following the annual meeting, a copy of the minutes
shall be mailed to each stockholder.

Section 3.08. Cumulative Voting. Cumulative vot-
ing shall not be allowed in any meeting or election.

Section 3.09. Fractional Shares. A share may
not be divided, and no fractional share may be issued,
or certificate issued therefor.

Section 3.10. District Defined. As used in these
By-Laws, the expression "District" refers to and means
all that certain land area situated in the County of
San Bernardino, California, described as follows:

Section 12, 13, 24, and N.E. ¼ of S.E. ¼ of Section
25, Township 4 North, Range 7 West, S. B. B. & M.;
and W. ½ Section 7, W. ¼ Section 19, N.E. ¼
Section 18, and N.W.¼ Section 19, Township 4
North, Range 6 West, S. B. B. & M.

unless and until the District shall be changed or here-

in provided, in which case it shall refer to and mean
such altered area.

Section 3.11. Change of District. The District
may be changed from time to time so as to include land
not a part of the District immediately prior to the
change and/or exclude lands constituting a part of the
District immediately prior to such change.

Section 3.12. How Change effected. The change
provided for in the preceding Section may be made
by resolution of the Board of Directors and approved
by the vote or written consent of shareholders entitled
to exercise a majority of the voting power of the Com-
pany; provided no lands constituting a part of the Dis-
trick at any time may be excluded from the District
without the consent of the owner or owners of such
excluded lands (which consent shall be given or con-
tested in such manner as the Board shall prescribe),
while such owner or owners shall also be a share-
holder or shareholders of this Company.

Section 3.17. Use Restricted to District. All water
received from and delivered by the Company at any
time shall be used solely and exclusively within the
District, or the same subsists at such time.

No shareholder or other person shall transport or
take or have any right to transport or take water sup-
plied by the Company without the District for use
upon lands lying without the District or for use out of
the District; (otherwise than by tanks or other portable
containers), and the Company may withhold delivery
of any water because of its use or threatened use
contrary to the provisions of this Section:

Section 3.18. Appportionment of Waters. The wa-
ter of the Company available for delivery shall be
deemed appportioned among the stockholders so that
during the given periods of time each stockholder shall be
entitled to receive the same amount of water as every other
stockholder; but if any consumer fails to deliver the full
amount apportioned to him she shall be required to deliver
the services of that consumer, the right to any unapportioned
water not drawn shall be waived and any such water may
be taken by the consumer, subject always to payment
of bills and the rules of this Company.

Section 3.19. At Least One Share Per Service.
No share shall entitle a consumer to services of more
than one place or through more than one service con-
nection.

Section 3.20. Number of Directors. The number
of directors shall be six, and a quorum shall consist
of four directors.

ARTICLE III

Shares Attached to Buildings for Pressure Service

Section 3.21. Definitions. Terms used herein are
used in these By-Laws with the following mean-

ings:

(a) "Principal Building" means any building or
structure within the "District" and in which building