ORIGINAL

## 92183 SEP 3- 1980

Decision No. \_\_\_\_\_

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of Southern California Water Company for a certificate that public convenience and necessity require the exercise of the rights and privileges conferred under a franchise granted by the City of Norwalk, the City of Hawthorne, and the City of Inglewood.

Application No. 59825 (Filed July 24, 1980)

## ORDER OF DISMISSAL

Southern California Water Company has requested in writing that its application be withdrawn and that filing fees of \$225 be refunded.

The application was filed inadvertently, when applicant overlooked the repeal of Sections 1002 and 1003 of the Public Utilities Code (Stats. 1979, Ch. 1064, effective January 1, 1980). A certificate that public convenience and necessity require the exercise of franchise rights is no longer required.

IT IS ORDERED that:

1. Application No. 59825 is dismissed.

ALJ/ec

A.59825 ALJ/ec

2. The Executive Director shall refund filing fees of \$225 to Southern California Water Company.

The effective date of this order shall be thirty days after the date hereof....

Dated \_\_\_\_\_\_ SFP 3-1980\_\_\_\_, at San Francisco, California.

sident ommissioners