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Decision No.	61292	•	•		

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of LYLE V. ABBOTT, doing business as ACE CITY DELIVERY, for an expansion and restatement of his certificates of public convenience and necessity authorizing highway common carrier service.

Application No. 42792

OPINION

By the application herein, filed on October 24, 1960, applicant, a highway common carrier, operating as such pursuant to authority from this Commission, seeks an in lieu certificate of public convenience and necessity authorizing him to transport general commodities, with exceptions, to, from, and between all points and places in the Los Angeles Basin Territory, as described in Item 270 Series of Minimum Rate Tariff No. 2.

Applicant proposes to use any and all available public streets and highways between the points in the service area.

Applicant's present authority, Decision No. 53730, dated September 4, 1956, in Application No. 36095, authorizes the applicant to transport limited commodities to, from, and between points and places in the Los Angeles Territory.

As justification for the granting of the requested authority applicant alleges that he has conducted operations throughout the los Angeles Basin Territory under his permitted authorities, and since receipt of the certificate of public

convenience and necessity, referred to, supra, has been serving a portion of said area as a highway common carrier; that during this period of operations he has experienced growing and continual demands from the shipping public and has adjusted and expanded his service to meet said needs; that applicant's authorities in the past were adequate to cover the existing operations, but due to the remarkable economic and population growth of Southern California and the expanded transportation needs of the shipping public, the existing authority is not adequate; that the number of commodities which the applicant is transporting between points in the proposed area has been steadily increasing and that requests are continually being received for additional service between points in the permitted area outside of his certificated area; that because of the limits pertinent to his permitted authority applicant has been reluctant to satisfy the complete requirements of the shippers; and that the granting of the application herein will give applicant the authority to fill the shippers' needs.

The proposed service will be daily, Monday through Friday, and the time in transit will either be the same day or overnight.

Applicant proposes to maintain the same rules and regulations in the proposed service area as are contained in Western Motor Tariff Bureau, Inc., Agent, Local, Joint and Proportional Freight Tariff 17A, Cal. P.U.C. No. 33, Elmer Ahl Series.

Applicant owns and operates 19 pieces of revenue equipment. His financial condition as of June 30, 1960, shows total assets of \$124,721 and liabilities of \$4,850. His net profits for the first six months of the year 1960, before income taxes, were \$13,968.

Applicant served copies of the application on all known competing carriers at the time he filed the application with the Commission. No objections have been received by this Commission.

The Commission having considered the matter is of the opinion, and finds and concludes, that public convenience and necessity require that applicant be authorized to establish and operate a highway common carrier service as hereinafter set forth. An in lieu certificate will be granted, for the purpose of clarification, in place of applicant's present operating authority which will be canceled.

A public hearing is not deemed necessary.

Lyle V. Abbott is hereby placed on notice that operative rights, as such, do not constitute a class of property which may be capitalized or used as an element of value in rate fixing for any amount of money in excess of that originally paid to the State as the consideration for the grant of such rights. Aside from their purely permissive aspect, such rights extend to the holder a full or partial monopoly of a class of business. This monopoly feature may be modified or canceled at any time by the State, which is not in any respect limited as to the number of rights which may be given.

ORDER

An application having been filed, the Commission having found that public convenience and necessity require that applicant be granted the authority he has requested, and based on said findings,

IT IS ORDERED:

- 1. That a certificate of public convenience and necessity is granted to Lyle V. Abbott, doing business as Ace City Delivery, authorizing him to operate as a highway common carrier, as defined in Section 213 of the Public Utilities Code, for the transportation of property between the points as more particularly set forth in Appendix A and Appendix B attached hereto and made a part hereof.
- 2. That in providing service pursuant to the certificate herein granted applicant shall comply with and observe the following service regulations:
 - (a) Within thirty days after the effective date hereof, applicant shall file a written acceptance of the certificate herein granted. By accepting the certificate of public convenience and necessity herein granted, applicant is placed on notice that it will be required, among other things, to file annual reports of its operations and to comply with and observe the safety rules and other regulations of the Commission's General Order No. 99 and insurance requirements of the Commission's General Order No. 100-A. Failure to file such reports, in such form and at such time as the Commission may direct, or to comply with and observe the provisions of General Orders Nos. 99 and 100-A, may result in a cancellation of the operating authority granted by this decision.
 - (b) Within one hundred twenty days after the effective date hereof, and on not less than ten days' notice to the Commission and the public, applicant shall establish the service herein authorized and file in triplicate, and concurrently make effective, tariffs satisfactory to the Commission.

3. That the certificate of public convenience and necessity granted in paragraph 1 of this order is in lieu of and supersedes the certificate of public convenience and necessity granted by Decision No. 53730, dated September 4, 1956, in Application No. 36095, which certificate is hereby canceled and revoked, said revocation to become effective concurrently with the effective date of the tariff filings required by paragraph 2 (b) hereof.

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

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Appendix A

Lyle V. Abbott, by the certificate of public convenience and necessity granted in the decision noted in the margin, is authorized to transport general commodities between all points and places within the Los Angeles Basin Territory, as described in Appendix B attached hereto.

Applicant shall not transport any shipments of:

- (a) Used household goods and personal effects not packed in accordance with the crated property requirements set forth in paragraph (d) of Item No. 10-C of Minimum Rate Tariff No. 4-A.
- (b) Automobiles, trucks and buses, viz.: new and used, finished or unfinished passenger automobiles (including jeeps), ambulances, hearses and taxis; freight automobiles, automobile chassis, trucks, truck chassis, truck trailers, trucks and trailers combined, buses and bus chassis.
- (c) Livestock, viz.: bucks, bulls, calves, cattle, cows, dairy cattle, ewes, goats, hogs, horses, kids, lambs, oxen, pigs, sheep, sheep camp outfits, sows, steers, stags or swine.
- (d) Commodities requiring the use of special refrigeration or temperature control in specially designed and constructed refrigerator equipment.
- (e) Liquids, compressed gases, commodities in semi-plastic form and commodities in suspension in liquids in bulk, in tank trucks, tank trailers, tank semi-trailers or a combination of such highway vehicles.
- (f) Logs.

End of Appendix A

Issued by California Public Utilities Commission.

Decision No. <u>\$1292</u>, Application No. 42792.

LOS ANGELES BASIN TERRITORY includes that area embraced by the following boundary: Beginning at the point the Ventura County-Los Angeles County boundary line intersects the Pacific Ocean; thence northeasterly along said county line to the point it intersects State Highway No. 118, approximately two miles west of Chatsworth; easterly along State Highway No. 118 to Sepulveda Boulevard; northerly along Sepulveda Boulevard to Chatsworth Drive; northeasterly along Chatsworth Drive to the corporate boundary of the City of San Fernando; westerly and northerly along said corporate boundary to McClay Avenue; northeasterly along McClay Avenue and its prolongation to the Angeles National Forest Boundary; southeasterly and easterly along the Angeles National Forest and San Bernardino National Forest boundary to the county road known as Mill Creek Road; westerly along Mill Creek Road to the county road 3.8 miles north of Yucaipa; southerly along said county road to and including the unincorporated community of Yucaipa; westerly along Redlands Boulevard to U. S. Highway No. 99; northwesterly along U. S. Highway No. 99 to the corporate boundary of the City of Redlands; westerly and northerly along said corporate boundary to Brookside Avenue; westerly along Brookside Avenue to Barton Avenue; westerly along Barton Avenue and its prolongation to Palm Avenue; westerly along Palm Avenue to La Cadena Drive; southwesterly along La Cadena Drive to Iowa Avenue; southerly along Iowa Avenue to U. S. Highway No. 50; southwesterly along U. S. Highways Nos. 60 and 395 to the county road approximately one mile north of Perris: and 395 to the county road approximately one mile north of Perris; easterly along said county road via Nuevo and Lakeview to the corporate boundary of the City of San Jacinto; easterly, southerly and westerly along said corporate boundary to San Jacinto Avenue; southerly along San Jacinto Avenue to State Highway No. 74; westerly along State Highway No. 74 to the corporate boundary of the City of Hemet; southerly, westerly and northerly along said corporate boundary to the right of way of The Atchison, Topeka & Santa Fe Railway Company; southwesterly along said right of way to Washington Avenue; southerly along Washington Avenue, through and including the unincorporated community of Winchester to Benton Road; westerly along Benton Road to the county road intersecting U. S. Highway No. 395, 2.1 miles north of the unincorporated community of Temecula; southerly along said county road to U. S. Highway No. 395; souther southerly along said county road to U.S. Highway No. 395; southeasterly along U. S. Highway No. 395 to the Riverside County-San Diego County boundary line; westerly along said boundary line to the Orange County-San Diego County boundary line; southerly along said boundary line to the Pacific Ocean; northwesterly along the shore line of the Pacific Ocean to point of beginning.

Issued by Ca	difornia Public	Utilities	Commiss	ion.
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