| Suburban Water Systems   |
|--------------------------|
| 1211 E. Center Court Dr. |
| Covina, CA 91724-3603    |

|                    | Cal. P.U.C. Sheet No. |       |  |
|--------------------|-----------------------|-------|--|
| Cancelling Revised | Cal. P.U.C. Sheet No. | 947-W |  |

Form No. 5B

# MAIN EXTENSION CONTRACT SUBDIVISIONS, FIRE FLOW REQUIREMENTS EXCEED GENERAL ORDER NO. 103

(To be inserted by utility)

Issued by

(To be inserted by Cal. P.U.C.)

Advice Letter No. 217-W

Daniel N. Evans

Name

Decision No. 96-10-037

Vice President

Title

Resolution No.

# MAIN EXTENSION CONTRACT SUBDIVISIONS, TRACTS, HOUSING PROJECTS, INDUSTRIAL DEVELOPMENTS, COMMERCIAL BUILDINGS OR SHOPPING CENTERS

Distribution Plant Only – No Special Facilities Fire Flow Requirements Exceed General Order No. 103

| <u>Utility</u>    |   |                                      |
|-------------------|---|--------------------------------------|
| Name              | SUBURBAN WATER SYSTEMS  | _District                            |
| Address           | 1211 E. Center Court Drive, Covina, CA 91724-3603   |                                      |
| Applicant         |   |                                      |
| Name              |   |                                      |
| Address           |   | -                                    |
|                   |   | -                                    |
| <u>Preliminar</u> | y Statement   |                                      |
|                   | tract is entered into pursuant to requirements of, and in ac  |                                      |
|                   | le provisions of, Utility's Main Extension Rule in effect an  |                                      |
|                   | tilities Commission, a copy of which Rule is attached her   |                                      |
|                   | ter "Rule". This contract does not, therefore, require spec   | cific authorization of said          |
| Commis            | sion, to carry out its terms and conditions.  |                                      |
| Purnose o         | f Contract  |                                      |
|                   | t hereby applies for a water main extension. The Facilitie  | es described in attached             |
|                   | B shall be installed by Utility, and those described in Exhibit                                     |                                      |
|                   | s will be used for the purpose of furnishing public utility w                                       | *                                    |
|                   | known as:   |                                      |
|                   |   |                                      |
|                   |   | and delineated on                    |
| -                 | attached hereto as Exhibit A. Utility agrees that it will, a  | <u> </u>                             |
|                   | r are available, and necessary permits, franchises, licenses  | _                                    |
|                   | ations have been obtained, commence and prosecute to co   | -                                    |
| _                 | e the work of installing the Facilities and when complete a   | and accepted will provide            |
| utility se        | rvice in accordance with Utility's tariffs.   |                                      |
| Fire Prote        | ction   |                                      |
|                   | ibution system is designed to meet fire flow requirements   | in excess of the minimum fire        |
|                   | ntained in Section VIII.1.(a) in the California Public Utili  |                                      |
|                   | o. 103, as ordered by Decision No. 82-04-089, dated Apr   |                                      |
|                   | ntribution in aid-of-construction pursuant to Section D.2.  | * *                                  |
| the distr         | ibution mains necessary to meet such higher fire flow requ  | airements. The amount of             |
|                   | rease is \$ Said amount shall not be subject to   |                                      |
|                   |   |                                      |
|                   | Subject to Refund – Distribution Plant  |                                      |
|                   | on to the amount described above under <u>Fire Protection</u> ,                                     |                                      |
| amount            | of \$ to cover the cost of facilities descriptors. Section C.1.a. of Rule, which amount includes \$ | ibed in said Exhibit B,<br>which has |
| DHECHAN           | TO SECTION C. L.A. OF KILLE WHICH AMOUNT INCHIDES N   | wnich nas                            |

## MAIN EXTENSION CONTRACT SUBDIVISIONS, TRACTS, HOUSING PROJECTS, INDUSTRIAL DEVELOPMENTS, COMMERCIAL BUILDINGS OR SHOPPING CENTERS

Distribution Plant Only – No Special Facilities Fire Flow Requirements Exceed General Order No. 103 (Continued)

already been deposited pursuant to Section A.5.b. of Rule, before construction of the main

| extension is commenced, subject to revision of the amount advanced pursuant to Section A.6.e.      |
|--|
| of Rule. Applicant agrees to pay the cost of installed facilities described in Exhibit C, pursuant |
| to Section C.1.c. of Rule. The portion of such cost to be treated as an Advance Subject to         |
| Refund shall not exceed \$   |
|  |
| <u>Refunds – Distribution Plant</u>  |
| The Amount Advanced Subject to Refund shall be refunded pursuant to Section C.2. of Rule.          |
| Until Applicant shall notify in writing to the contrary, all refunds hereunder shall be paid by    |
| Utility to   |

\_\_\_\_\_\_

In the event that the utility collects a gross-up using an incremental tax rate that is more than its incremental tax rate as determined on a taxable year basis, without consideration of a tax credit or tax loss carry forward, the difference between what was and what should have been collected will be refunded to the Applicant.

## **Utility's Right to Offset**

Utility shall have the right to offset against any refunds payable hereunder the amount of any indebtedness than due or owing by Applicant to Utility.

#### Conditions

The Utility will not be required to make extensions under this Contract where the easements, rights of way, or streets are not kept free from other interfering construction or street work during installation of said water systems. Applicant agrees to use its best efforts to assist Utility to obtain any and all permits, franchises or other governmental authorizations which may be required for the installation of the facilities. Applicant will provide any easements or rights of way required for the installation.

#### Successors and Assigns

The obligations of the Applicant shall be joint and several. This agreement shall bind and inure to the benefit of the heirs, representatives, executors, administrators, successors and/or assigns of the respective Parties hereto.

## Jurisdiction of Public Utilities Commission

This Contract shall at all times be subject to such changes or modifications by the Public Utilities Commission of the State of California as said Commission may, from time to time, direct in the exercise of its jurisdiction

## MAIN EXTENSION CONTRACT SUBDIVISIONS, TRACTS, HOUSING PROJECTS, INDUSTRIAL DEVELOPMENTS, COMMERCIAL BUILDINGS OR SHOPPING CENTERS

Distribution Plant Only – No Special Facilities Fire Flow Requirements Exceed General Order No. 103 (Continued)

| The effective date of this contract shall be | ·                |
|--|------------------|
| <u>Signatures</u>                            |                  |
| <u>Utility</u>                               | <u>Applicant</u> |
| SUBURBAN WATER SYSTEMS                       |                  |
| BY:Paul S. Carver, P.E.                      | BY:              |
| Vice President Engineering  Date             | Date             |