

ORIGINAL

Decision No. 8136

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

-oOo-

In the Matter of the Application)
of B. and H. Transportation Com-)
pany, a corporation, for certifi-)
cate of public convenience and neces-)
sity to operate passenger service on) Application No.6125
Cherry Avenue from the city limits)
of Long Beach, California, at, or)
near Eleventh Street, north to)
Anaheim Road.)

BY THE COMMISSION:

ORDER

B. and H. Transportation Company, a corporation, has petitioned the Railroad Commission for certificate of public convenience and necessity to operate an automobile passenger service on Cherry Avenue from the City Limits of Long Beach, California, at, or near, Eleventh Street, north one block, to Anaheim Road . Applicant is at the present time operating a transportation system in the city of Long Beach and the proposed line on Cherry Avenue is intended as another cross line connecting the Ocean Avenue, Tenth Street and Anaheim Road lines, as well as furnishing transportation to people living on or near Cherry Avenue, and to complete and carry out the plan of the B. and H. Transportation Company to give added transportation to the public which would result in public convenience and necessity.

The Commission is of the opinion that this is a matter in which a public hearing is not necessary and that the application should be granted.

IT IS HEREBY ORDERED that public convenience and necessity require the B. and H. Transportation Company, a corporation, to establish automobile passenger service on Cherry Avenue

from the City Limits of Long Beach, California, at, or near, Eleventh Street, north to Anaheim Road, and that certificate of public convenience and necessity should be and the same hereby is granted subject to the following conditions:

1- That applicant B. and E. Transportation Company, a corporation, will file with the Railroad Commission a written acceptance of this certificate within twenty (20) days from the date of service hereof and that operation of such service will commence within sixty (60) days from the date of service hereof.

2- That the rights and privileges hereby authorized may not be discontinued, sold, leased, transferred nor assigned unless the written consent of the Railroad Commission to such discontinuance, sale, lease, transfer or assignment has first been secured.

3- That no vehicle may be operated by the applicant, B. and E. Transportation Company, unless such vehicle is owned by said applicant or is leased by it on a contract or agreement on a basis satisfactory to the Railroad Commission.

Dated at San Francisco, California, this 23rd day of September, 1920.

Edwin E. Edgerton
H. D. K. V. Leland
H. H. Brundage
Irving Martin
COMMISSIONERS.