

ORIGINAL

Decision No. 76536

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the application of)
Merchants Express of California, a)
corporation, and Walkup Drayage &)
Warehouse Company, a corporation,)
for authority for Merchants Express)
of California to merge into Walkup)
Drayage & Warehouse Company as the)
surviving corporation; and for)
authority for Walkup Drayage &)
Warehouse Company to issue stock.)

Application No. 46959
Petition for Modification
Filed October 14, 1969

SECOND SUPPLEMENTAL OPINION AND ORDER

Walkup's Merchants Express, a corporation, (formerly known as Walkup Merchants Company) is a highway common carrier operating under a certificate of public convenience and necessity issued by this Commission. Raymond A. Greene, Jr., attorney for Walkup's Merchants Express has submitted to this Commission certified copies of certificate of amendment of articles of incorporation, filed with the Secretary of State changing its corporate name to Alltrans Express California, Inc. 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. 80-A. A public hearing is not necessary.


IT IS ORDERED that:

1. Decision No. 67954 dated October 6, 1964, in Application No. 46959 as amended by Decision No. 68402 dated December 30, 1964, is further amended by substituting "Alltrans Express California, Inc." in place and stead of "Walkup's Merchants Express."

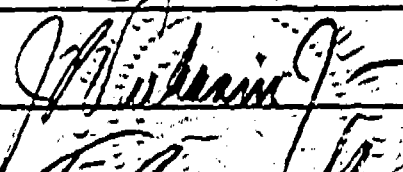
2. Within one hundred and twenty days after the effective date hereof, and on not less than five days' notice to the Commission and the public, Alltrans Express California, Inc. shall amend its tariffs on file with this Commission as required by Rule 6.4 of General Order No. 80-A.


This order shall become effective on the date hereof.


Dated at San Francisco, California, this 9th day of December, 1969.



President







Commissioners

Commissioner William Symons, Jr., being necessarily absent, did not participate in the disposition of this proceeding.