Decision No. 55470



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BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

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In the Matter of the Application of MARION GOPCEVIC and LURAH VOUTE, individuals doing business as DODD WAREHOUSE AND DRAYAGE COMPANY, to sell and transfer, and THOMPSON BROS., INC., a corporation, to purchase and acquire highway common carrier and public utility warehouse operative rights and property, and of THOMPSON BROS., INC. to issue evidences of indebtedness and encumber public utility property.

Application No. 38907 First Supplemental

<u>O P I N I O N</u>

By Decision No. 54734, dated March 26, 1957, in Application No. 38907, the Commission authorized Marion Gopcevic and Lurah Voute, doing business as Dodd Warehouse and Drayage Company, to transfer operative rights and tangible property to Thompson Bros., Inc.

By Decision No. 47423 dated June 30, 1952, in Application No. 32048 M. S. Dodd was authorized to operate as a highway common carrier limited to shipments having either origin or destination in one of Dodd's warehouses located in San Francisco, or moving to or from a person or firm which has a current storage account with one or more of said warehouses.

It is requested (1) that Decision No. 47423 be modified by substituting the name of Thompson Bros., Inc. and (2) that the City of Selby be excluded from the terms of the restriction.

As justification for the authority sought it is alleged that the name of Thompson Bros., Inc. should be substituted in view of the fact that Dodd Warehouse and Drayage Company no longer operates a warehouse business and that Thompson is presently serving Selby as a permitted carrier and the restriction on its certificated operation may lead to difficulties.

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After consideration the Commission is of the opinion and so finds that public convenience and necessity require the granting of the authority sought. A public hearing does not appear to be necessary.

<u>order</u>

Application having been filed and the Commission being informed in the premises,

IT IS ORDERED:

That ordering paragraph (1) of Decision No. 47423 dated June 30, 1952, is hereby amended to read as follows:

- (1) That a certificate of public convenience and necessity is hereby granted to Thompson Bros., Inc. authorizing the establishment and operation of a service as a highway common carrier, as defined in Section 213 of the Public Utilities Code, for the transportation of shipments of general commodities, except petroleum products in bulk in tank vehicles, uncrated household goods, explosives, and livestock, having either origin or destination in one of the San Francisco warehouses of Thompson Bros., Inc., or moving to or from a person or firm which has a current storage account with one or more of said warehouses, between the following points:
 - (g) Applicant may serve the City of Selby without being subject to the restriction that shipments have either origin or destination in one of its San Francisco warehouses, or moving to or from a person or firm which has a current storage account with one or more of said warehouses.

The effective date of this order shall be twenty days after the date hereof.

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		Dated at	Los Angeles	_, California, this
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Commissioners