Decision No. 16688.



BEFORE THE RAIDROAD COLLISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of )

BALLONA WATER COMPANY.

for an order authorizing the issue of ) Application No. 12151
stock.

In the Metter of the Application of

BALLONA WATER COMPANY.

for a certificate of public convenience and necessity and to maintain
and operate a plant for the supplying of domestic and irrigation water.

Application No. 12396

BY THE COLMISSION:

## FIRSE SUPPLEMENTAL ORDER

Good Cause Appearing:

THE RAILROAD COMMISSION HEREBY FINDS AND DECLARES that public convenience and necessity require and will require Ballona Water Company to exercise the rights and privileges granted by the Board of Supervisors of Los Angeles County under Ordinance No. 1372(now series) and to construct and operate a water system for the purpose of supplying water for domestic and irrigation purposes in Tract No. 6139, more particularly described in the above entitled applications.

THE RAILROAD COLMISSION HEREBY FURTHER FINDS AND DECLARES that Ballona Water Company has filed in the above entitled matters a resolution duly authorized by its Board of Directors, in form satisfactory to the Railroad Commission, agreeing for itself, its successors and assigns that it and they will never claim before

the Railroad Commission, or any court, or public body, a value for the rights and privileges granted to it under Ordinance No. 1179 N.S. and No. 1572 N.S. passed by the Board of Supervisors of los ingeles County, in excess of the amount paid to the County of Los Angeles as a consideration for the granting of such rights and privileges, which cost amounts to \$550.00.

DATED at San Francisco, California, this 10th day of May, 1926.

St. Burlige Cleaning Lem Owkitsell

Commissioners.