

Decision No. 31309

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application
for the transfer of certain pro-
perties from ASSOCIATED TERMINALS
COMPANY, a corporation, to ASSOCI-
ATED-BANNING COMPANY, a corporation.

Application No. 22300

BY THE COMMISSION:

OPINION AND ORDER

ORIGINAL

This is an application for an order authorizing Associated Terminals Company, a California corporation, to transfer its right and privilege to perform car loading services, for a nominal consideration to Associated-Banning Company, a California corporation.

Associated Terminals Company heretofore was engaged in the stevedoring business on San Francisco Bay and incidentally in connection with such business performed certain car loading and unloading services. In 1933 the Commission, after an investigation on its motion, entered its order (Decision No. 25679, dated February 27, 1933, in Case No. 3323), in which it found that the company and certain other respondents named therein, were engaged in business as a public utility and ordered it, as well as the other respondents, to file tariffs containing rates, rules and regulations applicable to the public utility operations of carloading and unloading and any and all accessorial services incidental thereto.

Thereafter Associated Terminals Company filed with the Commission its tariff, CRC No. 1, issued April 6, 1933, effective April 12, 1933, setting forth its rates, rules and regulations governing its carloading and unloading services in the San Francisco Bay district.

The present application shows that Associated Terminals Company in 1937 transferred its properties to Associated-Banning Company and no longer is engaged in business. The latter company, now performing

the stevedoring business formerly conducted by Associated Terminals Company, desires to have transferred to it the right and privilege to perform the carloading and unloading services incidental to such stevedoring operations. Accordingly, the two companies have filed this application for an order authorizing the transfer.

The Commission has given this matter consideration and is of the opinion that a public hearing is not necessary and that the request of applicants should be granted, as herein provided, therefore,

IT IS HEREBY ORDERED, that Associated Terminals Company be, and it hereby is, authorized to transfer to Associated-Banning Company, on and after the date hereof and on or before December 31, 1938, its rights to perform carloading and unloading services in the San Francisco Bay district, as set forth in its tariffs now on file with this Commission, provided that within thirty (30) days after the date of this order, Associated Terminals Company and Associated-Banning Company will join in common supplement, to be filed in duplicate, to the tariffs now on file with the Commission by Associated Terminals Company, said Associated Terminals Company on the one hand withdrawing and said Associated-Banning Company on the other hand adopting and establishing as its own such tariffs and all effective supplements thereto.

DATED at San Francisco, California this 31st day of October, 1938.

Frank R. Allen
Frank R. Allen
Frank R. Allen
Ray L. Riley

COMMISSIONERS