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58084 Decision No.

BEFORE THE PUBLIC UTILITIES COMMISSION ALIFORNIA

Investigation on the Commission's) own motion into the operations, rates, and practices of SACRAMENTO FREIGHT LINES, INC., a California corporation.

Case No. 6031

ORDER AMENDING AND MODIFYING DECISION NO. 57717, AS AMENDED, AND DENYING REHEARING

Sacramento Freight Lines, Inc., a California corporation and California Packing Corporation, having filed petitions for rehearing of Decision No. 57717, as amended, and the Commission having carefully considered said petitions, and each and every allegation contained in the said petitions;

Good cause appearing, it is hereby ordered that the ordering portion of Decision No. 57717, as amended, is further amended and modified to provide as follows:

(1) Commencing at 12:01 a.m. on the third Monday following the effective date hereof, Sacramento Freight Lines, whether operating as a highway common carrier, radial highway common carrier or a highway contract carrier, shall not serve California Packing Corporation, or its successors or agents, either as consignees or consignors, for a period of ten days; shall not serve Armstrong Cork Company, Incorporated, or its successors or agents, either as consignees or consignors, for a period of five days; and shall not serve Campbell Soup Company, or its successors or agents, either as consignees or consignors, for a period of five days. This prohibition shall be considered as a partial suspension of this respondent's certificate of public convenience and necessity to operate as a highway common carrier and its permits to operate as a radial highway common carrier and as a highway contract carrier.

(2) At least ten days before the suspension period commences Sacramento Freight Lines shall send written notice to the shippers mentioned in paragraph (1) notifying same of its suspensions and the period thereof and shall post at its terminals and station facilities used for receiving property from the public for transportation a notice to the public stating that its highway common carrier, radial highway common carrier and highway contract carrier operating authority have been suspended as set forth in paragraph (1) hereof. (3) Sacramento Freight Lines, Inc. is hereby directed to take such appropriate action as may be necessary to collect the amounts of the undercharges and to refund the overcharges specifically set forth in the opinion in Docision No. 57717, dated 16 December 1958 and to notify the Commission in writing upon the consummation of such collections and reparations. (4) In the event charges to be collected or amounts to be refunded as provided in paragraph (3) of this order, or any part theroof, remain uncollected or not refunded within one hundred twenty days after the offective date of this order, Sacramento Freight Lines shall submit to the Commission, on the first Monday of each month, a report of the undercharges or overcharges remaining to be collected or refunded and specifying the action taken to collect or refund such charges and the result of such action, until such charges have been collected or refunded in full or until further ordor of this Commission.

IT IS FURTHER ORDERED that the aforesaid potitions for rehearing be, and the same are, hereby denied.

The Secretary of the Commission is directed to cause personal service of this order to be made upon Sacramento Freight Lines, Inc., and the effective date of this order and Decision No. 57717,

as amended, shall be ten (10) days after the completion of such
service upon Sacramento Freight Lines, Inc.
Dated at San Francisco, California, this and day of
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Commissioners