McS

Decision No. 14/68

BREORE THE RAILROAD COLLISSION OF THE STATE OF CALIFORNIA

-000-

In the Matter of the application of PASADENA TRANSFER & STORAGE COMPANY, a corporation, to sell and FRAME PICKERD doing business under the fictitious name and style of Sierra van & Storage Company to purchase an automobile freight line operated between Los angeles and Pasadena, California.

tapplication No. 10,485

BY THE COLLUSSION:

ORDER

Pasadena Transfer and Storage Company, a corporation, is asking, in this proceeding, for authority to transfer to Frank Picard, doing business under the fictilious name and style of Sierra Van & Storage Company, a right to operate an automotive freight, express and baggage transportation service between Los Angeles and Pasadena. Picard joins in the application, asking for authority to purchase and operate the line.

The consideration to be paid for the property proposed to be transferred is given as \$7,500.00. Of this amount \$2,500.00 is named as the value of the equipment involved in the transaction (four 1-ten tracks) and \$5,000.00 the value of the operating right.

The right in question was established by reason of operation, prior to May 1, 1917, by the Pasadena Transfer and Storage Company, of a service for the transportation of freight, express and baggage between Los Angeles and Pasadena, and continuous operation since that date. Findings of the Commission, as declared

in Decision No. 11422 and 12488, on Application No. 8301, validated the operating right, the order accompanying Decision No. 11422, directing Pasadona Transfer and Storage Company to file its rates and schedules with the Commission.

We believe that this application should be granted, and that it is not a matter requiring a public hearing.

IT IS HEREBY ORDERED that the above entitled application be, and the same hereby is granted, subject to the following conditions:

- l. The consideration to be paid for the property herein authorized transferred shall never be urged before this Commission or any other rate fixing body as a measure of value of said property for rate fixing or any purpose other than the transfer herein anthorized.
- 2. Applicant Pasadena Transfer & Storage Company, a corporation, shall immediately cancel tariff of rates and time schedules on file with the Commission covering service, certificate for which is herein authorized transferred. Such cancellation to be in accordance with the provisions of General Order 20.51.
- 3. Applicant Frank Picard, doing business under the fictitious name and style of Sierra Van & Storage Company, shall immediately file, in duplicate, in his own name, tariff of rates and time schedules identical with those as heretofore filed for such service by Pasadena Transfer & Storage Company, a corporation.
- 4. The rights and privileges herein authorized transferred may not be discontinued, sold, leased, transferred nor assigned unless the written consent of the Railroad Commission has first been secured.
- 5. No vehicle may be operated by applicant Frank Picard unless such vehicle is owned by him or is leased under a contract or agreement on a basis satisfactory to the Railroad Commission.

Dated at San Francisco, California, this 10 day of October, 1924.

Commissioners