Decision No. 80792

ORIGINAL

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of )
HOLIDAY AIRLINES, INC., a California )
corporation, for authority to trans- )
port local passengers between all
airports on Holiday's system where
flights can be operated subject to
the condition that all flights shall )
originate or terminate at Lake Tahoe.)

Application No. 53266

ORDER GRANTING PETITION OF THE CITY OF OAKLAND ACTING BY AND THROUGH THE PORT OF OAKLAND TO INTERVENE

On November 2, 1972 the City of Oakland filed its petition to intervene in the above-entitled proceeding in support of the applicant, Holiday Airlines, Inc.

The petition relates that the Board of Port Commissioners has exclusive jurisdiction with respect to airport matters; that it owns and operates Metropolitan Oakland International Airport; and that since Holiday requests to carry local passengers between Oakland and Southern California, the interests of the City of Oakland are involved and require representation.

There is no opposition to the petition to intervene.

IT IS ORDERED that the City of Oakland, by and through the Port of Oakland, is granted leave to intervene in the aboveentitled matter.

The effective date of this order is the date hereof.

Dated at San Francisco, California, this 5 day of NFCFMRFD, 1972.

William Granu-J.

William Granu-J.

Commissioners

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