Decision No.

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BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Application of DON L. KAASTRUP and) MARGARET H. KAASTRUP, his wife, for) a certificate of public convenience) and necessity to install and operate) a water system in Tahoe Sierra) Estates, Tahoe City, Placer County,) California.

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Application No. 41752 (Amended)

FIRST SUPPLEMENTAL ORDER

Don L. Kaastrup and Margaret H. Kaastrup, his wife, doing business as Taboe Park Water System, were granted a certificate of public convenience and necessity to construct and operate a public utility water system in Taboe Sierra Estates, Placer County, by Decision No. 60682, dated September 1, 1960, herein. However, the certificate granted is not authorized to become effective until a certified copy of a re-executed "Grant Deed" has been furnished the Commission, and applicants have notified the Commission that such installation as is required to provide adequate standby water service has been completed.

A certified copy of the "Grant Deed", re-executed as required, was received on November 22, 1960. Letters from the utility received on November 4 and 15, 1960 state that an emergency connection had been made to Tahoe Tavern through the installation of a 2-inch main capable of delivering at least 250 gallons of water per minute.

This emergency connection appears to be adequate to provide standby service and the re-executed "Grant Deed" has been furnished the Commission.

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Therefore, good cause appearing,

IT IS HEREBY ORDERED that the conditions imposed by paragraphs 2(a) and 2(b) of Decision No. 60682, supra, have been met by applicants, compliance therewith being deemed to have been effected on the date hereof.

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In all other respects Decision No. 60682 shall remain in full force and effect.

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

Dated at San Francisco _, California, this Holday unry, 19 61.

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Commissioners