

ORIGINAL

Decision No. 38551

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of SAN FRANCISCO WAREHOUSE COMPANY, a corporation, for a certificate of public convenience and necessity authorizing it to increase its stor-age space within the City and County of San Francisco. In the Matter of the Application of HASLFTT WAREHOUSE COMPANY, a corpora-tion, for a certificate of public convenience and necessity authorizing it to increase its storage space within the City and County of San Francisco, California. In the Matter of the Application of SAN FRANCISCO WAREHOUSE COMPANY, a corporation, for a certificate of public convenience and necessity authorizing it to increase its stor-age space within the City and County

In the Matter of the Application of C. L. TILDEN, C.L. TILDEN, JR. and IRVING S. CULVER, a co-partnership doing business as GIERALTAR WARE-HOUSES, for a certificate of public convenience and necessity authoriz-ing them to increase their storage space within the City and County of San Francisco, California.

of San Francisco, California.

In the Matter of the Application of FARNSWORTH AND RUGGLES, a corporation,) for a certificate of public convenience and necessity authorizing it to) increase its storage space within the City and County of Sen Francisco, California.

In the Matter of the Application of HOWARD TERMINAL, a corporation, for a certificate of public convenience and necessity authorizing it to increase its storage space within the City of Cakland, County of Alameda, California.

In the Matter of the Application of HASLETT WAREHOUSE COMPANY, a corpora-tion, for a certificate of public convénience and necessity authorizing) it to increase its storage space with-) in the City of Oakland, County of) Alameda, California.

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Application No. 22695 -

Application No. 23823

Application No. 23851

Application No. 23852

Application No. 23857

Application No. 24785

Application No. 24864

) Application No. 24892

) Application No. 24946

Application No. 24947 *

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In the Matter of the Application of J. A. CLARK DRAYING COMPANY, LTD., a corporation, for a certificate of public convenience and necessity authorizing it to increase its storage space within the City and County of San Francisco, California.

In the Matter of the Application of JOHN FOX, doing business under the fictitious name of JOHN McCARTHY AND SON, for a certificate to operate the business of warehouseman.

In the Matter of the Application of DANIEL GALLACHER TEAMING, MERCANTILE AND REALTY COMPANY, a California Corp., for a certificate to operate the business of warehouseman.

In the Matter of the Application of A.B.C. TRANSFER & STORAGE COMPANY, INC., for a Certificate of Public Convenience and Necessity authorizing it to increase its storage space within the City and County of San Francisco, California.

In the Matter of the Application of STATE TERMINAL CO. LTD., a corporation, for a certificate of public convenience and necessity, authorizing it to operate 100,000 square feet of warehouse space within the City and County of San Francisco.)))) Application No. 26587

Application No. 25983 ×

BY THE COMMISSION:

SUPPLEMENTAL OPINION AND ORDER

Applicants are public utility warehousemen operating in San Francisco and Oakland. By prior orders in these proceedings, they were granted temporary certificates of public convenience and necessity to meet abnormal requirements for raw/material storage for the United States Government and for transshipment cargo storage for the public generally. These authorizations are scheduled to expire December 31, 1945. Their extension for a one-year period is:now sought.

In the verified supplemental applications it is alleged that when these matters were last considered a year ago the principal demand for storage was that occasioned by the stock piling of war

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materials; that this condition has changed only in that today the warehouse space involved is required chiefly for storage of materials which have become surplus; and that the length of time such storage requirements will continue to prevail cannot yet be determined.

It appears that this is a matter in which a public hearing is not necessary and that the sought extension should be granted.

Therefore, good cause appearing,

IT IS HEREBY ORDERED that the expiration date of the authorizations granted applicants by Decision No. 33615, as amended, in Application No. 22695; Decision No. 33777, as amended, in Applications Nos. 23823, 23851, 23852 and 23857; Decision No. 35359, as amended, in Applications Nos. 24785, 24864 and 24892; Decision No. 37455, as amended, in Applications Nos. 24946 and 24947; Decision No. 36961, as amended, in Application No. 25983; and Decision No. 37886 in Application No. 26587, be and it is hereby extended to December 31, 1946, unless sconer changed or further extended by appropriate order of the Commission.

This order shall become effective January 1, 1946.

Dated at San Francisco, California, this _____ day of December, 1945.

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