ORIGINAL

Decision No. 79256:

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of GEORGE W. FORQUER and MAX RUDOLPH, Partners doing business as MAX RUDOLPH COMPANY, for authority to transfer a Certificate of Public Convenience and Necessity as a Petroleum Irregular Route Carrier to ECOLOGY CONTROL, INC., a California corporation doing business as J & G OIL WELL SERVICE.

Application No. 52842 (Filed September 2, 1971)

<u>OPINION</u>

George W. Forquer and Max Rudolph, partners doing business as Max Rudolph Company, request authority to sell and transfer and Ecology Control, Inc., doing business as J & G Oil Well Service, request authority to purchase a certificate of public convenience and necessity authorizing operations as a Petroleum Irregular Route Carrier and certain specified property.

The certificate was granted by Decision No. 50690, dated October 26, 1954, in Application No. 35313. The transfer also includes 13 units of equipment. The agreed cash consideration is \$92,682.93.

Applicant purchaser is a recently formed corporation and a wholly owned subsidiary of California Production Service, Inc. As of June 30, 1971, applicant purchaser indicated a net worth in the amount of \$174,875.

After consideration the Commission finds that the proposed transfer would not be adverse to the public interest and concludes that it should be authorized. A public hearing is not necessary. The order which follows will provide for, in the event the transfer

A. 52842 ek is consummated, the revocation of the certificate presently held by partners George W. Forquer and Max Rudolph and the issuance of a certificate in appendix form to Ecology Control, Inc. Purchaser is hereby placed on notice that operative rights, as such, do not constitute a class of property which may be capitalized or used as an element of value in rate fixing for any amount of money in excess of that originally paid to the State as the consideration for the grant of such rights. Aside from their purely permissive aspect, these rights extend to the holder a full or partial monopoly of a class of business. This monopoly feature may be modified or canceled at any time by the State, which is not in any respect limited as to the number of rights which may be given. ORDER IT IS ORDERED that: 1. On or before May 1, 1972, George W. Forquer and Max Rudolph may sell and transfer, and Ecology Control, Inc. may purchase and acquire, the operative rights and property referred to in the application. 2. Within thirty days after the consummation of the transfer herein authorized, purchaser shall notify the Commission, in writing, of that fact and within said period shall file with the Commission a true copy of any bill of sale or other instrument of transfer which may be executed to effect said transfer. 3. Purchaser shall amend or reissue the tariffs on file with the Commission, naming rates and rules governing the common carrier operations herein to show that it has adopted or established, as its own, said rates and rules. The tariff filings shall be made effective not earlier than five days after the effective date of this order on not less than five days' notice to the Commission and the public, and the effective date of the tariff filings shall be concurrent with the consummation of the transfer herein authorized. -2A. 52842 ek The tariff filings made pursuant to this order shall comply in all respects with the regulations governing the construction and filing of tariffs set forth in the Commission's General Order No. 80-A. Failure to comply with and observe the provisions of General Order No. 80-A may result in a cancellation of the operating authority granted by this decision. 4. On or before the end of the third month after the consummation of the transfer as herein authorized, purchaser shall cause to be filed with the Commission, in such form as the Commission may prescribe, an annual report, or reports, related to the operations of the seller for the period commencing with the first day of the current year to and including the effective date of the transfer. In the event the transfer authorized in paragraph 1 hereof is consummated, a certificate of public convenience and necessity is granted to Ecology Control, Inc, a corporation, authorizing it to operate as a petroleum irregular route carrier, as defined in Section 214 of the Public Utilities Code between the points set forth in Appendix A attached hereto and made a part hereof. 6. The certificate of public convenience and necessity granted in paragraph 5 of this order shall supersede the certificate of public convenience and necessity granted by Decision No. 50690, dated October 26, 1954, in Application No. 35313, which certificate is revoked effective concurrently with the effective date of the tariff filings required by paragraph 3 hereof. 7. Within thirty days after the transfer herein authorized is consummated, purchaser shall file a written acceptance of the certificate. Purchaser is placed on notice that, if it accepts the certificate of public convenience and necessity herein granted, it will be required, among other things, to comply with and observe the safety rules of the California Highway Patrol and the insurance requirements of the Commission's General Order No. 100-F. -3-

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- 8. Purchaser shall maintain its accounting records on a calendar year basis in conformance with the applicable Uniform System of Accounts or Chart of Accounts as prescribed or adopted by this Commission and shall file with the Commission, on or before March 31 of each year, an annual report of its operations in such form, content, and number of copies as the Commission, from time to time, shall prescribe.
- 9. Purchaser shall comply with the requirements of the Commission's General Order No. 84-Series for the transportation of collect on delivery shipments. If purchaser elects not to transport collect on delivery shipments, it shall make the appropriate tariff filings as required by the General Order.

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

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Appendix A

ECOLOGY COMTROL, INC., doing business as J & G OIL WELL SERVICE

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Ecology Control, Inc., doing business as J & G Cil Well Service, by the certificate of public convenience and necessity granted by the decision noted in the margin, is authorized to conduct operations as a petroleum irregular route carrier, as defined in Section 214 of the Public Utilities Code, for the transportation of petroleum and petroleum products, drilling fluids, oil and chemicals for drilling purposes, and road oils in connection with the servicing of roads, in bulk, in vacuum-type or pump-type tank trucks in connection with or incidental to the drilling, maintaining, reconditioning, abandonment or completion of an oil well or oil well site, or servicing its facilities and roads thereto, or the repair of pipe line breaks, between points and places in Ventura County within fifty miles of Newhall, and points and places in los Angeles County within twenty-five miles of Newhall, provided that said Ecology Control, Inc., doing business as J & G Oil Well Service, may not render service to, from or between any point or points located within the City of Los Angeles or the City of San Fernando, subject to the following restriction:

This certificate of public convenience and necessity is issued subject to obtaining and maintaining a valid registration certificate as a liquid waste hauler from the State Water Resources Control Board.

(END OF APPENDIX A)

Issued by California Public Utilities Commission.

Decision No. 79256, Application No. 52842.