposes Provide for control and disposition of storm, flood and other waters of the district (Sec. 3); make water available for any present or future beneficial use or uses of lands or inhabitants within the district, including acquisition, storage and distribution for irrigation, domestic, fire protection, municipal, commercial, industrial, recreational, and all other beneficial uses (Sec. 3 (q)); develop and sell at wholesale hydroelectric energy to aid in financing water projects (Sec. 3 (v)). See also Sec. 3 (r).
- 3 Territory All of Siskiyou County except that portion within the Upper Klamath River Basin (Sec. 1).
- 4 Overlap Zones may be established without reference to other zones (Sec. 5).
- 8 Voting At bond elections: all persons whose names appear on the last Great Register of Siskiyou County and who own real property in the zone or zones involved; one vote for each \$1,000 of assessed value (or fraction thereof) of real and personal property owned in zone involved (Sec. 21).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. County Board of Supervisors (Sec. 9); may take no action on any matter pertaining to a zone prior to completion of a project for the zone without approval by 2/3 majority of zone advisory committee appointed by the board, nor any action relating to operation, maintenance or extension of a project without approval by 2/3 majority of zone operating advisory committee appointed by the board (Sec. 7).
- 12 Eminent Domain May exercise power in the county only (Sec. 3 (f)). Must pay costs of relocation of works and structures (Sec. 3 (g)). May not acquire or interfere in existing water rights, water uses, and water distribution facilities on an involuntary basis (Sec. 3 (w)).
- 13 State and Fed. Coop. May contract with State or U.S. for acquisition of property rights or construction and operation of authorized works (Sec. 3 (m)); may lease or rent to

or from the State or U. S. any property or rights necessary for such works (Sec. 3 (n)) and accept contributions in labor, material or money (Sec. 3 (o)); may cooperate and act in conjunction with State or U. S. in construction of works or in any other authorized purposes (Sec. 3 (s)); may contract with State or U. S. for joint acquisition, construction, leasing, ownership, disposition, use, management, maintenance, repair or operation of any rights, works or other property (Sec. 3 (t)); may cooperate and contract with U. S. under Federal reclamation or other federal laws; has same powers as irrigation districts under Irrigation District Federal Cooperation Law (Sec. 3 (u)).

- 14 Debt Seg. Zones may be established for bonding and assessment purposes (Secs. 5, 6, 20, 32, 33). Municipal corporations, or political subdivisions may contract with district to make payments in lieu of bond assessments (Sec. 23).
- 15 Bonds General obligation, by 2/3 vote in zone or zones affected (Secs. 20, 21, 29, 32); aggregate amount may not exceed that allowed by State Treasurer and in no event 15% of assessed value of real and personal property of zones involved (Sec. 24); registered warrants draw interest (Sec. 3 (i)).
- 16 Revenues Sales, leases of property (Secs. 3 (d), 3 (n), 14); contributions (Sec. 3 (o)); investments (Sec. 23); electric power rates (Sec. 3 (v)).
- 17 Assessments Annual ad valorem on all taxable property in the district to pay general district expenses and project costs, not to exceed 10¢ on each \$100 of assessed valuation (Sec. 18); annual ad valorem bond assessment upon all taxable property within the benefiting zones (Secs. 32, 20, 29); after bonds authorized or contract made with U. S. under Federal reclamation or other laws pursuant to Sec. 3 (u), annual ad valorem on all taxable property in benefiting zones to carry out objects and purposes of act and to pay costs of operation and maintenance of zone works, not to exceed 5¢ on each \$100 of assessed valuation (Sec. 33).
- 18 Tax. of Dist. Prop. District property exempt from taxation or assessment by the State, any county, city or district (Sec. 14).
- 19 State Treasurer Financial supervision and bond certification approval under Dists. Sec Law if requested (Water Code, Sec. 20003); but bonds are declared by law to be legal investments (Sec. 30); approve amount of general obligation bonds (Sec. 24).

- 20 Dept. of No provision.
Wat. Res.
- 21 Inclusion Inclusion: Land may be annexed to district on
Exclusion petition of 10% of qualified electors in the area,
 in manner provided in Art. 8 (commencing at Sec.
 58230), Ch. 1, Div. 1, Title 6 of the Gov. Code;
 election required if 30% of qualified electors in
 the area protest (Sec. 8.5).*
- 22 Disso- In the manner provided for dissolution of districts
lution by District Organization Law in Art. 10 (commencing
 at Sec. 58300) of Chap. 1 [of Div. 1] of Title 6
 of the Government Code, upon petition of 200
 qualified electors (Sec. 8).**
- 24 Projects Instituted for one or more zones by adoption of
 resolution of intention and engineering estimate of
 cost and hearing thereon by the board; board may not
 proceed for 6 months if written protests filed by
 majority of registered voters or freeholders residing
 in affected zones (Sec. 6); carried out by creation
 of zones, bond elections, etc. (Secs. 5, 20, 21).
- *NOTE: Art. 8 has been repealed.
 **NOTE: Art. 10 has been repealed.

SOLANO COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT

- 1 Citation 1951:1656:3748; D. A. 7733; West 64. "The Solano County Flood Control and Water Conservation District Act".
- 2 Purposes Make water available for present or future beneficial uses of the lands or inhabitants, including irrigation, domestic fire protection, municipal, commercial, industrial and all other beneficial uses (Sec. 4); control flood and storm waters of the district and of streams flowing into the district, conserve such waters by storage in surface reservoirs, divert and transport such waters for beneficial uses within the district, release such waters for underground replenishment, reduce waste of water, protect life and property from floods (Sec. 4.1); lease, use, or sublease United States lands, Solano Project, for park and recreational purposes (Sec. 4.9).
- 3 Territory All of Solano County, any member unit outside the county (any contiguous city), and the Davis Campus of the University of California (Secs. 1, 2).
- 4 Overlap Shall not affect any municipality, public district or agency now or hereafter established for flood control, reclamation, conservation, storage, distribution, sale, use or development of water (Sec. 14); zones may overlap (Sec. 20).
- 8 Voting Any elector of the district qualified to vote at general elections (Sec. 2(g)).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. County Board of Supervisors; 4/5 of all members must concur (Sec. 7).
- 12 Eminent Domain All property or interests, within the district, necessary or convenient for carrying out purposes, except publicly owned property held or used for the development, storage or distribution of water for public use; must pay cost of removing or relocating structures, etc., of any public utility; taking must be for a more necessary public use (Sec. 3.4); may condemn other property for relocation (Sec. 4.8).
- 13 State and Fed. Coop. May lease Solano Project lands from United States for park and recreational purposes and may sublease such lands (Sec. 4.9); may contract with State or United States in same respect as with member units (Sec. 5.9) or with respect to water rights and works (Secs. 4.3, 5, 5.2). May cooperate and contract with United States under federal reclamation laws (Sec. 6); such contracts must be approved by 2/3 vote at an election or authorized by 4/5 vote of Board under certain circumstances (Sec. 6.1); may cooperate and contract

with State or United States in purchase, acquisition and sale of water, and in construction, acquisition or operation of works (Sec. 6.3); may contract with State or United States to contribute financially, for periods up to 40 years, toward cost of supplying water to member units (Sec. 10.3).

14 Debt Seg.

Zone apportionments (Sec. 12.2); governing body of any member unit may contract to pay an amount in lieu of percentage to be raised in its area (Sec. 12.3); member units (other water districts or municipalities contracting with the district) may contract for differing liabilities (Sec. 5, 5.1-5.8); zones may be established for bonding and assessment purposes (Secs. 20, 20.2, 20.3).

15 Bonds

General obligation, by 2/3 vote (Secs. 11.1, 11.2, 11.7), or by 4/5 vote of the Board without an election, in certain circumstances (Sec. 11.4); refunding bonds by majority vote or by the board without an election if the original bonds so issued (Sec. 11.3). Aggregate bonded and contractual indebtedness limited to amount which can be liquidated in 40 years by ad valorem tax not exceeding 15¢ on each \$100 assessed valuation, plus capital obligations underwritten by member units plus amounts which they agree to pay for a water supply (Sec. 9.1). General obligation zone bonds (not subject to above limitation), by 2/3 vote (Secs. 20.3, 20.4).

16 Revenues

Sales, leases of property; title to water rights or water conservation works may not be conveyed or alienated except by vote of electors (Secs. 3.5, 4.9, 8.2); sales, leases of water or rights to use of works, but only to member units or to any agency of the State or of the United States, or except with consent of such unit or agency having an interest (Secs. 5, 5.2).

17 Assessments

(1) Annual ad valorem (when revenues insufficient) upon all taxable property for general purposes, not to exceed 15¢ on each \$100 assessed valuation (Sec. 10.1); plus (2) annual ad valorem assessments on all taxable property for financial assistance to member units (Sec. 10.3); plus (3) ad valorem assessments on all taxable property in any member unit delinquent in any payment due under contract with the district (Sec. 10.4); plus (4) annual ad valorem assessments upon all taxable property to meet bonded indebtedness (Sec. 11.9); may be apportioned among zones by percentages (Sec. 12.2); plus (5) special assessments (in lieu of bonds) authorized by 2/3 vote, payable in annual installments (Secs. 12, 12.1); also: (6) annual ad valorem on all property or all real property of any zone for zone benefits, not to exceed 20¢ on each \$100 assessed valuation, (7) assessments of all property or all real property of any zone according to

benefits, (8) special assessments on all property of any zone for work performed under contract by a governmental body (Sec. 20.2); (9) annual ad valorem zone bond assessments on all property or all real property in zones of bond issuance (Sec. 20.4).

- 18 Tax. of Rights of way, works and all other district property;
Dist. Prop. not assessable or taxable for State, county, municipal,
or district purposes (Sec. 13).
- 19 State Financial supervision and bond certification approval
Treasurer under Dists. Sec. Law if requested (Water Code, Sec.
20003), but bonds are declared by law to be legal
investments (Sec. 11.12).
- 20 Dept. of No provision.
Wat. Res.
- 21 Inclusion No provision. See District Reorganization Act of 1965.
Exclusion Districts, cities, etc., within district may become
member units by contracting (Sec. 5.1 et seq.).
- 22 Disso- May be dissolved in the manner provided for the disso-
lution lution of districts by Chap. 2 of Div. 4 of the District
Organization Act (Sec. 16.5).*
- 24 Projects May be instituted by creation of a zone or zones (Sec.
20.1).

*NOTE: These provisions have been repealed.

SONOMA COUNTY WATER AGENCY

- 1 Citation 1949:994:1793; D. A. 7757; West 53. "Sonoma County Water Agency Act". (Formerly the Sonoma County Flood Control and Water Conservation District).
- 2 Purposes Water conservation, control and disposition of flood, storm and other waters of the agency, and the generating of electric energy; make water available for any beneficial use (Sec. 3). (See subsections of Sec. 3 for specific powers). Furnish water for beneficial uses within or without the agency (Sec. 3.6); produce, distribute, and sell ground water (Sec. 3.7); provide recreation in connection with flood control and water conservation works (Sec. 3.8).
- 3 Territory All of Sonoma County (Sec. 1).
- 4 Overlap A zone may be created within a zone (Sec. 13.1). Cities may request exclusion from proposed agency ordinances (Sec. 7).
- 8 Voting Registered voters residing within the agency (Sec. 16). Qualified electors (registered voters) (Secs. 13.9, 13.10).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. County Board of Supervisors (Secs. 4, 13.1).
- 12 Eminent Lands, rights of way, easements, privileges, material
Domain and property of every kind, within or without the agency necessary, convenient, incidental, useful or proper to carry out purposes; same power as county, city, municipal water district, irrigation or reclamation district (Secs. 3(e), 3(f)).
- 13 State and May cooperate and contract with United States under
Fed. Coop. federal reclamation laws; same powers as irrigation districts (Sec. 3(r)); may enter into contracts with State or United States for acquisition of property or rights, or construction, operation or maintenance of works or improvements; may lease or rent property or rights to or from the State or United States or accept contributions (Secs. 3(m), (n), (o), 3.5); see also "Assessments".
- 14 Debt Seg. Improvement districts as in irrigation districts (Sec. 30.13); zones for works of special benefit may be established for assessment and bonding purposes (Secs. 13.1-13.14); revenue bonds (see "Bonds"); see also "Assessments".

- 15 Bonds General obligation, by 2/3 vote in the agency or affected zones (Secs. 3(1), 13.10, 16, 24); such bonds may be issued on a zone basis (Secs. 13.10, 13.13); revenue bonds, by majority vote pursuant to Revenue Bond Law of 1941 or by 4/5 vote of the board without an election (Secs. 16, 30.17); refunding bonds, by resolution of the board and agreement with bondholders (Sec. 27); improvement bonds secured by assessments (Secs. 30.2-30.4).
- 16 Revenues Sales, leases of property (Secs. 3(d), 3(n), 9); rates and charges for water (Secs. 3(q), 3.6, 3.7), or for services and facilities (Sec. 3(s)); title to water rights may not be conveyed or alienated except by vote of the electors (Sec. 9); contributions (Sec. 3(o)); investments of sinking funds (Sec. 23).
- 17 Assessments Annual ad valorem upon taxable property in agency, in same manner as county taxes, not to exceed 15¢ on each \$100 assessed valuation, for agency purposes (Sec. 12); additional annual ad valorem assessments upon the taxable property in the agency may be made to meet obligations to the United States and the State with respect to certain flood control projects or to the State with respect to obtaining a water supply under the California Water Plan (Sec. 12.2); annual ad valorem upon all taxable real property, including lands and improvements, excluding property of any county, municipality or political subdivision or of the State or United States, sufficient to meet general obligation bond indebtedness (Secs. 28, 27); annual ad valorem upon all taxable real property in any zone or zones for zone purposes, not to exceed in the aggregate (on land in one or more zones) 25¢ on each \$100 assessed valuation except pursuant to an election (Secs. 13.1, 13.5, 13.7, 13.9, 13.15); annual ad valorem (upon all taxable real property?) in each zone of bond issuance to meet zone bond indebtedness (Sec. 13.14); assessments according to benefits in improvement districts (Secs. 30.13, 30.15) or upon lands fronting on streets or public places in, under or upon which works are constructed (Sec. 30.1); the Improvement Act of 1911, Improvement Bond Act of 1915, Municipal Improvement Act of 1913, and Street Opening Act of 1903 are applicable (Secs. 30.2-30.4).
- 18 Tax. of Dist. Prop. No provision.
- 19 State Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003; Gov. Code, Sec. 54433); but bonds are declared by law to be legal investments (Sec. 25).

- 20 Dept. of No provision.
Wat. Res.
- 21 Inclusion No provision. See District Reorganization Act of 1965.
Exclusion
- 22 Disso- No provision. See District Reorganization Act of 1965.
lution
- 24 Projects Initiated by engineering survey and report, estimate by board of amount of money required, election for issuance of bonds (Secs. 14-16), or by formation or extension of zones (Secs. 13.1-13.14).

SUTTER COUNTY WATER AGENCY

- 1 Citation 1959:2088:4819; D. A. 9096; West 86. "The Sutter County Water Agency Act".
- 2 Purposes Make water available for any present or future beneficial use or uses of lands or inhabitants in the agency (Sec. 4); control and conserve drainage, flood and storm waters (Sec. 4.1); store, conserve, reclaim, and import water, etc. (Sec. 4.3).
- 3 Territory All of Sutter County (Sec. 1).
- 4 Overlap Agency does not supersede any municipality, public district, or public agency now or hereafter established in the agency for flood control, reclamation, conservation, storage, distribution, sale, use, or development of water; more than one district having similar powers over similar territory permitted (Sec. 22). May establish zones without reference to the boundaries of other zones (Sec. 1.1).
- 8 Voting Registered voters (Sec. 2(h)).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. County Board of Supervisors, assisted by advisory council appointed by the Board (Sec. 7).
- 12 Eminent All property or interests therein within the agency
Domain necessary for agency purposes except publicly owned property, or property owned by private irrigation companies, held or used for development, storage or distribution of water for public use, unless substitute facilities are provided; must pay cost of replacement of public utilities (Sec. 3.4); may condemn other property for exchange for and relocation of property already devoted to public use (Sec. 4.9).
- 13 State and
Fed. Coop. May cooperate and contract with United States under federal reclamation laws and other federal acts for carrying out purposes of the agency; has same powers as irrigation districts under Irrigation District Federal Cooperation Law (Sec. 6); may cooperate and contract with the State and the United States in acquisition and sale of water and the construction and operation of works for controlling, conserving, and transporting flood or storm waters for beneficial uses, including recreational uses; may contract for joint acquisition and operation of any authorized works (Sec. 6.2); agency debt limit does not apply to contracts with United States (Sec. 13).

- 14 Debt Seg. Member units for bonding and contracting purposes (Secs. 2(g), 5.1, 5.4, 15); liability of member units limited by contract with the agency (Sec. 5.4). Zones for bonding and assessment purposes (Secs. 29-36). See also "Bonds".
- 15 Bonds Revenue bonds under Revenue Bond Law of 1941, by majority vote (Sec. 17). General obligation bonds may be issued by member units in accordance with their own governing laws to pay costs of works of benefit to them (Sec. 15). General obligation zone bonds by majority vote (Sec. 32).
- 16 Revenues Sales, leases of property (Secs. 3.5, 5, 11); rates and charges for services to member units and sales, leases of property, etc. to member units (Secs. 2(g), 5, 5.1); fees and charges for facilities (Sec. 4.45).
- 17 Assessments If revenues inadequate, annual ad valorem on all taxable property to pay costs and expenses of the agency, not to exceed 10¢ on each \$100 assessed valuation (Sec. 14). Annual ad valorem upon all property within the agency (land, improvements, and personal property) or all real property (land and improvements) for general agency purposes; annual ad valorem zone as assessments upon all property or all real property in the zone; special assessments upon the property in any zone to make payments under contracts with another governmental agency; all such assessments shall be collected with county taxes; the Improvement Act of 1911, the Improvement Bond Act of 1915, and the Municipal Improvement Act of 1913 are applicable (Sec. 14.15). Annual ad valorem assessments on all property in zone or zones for paying zone bonds (Sec. 35). Additional annual ad valorem zone assessments not to exceed 25¢ on each \$100 of assessed valuation unless approved by majority vote at an election (Sec. 31).
- 18 Tax. of Dist. Prop. No provision.
- 19 State Treasurer Revenue bonds may be certified as legal investments pursuant to Districts Sec. Law (Sec. 17).
- 20 Dept. of Wat. Res. No provision.
- 21 Inclusion Exclusion No provision. See District Reorganization Act of 1965.
- 22 Disso-lution May be dissolved in manner provided by Ch. 4 (commencing at Sec. 58950) of Div. 1 of Title 6 of the Gov. Code (Sec. 25).*

24 Projects

May be instituted in connection with entering into contracts with member units, issuing bonds, creation of zones, etc. (Secs. 5.1, 5.4, 5.15, 30-36).

*NOTE: These provisions of the Government Code have been repealed.

SWAMP LAND DISTRICT NO. 150

- 1 Citation 1873-74:629:867; West 2.
- 2 Purposes Same as for reclamation districts (Secs. 1, 2).
- 3 Territory Merritt Island, in Yolo County (Sec. 1).
- 4 Overlap No provision.
- 8 Voting Same as for reclamation districts (Secs. 1, 2).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. Same as for reclamation districts (Secs. 1, 2).
- 12 Eminent Domain Same as for reclamation districts (Secs. 1, 2).
- 13 State and Fed. Coop. Same as for reclamation districts (Secs. 1, 2).
- 14 Debt Seg. Same as for reclamation districts (Secs. 1, 2).
- 15 Bonds Same as for reclamation districts (Secs. 1, 2).
- 16 Revenues Same as for reclamation districts (Secs. 1, 2).
- 17 Assessments Same as for reclamation districts (Secs. 1, 2, 3); if district adopts work theretofore done, the value of work done by the landowners shall be estimated by the engineer and credited to the owner on the assessment roll (Sec. 5).
- 18 Tax. of Dist Prop Same as for reclamation districts (Secs. 1, 2).
- 19 State Treasurer Same as for reclamation districts (Secs. 1, 2).
- 20 Dept. of Wat. Res. Same as for reclamation districts (Secs. 1, 2).
- 21 Inclusion Exclusion No provision. See District Reorganization Act of 1965.
- 22 Disso- lution No provision. See District Reorganization Act of 1965.
- 24 Projects Same as for reclamation districts (Secs. 1, 2); trustees shall employ an engineer and proceed to adopt a plan for the reclamation of the district (Sec. 4).

TEHAMA COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT

- 1 Citation 1957:1280:2581; D. A. 8510; West 82. "Tehama County Flood Control and Water Conservation District Act".
- 2 Purposes Provide for control and disposition of storm and flood waters of the district (Sec. 3); make water available for any present or future beneficial use or uses of lands or inhabitants within the district, including acquisition, storage and distribution for irrigation, domestic, fire protection, municipal, commercial, industrial, recreational and all other beneficial uses (Sec. 3(q)). See also Sec. 3(r). Construct and operate onshore recreational facilities and other facilities at Davis-Grunsky Act projects (Sec. 3.2).
- 3 Territory All of Tehama County (Sec. 1).
- 4 Overlap Zones may be established without reference to boundaries of other zones (Sec. 4).
- 8 Voting At bond elections: registered voters of Tehama County who own real property within the zone or zones involved; number of votes governed by assessed value of real and personal property owned by the elector within the zone involved; one vote for each \$1,000 of assessed value or fraction thereof (Sec. 20).
- 10 Gov. Code Sec 54900 Compliance required upon creation of any zone; otherwise district validly created for purposes of assessment (Sec. 38).
- 11 Gov. Bd. County board of supervisors (Sec. 8).
May take no action on any matter pertaining to a zone without approval by 2/3 majority of zone advisory committee appointed by the board (Sec. 6).
- 12 Eminent Domain May exercise the power only as against property located within the county (Sec. 3(f)); must pay cost of relocating bridges and other structures (Sec. 3(g)); may not acquire or interfere in existing water rights and water uses and facilities for distribution of same, on an involuntary basis (Sec. 3(v)).
- 13 State and Fed. Coop. May cooperate and contract with United States under federal reclamation laws or other federal acts permitting cooperation or contract, for carrying out purposes of the district; has same powers as irrigation districts under Irrigation District Federal Cooperation Law (Sec. 3(u)); may contract with State or United States for acquisition of property or construction and operation of authorized

works (Sec. 3(m)); may lease or rent property or rights to or from State or United States (Sec. 3(n)) and receive contributions (Sec. 3(o)); may cooperate with State or United States in construction of works for controlling and conserving flood or storm waters or in any other authorized works or purposes (Sec. 3(s)); may contract with State or United States for joint acquisition, construction, maintenance or operation of authorized works (Sec. 3(t)); any contracted indebtedness with State or United States exceeding income of revenue for the year must be approved by 2/3 vote at an election (Sec. 3.1); may contract with State under Davis-Grunsky Act (Sec. 3.2). See also Sec. 4.2.

- 14 Debt Seg. Zones may be established for bonding and assessment purposes (Secs. 4-6, 18-20, 28, 31, 31.5, 32). Municipal corporations or political subdivisions may contract with district to make payments in lieu of bond assessments (Sec. 22).
- 15 Bonds General obligation, by 2/3 vote in zone or zones affected, for flood control projects, but not for irrigation; aggregate amount may not exceed amount allowed by the State Treasurer or in no event 15 percent of assessed value of real and personal property of zones involved (Secs. 20, 23, 28, 31); registered warrants draw interest (Sec. 3(i)).
- 16 Revenues Sales, leases of property (Secs. 3(d), 3(n), 13); contributions (Sec. 3(o)); investments (Sec. 27); charges for recreation and other services from Davis-Grunsky Act projects (Sec. 3.2).
- 17 Assessments Annual ad valorem (known as the general tax levy) on all taxable property in the district to pay general administrative expenses and overhead (cost of surveys, zoning, printing, advertising, clerical, legal and engineering help, etc.) not to exceed 7¢ on each \$100 of assessed valuation; board may condition assessments over 3¢ to be approved at an election (Sec. 17); annual ad valorem bond assessment upon all taxable property within the benefiting zones (Sec. 31); annual ad valorem zone assessments upon all taxable property in the zones to carry out any obligations specified in the Act and to pay contractual indebtedness to State or United States (Sec. 31.5); annual ad valorem zone assessments on all taxable property in benefiting zones to carry out purposes of Act and to pay costs of operation and maintenance of zone works, not to exceed 5¢ on each \$100 of assessed valuation, or 15¢ if approved unan- imously by zone advisory committee, or 50¢ if approved by majority vote at an election (Sec. 32).

- 18 Tax. of Dist Prop District property exempt from taxation or assessment by the State, any county, city, or district (Sec. 13).
- 19 State Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003); but bonds are declared by law to be legal investments (Sec. 29); approve amount of general obligation bonds (Sec. 23).
- 20 Dept. of Wat. Res. No provision.
- 21 Inclusion Exclusion No provision. See District Reorganization Act of 1965.
- 22 Disso- lution In the manner provided for dissolution of districts by District Organization Law in Art. 10 (commencing at Sec. 58300) of Ch. 1 of Title 6 of the Government Code, upon petition of 200 qualified electors (Sec. 7)*
- 24 Projects Instituted for one or more zones by adoption of resolution of intention and engineering estimate of cost and hearing thereon by the Board; Board may not proceed for 6 months if written protests filed by majority of registered voters or freeholders residing in affected zones (Sec. 5); carried out by creation of zones, bond elections, etc., (Secs. 4, 19, 20).

***Note: These provisions of the Government Code have been repealed.**

TULARE COUNTY FLOOD CONTROL DISTRICT

- 1 Citation 1969:1149:2218; D.A. 8706; West 111; "Tulare County Flood Control District Act".
- 2 Purposes Control flood and storm waters of the district and of streams flowing into the district (Sec. 4). See Sec. 5 for specific powers.
- 3 Territory All of Tulare County (Sec. 2).
- 4 Overlap Zones may be **created** without reference to boundaries of other zones; zones may not include any part of a city without approval of city council (Sec. 3). Does not affect district or municipality having similar powers (Sec. 40).
- 8 Voting Registered voters (Secs. 13, 15).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. County board of supervisors (Sec. 6). May delegate any or all of its powers to a commission appointed by the board (Sec. 7).
- 12 Eminent Domain Any property within the district necessary to carry out purposes; must pay for relocation of utilities etc.; may not condemn property appropriated to public use by any existing county or municipal utility district; may condemn property for exchange for property devoted to public use (Secs. 5(4), 5(8), 5(12), 32).
- 13 State and Fed. Coop. May cooperate and act in conjunction with the State and U. S. in construction of works and in carrying out a plan or system of works; may enter into and perform contracts with State and U. S. for joint construction, leasing, ownership, disposition, operation, management, and repair of rights, works or other property; may cooperate and contract with U. S. under federal reclamation or other laws (Secs. 5(6), 5(8), 5(14)).
- 14 Debt Seg. Zones may be established for bonding and assessment purposes (Secs. 3, 11-19). **See also "Assessments"**.
- 15 Bonds General obligation, by 2/3 vote in each affected zone (Secs. 15, 18, 27). Refunding bonds by resolution of board, with consent of bondholders (Sec. 29).
- 16 Revenues Sales, leases of property (Secs. 5(4), 34). Investment of bond proceeds (Sec. 37).

- 17 Assess-
ments Annual ad valorem (1) upon all taxable property in the district to pay general administrative costs and to carry out purposes of general benefit, not to exceed 2¢ on each \$100 of assessed valuation; (2) upon all taxable property (land, improvements, and personal property) or upon all real property (land and improvements) in each zone or participating zone to pay for construction and operation of works for the zones and principal and interest on bonds. Assessments upon all property or all real property in any zone according to benefits. Special assessments to meet contractual obligations with governmental bodies. Total assessments in any zone may not exceed 20¢ on each \$100 of assessed valuation for flood control purposes, exclusive of general administrative tax and exclusive of bond assessments (Secs. 14, 18, 19, 21, 29).
- 18 Tax. of
Dist Prop District bonds exempt from taxation (Sec. 24).
- 19 State
Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003); but bonds are declared by law to be legal investments (Secs. 23, 29).
- 20 Dept. of
Wat. Res. No provision.
- 21 Inclusion
Exclusion No provision. See District Reorganization Act of 1965.
- 22 Disso-
lution No provision. See District Reorganization Act of 1965.
- 24 Projects Instituted by engineering report, resolution of intention by the board, notice, hearing, and election, approval by majority vote; zones may be established concurrently; if written protests filed by majority of holders of title to real property representing one-half or more of the assessed valuation, project may not proceed (Secs. 3, 10-13).

TUOLUMNE COUNTY WATER AGENCY

- 1 Citation 1969:1236:2398; D.A. 8740; West 113; "Tuolumne County Water Agency Act".
- 2 Purposes Make water available for all present or future beneficial uses of lands or inhabitants; develop and sell hydroelectric energy at wholesale; control flood and storm waters (Secs. 11, 12, 13).
- 3 Territory All of Tuolumne County (Sec. 2).
- 4 Overlap Does not affect district or municipality having similar powers (Sec. 95).
- 8 Voting Registered voters (Sec. 3(h)).
- 10 Gov. Code No provision.
Sec. 54900
- 11 Gov. Bd. County board of supervisors (Sec. 33).
- 12 Eminent Domain All property necessary to carry out purposes, except publicly owned property held or used for development, storage or distribution of water for public use; may condemn property to exchange for property requiring relocation of utilities etc. (Secs. 8, 20).
- 13 State and Fed. Coop. May cooperate and contract with U. S. under federal reclamation and other laws, with same powers as irrigation districts (Sec. 30); may cooperate, act in conjunction, and contract with State and U. S. in acquisition, purchase and sale of water, and construction and operation of works for conservation and transportation of water or for flood protection (Sec. 32). See also Sec. 24.
- 14 Debt Seg. Revenue bonds (see "Bonds"); member units (districts, cities, and other political subdivisions wholly or partially in and contracting with the agency) may contract for differing liabilities (Secs. 3(f), 3(g), 24, 26-28).
- 15 Bonds General obligation, by 2/3 vote in each member unit for which bonds issued; no member unit liable for share of bonded indebtedness of any other member unit (Secs. 46-50); revenue and refunding revenue bonds by majority vote (Secs. 51, 86); aggregate agency indebtedness (bonds, special assessments, contracts) shall not exceed amount of capital obligations underwritten by member units plus amounts agreed to be paid by member units to the agency or to the U. S. for water (Sec. 42); see also Sec. 41 re annual limitation on indebtedness.

- 16 Revenues Sales and leases of property, water, water rights, or use of district works; rates, rentals or other charges for services or facilities; sales of hydro-electric energy or right to use of falling water; payments by member units (Secs. 3(g), 9, 12, 22, 23, 24, 25, 26, 27, 39, 64, 81). Investments (Sec. 92).
- 17 Assess-
ments Annual ad valorem on all taxable property in agency to pay any lawful expenditures except cost of constructing works, not to exceed 10¢ on each \$100 of assessed valuation, exclusive of bond and special assessments (Sec. 43); special annual ad valorem on all taxable property in member units delinquent in payments due agency under contract (Sec. 44); annual ad valorem in each member unit in which general obligation bonds issued, for payment of bond indebtedness (Secs. 49, 50).
- 18 Tax. of
Dist Prop Agency bonds are tax exempt (Sec. 84).
- 19 State
Treasurer Approve issuance of revenue bonds (Sec. 51); financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003); but bonds are declared by law to be legal investments (Sec. 85).
- 20 Dept. of
Wat. Res. No provision.
- 21 Inclusion
Exclusion No provision. See District Reorganization Act of 1965.
- 22 Disso-
lution May be dissolved in manner provided by District Reorganization Act of 1965 (Sec. 98).
- 24 Projects Instituted by board by making investigations, letting construction contracts, contracting with member units, the State, or U. S., issuing bonds, etc. (Secs. 10, 17, 24, 30, 32, 40, 46, 51, 52).

Note: Before agency could act, board of supervisors, after notice, required to adopt resolution declaring need for agency to function (Sec. 2.5).

UNION ISLAND RECLAMATION DISTRICT NO. 1

- 1 Citation 1903:36:37; West 7.
- 2 Purposes Protect land within the district from overflow and to effect and maintain complete and permanent reclamation thereof (Sec. 1); has same powers as reclamation districts (Secs. 6, 8).
- 3 Territory A certain described portion of Union Island in San Joaquin County (Secs. 1, 2).
- 4 Overlap All other reclamation districts in conflict therewith are dissolved (Sec. 9).
- 8 Voting Same as for reclamation districts (Secs. 6, 8).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. 3 trustees elected at large; must own land in the district (Sec. 6).
- 12 Eminent Domain Same as for reclamation districts (Secs. 6, 8).
- 13 State and Fed. Coop. Same as for reclamation districts (Secs. 6, 8).
- 14 Debt Seg. Same as for reclamation districts (Secs. 6, 8).
- 15 Bonds Same as for reclamation districts (Secs. 6, 8).
- 16 Revenues Same as for reclamation districts (Secs. 6, 8).
- 17 Assessments Same as for reclamation districts (Secs. 6, 8).
- 18 Tax. of Dist Prop Same as for reclamation districts (Secs. 6, 8).
- 19 State Treasurer Same as for reclamation districts (Secs. 6, 8).
- 20 Dept. of Wat. Res. Same as for reclamation districts (Secs. 6, 8).
- 21 Inclusion Exclusion Same as for reclamation districts (Secs. 6, 8).
- 22 Disso-lution Same as for reclamation districts (Secs. 6, 8).
- 24 Projects Same as for reclamation districts (Secs. 6, 8).

UNION ISLAND RECLAMATION DISTRICT NO. 2

- 1 Citation 1903:36:37; West 7.
- 2 Purposes Protect land within the district from overflow and to effect and maintain complete and permanent reclamation thereof (Sec. 3); has same powers as reclamation districts (Secs. 6, 8).
- 3 Territory A certain described portion of Union Island in San Joaquin County (Secs. 3, 4).
- 4 Overlap All other reclamation districts in conflict therewith are dissolved (Sec. 9).
- 8 Voting Same as for reclamation districts (Secs. 6, 8).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. 3 trustees, elected at large; must own land in the district (Sec. 6).
- 12 Eminent Domain Same as for reclamation districts (Secs. 6, 8).
- 13 State and Fed. Coop. Same as for reclamation districts (Secs. 6, 8).
- 14 Debt Seg. Same as for reclamation districts (Secs. 6, 8).
- 15 Bonds Same as for reclamation districts (Secs. 6, 8).
- 16 Revenues Same as for reclamation districts (Secs. 6, 8).
- 17 Assess-ments Same as for reclamation districts (Secs. 6, 8).
- 18 Tax. of Dist Prop Same as for reclamation districts (Secs. 6, 8).
- 19 State Treasurer Same as for reclamation districts (Secs. 6, 8).
- 20 Dept. of Wat. Res. Same as for reclamation districts (Secs. 6, 8).
- 21 Inclusion Exclusion Same as for reclamation districts (Secs. 6, 8).
- 22 Disso-lution Same as for reclamation districts (Secs. 6, 8).
- 24 Projects Same as for reclamation districts (Secs. 6, 8).

VALLEJO SANITATION AND FLOOD CONTROL DISTRICT

- 1 Citation 1952 (1st Ex. Sess.):17:351; D. A. 8934; West 67.
"Vallejo Sanitation and Flood Control District Act".
- 2 Purposes To provide for collection and disposal of sewage and industrial waste and for the control and disposition of the storm and flood waters of the district, to protect the public health, and to protect from damage from such storm and flood waters the water-ways, property, public highways and public places in the district; may provide incidentally for park, playground or other recreation purposes (Sec. 2).
- 3 Territory A specifically described area in Solano County (Sec. 1).
- 4 Overlap Zones within the district for sanitary sewage disposal may be the same as or separate and distinct from zones for storm water control (Sec. 7).
- 8 Voting Qualified electors of Solano County residing within the district (Sec. 8).
- 10 Gov. Code Compliance required upon creation of any zone (Sec. 17);
Sec 54900 Board also required to file certified copy of map or plat with County Board of Supervisors (Sec. 16).
- 11 Gov. Bd. A board of five trustees, two of whom are appointed by the Mayor and must be members of the city council of Vallejo and two of whom are appointed by the chairman of and must be members of the County Board of Supervisors; the fifth member is appointed by the 4 ex officio members, subject to approval of the city council and board of supervisors, and may not be a member of either; must be a registered voter of the district and have resided therein at least one year (Secs. 3, 4).
- 12 Eminent Domain Any property within or without the district necessary, incidental or useful for carrying out purposes; may compel construction, alteration or removal of structures so as to prevent obstruction of free flow of water; granted same powers with respect to taking property for public uses of the district as conferred on a county, city and county or incorporated city or town (Secs. 2(f), 22, 23).
- 13 State and Fed.Coop. May contract with State or U. S. for acquisition of property or rights or for the construction, maintenance or operation of works and improvements (Sec. 2(n)).
- 14 Debt Seg. Special zones may be established for assessment purposes (Secs. 2(m), 7, 16); revenue bonds (see "Bonds"); see also "Assessments".

- 15 Bonds General obligation, by majority vote (Secs. 8, 16, 21); also refunding bonds by majority vote (Sec. 21.5). revenue bonds, by majority vote, pursuant to Revenue Bond Law of 1941 (Secs. 18, 21); may issue six per cent warrants, not to exceed \$200,000 in amount, for preliminary expenses (Sec. 17); unpaid registered warrants draw interest (Secs. 2(i), 17).
- 16 Revenues Sales, leases of property or rights (Secs. 2(d), 2(o)); tolls, rents and charges for services or facilities (Sec. 2(j)); may accept contributions in labor, materials or money (Sec. 2(p)).
- 17 Assess-
ments Annual ad valorem assessments upon lands, excluding lands belonging to the United States, the State, or any county, city or political subdivision within the district, to carry out any of the objects or purposes of the act and to pay operation and maintenance costs, not to exceed 50¢ on each \$100 of assessed valuation, exclusive of bond assessments (Sec. 17); annual ad valorem bond assessment upon lands within the district; different percentages may be levied in different zones (Secs. 16, 8); the Improvement Act of 1911 and the Improvement Act of 1915, providing for special assessment proceedings, are applicable (Sec. 26).
- 18 Tax. of
Dist Prop No provision.
- 19 State
Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003; Gov. Code, Sec. 54433); but bonds are declared by law to be legal investments (Sec. 14).
- 20 Dept. of
Wat. Res. No provision.
- 21 Inclusion
Exclusion If benefited, any additional land may be included (including land in another county if consent given by board of supervisors of affected county), and if not benefited, any land may be excluded, pursuant to the procedure set forth in the District Organization Law (Government Code, Secs. 58230-58243)* (Sec. 19).
- 22 Disso-
lution No provision. See District Reorganization Act of 1965.
- 24 Projects Instituted by engineering investigation and report, hearing, establishment of zones, and bond election (Secs. 7, 8).

*Note: Gov. Code Secs. 58230-58243 have been repealed.

VENTURA COUNTY FLOOD CONTROL DISTRICT

- 1 Citation 1944(2d Ex. Sess.):44:168 (4th Ex. Sess., 55th Legislature); D. A. 8955; West 46. "Ventura County Flood Control Act".
- 2 Purposes To control flood and storm waters of the district and of streams flowing into the district; to conserve such waters for beneficial and useful purposes by spreading, storing, retaining and causing to percolate into the soil, or in any other manner, and to protect from such waters the watercourses, watersheds, public highways, life and property in the district; to prevent waste, diminution of supply or exportation of water; to obtain, retain and reclaim drainage, storm, flood and other waters for beneficial use in the district (Sec. 7). Recreational use and beautification of district lands and property (Sec. 7.10).
- 3 Territory All of Ventura County except the islands of Anacapa and San Nicholas (Sec. 1).
- 4 Overlap No provision. Special zones may be created within regular zones (Sec. 6.1).
- 8 Voting Qualified electors (registered voters) (Sec. 15).
- 10 Gov. Code Sec 54900 District validly created, but compliance with section required by Feb. 1, 1945 (Sec. 20.2).
- 11 Gov. Bd. County Board of Supervisors (Sec. 8).
- 12 Eminent Domain Any property, within or without the district, necessary or convenient for purposes of the act, whether or not already devoted to same use; may condemn other property for exchange, and for relocation of public utilities, streets, etc. (Secs. 7(8), 7(9), 29).
- 13 State and Fed. Coop. May contract with State or U. S. for joint acquisition, use, operation, etc., of works; may cooperate with State or U. S. in construction of works or other purposes and to adopt and carry out plans (Sec. 7(9)); may borrow money from State or U. S., repayable in 10 years, to finance zone projects (Sec. 7.5).
- 14 Debt Seg. 4 zones are created (Secs. 2, 3), for both assessment and bonding purposes (Secs. 12, 18). Special zones may be created for bonding and assessment purposes (Secs. 6.1, 6.2, 7.5); improvement districts may be formed as in irrigation districts (Sec. 36). See also "Assessments".

- 15 Bonds General obligation, by 2/3 vote in zones of issuance (Secs. 6.2, 15, 25); are obligations only of zones of issuance (Secs. 18, 16). May also issue general obligation bonds on a district-wide basis to finance any project for importing water into the district, by 2/3 vote in the district (Sec. 35). May obtain 10-year loans for financing zone projects, within certain limits, upon approval by 2/3 vote at an election (Sec. 7.5). Notes in amounts not exceeding \$500,000 which may be payable in installments over a period fixed by the board (Sec. 7.7).
- 16 Revenues Sales, leases of property (Secs. 7(4), 11); sale or delivery of water (Sec. 7(9)).
- 17 Assess-
ments Annual ad valorem assessments upon all taxable property to pay district expenses and to carry out any purposes of common benefit to the district as a whole; annual ad valorem assessments upon all taxable property in any zone according to special benefits derived by the zone; aggregate assessments in any year may not exceed 20¢ (43¢ until 1973) in Zone 1, or 40¢ in Zones 2 and 4, or 27¢ in Zone 3, or \$1 in any special zone (in addition to those for Zones 1, 2, 3 or 4) on each \$100 assessed valuation exclusive of bond assessments and exclusive of assessments to pay cost of facilities for importing water (Secs. 7.5, 12); annual ad valorem assessments upon all taxable property in each zone of issuance to meet zone bond indebtedness (Sec. 19), and in the district to meet district bond indebtedness (Sec. 35). Improvement district assessments as in irrigation districts (Sec. 36). The Improvement Act of 1911, the Municipal Improvement Act of 1913, and the Improvement Bond Act of 1915 are made applicable (Sec. 36). Special fees and charges as a condition for development of land, not to exceed \$400 per acre for any zone other than a special zone (Sec. 7.1). Additional ad valorem assessments in Zone 1 to finance repair or removal of Matilija Dam, not to exceed 5¢ per \$100 assessed valuation (Sec. 12.1). Annual ad valorem assessments in Zone 3 to pay protection district bond indebtedness (Sec. 12.2).
- 18 Tax. of
Dist Prop No provision.
- 19 State
Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Water Code, Sec. 20003); but bonds and notes are declared by law to be legal investments (Secs. 7.7, 21).

- 20 Dept. of
Wat. Res. No provision.
- 21 Inclusion
Exclusion No provision. See District Reorganization Act of 1965.
- 22 Disso-
lution No provision. See District Reorganization Act of 1965.
- 24 Projects Joint projects by contiguous zones are initiated by resolution of intention by the board, notice and hearing, and order of the board; the board may not proceed if written protests filed by a majority of the registered voters residing in either zone (Sec. 14). Special zones for projects of benefit to their areas may be formed upon notice and hearing (Sec. 6.1).

YOLO COUNTY FLOOD CONTROL AND WATER CONSERVATION DISTRICT

- 1 Citation 1951:1657:3772; D. A. 9307; West 65. "Yolo County Flood Control and Water Conservation District Act".
- 2 Purposes Control and disposition of the storm and flood waters of the district (Sec. 3); make water available for any beneficial use of lands or inhabitants (Sec. 3(q)). See Secs. 3 and 4 for specific powers.
- 3 Territory Certain described territory in Yolo County (Sec. 1).
- 4 Overlap Zones may be established without reference to other zones (Secs. 3.6, 14).
- 8 Voting Persons whose names appear on last great register of Yolo County as residing within the voting zones (Sec. 16); "electors" (Secs. 7, 11).
- 10 Gov. Code Compliance required upon creation of zones (Sec. 29).
Sec 54900
- 11 Gov. Bd. Board of 5 directors appointed by County Board of Supervisors (Sec. 5).
- 12 Eminent Domain Lands, rights of way, easements, privileges, material and property of every kind within or without the district, but not outside Yolo County without consent of Board of Supervisors of affected county (Secs. 3(e), (f)); lands, water, water rights and other property necessary or convenient (Sec. 3(t)).
- 13 State and Fed.Coop. May contract with State or U. S. for acquisition of property or rights or for construction, maintenance and operation of works or for joint financing or use or for loans or grants (Sec. 3(m)); may lease to or from State or U. S. property or rights, and may accept from State or U. S. contributions in labor, material or money (Secs. 3(n), (o)); may cooperate and contract with State or U. S. in construction, acquisition, leasing, ownership, disposition, operation and maintenance of rights, works or other property (Secs. 3(s), (t)). May cooperate with U. S. under Federal reclamation laws; has same powers as irrigation districts (Sec. 3.5).
- 14 Debt Seg. Zones may be created for bonding and assessment purposes (Sec. 3.6, 3.7, 4, 13, 14, 15, 16, 28, 30); any municipal corporation or political subdivision may with consent of the Board, contract with district for payments in lieu of bond assessments in its area (Sec. 18); revenue bonds (Sec. 32.1). See also "Assessments".

- 15 Bonds General obligation, by 2/3 vote in district or in zones affected (Secs. 16, 24); refunding, by 2/3 vote (Sec. 27). May fix rate of interest for unpaid warrants (Sec. 3(i)). 4-year negotiable notes up to 2 percent of assessed valuation (Sec. 11.5). Revenue bonds, by majority vote pursuant to Revenue Bond Law of 1941 (Sec. 32.1). Revenue bonds by majority vote, payable only from revenues from rates, tolls, or charges for water, service or facilities or from ground water charges (Sec. 32.3).
- 16 Revenues Sales, leases of property (Secs. 3(d), (n), 9). Rates and charges for water, services, or facilities (Secs. 3(v), 27.5). Intended to be self-supporting (Sec. 27.5).
- 17 Assessments Annual ad valorem assessments for general purposes upon taxable property in district, not to exceed 10¢ on each \$100 assessed valuation (Sec. 12); annual ad valorem bond assessments upon all taxable property (excluding that of governments, political subdivisions), apportioned among zones, if any, by percentages according to benefits (Sec. 28); after bonds authorized, additional annual ad valorem assessments upon taxable property, not to exceed 5¢ on each \$100 assessed valuation, for general purposes and operation and maintenance costs, apportioned among zones, if any, by percentages (Sec. 30); ground water replenishment assessments upon production of water from ground water supplies upon lands benefiting from ground water recharge or distribution of imported water; rates on agricultural water production may differ from rates on production for other uses and rates may vary between zones (Secs. 4, 4.7). The Improvement Act of 1911, the Municipal Improvement Act of 1913, the Street Opening Act of 1903, and the Improvement Bond Act of 1915 are applicable (Sec. 32.2).
- 18 Tax. of Dist Prop No provision.
- 19 State Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Sec. 32.1; Water Code, Sec. 20003; Gov. Code, Sec. 54433); but bonds are declared by law to be legal investments (Sec. 25).
- 20 Dept. of Wat. Res. Investigate and report on petitions for exclusion (Sec. 32)
- 21 Inclusion Exclusion Inclusion: no provision. See District Reorganization Act of 1965. Exclusion: petition, investigation and report by Dept. of Water Resources, hearing, order of the Board, certificate of Secretary of State (Sec. 32).

22 Disso-
lution

No provision. See District Reorganization Act of 1965.

24 Projects

Instituted by engineering investigation and report, resolution of Board as to feasibility and amount of bonds required, division of district into zones if necessary because of varying benefits, hearing, election, 2/3 vote (Secs. 14-16).

YUBA-BEAR RIVER BASIN AUTHORITY

- 1 Citation 1959:2131:5032; D. A. 9380; West 93. "Yuba-Bear River Basin Authority Act".
- 2 Purposes To develop the water resources of the Yuba and Bear River watersheds and to provide a water supply therefrom and incidental facilities for any present or future beneficial use of lands or inhabitants within the authority, including irrigation, domestic, fire protection, municipal, recreation, fish and wildlife enhancement and protection, commercial, industrial, and all other beneficial uses and purposes (Sec. 4).
- 3 Territory Placer, Nevada, and Sierra Counties (Sec. 1).
- 4 Overlap More than one district or municipality exercising similar power over similar territory is permitted (Sec. 50).
- 8 Voting Registered voters (Sec. 2(g)).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. 3 directors, one appointed by and to serve at the pleasure of each of the boards of supervisors of the counties within the authority (Sec. 30).
- 12 Eminent Domain All necessary property within and, with consent of board of supervisors of affected county, without the authority except publicly owned property held or used for development, storage or distribution of water for public use; must pay for replacement of public utility facilities; may condemn property to exchange for property devoted to public use (Secs. 8, 19).
- 13 State and Fed. Coop. May cooperate and contract with United States under federal reclamation laws; has same powers as irrigation districts under Irrigation District Federal Cooperation Law (Sec. 27). May cooperate and contract with State or United States in planning projects, purchase and sale of water, acquisition of water, the construction of works, and joint acquisition, construction or management of works (Sec. 29).
- 14 Debt Seg. Revenue bonds (Sec. 46).
- 15 Bonds Revenue bonds, by majority vote pursuant to Revenue Bond Law of 1941 (Sec. 46). May borrow money to be repaid at a future date from revenues (Sec. 22).

- 16 Revenues Sales, leases of property (Secs. 9, 25, 41); sales of hydroelectric energy and rights to use of falling water (Secs. 11, 20); water sales (Sec. 25); surplus water or works may be sold or leased for use outside the authority for terms up to 25 years (Sec. 23); 10 percent of excess revenues to be allocated among the 3 counties for development of their water resources; remaining 90 percent to be used for purposes of the authority until water resources of Yuba and Bear Rivers fully developed, then allocated to the 3 counties (Sec. 47).
- 17 Assessments If revenues inadequate, annual ad valorem upon all taxable property in the authority, if consent given by board of supervisors of each of the 3 counties, but not to exceed 1¢ on each \$100 of assessed valuation (Sec. 43).
- 18 Tax. of Dist Prop No provision.
- 19 State Treasurer Financial supervision and bond certification approval under Dists. Sec. Law if requested (Sec. 48).
- 20 Dept. of Wat. Res. No provision.
- 21 Inclusion Exclusion No provision. See District Reorganization Law of 1965.
- 22 Disso- lution In the manner provided by Article 10 (commencing at Sec. 58300) of Chapter 1 of Division 1 of Title 6 of the Government Code (Sec. 51).*
- 23 Projects No specific procedural provisions for institution of projects.

*These provisions of the Government Code have been repealed

YUBA COUNTY WATER AGENCY

- 1 Citation 1959:788:2780; D. A. 9407; West 84. "The Yuba County Water Agency Act".
- 2 Purposes Make water available for any present or future beneficial use or uses of lands or inhabitants in the agency (Sec. 4); develop and sell at bus bar at wholesale rates hydro-electric power in connection with its projects (Sec. 4.1); control and conserve flood and storm waters (Sec. 4.2); store, conserve, reclaim, and import water, etc. (Sec. 4.3); sell right to use of falling water (Sec. 4.11).
- 3 Territory All of Yuba County and contiguous territory within a member unit (Sec. 1).
- 4 Overlap Agency does not supersede any municipality, public district, or public agency now or hereafter established in the agency for flood control, reclamation, conservation, storage, distribution, sale, use, or development of water; existence of more than one district or municipality exercising similar powers over similar territory is permitted (Sec. 22).
- 8 Voting Registered voters (Sec. 2(h)).
- 10 Gov. Code No provision.
Sec 54900
- 11 Gov. Bd. County Board of Supervisors, assisted by advisory council representing member units, other districts in Yuba County, the City of Marysville, and the Town of Wheatland (Sec. 7).
- 12 Eminent All property or interests therein within or, with consent
Domain of board of supervisors of affected county, without the county necessary for agency purposes, except publicly owned property, or property owned by private irrigation companies, held or used for development, storage or distribution of water for public use, unless substitute facilities are provided; shall pay cost of replacement of public utilities (Sec. 3.4); may condemn other property for exchange for and relocation of property already devoted to public use (Sec. 4.9).
- 13 State and May cooperate and contract with United States under
Fed.Coop. federal reclamation laws and other federal acts for carrying out purposes of the agency; has same powers as irrigation districts under Irrigation District Federal Cooperation Law (Sec. 6); may cooperate and contract with State or United States in acquisition and sale of water and the construction and operation of works

for controlling, conserving, and transporting flood or storm waters for beneficial uses, including recreational uses and generation of electric energy; may contract for joint acquisition and operation of any authorized works (Sec. 6.2); agency debt limit does not apply to contracts with United States (Sec. 13); may borrow money from the State; such indebtedness not subject to agency debt limitation (Sec. 6.3).

- 14 Debt Seg. Member units for bonding, contracting and assessment purposes (Secs. 2(g), 5.1, 5.2, 15); liability of member units limited by contract with the agency (Sec. 5.4). Member unit defined as any municipality, town, or district wholly or partially within or contiguous to the agency which is empowered to appropriate and deliver water and which contracts with the agency for payment of construction costs or for delivery of water (Sec. 2(g)). See also "Bonds".
- 15 Bonds Revenue bonds, by majority vote pursuant to Revenue Bond Law of 1941 (Sec. 16). General obligation bonds may be issued by member units in accordance with their own governing laws to pay costs of works of benefit to them (Sec. 15).
- 16 Revenues Sales, leases of property (Secs. 3.5, 5, 11); rates and charges for services to member units and sales, leases of property, etc. to member units (Secs. 2(g), 5, 5.1); sale of electric power or falling water (Secs. 4.1, 4.11).
- 17 Assess-
ments If revenues inadequate, annual ad valorem on all taxable property to pay costs and expenses of the agency, not to exceed 10¢ on each \$100 assessed valuation (Sec. 14).
- 18 Tax. of
Dist Prop No provision.
- 19 State
Treasurer Revenue bonds may be certified as legal investments pursuant to Districts Sec. Law (Sec. 17).
- 20 Dept. of
Wat. Res. No provision.
- 21 Inclusion
Exclusion No provision, except that territory outside and contiguous to county may be included by the area becoming a member unit, after notice and hearing by the board, subject to protest by majority of voters in the area (Secs. 1, 5.2). See District Reorganization Law of 1965.

- 22 Disso-
lution May be dissolved in manner provided by Ch. 4
(commencing at Sec. 58950) of Div. 1 of Title 6
of the Gov. Code (Sec. 25).*
- 24 Projects No specific procedural provisions except in
connection with entering into contracts with
member units, issuing bonds, etc.

*Note: These provisions of the Government Code
have been repealed.

