

Decision No. 22728.

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of)
 STOCKTON WHARF & WAREHOUSE COMPANY,)
 a corporation, and LAWRENCE WAREHOUSE)
 COMPANY, a corporation, for an order)
 authorizing the former to lease cer-)
 tain properties to the latter.)

ORIGINAL

Supplemental
Application No. 16078.

BY THE COMMISSION:

SUPPLEMENTAL ORDER

This is a joint supplemental application of the Stockton Wharf and Warehouse Company and the Lawrence Warehouse Company, in which applicants ask authority (a) to set aside a leasing arrangement dated August 28, 1929, whereby the Stockton Wharf and Warehouse Company leased for a term of two years to the Lawrence Warehouse Company its warehouse at Stockton under authority of our Decision No. 21950 dated December 27, 1929; (b) to permit the Lawrence Warehouse Company to abandon its operation of said warehouse; and (c) to allow the Stockton Wharf and Warehouse Company to again resume the operation of said warehouse.

In our original decision we authorized the present leasing arrangement upon the grounds that the Stockton Wharf and Warehouse Company for a considerable period had been operating the property at an out-of-pocket loss and that the Lawrence Warehouse Company with its better facilities and a larger organization could effect economies in operation which would probably place the warehouse on a paying basis.

It now appears that the controlling interest of the

Stockton Wharf and Warehouse Company has changed hands and the present management is in a position to give an adequate service to the public and wishes to resume the operation of its warehouse. The Lawrence Warehouse Company offers no objection to the cancellation of the lease arrangement. The Stockton Wharf and Warehouse Company will continue the warehouse as a public utility under the same rates, rules and regulations now being used by the Lawrence Warehouse Company.

We are of the opinion that this is a matter not requiring a formal hearing and that the supplemental application should be granted; therefore

IT IS HEREBY ORDERED that applicants be and they are hereby authorized to set aside the said leasing agreement dated August 28, 1929; that applicant Lawrence Warehouse Company be and it is hereby authorized to discontinue the operation of the warehouse of the Stockton Wharf and Warehouse Company, and that Stockton Wharf and Warehouse Company be and it is hereby authorized to resume operations of said warehouse subject to the following conditions:

1. That applicant Lawrence Warehouse Company shall immediately unite with applicant Stockton Wharf and Warehouse Company in a supplement to the tariffs on file with the Commission, applicant Lawrence Warehouse Company on the one hand withdrawing and applicant Stockton Wharf and Warehouse Company on the other hand accepting and establishing such tariffs and all effective supplements thereto.
2. The rights and privileges herein authorized may not be sold, leased, transferred nor assigned, nor service thereunder discontinued, unless the written

consent of the Railroad Commission to the sale,
lease, transfer or discontinuance has first been
secured.

IT IS HEREBY FURTHER ORDERED that our order of Decem-
ber 27, 1929, entered in the above entitled proceeding, be and
it is hereby annulled and set aside.

Dated at San Francisco, California, this 14th day
of August, 1930.

C. P. L...

Leon Whitney

Mark B. L...

Commissioners.