Decision No. 30033.

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of JOHN BYRNE, AGENT, under Powers of Attorney and Concurrences on file with the Commission, for the following carriers: CHAMEERLIN STEAMSHIP CO., LTD.; CHRISTENSON-HAMMOND LINE (HAMMOND SHIPPING CO., LTD.); LOS ANCHLES-SAN FRANCISCO NAVIGATION CO.; McCORMICK STEAMSHIP COMPANY; NELSON STEAMSHIP COMPANY and PACIFIC STEAMSHIP LINES LTD., for an order authorizing the publication, on one day's notice, of a rule and notes limiting certain freight rates to direct vessels.

TYMIOINO

Application No. 20365.

BY THE COMMISSION:

SECOND SUPPLEMENTAL ORDER

By Decision No. 28728 of April 13, 1936, in the above entitled proceeding, and as amended, applicants and their connecting carriers were authorized to limit, for a period of twelve months, the applicability of rates to and from the ports of Alameda, Oakland and Richmond to vessels serving those ports by direct call.

By supplemental application, authority is sought to continue the limitations for an additional period of twelve months. In support of this request applicants represent that the conditions that were relied upon to justify the relief previously granted still prevail. They accordingly urge that an extension is justified on the grounds set forth in the original proceeding.

Those who appeared at the hearings in this matter as protestants have been notified of the proposed extension and have informed the Commission that they have no objection to offer.

An exception was made under certain emergency circumstances specified in the order.

It appears that this is a matter in which a public hearing is not necessary and that the application should be granted; therefore.

IT IS HERREY ORDERED that the applicants in this proceeding be and they are hereby authorized to re-publish on not less than one (1) day's notice to the Commission and to the public, the rules, changes and cancellations appearing in smended Exhibit "A" of the application.

IT IS HEREBY FURTHER ORDERED that the authority herein granted be and it is hereby subject to the express condition that none of the parties to this proceeding will ever urge before this Commission in any proceeding under Section 71 of the Public Utilities Act, or in any other proceeding, that the opinion or order herein constitutes a finding of fact of reasonableness of any particular rate, and the acceptance by applicants of the benefits of this order will be considered as consent by respective carriers to this condition.

The effective date of this order shall be the date hereof.

Dated at San Francisco, California, this 7th day of

August, 1937.

Commissioners