28564-28719-10

ORIGINAL

Decision No. 40766

BEFORE THE PUBLIC UTILITIES COLDISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application) of HARBOR DISTRICT WAREHOUSE) COLPANY, for an Order Suspending) Public Utilities Operations.)

Application No. 28564

In the Matter of the Application of MARBOR DISTRICT WARMHOUSE COMPANY, for an Order Canceling Corporation's Right to Operate as a Public Utility and request that application for suspension of operations be denied.

Application No. 28719

OPINION AND ORDER

Applicant holds a certificate of public convenience and necessity to operate a public utility warehouse in Los Angeles. The certificate, originally issued to City & Harbor Warehouse, Ltd. and subsequently transferred to applicant, is restricted to operations conducted at a specific location on Mormon Island. Decision No. 36722 of November 23, 1943, in Application No. 25849, authorized temporary suspension of service for the reason that possession of the property was taken by the United States of America.

In Application No. 28564 authority for further suspension was sought. It was asserted that although the United States had relinquished possession of the property, applicant was unable to commence operations since its lease on the property-had expired.

Subsequently, Application No. 28719 was filed requesting dismissal of Application No. 28564 and revocation of applicant's operating authority on the grounds that facilities to provide the service are not available.

Applicant acquired the certificate pursuant to Decision No. 31552 (41 C.R.C. 668).

-1-

28564-28719-17

It appears that, under the circumstances, applicant's operative authority should be revoked and its request for further suspension dismissed. A public hearing is not necessary.

Therefore, good cause appearing,

IT IS HEREBY ORDERED that the certificate of public convenience and necessity acquired by Harbor District Warehouse Company, a corporation, pursuant to Decision No. 31552 of December 12, 1938, in Application No. 22375, be end it is hereby revoked and that tariffs naming rates, rules and regulations applicable to the operations here involved may be canceled on not less than five (5) days' notice to the Commission and to the public.

IT IS HIREBY FURTHLE ORDERED that Application No. 28564 be and it is hereby dismissed...

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

Dated at Los Angeles, California, this 30 day of September, 1947.

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