MW



BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE

In the Matter of the Petitions of CALIFORNIA TRUCKING ASSOCIATION, BEKINS MOVING AND STORAGE CO., LYON VAN AND STORAGE CO., O.N.C. MOTOR FREIGHT SYSTEM, WESTERN GILLETTE, INC., CALIFORNIA MOVING AND STORAGE ASSOCIATION, MORRIS DRAYING CO., SHELDON TRANSPORTATION CO., TELFER TANK LINES, INC., SYSTEM 99, DELTA LINES, INC., ASSOCIATED FREIGHT LINES; ASSOCIATED TRANSPORTATION COMPANY, INC., and J. M. BUCKLEY & SON, INC., for (1) rehearing of Resolution A-4014, and (2) recision and cancellation of certain provisions of Resolution A-4014.

Case No. 9405

## ORDER DENYING REHEARING OR RECONSIDERATION

The Commission instituted this proceeding as a result of various petitions requesting rehearing or reconsideration of Resolution No. A-4014, adopted on June 27, 1972. These petitions sought recision or cancellation of Sections (A)(5)(c) and (B)(5)(b) of Commission Rule 23.1, for the reasons set forth in the petitions.

On July 25, 1972 the Commission adopted Resolution No. A-4020, modifying the aforementioned sections of Rule 23.1; then, on July 26, 1972, the Commission issued Decision No. 80321. This decision denied any relief to the petitioners as to the aforementioned sections of Rule 23.1, as amended by Resolution No. A-4020.

Additional petitions have been filed by Associated Freight Lines, Associated Transportation Company, Inc., and J. M. Buckley & Son, Inc. These petitions request the same relief as, and incorporate the allegations of, the previously filed Petition of California Trucking Association.

-1-

## MW C. 9405

Dated at

day of

The Commission having considered each and every allegation contained in the petitions of Associated Freight Lines, Associated Transportation Company, Inc., and J. M. Buckley & Son, Inc., against the provisions of Rule 23.1, Sections (A)(5)(c) and (B)(5)(b) as amended by Resolution A-4020, and being of the opinion that no good cause for rehearing or reconsideration has been made to appear;

IT IS ORDERED that rehearing and reconsideration are denied.

The Secretary is directed to serve by first class mail with this Decision a certified copy of Decision No. 80321 upon Associated Freight Lines, Associated Transportation Company, Inc., and J. M. Buckley & Son, Inc.

-2-

San Francisco California, this \_\_\_\_\_ AUGUST 1972. ssioners