Decision No. _52051

ORIGINAL

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of WILLIG FREIGHT LINES, a corporation, to exclude beer and empty beer containers from common carrier certificate.

Application No. 42044

ORDER OF MODIFICATION

It appearing that, by Decision No. 60148, dated May 24, 1960, in Application No. 42044, the highway common carrier certificate of Willig Freight Lines, a corporation, was restricted pursuant to representations made in said application, to exclude the transportation thereunder of beer and empty beer containers;

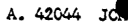
It further appearing that, by Petition for Reconsideration and Modification of Decision No. 60148, filed on April 10, 1961, applicant seeks modification of the aforesaid exclusion so that said exclusion shall apply only to beer transported <u>from</u> San Francisco and on beer containers transported <u>to</u> San Francisco;

It further appearing that said modification is sought on the following grounds:

1. Applicant inadvertently, with undue zest to satisfy the demands of a San Francisco shipper, requested, in the original application, removal entirely from its certificated authority of "beer and empty beer containers".

2. Willig transports substantial quantities of general commodity freight from Los Angeles to San Francisco; on occasion beer moves as a portion of multiple-lot shipments with other certificated commodities so transported; and the complete removal of

-1-



beer and beer containers from its certificate has caused inconvenience to Willig and to shippers located at points other than San Francisco.

3. In consideration of the foregoing representations, public convenience and necessity require the sought modification in said Decision No. 60148.

It appears that the operative right sought by applicant to be restored to it is one which it enjoyed for many years prior to the restriction brought about by said Decision No. 60148.

We find that a public hearing in this matter is not necessary and that public convenience and necessity require the restoration of said operative right as hereinabove sought.

IT IS ORDERED that:

1. Appendix A of Decision No. 59397 is amended by incorporating therein Second Revised Page 3, attached hereto and by this reference made a part hereof, which page cancels First Revised Page 3 of said appendix.

2. That Willig Freight Lines, a corporation, within one hundred twenty days after the effective date of this order and on not less than ten days' notice to the Commission and to the public, shall amend its tariffs to reflect the authority herein granted.

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

_, California, this 3/2tDated at San Francisco day of v 1961. President 9208

-2-

Commissioners

Appendix A

WILLIG FREIGHT LINES, a corporation

Second Revised Page 3 Cancels First Revised Page 3

The following commodities shall not be transported:

- a. Used household goods and personal effects not packed in accordance with the crated property requirements as set forth in paragraph (d) of Item No. 10-C of Minimum Rate Tariff No. 4-A.
- b. Liquids, compressed gases, commodities in semiplastic form nor commodities in suspension; liquids in bulk in tank trucks, tank trailers or tank and semitrailers or a combination of such highway vehicles.
- c. Commodities when transported in motor vehicles equipped for mechanical mixing in transit.
- d. Articles of extraordinary value.
- e. Automobiles, trucks or buses, new or used, finished or unfinished, viz.: passenger automobiles (including jeeps); ambulances; hearses; taxis; freight automobiles; automobile chassis; truck chassis; truck trailers; trucks and trailers combined; buses or bus chassis.
- f. Beer originating at San Francisco and empty beer containers destined to San Francisco.

Issued by California Public Utilities Commission. Decision No. <u>62051</u>, Application No. 42044.