

ORIGINAL

74131

Decision No. \_\_\_\_\_

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of )  
 )  
 TWEEDY & MANGOLD, INC., a corpora- )  
 tion, and ARTHUR F. TWEEDY and )  
 Harry R. MANGOLD, copartners, doing )  
 business as TWEEDY & MANGOLD, for a ) Application No. 42549  
 Permit Authorizing the Sale of and )  
 Issuance of Securities and the )  
 Transfer of a Certificate of Public )  
 Convenience and Necessity and Other )  
 Property. )

ORDER REVOKING OPERATIVE RIGHT

The certificate of public convenience and necessity  
 acquired by Tweedy & Mangold, Inc., a corporation, has been under  
 suspension since July 12, 1967, by Commission Resolution No. R-171  
 for failure to maintain proper and lawful tariffs in effect. Since  
 October 5, 1967, the carrier has failed to have on file evidence of  
 adequate liability insurance as required by General Order No. 100-D.  
 To date the carrier has neither filed the required tariffs nor filed  
 the required evidence of liability insurance.

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The certificate authorizes operations as a petroleum irregular  
 route carrier for the transportation of petroleum and petroleum  
 products in tank trucks and tank trailers between all points  
 and places in the State of California.

In addition, the Commission's records show that the carrier has reported no revenues from its certificated operations for the calendar years 1966 and 1967 and that its permitted authority has been terminated for nonexercise thereof.

Tweedy & Mangold, Inc., having failed to maintain proper tariffs in effect and to have on file the required evidence of liability insurance, the Commission finds that such failures constitute good cause for revocation of said carrier's certificate.


IT IS ORDERED that the certificate of public convenience and necessity to operate as a petroleum irregular route carrier acquired by Tweedy & Mangold, Inc., a corporation, by Decision No. 60946 dated October 25, 1960, in Application No. 42549, is hereby revoked.


The Secretary is directed to cause service of a certified copy of this order to be made upon Tweedy & Mangold, Inc., or to mail a certified copy thereof to it at its last known address as shown in the Commission's records, and to mail a copy of this order to Western Motor Tariff Bureau, Inc., Agent.


The effective date of this order shall be the thirtieth day after such service upon Tweedy & Mangold, Inc., or after the above mailing to it, unless before such effective date there shall

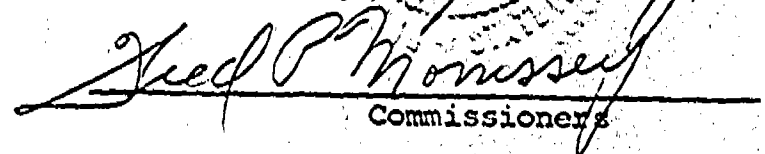
have been filed with this Commission the required tariffs and evidence of liability insurance, in which event the effective date of this order shall be stayed until further order of the Commission.

Dated at San Francisco, California, this 21st day of May, 1968.

  
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President

  
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Agent

  
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Commissioner

  
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Commissioner