

ORIGINALDecision No. 63775

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of
 ALCO TRANSPORTATION CO., E. H. GOOD,
 doing business as AMERICAN WAREHOUSE,
 CHARLES A. PEARSON, doing business as
 ANAHEIM TRUCK & TRANSFER CO., ATLANTIC
 WAREHOUSE COMPANY, B & M TERMINAL
 FACILITIES, INC., BEKINS WAREHOUSING
 CORP., CALIFORNIA CARTAGE WAREHOUSE
 CO., a division of CALIFORNIA CARTAGE
 COMPANY, INC., DANIEL C. FESSENDEN
 COMPANY, doing business as CALIFORNIA
 WAREHOUSE CO., CENTRAL TERMINAL WARE-
 HOUSE CO., H. G. CHAFFEE COMPANY,
 CHARLES WAREHOUSE CO., INC., CITIZENS
 WAREHOUSE TRUCKING COMPANY, INC.,
 COLUMBIA VAN LINES, INC., CONSOLIDATED
 WAREHOUSE COMPANY OF CALIFORNIA, DAVIES
 WAREHOUSE COMPANY, FREIGHT TRANSPORT
 COMPANY, G-K DISTRIBUTING, JENNINGS-
 NIBLEY WAREHOUSE CO., LTD., LAW
 EXPRESS, INC., LOS ANGELES TRANSPORT &
 WAREHOUSE CO., LYON VAN & STORAGE CO.,
 M & M TRANSFER COMPANY, MERRIFIELD
 TRUCKING COMPANY, METROPOLITAN WARE-
 HOUSE CO., MOSER TRUCKING INCORPORATED,
 OVERLAND TERMINAL WAREHOUSE CO.,
 PACIFIC COAST TERMINAL WAREHOUSE CO.,
 PACIFIC COMMERCIAL WAREHOUSE, INC.,
 PAXTON TRUCKING COMPANY, PEERLESS
 TRUCKING COMPANY, CLYDE R. HOAGLAND,
 doing business as REDWAY TRANSFER CO.,
 SIERRA MOVING SERVICE, SIGNAL TRUCKING
 SERVICE, LTD., STAR TRUCK & WAREHOUSE
 CO., SUPERIOR FAST DRAYAGE, TORRANCE
 VAN & STORAGE COMPANY, UNION TERMINAL
 WAREHOUSE, WEST COAST WAREHOUSE CORP.
 and WESTLAND WAREHOUSES, INC., for
 authority to increase their rates
 as warehousemen in the City of Los
 Angeles and other Southern California
 points.

Application No. 43849

SUPPLEMENTAL ORDER

By Decision No. 63517, dated April 3, 1962, in this proceeding, various public utility warehousemen, including M & M Transfer Company and Torrance Van & Storage Company, operating in the Los Angeles area, were authorized to increase by 7½ percent their

warehouse rates and charges except those for storage. The rates thus authorized to be increased were set forth in California Warehouse Tariff Bureau Warehouse Tariffs Nos. 28A and 29A (Cal. P.U.C. Nos. 193 and 194, respectively, of Jack L. Dawson, Agent).

By Petition for Modification filed May 18, 1962, M & M Transfer Company and Torrance Van & Storage Company allege that they also provide warehouse rates in their own Warehouse Tariffs No. 1, (Cal. P.U.C. No.1) and No. 2, (Cal. P.U.C. No. 2), respectively. These rates apply on synthetic crude rubber and certain other commodities. The petition further states that, through inadvertance, the above-mentioned individual tariffs were omitted from the list of tariffs in Application No. 43849 for which rate increases were sought. Notwithstanding such omission, petitioners point out, evidence was introduced in the hearing on the original application on behalf of their companies in justification of the increase of 7½ percent in handling rates and charges.

In the light of the above-stated facts, petitioners request that Decision No. 63517 be supplemented to include specific authority for the increase of the handling rates and charges named in their individual tariffs by the same percentage, and subject to the same conditions, as authorized in the original decision.

It appears that the evidence adduced at the hearing of the original application which justified the increases in petitioners' rates, other than for storage, that are set forth in the above-mentioned tariffs of California Warehouse Tariff Bureau has like effect with respect to rates for like services as provided in the aforesaid individual tariffs of petitioners. We find that the sought increased rates and charges have been justified. The petition will be granted. A public hearing is not necessary.

Therefore, good cause appearing,

IT IS ORDERED that:

1. M & M Transfer Company and Torrance Van & Storage Company, respectively, are authorized to establish in M & M Transfer Company Warehouse Tariff No. 1 (Cal. P.U.C. No. 1) and in Torrance Van & Storage Company Warehouse Tariff No. 2 (Cal. P.U.C. No. 2) the increased rates and charges and other tariff adjustments as proposed in Petition for Modification, filed May 18, 1962 in Application No. 43849. Tariff publications authorized to be made as a result of the order herein may be made effective not earlier than ten days after the effective date hereof on not less than ten days' notice to the Commission and to the public.

2. The authority herein granted is subject to the express condition that applicants will never urge before this Commission in any proceeding under Section 734 of the Public Utilities Code, or in any other proceeding that the opinion and order herein constitute a finding of fact of the reasonableness of any particular rate or charge, and that the filing of rates and charges pursuant to the authority herein granted will be construed as a consent to this condition.

3. The authority herein granted shall expire unless exercised within ninety days after the effective date of this order.

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

Dated at San Francisco, California, this 4th day of June, 1962.

[Signature]
President
[Signature]
[Signature]
[Signature]

Commissioner Peter E. Mitchell, being necessarily absent, did not participate in the disposition of this proceeding.

Commissioners