PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

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RESOLUTION

RESOLUTION GRANTING VOLUNTARY SUSPENSION OF VESSEL COMMON CARRIER MINIMUM SERVICE REQUIREMENT BETWEEN SAN FRANCISCO AND STOCKTON BY HARBOR CARRIERS, VCC-13.

Harbor Carriers, Inc. was authorized by Decision (D.) 85-08-080 in Application (A.) 85-06-016 to operate as a common carrier for the transportation of persons and their baggage by vessel between San Francisco and Stockton. The voyages were marketed principally as cruises combining various packages including transportation, hotel, some meals, sightseeing and other amenities. Appendix of D.85-08-080 required that Harbor Carriers, Inc. shall provide at least one trip per week in each direction from April 15 through October 31 of each year.

On July 25, 1988 Edward J. Hegarty, attorney for Harbor Carriers, Inc., wrote to Executive Director Victor Weisser. His letter states, in part, "Due to scheduling conflicts, a minimal passenger interest, and the narrow channel and river traverses which this service requires, Harbor Carriers, Inc. is temporarily unable to meet the minimum service frequency set forth in this certificate." Hegarty consequently asked that the certificate requirement that Harbor Carriers, Inc. provide at least one trip per week in each direction be suspended, although the carrier will continue to provide some amount of service. He added that Harbor Carriers, Inc. expected to provide at least one trip per week in each direction in 1989.

Under the circumstances, the Commission finds that public convenience and necessity do not require that at the present time Harbor Carriers, Inc. provide at least one round trip per week in its vessel common carrier service between San Francisco and Stockton.

IT IS ORDERED that:

1. The requirement by its certificate of public convenience and necessity that Harbor Carriers, Inc. provide at least one round trip per week in its service as a vessel common carrier between San Francisco and Stockton is suspended until April 15, 1989. Resolution PE-2506 Transportation Division PR-88.08 Page 2 of 2

- 2. Harbor Carriers, Inc. is directed to file supplements to its tariffs and timetables on file with the Commission reflecting the changes herein authorized.
- 3. Prior to the resumption of minimal required service, new tariff and timetable supplements shall be filed. The required filings shall be made on not less than ten days' notice to the public and to the Commission.
- 4. The authority to suspend the minimum service requirement granted herein shall expire on April 15, 1989 or upon earlier resumption of such service, which may be accomplished through compliance with Ordering Paragraph 3 above.

The Executive Director shall mail a copy of this resolution to:

Edward J. Hegarty Attorney at Law 100 Bush Street, 21st Floor San Francisco, CA 94104

This resolution is effective today.

I certify that this resolution was adopted by the Public Utilities Commission at its regular meeting on <u>SEP 14 1988</u>. The following Commissioners approved it.

STANLEY W. HULETT President DONALD VIAL FREDERICK R. DUDA G. MITCHELL WILK JOHN R. OHANIAN Commissioners

Executve Director

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