

Decision No. 63092

**ORIGINAL**

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of )  
 MARION GOPCEVIC and LURAH VOUTE, )  
 individuals doing business as DODD )  
 WAREHOUSE AND DRAYAGE COMPANY, to )  
 sell and transfer, and THOMPSON BROS., )  
 INC., a corporation, to purchase and ) Application No. 38907  
 acquire highway common carrier and )  
 public utility warehouse operative )  
 rights and property, and of THOMPSON )  
 BROS., INC. to issue evidences of )  
 indebtedness and encumber public )  
 utility property. )

SUPPLEMENTAL OPINION AND ORDER

By the decision hereinafter identified, Thompson Bros., Inc., acquired certificates of public convenience and necessity authorizing operations as a highway common carrier of general commodities. The following restriction is included in one of the certificates:

"Applicant shall not transport commodities requiring refrigeration when moving in insulated vans with mechanical refrigerating systems."

Under Decision No. 61177, dated December 13, 1960, in Case No. 5432, temperature control charges were established on

"Commodities requiring protection from heat by the use of ice (either water or solidified carbon dioxide) or by mechanical refrigeration."

By letter dated June 20, 1961, the carrier informed the Commission that it would have no objection to the revision of its certificates to make the commodity exclusion consistent with the application of the temperature control charges. The certificate will be amended accordingly, A public hearing is not necessary.

Good cause appearing,

IT IS ORDERED that:


(1) The certificates of public convenience and necessity granted by Decision No. 47423 dated June 30, 1952, in Application No. 32048, and Decision No. 50989 dated January 18, 1955, in Application No. 35176, as amended, and as acquired by Thompson Bros., Inc., by Decision No. 54734, dated March 26, 1957, in Application No. 38907, are hereby further amended by adding the following commodity exclusion:

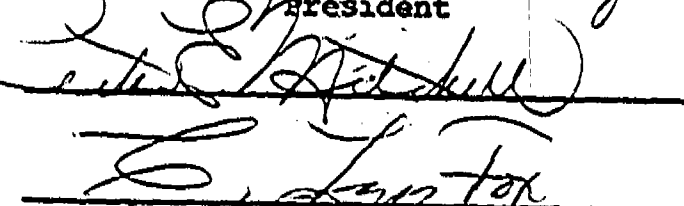
"Commodities requiring protection from heat by the use of ice (either water or solidified carbon dioxide) or by mechanical refrigeration."


(2) Within one hundred twenty days after the effective date hereof, and on not less than five days' notice to the Commission and the public, Thompson Bros., Inc., shall amend its tariffs on file with the Commission to reflect the authority granted herein.

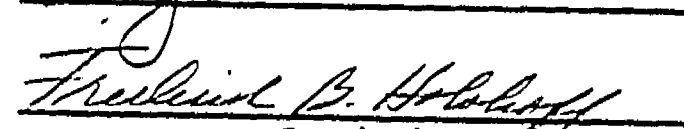
The effective date of this order shall be twenty days after the date hereof.

Dated at San Francisco, California, this 9th day of January, 1962.

  
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President

  
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E. J. Fox

  
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George S. Brown

  
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Commissioners