Decision No. 59302

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of LLANO DEL RIO WATER COMPANY, a corporation, for authority to issue stock, and construct and operate a public utility water system, and for a certificate of public convenience and necessity therefor.

Application No. 38998 Amended

## FIRST SUPPLEMENTAL ORDER

By Decision No. 58159, dated March 24, 1959, and effective on April 13, 1959, in Application No. 38998 Amended, Llano del Rio Water Company was granted a certificate of public convenience and necessity to acquire, construct, extend and operate a domestic and irrigation public utility water system in Los Angeles County subject to the conditions set forth in paragraph 1 of the order in said decision which are quoted as follows:

- "1. That Llano del Rio Water Company, a corporation, be and it is granted a certificate of public convenience and necessity to acquire, construct, extend and operate a domestic and irrigation public utility water system in the vicinity of Llano, Antelope Valley, in unincorporated territory of Los Angeles County, in the area described in Paragraph II of the application as amended and as delineated on the maps, Exhibit 'C-2', attached to the application, and Exhibit No. 24 filed at the hearing, subject to the following conditions:
  - "a. That the certificate herein granted shall not become effective until (1) applicant shall have certificated in writing to the Commission, over the signature of a responsible officer, that either it or Blalock-Eddy Ranch has secured an amendment, or amendments to its license, or licenses, for diversion and use of water from the State Water Rights Board permitting applicant to put to beneficial use water diverted from the underflow of

Big Rock Creek in Los Angeles County, tributary to Mojave Desert, covering all of the area certificated herein and (2) applicant shall have revised its contract with the Blalock-Eddy Ranch incorporating therein the suggested additional provisions and changes set forth in the Opinion portion of this decision under Findings and Conclusions; all in a manner acceptable to the Commission.

- "b. That the certificate herein granted shall not become effective until applicant shall have certified in writing to the Commission over the signature of a responsible officer, that an instrument setting forth the conditions relating to the rights of applicant to the first three second-feet of continuous flow, which rights shall meet the conditions of Ordering Paragraph 1.a. herein, has been recorded with the Los Angeles County Recorder and a copy of said instrument has been filed with the Commission.
- "c. That the certificate herein granted, insofar as it applies to irrigation service to The Crystalaire Country Club under the terms of Exhibit No. 21, shall not become effective until applicant shall have certified in writing to the Commission, over the signature of a responsible officer, that it has secured the 280 shares of stock of Big Rock Mutual Water Company or any other source of water supply of equal water-producing capacity to fulfill the irrigation water service requirements as set forth in said exhibit."

Pursuant to that order, applicant filed on July 7, 1959 an instrument dated July 2, 1959, entitled "Certificate of Company Pursuant to Requirements of Paragraph 1 of Order of Decision No. 58159 dated March 24, 1959 in Application No. 38998 as amended." Subsequently applicant filed on October 8, 1959 a supplemental instrument, dated August 26, 1959, entitled "Supplemental Grant Deed of Water Rights and Agreement in Connection Therewith."

The Commission finds that the above-mentioned instruments are acceptable to satisfy the conditions under which the certificate was granted to the subject utility and the following order will so provide; therefore,

## IT IS HEREBY ORDERED:

- 1. That the conditions, set forth in ordering Paragraphs 1.a, 1.b, and 1.c of Decision No. 58198, under which a Certificate of Public Convenience and Necessity was granted to Llano del Rio Water Company, a corporation, have been met by the said utility having filed instruments entitled, respectively, "Certificate of Company Pursuant to Requirements of Paragraph 1 of Order of Decision No. 58159, dated March 24, 1959, in Application No. 38998 as Amended" and "Supplemental Grant Deed of Water Rights and Agreement in Connection Therewith."
- 2. That the effective date of the certificate granted by the said Decision No. 58159 is the date hereof.

This order shall become effective on the date hereof.

Dated at San Francisco, California, this 4 the day

of Maxendeer, 1959.

President