PRICINAL

Decision No. 28408....

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA.

In the Matter of the Application of PACIFIC ELECTRIC RAILWAY COMPANY for authority to close its freight agency and station and to maintain a non-agency carload freight station in the City of Burbank, California.

Application No. 19064.

BY THE COMMISSION:

ORDER

Pacific Electric Railway Company on August 23, 1933, applied for authority to close its freight agency at Burbank Station on the Glendale-Burbank Line of its Western Division in Los Angeles County, State of California, and to maintain thereat a non-agency carload freight station.

Accompanying the application is a statement showing the amount of business transacted by the applicant at said station during the twelve months' period ending June 30, 1933. Shown in tabular form below is the revenue derived from the station during the period ending July 31, 1933:

<u>1 tem</u>	Revenue
L.C.L. Freight Forwarded	\$2,652.31
L.C.L. Freight Received	
Carload Freight Forwarded	
Carload Freight Received	498.76

An investigation was made at this location by a member of the Transportation Division on August 30, 1933, and a number of the principal shippers were interviewed. There were no objections to the granting of the application.

It appearing that a public hearing is not necessary herein and that the application should be granted,

IT IS HEREEY ORDERED that Pacific Electric Railway Company

is hereby authorized to close its freight agency at Burbank Station on the Glendele-Burbank Line of its Western Division in Los Angeles County and to change its records and tariffs accordingly, subject, however, to the following conditions:

- (1) Said station is to be continued as a non-agency carload freight station.
- (2) Applicant shall give at least ten (10) days notice prior to making the change by posting a notice in a conspicuous place at its station.
- (3) Applicant shell, within thirty (30) days thereafter, notify this Commission, in writing, of the discontinuance of the facilities authorized herein and of its compliance with the conditions hereof.
- (4) The authorization herein granted shall lapse and become void if not exercised within one (1) year from the date hereof, unless further time is granted by subsequent order.

IT IS HEREBY FURTHER ORDERED that Decision No. 26346 is hereby revoked.

The authority herein granted shall become effective on the date hereof.

Dated at San Francisco, California, this $9^{\frac{1}{100}}$ day of October, 1933.

allow dinor