WHELEAS the Mublenberg County Water Distance No. - i. a duly organized water district in Nublend or County, Kenducky and,

WHEREAS the City of Sacramento, Kentucky is a matcinal corporation in the state of Kentucky and in Falsan County and,

Whereas the City of Sucremento is in dire need of the adequate supply of potable water because of an inadequate water supply and,

WHELEAS the Muhlenberg County Water District 10. A second dequate supply of water for the needs of its patrons and an adequate supply of water for the needs of the patrons of the City of Sacramento, Kentucky and has a distribution system which can be extended with very little cost to provide the City of Sacramento, Kentucky with an adequate sup ly of pot ble storward.

When Pas the Commissioners for the Nu lanker Dounty 5 to point of a contractor. Nentucky adopted resolutions authorizing and directing the chairman of the Munlenberg County Water District No. 1 and the Chairman of the Board of Trustees for the City of 5 or acate. Kentucky to enter into a contract, now in consideration of the foregoing this contract is made and entered into this **Sec** day of **October**, 1968 by and between the Verlamberr Datary Water District No. 3 hereinafter called District, publy of 5 first part and the City of Sucramento, Kentucky, a sumicip 1 corporation, hereinafter called City, puty of the 1 could put.

<u><u><u><u>U</u></u> <u>I</u> <u>T</u> <u>N</u> <u>E</u> <u>S</u> <u>E</u> <u>T</u> <u>H</u> <u>PUBLIC</u> SERVICE COMMISSION That the parties hereto in consider <u>PtKSN</u> <u>HOP</u> the promises and agreements of each other agree as follows. NOV 21 Hou</u></u>

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(40) yours, commencing as hereafter stated, under provisions subsequently set forth horein.

The District promises and agrees to furnish and provide the City with its entire supply of water subject to the provisions hereinafter set forth.

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III

The City hereby promises and agrees to purchase from the District all of its water requirements and to pay the District for said water the following rates.

First500,000 Gallons/Month - \$0.40 Per Thousand GallonsNext500,000 Gallons/Month - 0.38 Per Thousand GallonsNext1,000,000 Gallons/Month - 0.36 Per Thousand GallonsAll Over2,000,000 Gallons/Month - 0.34 Per Thousand Gallons

IV

During the term hereof the District shall;

1. Deliver to the City water main at the master meter the pressure that is available in their existing water main, such potable water as the City and its customers may require subject however to the following conditions.

- a. The District shall not be obligated to furnish water in volumes in excess of the amount of their allotment of 4,000,000 Gallons per month, after their own needs are satisfied. The District shall transport through their system any additional amount over and above their excess PUBLIC SERVICE COMMISSION that amount that may be alloted to the City by the City of Central City.
- b. The City shall maintain its own adequate storage to provide for the consumption of water, current or future at the foregoing delivery rate account MANAGER
- c. The District shall not be liable for interruptions of services by break down or other unavoidable cause, and the City shall maintain its own system for service during any such interruption. Emergency failures of pressure or supply due to amin supply line breaks, power failure, flood, fire and use of water to fight fire, earthquake, other catastrophe, or reasons beyond the district's control shall excuse the District from supplying the required amount of water for such reasonable period of time as may be necessary to restore service.

II

To determine water conception and the emounts of , the District shall install and maintain a master meter which shall be freely inspected and examined both by the District and the City. The District shall each month render a statement to the City for water passing through the master meter during the proceeding calender month and the City shall pay said statement to the District withinten (10) days after the rendition thereof. In event the City defaults in any monthly payment the District wholl have the right to terminate the supply of vater; provided concever that any failure on the part of the District to terminate the supply of water under this section shall not constitute a viver of its right to terminate such delivery for any future defaults and it is further provided that upon payment of any definited public Service Contents

VI

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Should the master meter at any time by found-to-bergli, defective or out of order so that an accurate, monthly statement connot be submitted by the District, the District shall mappin said meter and in event said meter is not repaired within thirty (30) days the City shall have the authority to make such replice as will restore said meter to proper operation and the cost thereof shall be paid by the District; the monthly bill in lieu of meter readings shall be a sum equal to the amount paid or due for the preceeding month.

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The District will, at all times, operate and maintain its system in an efficient manner and will take such action as may be necessary to furnish the City with quantities of vater required by said City, not to exceed the amounts previously set forth. Temporary or partial failures to deliver water shall be remedied with all possible dispatch.

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the District from supplying the required amount of water for such reasonable period fo time as may be necessary to restore service.

VIII

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The parties hereto shall have the right at any time during the term hereof to petition the Public Service Commission of Kentucky or its successor and upon proof and a sufficient showing that it cannot financially and feasibly deliver water at the rates herein before provided secure an increase in said rate in such amount as the Public Service Commission of Kentucky should find proper and feasible, and it is further provide that in event the supply of water to the District increases in cost that the increase shall be passed on to the City of Sacramento, as to such amounts of water as may be furnished said City at such increase in cost.

IX

The term of this agreement as herein before set out is forty (40) years, however the City has the right to terminate the agreement any time during said term by giving untoo the Distaict OF NENTOR STATES six (6) months notice of its intention to terminate.

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The cost of meter installation including all equipment necessary for said installation shall be paid by the City, provided however that in event this agreement remains in Pointand effect for fifteen (15) years or longer, the District shall reimburse the City for said costs provided however that such reimbursement shall be from the revenues of the District and shall be paid in such sums and over a period of such time as will not jeopardize the payment for the retirement of its bonds and the interest and costs thereon.

XI

Any successor of the City and District, whether the result of legal process, assignment or otherwise, shall succeed to the rights of such City or District hereunder.

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If any section, clause or provision of this contract shall be held invalid, such invalidity shall not effect the validity of any other section, clause or part of said contract.

IN TESTIMONY WHEREOF witness the hands of David Shaver, Chairman of the Muhlenberg County Water District No. 3 and the hand of Clarence Dale Ellis, Chairman of Board of Trustees of the City of Sacramento, Kentucky for and in behalf of the Muhlenberg County Water District No. 3 and the City of Sacramento, Kentucky the date first set out herein.

MUHLENBERG COUNTY WATER DISTRICT NO. 3

anid H. Alhanes

ATTEST:

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Secretary

Muhlenberg County Water District No. 3

CITY OF SACRAMENTO, KENTUCKY

Chairman, Board of Trustees

ATTEST:

atterion Clerk,

City of Sacramento, Kentucky

PUBLIC SERVICE COMMISSION OF KENTLOKY

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