Decision No. 8474



BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA.

In the Matter of the Petition of the VISTA LAND COMPANY, a corporation. ) to have its status as a public utility ) determined, and if it shall be deter- ) mined that it is a public utility, that) an order be made permitting it to dis- ) continue duties as such public utility.)

Application No. 6004.

Halsey W. Allen for applicant.
Lizzie Mae Truesdell in propria persons.

BY THE COMMISSION.

## ORDER

Vista Land Company having made application to this Commission, as entitled above, for an order permitting it to discontinue any service that it may have been rendering as a public utility, and it appearing from the evidence submitted at the hearing herein that all the consumers whom the Vista Land Company may have been serving as a public utility have purchased stock or agreed to purchase stock in the Vista Water Company, which purports to be operating as a mutual water company, and that therefore the application herein should be granted, and a public hearing having been held and the

Commission being fully apprised in the premises:

IT IS HEREBY FOUND AS A FACT, that public convenience does not require the operation of the system described in the petition herein as a public utility. And basing its order on the foregoing finding of fact;

IT IS HERREY ORDERED, that the application of the Vista Land Company to discontinue any public utility operations in which it may be engaged, be and it is hereby granted.

Dated at San Francisco, California, this 20 day of December, 1920.

Thorland

Desires Mark

formissioners.