IB/ltc

Decision No. 84407

CRICINAL

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of WARN BROS., INC., a California corporation, doing business as CRESCENT TRUCK LINES, for authority to acquire a certificate of public convenience and necessity as a highway common carrier from BLINCOE TRUCKING COMPANY, a California corporation, and for authority to issue securities and for an in-lieu certificate.

Application No. 55154 (Filed September 6, 1974; amended November 19, 22, 26, and December 6, 1974)

## ORDER MODIFYING DECISION NO. 84224 DATED MARCH 25, 1975

The above decision authorized the transfer of a portion of its operating authority by Blincoe Trucking Company (Blincoe), a California corporation, to Warn Bros., Inc. (Warn), a California corporation, doing business as Crescent Truck Lines, as well as the retention by Blincoe of some of the operating authority granted by Decision No. 60184 dated May 25, 1960, amended by Decision No. 61558 dated February 21, 1961 and transferred to Blincoe pursuant to authority granted in Decision No. 71169 dated August 23, 1966.

Decision No. 84224 expressly found that Warn was authorized to engage in operations in interstate and foreign commerce within limits which do not exceed the scope of the intrastate operations authorized therein. A similar finding was made

A. 55154 IB/ltc \* by the Commission in the decisions which granted Blincoe its authority. Decision No. 84224 ordered that Blincoe's certificates of public convenience and necessity are revoked effective concurrently with the effective date of the tariff filings required by the order, and granted Blincoe a new certificate of public convenience and necessity, as set forth in Appendix B of the decision, but the said decision inadvertently failed to expressly find that public convenience and necessity require that Blincoe be authorized to continue to engage in operations in intrastate commerce and concurrently, in interstate and foreign commerce within limits that do not exceed the scope of the intrastate operations authorized in the decision and Appendix B thereto. Therefore, we are amending Decision No. 84224 by adding Finding No. 10 set forth in the following order. ORDER IT IS ORDERED that: 1. Decision No. 84224 is modified by adding Finding No. 10 and incorporating Finding No. 10 therein as though fully set out.

2. Finding No. 10 reads as follows:

"10. Public convenience and necessity require that Blincoe be authorized to continue to engage in operations in intrastate commerce as proposed in the application (and more fully described in Appendix B hereto) and also require that Blincoe be authorized to continue to engage in operations in interstate and foreign commerce within limits which do not exceed the scope of the intrastate operations authorized by this decision."

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