A.36318-CP

Decision No. <u>59065</u>

ORIGINAL

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of Wayman F. Lindsay and Rodney L. Rogers, doing business as LOCAL FREIGHT CO. to operate a highway common carrier service.

Application No. 36318

ORDER VACATING SUSPENSION OF OPERATIVE RIGHTS

Decision No. 58783, dated July 21, 1959, in this proceeding, provided for the suspension of the certificate of public convenience and necessity of Wayman F. Lindsay and Rodney L. Rogers, doing business as Local Freight Co., unless prior to the effective date of that decision applicant shall have filed evidence of adequate liability insurance, in which event the order would be stayed. Applicants filed the required evidence of insurance on September 8, 1959, bearing a retroactive effective date of July 14,1959. Inasmuch as evidence of adequate insurance is on file, the order of suspension in Decision No. 58783, supra, will be vacated.

Wayman F. Lindsay and Rodney L. Rogers are hereby placed on notice that the conducting of operations without adequate evidence of insurance on file with this Commission is a violation of General Order No. 100A. It is emphasized that the filing of evidence of insurance with a retroactive effective date to cover the period when evidence of insurance protection was not on file with the Commission does not meet the requirements of that general order. In the event applicants should operate in the future without having evidence of liability insurance on file with the Commission, consideration will be given to possible penalty or other action.

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Therefore, good cause appearing,

IT IS ORDERED that Decision No. 58783, dated July 21, 1959, in Application No. 36318, is hereby vacated and set aside.

This order shall become effective on the date hereof. Dated at San Francisco, California, this <u>APTL</u> day of September, 1959.

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