## 78014

Decision No.



BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of ) V. L. Parker, a sole proprietorship, ) and Parker & Martin, a copartnership ) composed of V. L. Parker and William ) E. Martin, and Parker & Martin, Inc., ) a California corporation, for an order ) authorizing the transfer of the assets ) and franchise of the sole proprietorship ) and the copartnership to the corporation,) and for an order authorizing the corpo- ) ration to issue 4,000 shares of capital ) stock.

Application No. 38096

## SUPPLEMENTAL OPINION AND ORDER

Parker & Martin, Inc., a corporation, requests authority to suspend service as a petroleum irregular route carrier for a period of one year.

The operative rights were granted by Decision No. 53376 dated July 13, 1956, in Application No. 38096 and authorize the transportation of petroleum and petroleum products in vacuum tank trucks between all points and places in the Counties of Kern, Ventura, Los Angeles and Orange.

Mr. V. L. Parker, President of Parker & Martin, Inc., has submitted a letter stating that the business is being completely reorganized.

An investigation by Commission staff reveals that this type of service is available from numerous other common carriers.

After consideration the Commission finds that the proposed suspension of service would not be adverse to the public interest. A public hearing is not necessary.

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IT IS ORDERED that:

1. Concurrent with the tariff filings required by Ordering Paragraph 2 hereof the operating authority granted by Decision No. 53376 dated July 13, 1956, in Application No. 38096 is hereby suspended until December 1, 1971.

2. Within sixty days after the effective date hereof and on not less than five days' notice to the Commission and to the public, applicant shall amend its tariffs presently on file with this Commission to reflect the authority herein granted.

3. During the period of suspension Parker & Martin, Inc., a corporation, shall continue to file quarterly reports and pay fees pursuant to Section 5003 of the Public Utilities Code.

4. Prior to the expiration date of the suspension period or the date service is resumed when the latter date is earlier than said expiration date, Parker & Martin, Inc., a corporation, shall file a list of motor equipment to be operated and file and have in effect evidence of adequate liability insurance protection in compliance with Commission General Order No. 100-F.

5. Tariff schedules naming rates and rules governing the common carrier operations herein shall be brought up to date in compliance with all applicable Commission minimum rate orders. The required tariff filings shall be made effective on not less than ten days' notice to the Commission and to the public and the effective date of the tariff filings shall be concurrent with the expiration date of the suspension period or the date when service is resumed when the latter date is prior to said expiration date.

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6. Mr. V. L. Parker, President of Parker & Martin, Inc., is placed on notice that commencement of operations under the certificate referred to in Ordering Paragraph 1 herein, prior to compliance with Ordering Paragraphs 3, 4 and 5, may be cause for further suspension or revocation of the operating authority of Parker & Martin, Inc.

The effective date of this order shall be the date hereof. Dated at Los Angeles, California, this \_\_\_\_\_ day of December, 1970.

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man Commissioners

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