

Decision No. engor
BEFORE THE PUBLIC UIILITIES COMMISSION OF THE STATE OF CALIFORNIA
In the Matter of the Application of
IONG BEACE MOTOR BUS COMPANY request- )
ing authority to reroute portions of certain routes within the city of Iong Beach.

Applicant operates a passenger stage service in the City of Long Beach and vieinity. By Decision No. 49170, on Application No. 34659 , it was authorized, among other things, to operate along routes as described in Appendix "A", attached to said decision.

On October 24, 1953, appl1cant was advised by the Bureau of Franchises and Pribile Utilities of the City of Iong Beach to alter the operation of Routes $2,5,6,8,13$ and 15 in the downtown section of the city to conform with local traffic regulations resulting from the establishment by the city authorities of a one-way street program on Pine Avenue and on Locust Street as more specifically set forth in this appifeation.

Authority is sought nerein to reroute portions of said dosignated routes to conform with the city's trafinc program.

The matter has been considercd by a Commssion engineer, and he has reported that the pian is in the pubinc interest.

There will be no other change in the present operetions.
Applicant has appended to its application a complete description of all of its routes as they will be operated, and requests that seid routes be authorized in place and in stead of the routes described in Appendix "A" attached to Decision No. 49170.

The Commssion finds thot applicant's request is in the public interest and thorefore the application will be granted. A public hearing is not necessary.

## ORE ER

Application having been made, the Commission being fully advised in the premises, and good cause appearing,

IT IS ORDERED:
(1) That Long Beach Motor Bus Company, a corporation, be, and it hereby is, authorized to operate its passenger stage service over and along the routes as described in Appendix "A", filed with this appilcation as Exhibit No. i, in place and in stead of routes as described in Appendix "A" attached to Decision No. 49710, on Appifeation No. 34659.
(2) That except as herein authorized said Decision No. 49710 shall remain in full force and effect.

The effective date of this order shall be twenty days after the date hereof.
 or Deneconli Px, 1953.


