- 11.05. Standards.—Regulations shall be adopted, and permits shall be granted, modified or denied, as the case may be, to avoid such depletion of the surface and ground waters in a protected or in an emergency area as will adversely affect the comprehensive water resources plan or the just and equitable interests and rights of other lawful users of the same source, giving due regard to the need to balance and reconcile alternative and conflicting uses in the event of an actual or threatened shortage of water.
- 11.06. Termination.—From time to time the Commission shall review its actions taken pursuant to Section 11.01. If conditions then so warrant, the Commission may alter the areas so delineated, and after public hearing may then enlarge or diminish areas designated under Section 11.02 as protected areas. After the conditions requiring control no longer exist, the Commission shall terminate the designation of any such area as a protected area.

The Commission shall review at least monthly any action taken pursuant to Section 11.03, and when it determines that the drought or the condition which caused or could have caused an actual and immediate shortage of available water no longer prevails, the Commission shall terminate the designation of the area as an emergency area.

- 11.07. Maintenance of Records.—Each signatory shall provide for the maintenance and preservation of such records of authorized diversions and withdrawals, and the quantities thereof, as the Commission shall prescribe. Such records, and related reports, shall be furnished to the Commission at its request.
- 11.08. Existing Authorizations.—Permits authorized or issued and every other authorization to store, use, withdraw or divert water under the laws of any of the signatories in every emergency area, shall be suspended to the extent of any conflict with the control and regulation exercised by the Commission, pursuant to this article.

123.

ARTICLE 12

INTERGOVERNMENTAL RELATIONS

- 12.01. Federal, State and Local Projects.—For the purposes of avoiding conflicts of jurisdiction and of giving full effect to the Commission as a regional agency of the signatories, the following rules shall apply to all governmental agencies:
- (a) The planning and design of all projects and facilities related to powers of the Commission under this compact shall be undertaken in consultation with the Commission;
- (b) No expenditure or commitment shall be made for or on account of the construction, acquisition or operation of any project or facility nor shall it be deemed authorized, unless it shall have first been included by the Commission in its comprehensive water resources plan or amenities plan, or has been otherwise approved by the Commission;
- (c) All plans shall be made, and if need be modified, so as to conform with the Commission's comprehensive water resources plan and, to the extent required for compliance with Section 9.06 (b), with the Commission's amenities plan, or such parts or revisions thereof as have been adopted by the Commission;