Decision No. 80147

ORIGINAL

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of CARL P. KREIFELS, an individual doing business as GENEVA TRANSFER AND DRAYAGE CO., for a certificate of public convenience and necessity to operate as a highway common carrier for the transportation of limited commodities under refrigeration between various points and places in California over defined routes.

Application No. 30449

SUPPLEMENTAL OPINION AND ORDER

By Decision No. 45499, dated March 27, 1951, as amended by Decision No. 45647, dated May 1, 1951, in this proceeding, Carl P. Kreifels, an individual, doing business as Geneva Transfer and Drayage Co., acquired a certificate of public convenience and necessity to transport specified commodities under refrigeration between various points and places in the State as a highway common carrier.

The applicant's certificate was suspended effective April 27, 1971 (Resolution No. TS-104) for failure to maintain a classification in effect as required by Section 486 of the Public Utilities Code. Despite repeated requests of the staff to resolve this matter, the carrier has failed to comply.

Therefore, good cause appearing,

IT IS ORDERED that the certificate of public convenience and necessity to operate as a highway common carrier acquired by

Carl P. Kreifels pursuant to Decision No. 45499, dated March 27, 1951, as amended by Decision No. 45647, dated May 1, 1951, in Application No. 30449 is hereby revoked effective July 14, 1972 unless on or before such date compliance with Section 486 of the Public Utilities Code is effected or an application is filed setting forth good cause why this certificate should be further suspended.

The Secretary is directed to cause service of this order to be made by certified mail upon Carl P. Kreifels.

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

Dated at San Francisco, California, this 1374 day of June, 1972.

hairman

The second of th

Commissioners

Commissioner Thomas Moran, being necessarily absent, did not participate in the disposition of this proceeding.