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BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of HILLCREST WATER CO., INC., a corporation, for a Certificate of Public Convenience and Necessity to Construct an Extension to its Water System and Fix the Rates for such Service and for Authority to Issue Stock and Evidence of Indebtedness to Pay for such Extension.

Application No. 41971

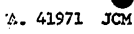
FIRST SUPPLEMENTAL OPINION AND ORDER

This Commission, by Decision No. 60372, dated July 5, 1960, granted a certificate of public convenience and necessity to construct and operate a public utility water system in Hillcrest Manor Subdivision to Hillcrest Water Co., Inc., a corporation, to become effective when the utility provides for the reasonable continuation of an adequate supply of water in case of failure of its present single source, in a manner acceptable to the Commission.

Letters and supporting documents received from the utility on August 1 and September 1, 1960, indicate that the utility has installed a standby connection between its water system and the water supply of an adjacent school. This alternate supply, although not adequate to meet the minimum requirements of this Commission's General Order No. 103, appears adequate to provide standby service for household use in case of a temporary failure of applicant's primary source of supply and the Commission so finds; therefore,

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Decision No.



IT IS HEREBY ORDERED that the condition imposed by paragraph 1 of Decision No. 60372, supra, has been met by applicant, compliance therewith being deemed to have been met on the date hereof.

In all other respects Decision No. 60372 shall remain in full force and effect.

The effective date of this order shall be the date hereof. Dated at <u>San Francisco</u>, California, this <u>4th</u> day of <u>Ontable</u>, 1960.

 \boldsymbol{Z} Commissioners