

Decision No. 26693

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of  
PACIFIC MOTOR TRUCKING COMPANY for  
a certificate of public convenience  
and necessity to include in its  
present highway operation between  
Santa Cruz and Soquel the town of  
Aptos; for an extension of its  
service from Campbell to Le Franc.

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} Application No. 19217

**ORIGINAL**

BY THE COMMISSION -

OPINION

Applicant, Pacific Motor Trucking Company, now conducts service for the transportation of property between Mayfield, San Jose and Los Gatos and Santa Cruz and Watsonville by certificates heretofore granted by this Commission. This service is limited to property consigned to the Southern Pacific Railway, Railway Express Agency, Inc. and Pacific Motor Transport Company and none other. Applicant now asks authority to serve Aptos, a station on the Southern Pacific, near Santa Cruz, on its route between Santa Cruz and Watsonville, this being the only station on this route not now served. Also, it seeks extension of its service between San Jose and Los Gatos by an extension between Campbell and Le Franc, the last named not now receiving service by any carrier. The rates are to be those of the carriers to be served, and the transportation will be by contract as elsewhere on the service with each rail carrier. No public service otherwise is to be rendered.

This is a matter in which a public hearing is not necessary. The application will be granted.

## ORDER

Pacific Motor Trucking Company having made application to extend its truck transportation service to Aptos and between Campbell and Le Franc, and the Railroad Commission hereby finding that public convenience and necessity require such extensions,

IT IS HEREBY ORDERED that a certificate of public convenience and necessity therefor be and the same hereby is granted to Pacific Motor Trucking Company as an extension and enlargement of its rights granted by Decision No.26017, on Application No.18892, and No.26134, on Application No.18862, and subject to the following conditions:

1. Applicant shall file its written acceptance of the certificate herein granted within a period of not to exceed fifteen (15) days from date hereof, stipulating therein that the certificate is accepted as an extension and enlargement of its present rights and not as a new or separate right.
2. Applicant shall file, in triplicate, and make effective within a period of not to exceed thirty (30) days from the date hereof, on not less than ten days' notice to the Commission and the public a tariff or tariffs constructed in accordance with the requirements of the Commission's General Orders and containing rates and rules which, in volume and effect, shall be identical with the rates and rules shown in the exhibit attached to the application insofar as they conform to the certificate herein granted.
3. Applicant shall file, in duplicate, and make effective within a period of not to exceed thirty (30) days from date hereof, on not less than five days' notice to the Commission and the public, time schedules covering the service herein authorized, in a form satisfactory to the Railroad Commission.
4. The rights and privileges herein 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.
5. No vehicle may be operated by applicant herein unless such vehicle is owned by said applicant or is leased by it under a contract or agreement on a basis satisfactory to the Railroad Commission.

For all other purposes the effective date of this order shall be twenty (20) days from the date hereof.

Dated at San Francisco, California, this 3<sup>rd</sup> day of January, 1934.

C. Leavelle  
Leon C. Whiteley  
W. A. Carr  
W. E. Harris  
W. H. Moore  
COMMISSIONERS.