2. 36489, A. 4975 - rm

Decision No. 62502

ORIGINAL

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of CALIFORNIA FREIGHTWAYS, a Corporation, for a Certificate of Public Convenience and Necessity as a highway common carrier of property.

Application No. 36489

IN THE MATTER OF THE APPLICATION OF CALIFORNIA FREIGHTWAYS, A CORPORATION, TO SELL AND CALIFORNIA MOTOR TRANSPORT CO., LTD., A CORPORATION, TO PURCHASE CERTIFICATE OF PUBLIC CONVENTIENCE AND NECESSITY BETWEEN LOS ANGELES AND SAN DIEGO TERRITORY.

Application No. 40775

ORDER SUSPENDING OPERATIVE RIGHTS

California Freightways, a corporation, possesses a certificate of public convenience and necessity to operate as a highway common carrier for the transportation of general commodities, between Los Angeles, on the one hand, and San Trancisco, Oakland, Fresno, Bakersfield and Compton, on the other hand. Its participation in the freight classification applicable to its tariffs has been canceled by the publishing agent. California Treightways has been duly placed upon notice by letter from the Secretary of the Commission that failure to maintain the classification may subject its common carrier operative rights to suspension or revocation pursuant to lawful procedures.

California Freightways having failed to maintain a freight classification in effect and the Commission being of the opinion and finding that such failure constitutes good cause for the suspension of the certificate and of tariffs applicable to services thereunder.

IT IS ORDERED that:

(1) The certificate of public convenience and necessity to operate as a highway common carrier granted to California Freightways,

Section 493 of the Public Utilities Code provides that no common carrier shall engage or participate in the transportation of property between points within this State until its schedules of rates, charges and classifications have been filed and published in accordance with the provisions of that Code.

a corporation, by Decision No. 54856 dated April 16, 1957, in Application No. 36489 as amended by Decision No. 58141 dated March 17, 1959, in Application No. 40775, is hereby suspended pending further order.

(2) All tariffs issued by or on behalf of California Freightways, a corporation, are hereby suspended pending further order. A copy of this order shall be filed with said tariffs in the office of the Commission.

The Secretary is directed to cause service of a certified copy of this order to be made upon California Freightways or to mail a certified copy thereof to it at its last known address as shown in the Commission's records.

The effective date of this order shall be the twentieth day after such service or the above mailing, as the case may be, unless before such effective date California Freightways shall have filed with this Commission a written response to this order denying the facts set forth herein, or shall have filed a proper and lawful freight classification as required by Sections 486 and 493 of the Public Utilities Code, in which event the effective date of this order shall be stayed until further order of the Commission.

Dated at San Francisco, Celifornia, this 29th day of August, 1961.

President

B. Holely