ORIGINAL

54922 Decision No.

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of EL JO CORPORATION to suspend its certificate of public convenience and necessity authorizing the transportation of petroleum products in bulk via irregular route.

Application 37441

ORDER OF REVOCATION

El Jo Corporation, by Decision No. 50722, dated November 3, 1954, in Application No. 35734, was authorized to acquire from John A. Dutton, Thomas F. Dutton and Lloyd W. Jones, co-partners, doing business as Dutton Bros. & Jones, a certificate of public convenience and necessity authorizing the operation of a service as a petroleum irregular route carrier for the transportation of petroleum and petroleum products in tank trucks and tank trailers between all points and places in the State of California. This certificate was created by Decision No. 44365, dated June 20, 1950, in Application No. 31093. By Decision No. 52300, dated November 29, 1955, in Application No. 37441, the El Jo Corporation, by its own request; was authorized to suspend its operations for a period of one year after the effective date of the decision which was December 19, 1955.

The Transportation Division reports that the carrier has not requested the reinstatement of its certificate nor has it filed evidence of liability insurance as required by General Order No. 100.

-1-

MK -

A. 37441 MK

In view of the foregoing circumstances, the Commission finds that El Jo Corporation has discontinued and abandoned the petroleum irregular route operations described above without first having obtained appropriate authority therefor, and that it should be required to have its participation in the agency tariff to which it is a party canceled.

Therefore, good cause appearing,

IT IS ORDERED that the certificate of public convenience and necessity created by Decision No. 44365, dated June 20, 1950, in Application No. 31093 and authorized to be transferred by Decision No. 50722, dated November 3, 1954, in Application No. 35734, is hereby revoked and that El Jo Corporation is hereby directed to cause to be canceled, on not less than five days' notice to the Commission and public, its participation in tariffs naming rates and rules governing the operations herein involved.

The Secretary of the Commission is hereby directed to cause a certified copy of this order to be served upon El Jo Corporation in the manner prescribed by law.

The effective date of this order shall be the twentieth day after lawful service thereof upon El Jo Corporation unless El Jo Corporation before such effective date shall have filed with this Commission a written response to this order denying the facts set

-2-

forth herein and requesting a public hearing thereon, in which event the effective date of this order shall hereby be stayed until a hearing is held and a further order is issued.

30 th Dated at Los Angeles , California, this ipril 1957-day of ceident Commissioners