Decision No. 80131

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of LOOMIS COURIER SERVICE, INC., a corporation, for revocation of its certificate of public convenience and necessity.

In the Matter of the Application of LOOMIS COURIER SERVICE, INC., a California corporation, to extend freight forwarder service.

In the Matter of the Application of () LOOMIS COURIER SERVICE, INC., a cor-) poration, for a Certificate of Public) Convenience and Necessity to Operate () as an Express Corporation. Application No. 52854

Application No. 52136

Application No. 51694

ORDER EXTENDING TIME

There are presently pending before the Commission Applications Nos. 52854, 52964 and 52986. In Application No. 52854, Loomis Courier Service, Inc. seeks to have its certificates of public convenience and necessity to operate as a freight forwarder and express corporation cancelled. Application No. 52964 is one by United Clearings, Inc. seeking similar relief. American Courier Corporation is the applicant in Application No. 52986. American alleges that it is in direct competition with Loomis and United and that Loomis and United have not filed certain tariffs required by law. American seeks alternative relief: (1) that Loomis and United be required to file requisite tariffs or (2) that its operating authority be cancelled or suspended so that it can compete with Loomis and United on equal terms.

The Commission, in previous orders, granted Loomis and United extensions of time, to July 1, 1972, in which to file

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appropriate tariffs and granted American authority to suspend its operating rights as an express corporation to July 1, 1972.

A public hearing was held in Applications Nos. 52854, 52964 and 52986 before Examiner Jarvis on January 25, 26 and 27, 1972. The matters were submitted subject to the filing of transcripts and briefs. The briefing in said matters has not yet been completed.

Loomis has filed a request seeking extension of time in which to file its express corporation tariff pending the disposition of the aforesaid applications by the Commission. In the circumstances, the Commission is of the opinion and finds that Loomis should be granted an extension of time in which to file its express corporation tariff. Therefore,

IT IS ORDERED that ordering paragraph 2(b) of Decision No. 78585 is amended as follows:

> 2(b) The time in which applicant shall establish the service herein authorized and file tariffs, in triplicate, in the Commission's office shall be determined by further order of the Commission.

The effective date of this order shall be the date hereof. Dated at <u>San Francisco</u>, California, this <u>775</u> day of <u>JUNE 1</u>, 1972. Chairman William Chairman

Commissioners