Decision No. 64100

BEFORE TIE PUBLIC UTILITIES COMMISSICN OF THE STATE OF CALIFORNIA

Application of ANDREW C. and RUIH ) R. PIXTON, husband and wife, for a certificate of public convenience and necessity to operate a

Application No. 42600 pubiic utjlinty system (water) in the proposed subdivision of Iract No. 323 , Tulare County; and to cstablish rates for the service of water therefrcra.
(Amended)

## SUPPIEMENTAL ORDER

Decision No. 61689 issued berein provided in ordering paxagraph numbered $I$ that the certificate of public convenience and necessity granted therein should not become effective until appicants should have provided for the reasonable continuation of an adequate supply of water in case of failure of applicants' proposed single source, all in a mannex acceptable to the Commission, and should have so notified the Commission in writing. By letter dated June 21,1962 , from applicants to the Comission, which letter is hereby made a part of the formal file in this proceeding, applicants notified the Comission of theix compliance with said ordering paragraph numbered 1 of Decision No. 61689.

As ft appears that the conditions of said ordering paragraph numbered 1 of Decision No. 61689 have been met, IT IS ORDERED that:

1. The certificatc of public convenience and necessity granted to applisants by Decision No. 61689 is effective on the date hercof.
2. In all other respects, the said Decision No. 61689, as modified by the order extending time, shall remain in full force and effect.

The effective date of this order shall be the date
hereof.
Dated at San Francisco $\xrightarrow{\text { California, this } 14 t h}$
day of $\qquad$ , 1962.


Commissioners

## C. Lyman Fox

Commissioners Everett C. MeKeazo, being necessarily absent. did not participate in the disposition of this procooding.

