Decision No. 40175

ORIGINAL

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application) of PACIFIC MOTOR TRUCKING COMPANY,) a corporation, for a Certificate) of Public Convenience and Necessity) to operate motor vehicles over the) public highways between the stations) of Tracy and Merced, Tracy and Los) Banos, and between Fresno and Dos) Palos, on the line of the Southern) Pacific Company.

Application No. 19598 14th Supplemental

ORDER OF REVOCATION

By Decision No. 36209, dated March 9, 1943, in Application No. 19598, eighth supplemental, Pacific Motor Trucking Company was granted a certificate of public convenience and necessity authorizing the transportation of property between Crows Landing and United States Navy Outline Landing Field, located approximately three miles west of Crows Landing. The application states that applicant has ceased operating a truck service between the points named, and states further that the United States Navy has discontinued and permanently abandoned all operations at United States Navy Outline Landing Field, and that public convenience and necessity no longer require the operation by applicant of highway common carrier service between Crows Landing and United States Navy Outline Landing Field, as authorized by said Decision No. 36209. Under the circumstances the certificate should be revoked. A public hearing is not required.

Therefore, good cause appearing,

IT IS ORDERED as follows:

(1) That Pacific Motor Trucking Company is hereby authorized to discontinue and abandon operation as a highway common carrier,

(1) Applicant has advised the Commission that no shipments have been transported either to or from Crows Landing or the Landing Field

since July 1946.

as defined by Section 2-3/4 of the Public Utilities Act between Crows Landing and United States Navy Outline Landing Field.

- (2) That the certificate of public convenience and necessity authorizing such operation granted by Docision No. 36209, dated March 9, 1943, is hereby revoked and annulled.
- (3) That applicant shall file in triplicate appropriate supplements to its tariffs and time tables within 60 days from the effective date hereof and on not less than 5 days notice to the Commission and the public showing the discontinuance of service as heretofore authorized.

The effective date of this order shall be 20 days from the date hereof.

Dated at San Transisco California, this 15th day of