JIA Decision No. 24844. BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA In the Matter of the Suspension by the Commission on its own motion of certain reduced rates on Dairy Products named in MOTOR FREIGHT TERMINAL COMPANY Local ) Case No. 3238. Freight Tariff No. 7, C.R.C. No. 7, applying from various points to Los Angeles.) BY THE COMMISSION: <u>opinio</u> The Commission by order dated April 18, 1932 in the above entitled proceeding, suspended until May 25, 1932, Items 630-A and 630-B of Motor Freight Terminal Company Local Freight Tariff No. 7, C.R.C. No. 7, filed to become effective April 19 and May 19, 1932, respectively, in so far as these items name rates on liquid dairy products. The items were suspended upon protests from interested shippers and from a competing transportation company. The matter was set for hearing before Commissioner Stevenot at Los ingeles May 20, 1932. Before the proceeding was heard, however, respondent applied to the Commission for authority to withdraw the tariff. This authority was granted and the suspended items cancelled on May 12, 1932. The cause for suspension has now been removed and our order of April 18, 1932, should therefore be vacated and this suspension proceeding discontinued. ORDER Upon consideration of all the facts of record, and good l.

cause appearing therefor,

IT IS HEREBY ORDERED that our order of April 18, 1932 in the above entitled proceeding suspending Items 630-A and 630-B of Motor Freight Terminal Company Local Freight Tariff No. 7, C. R.C. No. 7 in so far as reduced rates on liquid dairy products are concerned, be and it is hereby vacated and set aside.

IT IS HEREBY FURTHER ORDERED that this proceeding be and it is hereby discontinued.

Dated at San Francisco, California, this 642.

day of June, 1952.

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