Decision No. \_\_75772

## ORIGINAL

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application ) of (a) RAY SHARP, dba RAY SHARP ) BUILDING MATERIALS to transfer ) his cement carrier certificate; and (b) RAY SHARP TRANSPORTATION ) INC., a California corporation, ) to acquire cement carrier certificate and to issue stock. (Public Utilities Code Sec. ) 816-830, and Section 851 et seq.))

Application No. 50469

## SUPPLEMENTAL OPINION AND ORDER

By Resolution No. 13823, Sub. No. 33, dated June 23, 1964, in Application No. 46434, the Commission granted Ray E. Sharp, an individual, a certificate of public convenience and necessity to operate as a cement carrier. The certificate was acquired by Ray Sharp Transportation, Inc., a California corporation, by Decision No. 74626, dated September 4, 1968, in Application No. 50469; the transfer being consummated on October 19, 1968.

Commission records indicate that subsequent to the date of consummation, the carrier has not furnished a schedule of equipment, nor conducted any operations under the above authority.

On May 8, 1969, Jesse D. Miller, Secretary of the corporation, submitted a certified copy of an amendment to the articles of corporation filed with the Secretary of State on April 30, 1969, which changes the corporate name to GPL Corporation. Mr. Miller requests the certificate be changed to reflect the new corporate name. He further advised that Western Motor Tariff Bureau, Inc. had been requested to reflect the name

change in the corporation's tariffs on file with the Commission.

GPL Corporation is placed on notice that they must furnish a schedule of equipment they intend to use in said operations; they must amend the insurance certificate now on file or make a new filing of evidence of adequate liability insurance as required by the Commission's General Order No. 100-Series in the new name of the corporation and if cement carrier operations are not conducted for a period of one year subsequent to the consummation date of October 19, 1968, the certificate shall lapse and terminate in accordance with Section 1065.2 of the Public Utilities Code.

Accordingly the certificate will be amended to show the new corporate name. The carrier will also be ordered to amend its tariffs pursuant to General Order No. 117. A public hearing is not necessary.

## IT IS ORDERED that:

- 1. Decision No. 74626, dated September 4, 1968, in Application No. 50469, is amended by substituting "GPL Corporation" in place and stead of "Ray Sharp Transportation, Inc."
- 2. Within sixty days after the effective date hereof, and on not less than ten days' notice to the Commission and to the public, GPL Corporation shall amend its tariffs on file with this Commission as required by Rule 6.2 of General Order No. 117.

- 3. GPL Corporation shall comply with the requirements of the Commission's General Order No. 84-Series for the transportation of collect on delivery shipments. If GPL Corporation elects not to transport collect on delivery shipments, it shall make the appropriate tariff filings as required by the General Order.
- 4. Except as amended herein, Decision No. 74626 shall remain in full force and effect.

This order shall become effective on the date hereof.

Dated at San Francisco, California, this day

of June, 1969.

William Gresident

AND-Monstay

Commissioners

Commissioner A. W. Gatov. being necessarily absent. did not participate in the disposition of this proceeding.