

ORIGINALDecision No. 60922

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of
 DEL ESTE WATER COMPANY, a corporation,
 for (1) a certificate that public
 convenience and necessity require the
 undertaking of service by Applicant
 in unincorporated areas in Stanislaus
 County and (2) for an order approving
 a rate schedule for said areas.

Application No. 42262

FIRST SUPPLEMENTAL OPINION AND ORDER

This Commission, by Decision No. 60652, dated August 30, 1960, granted a certificate of public convenience and necessity to operate public utility water systems in the tracts known as Coffee Village, Elm Estates, Lincoln Estates, Wallin Estates and Wycliffe Estates to Del Este Water Company, a corporation, to become effective when the utility provides for the reasonable continuation of an adequate supply of water in case of failure of the present single well source in each of the areas certificated.

A letter received from the utility on September 20, 1960, indicates that the utility has made definite plans for, and scheduled the construction of, the additional facilities required to provide for continuous service. In the Elm Estates tract, applicant plans to interconnect the distribution system with one of applicant's existing nearby distribution systems within thirty days. The Wallin tract will require a new well and pump installation, as will the combined systems for Lincoln Estates and Wycliffe Estates, scheduled for completion within three months. The Coffee Village tract will require a complete duplication of the present well and pump, the completion of this installation requiring six months so that the

utility will be able to utilize a proposed strategic location for the installation in an adjacent land development, which proposed location for the installation is not yet available to applicant.

It appears that the applicant's plans outlined above and the scheduling of the completion of the installations are reasonable and the Commission finds that the formulation of such plans and scheduling and the presentation thereof to the Commission in applicant's letter dated September 19, 1960, constitute provision for reasonable continuation of an adequate supply of water; therefore,

IT IS HEREBY ORDERED that the condition imposed by ordering paragraph 1 of Decision No. 60652, supra, has been met by applicant, compliance therewith being deemed to have been met on the date hereof.

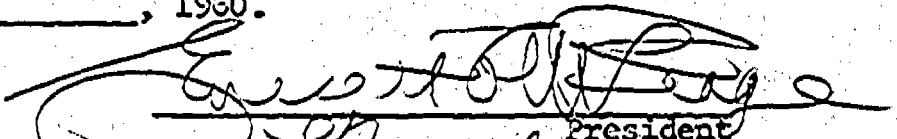
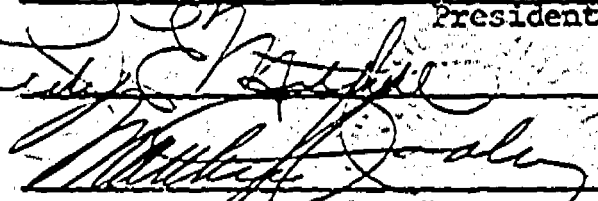
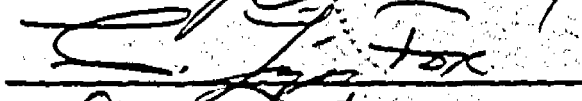
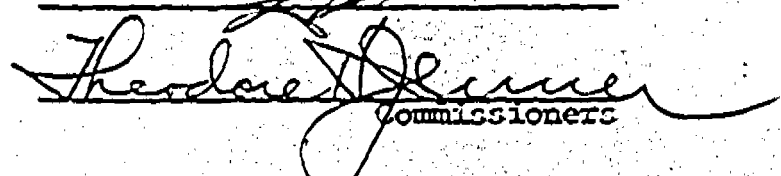
IT IS FURTHER ORDERED that the facilities described by applicant in its letter of September 19, 1960 shall be installed on or before April 30, 1961. Upon completion of the installation for each particular tract, applicant shall notify the Commission, in writing, of said compliance within ten days thereof.

In all other respects Decision No. 60652 shall remain in full force and effect.

The effective date of this order shall be the date hereof.

Dated at San Francisco, California, this

18th day of OCTOBER, 1960.


President



Commissioners