kw Decision No. __85600 BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA In the Matter of the Application of GIBRALTAR WAREHOUSES for an Increase Application No. 56072 in Rates. (Filed November 18, 1975) OPINION Applicant is a public utility warehouseman for the storage of general commodities at Union City. The rates, rules, and regulations governing applicant's operations are contained in California Warehouse Tariff Bureau Warehouse Tariffs Nos. 48-A, 49-A, and 82-B, Cal. P.U.C. Nos. 253, 262, and 272, respectively, of Jack L. Dawson, Agent. Applicant requests authority to: Increase rates and charges named in California Warehouse Tariff Bureau Warehouse Tariff No. 48-A, Cal. P.U.C. No. 253, for the account of applicant as follows: Rates and charges pertaining to storage, increase by 5% Rates and charges other than storage, increase by 15% Increase rates and charges named in California Warehouse Tariff Bureau Warehouse Tariff No. 49-A, Cal. P.U.C. No. 262, for the account of applicant as follows: Increase rates named in Items 5, 75, 85, 112, 170, and 210 as follows: Storage rates by 5% Rates other than storage by 15% Increase rates named in the following items as follows: Item Storage and handling rate of 92¢ by 10.8% Subsequent months storage rate by 5% 205 Storage and handling rate of 86¢ by 10.8% -1Notice of the proposed increases was sent to each of applicant's storers. None of the storers have registered any objection to the proposed increases.

The Transportation Division staff advises that it has reviewed the application and believes that it may be granted by ex parte order in the absence of protest.

This application is one of a group of 7 similar filings (A.56072, Gibraltar; A.56060, NorCal; A.56048, Haslett; A.56071, SF Warehouse; A.56107, Alltrans; A.56109, Encinal; and A.56137, Walton). These applications all seek increases in the rates for the storage of general commodities. Although they were separately filed, they all seek an increase in Tariff 48-A of 5 percent for storage and 15 percent for handling (except Walton which asks 18 percent for handling). For Tariff 49-A the applications request increases for various commodities but here too there is a consistency. Storage increases requested are all 5 percent. Handling increases requested (for individual commodities) are 11 percent (11 instances), 15 percent (11 instances), or 18 percent (2 instances).

The Commission desires to ensure that a truly competitive situation exists in this industry. Based on the above facts, one must question the extent of competition at present.

Since this is the first individual filing made by these applicants, we will accept their filings. In the future, however, we will expect greater diversity in individual filings made by warehousemen for rate increases. Furthermore, we would hope that the warehousing industry takes steps to divest itself of the antitrust exemption it presently has under Section 496 of the Public Utilities Code. A petition to rescind Decision No. 83404 in Application No. 55022 appears in order.

A.56072 kw Findings Applicant's rates were last adjusted by Decision No. 83246 1. dated August 6, 1974 in Application No. 54589. 2. Since applicant's rates were last adjusted it has experienced increases in operating expenses, the most significant being the increased cost of plant and clerical labor. 3. Under the increases sought herein applicant estimates it will realize additional annual revenue of \$104,156 and an operating ratio after taxes of 96.5 percent. 4. The proposed increases in applicant's rates and charges have been shown to be justified. 5. A public hearing is not necessary. The Commission concludes that the effective date of this order should be the date on which it is signed because there is an immediate need for rate relief. ORDER IT IS ORDERED that: 1. Gibraltar Warehouses is authorized to establish the increased rates proposed in Application No. 56072. Tariff publications authorized to be made as a result of this order shall be filed not earlier than the effective date of this order and may be made effective not earlier than thirty days after the effective date of this order on not less than thirty days' notice to the Commission and to the public. 2. The authority shall expire unless exercised within ninety days after the effective date of this order. 3. The authority granted by this order is subject to the express condition that applicant will never urge before this Commission in any proceeding under Section 734 of the Public Utilities Code, or in any other proceeding, that this opinion and order constitute a finding of fact of the reasonableness of any -4A.56072 kw

particular rate or charge. The fili	ing of rates and charges pursuant
to this order will be construed as a	a consent to this condition.
The effective date of this	order is the date hereof.
Dated at	, California, this _23kg
day of <u>MARCH</u> , 1976.	
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