MEMBER UNITS EXHIBIT NUMBER 112

STATE OF CALIFORNIA THE RESOURCES AGENCY STATE WATER RESOURCES CONTROL BOARD DIVISION OF WATER RIGHTS

PERMIT FOR DIVERSION AND USE OF WATER

PERMIT_ 17734

0. Box 157, Santa	Ynez, California 934	<u> </u>		Andr 11	ster De	EOUTE PAC	Contro
on Marc d SUBJECT TO VESTE	th 22, 1974 , has ED RIGHTS and to the limitar	been approved b tions and condition	y the S ns of ti	his Pen	ater ne mit.	Sources	COLOR
rmittee is hereby authori	ized to divert and use water as	follows:					
Source:	•			ributary			
Santa Ynez River (Underflow)		Pacific Oc	ean				
				,			
		<u> </u>			= .		
					 .		
Location of point of div	version:	48-acre subdivi	AF7 87	Section	Tewn- ship	Range	Base and Meridan
California Coordinate System, John 5		NEW OF S	Elk	22	6N	31W	58
200 500		SE4 of N	SEL OF NEW		6N	31W	SB
200 000		NEW of SEN		22	6N	31W	SB
77 261 600		SWIK of NWIK		23	6N	31W	SB
7. N402,100; E1,361,800 8. N401,100; E1,361,800		NWW of SWA		23	6N	31W	SB
							<u> </u>
		, i.i.	-	-			
unty of Santa Ba	rbara					Base	
3. Purpose of use:	4. Place of use:		Bection	Town- ship	Renge	end Moridan	1
Mundadan)	Municipal use wi	thin the				_	
Municipal	District No. 1,	Santa Ynez					ļ
Irrigation	District and its	drowth area	_				<u> </u>
	of 3,200 acres v	rithin a gross		6N	30N	SB	
	area of 21,000 i			6N	31W	SB	<u> </u>
				7N	30W	SB	
				7N_	31W	SB	
			T	T		·	
			1	1	<u> </u>	<u> </u>	

- 5. THE WATER APPROPRIATED SHALL BE LIMITED TO THE QUANTITY WHICH CAN BE BENEFICIALLY USED AND SHALL NOT EXCEED: (A) 4.5 CUBIC FEET PER SECOND BY DIRECT DIVERSION FROM HARCH 1 TO NOVEMBER 15 OF EACH YEAR FOR IRRIGATIONS (B) 1.5 CUBIC FEET PER SECOND BY DIRECT CIVERSION FROM JANUARY 1 TO DECEMBER 31 OF EACH YEAR FOR MUNICIPAL USE. THE MAXIMUM AMOUNT DIVERTED UNDER THIS PERMIT FOR ALL USES SHALL NOT EXCEED 3,400 ACRE-FEET PER YEAR.
 - 5. THE AMOUNT AUTHORIZED FOR APPROPRIATION MAY BE REDUCED IN THE LICENSE IF INVESTIGATION VARRANTS.
 - 7. ACTUAL CONSTRUCTION WORK SMALL BEGIN ON OR DEFORE TWO YEARS FROM DATE OF PERMIT AND SHALL THEREAFTER BE PROSECUTED WITH REASONABLE DILIGENCE, AND IF NOT SO COMMENCED AND PROSECUTED, THIS PERMIT MAY BE REVOKED.
 - 8. SAID CONSTRUCTION WORK SHALL BE COMPLETED ON OR BEFORE DECEMBER 1, 1990.
 - 9. COMPLETE APPLICATION OF THE WATER TO THE PROPOSED USE SHALL BE MADE ON OR BEFORE DECEMBER 1, 1995.
 - 10. PROGRESS REPORTS BHALL OR SUBHITTED FROMPTLY BY PERMITTER WHEN REQUESTED BY THE STATE WATER RESOURCES CONTROL COARD UNTIL LICENSE 18 ISSUED.
 - 11. PERKETTEE SHALL ALLOW REFREGENTATIVES OF THE STATE WATER RESOURCES CONTROL BOARD AND OTHER PARTIES AS HAY BE AUTHORIZED FROM TIME TO TIME BY SAID GOARD, REASONABLE ACCESS TO PROJECT WORKS TO DETERMINE COMPLIANCE WITH THE TERMS OF THIS PERMIT.
 - 12. PURSUANT TO CALIFORNIA WATER CODE SECTIONS 100 AND 275, ALL REGHTS AND PRIVILEGES UNDER THIS PERMIT AND UNDER ANY LICENSE ISSUED PURSUANT THERETO, INCLUDING METHOD OF DIVERSION, METHOD OF USE, AND QUARTITY OF WATER DIVERTED, ARE SUBJECT TO THE CONTINUING AUTHORITY OF THE STATE WATER RESOURCES CONTROL BOARD IN ACCORDANCE WITH LAW AND IN THE INTEREST OF THE PUBLIC WELFARE TO PREVENT WASTE, UKREASONABLE USE, UNREASONABLE METHOD OF USE, OR UNREASONABLE METHOD OF DIVERSION OF SAID WATER.

THE CONTINUING AUTHORITY OF THE BOARD MAY BE EXERCISED BY IMPOSING SPECIFIC REQUIRES MENTS OVER AND ABOVE THOSE CONTAINED IN THIS PERMIT WITH A VIEW TO MINIMIZING WASTE OF WATER AND TO HEETING THE REASONABLE WATER REQUIREMENTS OF PERHITTEE WITHOUT UNREASONABLE DRAFT ON THE BOURCE. PERMITTEE MAY SE REQUIRED TO IMPLEMENT SUCH PROGRAMS AS (1) REUSING OR RECLAIMING THE WATER ALLOCATED) (2) USING WATER RECLAIMED BY ANOTHER ENTITY INSTEAD OF ALL OR PART OF THE WATER ALLOCATED; (3) RESTRICTING DIVERSIONS SO AS TO ELIMINATE AGRICULTURAL TAILWATER OR TO REDUCE RETURN FLOWS (4) SUPPRESSING EVAPORATION LOSSES FROM WATER BURFACES; (5) CONTROLLING PHREATOPHYTIC GROWTH; AND (6) INSTALLING, MAINTAINING, AL OPERATING EFFICIENT WATER MEASURING DEVICES TO ASSURE COMPLIANCE WITH THE QUANTITY LIMIT! TIONS OF THIS PERHIT AND TO SCTERNINE ACCURATELY WATER USE AS ABAINST REASONABLE WATER REQUIREMENTS FOR THE AUTHORIZED PROJECT. NO ACTION WILL BE TAKEN PURSUANT TO THIS PARA-GRAPH UNLESS THE BOARD DETERMINES, AFTER MOTICE TO AFFECTED PARTIES AND OPPORTUNITY FOR HEARING, THAT SUCH SPECIFIC REQUIREMENTS ARE PHYSICALLY AND FINANCIALLY PEASIBLE AND ARE APPROPRIATE TO THE PARTICULAR SITUATION.

- 13. THE QUANTITY OF WATER DIVERTED UNDER THIS PERMIT AND UNDER ANY LICENSE ISSUED PUR-SUANT THERETO IS SUBJECT TO MODIFICATION BY THE STATE WATER RESOURCES CONTROL SCARD IF, AFTER MOTICE TO THE PERMITTEE AND AN OPPORTUNITY FOR MEARING, THE BOARD FINDS THAT SUCH MODIFICATION IS NECESSARY TO MEET WATER QUALITY CONJECTIVES IN WATER QUALITY CONTROL PLAN WHICH HAVE BEEN OR NEREAFTER MAY BE ESTABLISHED OR MODIFIED PURSUANT TO DIVISION 7 OF THE WATER CODE. NO ACTION WILL BE TAKEN PURSUANT TO THIS PARAGRAPH UNLESS THE BOARD FINDS THAT (1) ADEQUATE WASTE DISCHARGE REQUIREMENTS HAVE BEEN PRESCRIBED AND ARE IN EFF WITH RESPECT TO ALL WASTE BISCHARGES WHICH HAVE ANY SUBSTANTIAL EFFECT UPON WATER QUALIT IN THE AREA INVOLVED, AND (2) THE WATER QUALITY OBJECTIVES CANNOT BE ACHIEVED SOLELY THROUGH THE CONTROL OF WASTE DISCHARGES.
- 14. THE MAXIMUM AMOUNT DIVERTED UNDER THIS PERMIT AND THE PERMIT ISSUES PURSUANT TO APPLICATION 24578 SHALL NOT EXCEES 5,820 ACRE-PEET PER YEAR.

15. PERMITTEE SHALL DIVERT WEER THIS PERMIT ONLY MATER WHICH WOULD HAVE BEEN AVAILABLE FROM THE SHIREGULAT OF FLOW OF THE SANTA YNEZ RIVER WITHOUT THE CACHUMA _ PROJECT.

16. NO WATER SHALL BE USED UNDER THIS PERMIT UNTIL THE PERMITTEE HAS FILED A REPORT OF WASTE DISCHARGE WITH THE CALIFORNIA REGIONAL WATER QUALITY CONTROL BOARD, CENTRAL COAST REGION, PURSUANT TO WATER CODE SECTION 13260, AND THE REGIONAL BOARD OR STATE WATER RESOURCES CONTROL BOARD HAS PRESCRIBED WASTE DISCHARGE REQUIREMENTS OF HAS INDICATED THAT WASTE DISCHARGE REQUIREMENTS ARE NOT REQUIRED. THEREAFTER, WATER MAY BE DIVERTED ONLY DURING SUCH TIMES AS ALL REQUIREMENTS PRESCRIBED BY THE REGIONAL BOARD OR STATE BOARD ARE BEING MET. NO DISCHARGES OF WASTE TO SURFACE WATER SHALL BE MADE UNLESS WASTE DISCHARGE REQUIREMENTS ARE ISSUED BY A REGIONAL BOARD OR THE STATE BOARD. A DISCHARGE TO GROUND WATER WITHOUT ISSUANCE OF A WASTE DISCHARGE REQUIREMENT MAY BE ALLOWED IF AFTER FILING THE REPORT PURSUANT TO SECTION 13260:

(1) THE REGIONAL BOARD ISSUES A WAIVER PURSUANT TO SECTION 13269, OR

(2) THE REGIONAL BOARD FAILS TO ACT WITHIN 120 DAYS OF THE FILING OF THE REPORT. NO REPORT OF WASTE DISCHARGE PURSUANT TO SECTION 13260 OF THE WATER CODE SHALL BE RE-QUIRED FOR PERCOLATION TO THE GROUND WATER OF WATER RESULTING FROM THE IRRIGATION OF CROP

This permit is issued and permittee takes it subject to the following provisions of the Water Code:

Section 1960. A permit shall be effective for such time or the water actually appropriated under it is used for a uniful and baseficial surptimesty with this division (of the Water Code), but an longer.

ction 1391. Every permit shell include the enumeration of conditions therein which in substance shall include all of the provisions of this article statement that any appropriator of water to whom a purmit is issued taken it subject to the conditions therein expressed.

Section 1992. Every parasittee, if he accepts a permit, does no under the conditions precedent that no value whatsoever in success of the act services to the following precedent that no value whatsoever in success of the act services to the following precedent that no value whatsoever in success of this division amount paid to the State therefor shall st any time be assigned to or claimed for any parasities are required under the provisions of this division (of the Water Code), or for any sights granted or acquired under the provisions of this division (of the Water Code) are not any sights granted or acquired under the provisions of the provisions of the division (of the Water Code) or for any parasities are not seen to the provisions of the services to the provisions of the services or the price of the services to be readered by appropriate or by the solder of any rights granted or acquired under the provisions of this division (of the Water Code) or is respect to any valuation for purposes of sale to or purchase, whether through condemnation proceedings or otherwise, by the State or any city, city and county, are said division (affect of the State or any political subdivision to the rights and property of any permittee, or the pursues of the State (affect of the Water Code).

SEPTEMBER 2 7 1979 Dated:

STATE WATER RESOURCES CONTROL BOARD

/S/ W. G. Pettit CHIEF, DIVISION OF WATER RIGHTS