

ORIGINAL

Decision No. 48073

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application)
of HIGHWAY TRANSPORT, INC., a)
corporation, HIGHWAY TRANSPORT)
EXPRESS, a corporation, and)
INTERLINES MOTOR EXPRESS, a)
corporation, to establish)
joint rates.)

Application No. 33893

ORDER OF DISMISSAL

By this application Highway Transport, Inc., a highway common carrier, Highway Transport Express, an express corporation, and Interlines Motor Express, a highway common carrier, propose the establishment of joint rates for the transportation of shipments originating at points on the line of one of the highway common carriers and destined to points on the line of the other. In all cases the express corporation would be an intermediate carrier. Applicants request that if authority to establish such joint rates is not necessary the application be dismissed.

The identical question was considered and decided in Pacific Southwest Railroad Association v. California Motor Express Ltd., et al., 46 C.R.C. 509, 520-1 (1946). The Commission held that authority was not required to establish joint rates of the type here proposed. Accordingly, the application will be dismissed.

Therefore, good cause appearing,

IT IS HEREBY ORDERED that the above-entitled application be and it is hereby dismissed.

Dated at Los Angeles, California, this 16th day of December, 1952.

[Signature]
President
[Signature]
[Signature]
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Commissioners