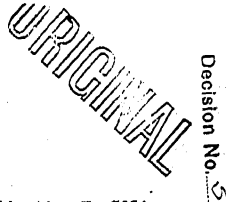
## BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA.

-000-



In the Matter of the Application of PORTOLA WATER COMPANY, a co-partnership, to sell and of the PORTOLA WATER COMPANY, a corporation, to purchase the Portola Water System.

Application No. 3654.

BY THE COMMISSION.

## FIRST SUPPLEMENTAL ORDER.

WHEREAS, by Decision Number 5388 of May 8, 1918, the Commission authorized the conveyance of property requested in the above application, but upon the condition that the authority should not become effective until Portola Water Company, a corporation, should first have filed herein a stipulation, duly authorized by its Board of Directors, declaring that Portola Water Company will never claim before the Railroad Commission or any Court or other public body a value for the franchise rights granted by Ordinance No. 168 by the Board of Supervisors of Plumas County, in excess of the amount actually paid to Plumas County as the consideration for the grant of such franchise, said amount to be stated in said stipulation; and

WHEREAS. Portola Water Company has now filed a stating stating stipulation to the above affect and/that the amount paid for said franchise is the sum of \$135.00. and said stipulation appearing to be in form satisfactory to the Commission so far

as may be necessary for the purposes of this proceeding.

THE RAILROAD COMMISSION HEREBY FINDS AS A FACT that said Portola Water Company has complied with the said condition in said order in said Decision Number 5388 of May 8, 1918.

Dated at San Francisco, Galifornia, this 2/dd day of May, 1918.

Man Shelen Al Logaland Shiffman Edmi O. Edget Taux Philice

Commissioners