

IN

Decision No. 33370

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of LONG BEACH)	
MOTOR BUS COMPANY, a California corporation,)	
for a temporary certificate of public convenience)	First Supplemental
and necessity, authorizing the applicant to ex-)	Appl. No. 23322
tend his common carrier motor coach service nine)	
blocks easterly from its present Seal Beach)	
terminus.)	

ORIGINAL

BY THE COMMISSION:

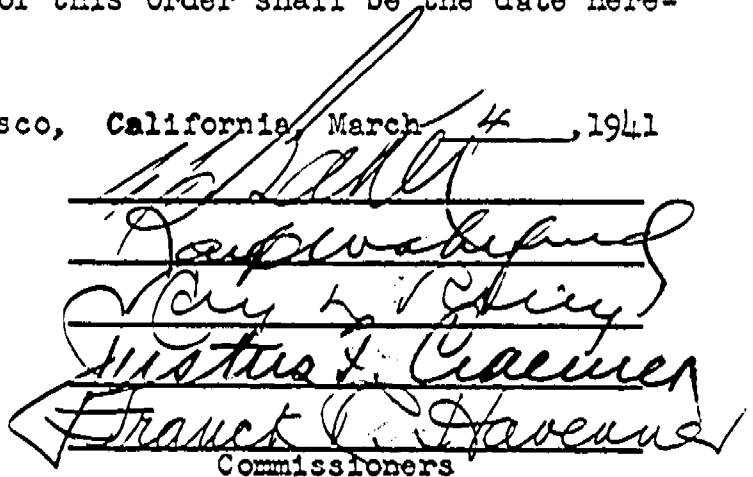
SUPPLEMENTAL ORDER

By Decision No. 33658 the Commission granted a certificate to Long Beach Motor Bus Company authorizing an extension of its service from Long Beach to Seal Beach, but according the grantee the privilege of discontinuing service after a trial period of thirty days if the revenue therefrom proved insufficient. Said decision was amended by Decision No. 33722 which extended to February 10, 1941, the right of grantee to discontinue said service. It now appearing that Long Beach Motor Bus Company does not propose to invoke the discontinuance privilege referred to, but is willing to continue the service indefinitely, it is proper that Decision No. 33658 now be amended by striking said clause from the order contained therein.

Therefore, good cause appearing, IT IS HEREBY ORDERED that condition (3) of the order in Decision No. 33658 be and the same is hereby revoked, and shall have no further force and effect.

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

Dated at San Francisco, California, March 4, 1941



Commissioners