Decision No. 45747

MARIAN

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of Donald Ray Inglis for exemption from the provisions of General Order 84C regarding C.O.D. Bond.

Application No. 32403

OPINION AND ORDER

Applicant holds highway contract carrier and city carrier permits. By Decision No. 43895 of March 7, 1950, in Application No. 30829, he was authorized to handle C.O.D. (collect on delivery) shipments for Montgomery Ward & Co. without securing and filing a surety bond as required by General Order No. 84C. This authority expired March 27, 1951. Applicant now seeks its reinstatement. The shipper involved has again voluntarily waived the protection afforded by the C.O.D. bond requirements.

It appears that this is a matter in which a public hearing is not necessary and that reinstatement of applicant's authority is justified.

Because the conditions under which the C.O.D. service in question is performed may change at any time, the reinstated authority will be limited to a one-year period and made subject to such earlier cancellation, change or further extension as circumstances may require.

Therefore, good cause appearing,

IT IS HEREBY ORDERED that Donald Ray Inglis be and he is hereby authorized to handle C.O.D. shipments for Montgomery Ward & Co. without providing and filing the surety bond required by

General Order No. 84C; that this authority shall expire one (1) year after the effective date of this order, unless sooner canceled, changed or extended by order of the Commission; and that in all other respects the rules and regulations set forth in General Order No. 84C shall govern the C.O.D. services involved in this proceeding.

This order shall become effective twenty (20) days after the date hercof.

Dated at San Francisco, California, this <u>22nd</u> day of May, 1951.

Harolat Hula

Commissioners