Decision No. 82407

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE

In the Matter of the Application of EARL C. NEELEY and BERYL NEELEY, husband and wife, for certificate of public convenience and necessity to operate KERN RIVER VALLEY BUS COMPANY service between Lake Isabella and Bodfish and between Lake Isabella and Bella Vista and between Lake Isabella and Kernville.

Application No. 53475 (Filed July 21, 1972)

ORDER EXTENDING TIME

By Decision 80803, dated December 12, 1972, in Application 53475, Earl C. Neeley and Beryl Neeley dba Kern River Valley Bus Company were granted a Certificate of Public Convenience and Necessity to operate as a passenger stage corporation for the transportation of passengers, baggage and express subject to certain conditions.

In a letter dated December 27, 1973, William R. Hulsy, Attorney for the carrier, requested authorization to postpone commencement of service for a period of six months. He said that in spite of the support at the outset of the application, there has been very little interest indicated in the bus service.

The Attorney stated that the carrier is hopeful that with the additional time and in view of the current energy crisis, it will be able to begin a service that is satisfactory to the Commission and adequate for the public.

The Commission finds that the request for an extension of time in order to commence operations would not be adverse to the public interest. A public hearing is not necessary.

IT IS ORDERED that Earl C. Neeley and Beryl Neeley dba Kern River Valley Bus Company are authorized to defer the inauguration of service as required by Ordering Paragraph 2(b) of

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Decision 80803 for a period not to exceed six months after the effective date of this order. All other provisions of Decision 80803 shall remain in full force and effect.

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

		Dated at	The second se	>	California,	this	29th
day	o£	JANUARY	, 1974.	•			
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esident

Commissioners

Commissioner J. P. Vukasin. Jr., being necessarily absent, did not participate in the disposition of this proceeding.