

DECISION
MC-140713

JAN 18 1991

SOUTHERN WAREHOUSE & CARTAGE, INC.
MIAMI, FLReentitled
SOUTHERN CARTAGE, INC.
MIAMI, FL

Decided JANUARY 15, 1991

ON JANUARY 14, 1991 applicant filed a
request to have the Commission's records changed to reflect a name change.

It is ordered:

The Commission's records are amended to reflect the carrier's
name as SOUTHERN CARTAGE, INC.

If it has not already done so, the carrier must amend (1) its
insurance coverage for the protection of the public, (2) its designation
of agents upon whom process may be served, and (3) its tariffs of
schedules to reflect the new name.

By the Commission.

(SEAL)

Sidney L. Strickland, Jr.
Secretary

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PM-26

(Rev. 10/84)

INTERSTATE COMMERCE COMMISSION

CERTIFICATE

No. MC 140713 (Sub 0-C)

SOUTHERN WAREHOUSE & CARTAGE, INC.
MIAMI, FL

This Certificate is evidence of the carrier's authority to engage in transportation as a common carrier by motor vehicle.

This authority will be effective as long as the carrier maintains compliance with the requirements pertaining to insurance coverage for the protection of the public (49 CFR 1043); the designation of agents upon whom process may be served (49 CFR 1044); and tariffs or schedules (49 CFR 1312). The carrier shall also render reasonably continuous and adequate service to the public. Failure to meet these conditions will constitute sufficient grounds for the suspension, change, or revocation of this authority.

This authority is subject to any terms, conditions, and limitations as are now, or may later be, attached to this privilege.

For common carriers with irregular route authority: Any irregular route authority authorized in this Certificate may not be tacked or joined with your other irregular route authority unless joinder is specifically authorized.

The transportation service to be performed is described on the reverse side of this document.

By the Commission.

(SEAL)

SIDNEY L. STRICKLAND, JR.
Secretary

NOTE: If there are any discrepancies regarding this document, please notify the Commission within 30 days.

To operate as a common carrier, by motor vehicle, in interstate or foreign commerce, over irregular routes, transporting general commodities (except hazardous materials, household goods, and commodities in bulk), between points in the U.S. (except AK and HI).

LICENSE FOR CARTMEN AND/OR LIGHTERMEN

BUREAU OF CUSTOMS

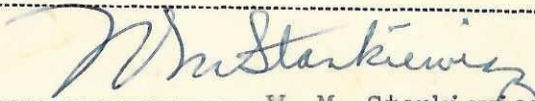
No. M-57

COLLECTION DISTRICT No. 18

Port of MIAMI, FLORIDA

Dep. Collector's Office, MAY 3, 1965
(Date)

THIS CERTIFIES that SOUTHERN WAREHOUSE & CARTAGE, INC. is duly licensed to CART bonded merchandise, in accordance with the terms and conditions of the bond given at the port of MIAMI, FLORIDA
(Cart or lighter)


W. M. Stankiewicz
Dep. Collector in Chg.

WARNING: A licensee is required to surrender promptly to the Collector of Customs identification cards (customs Form 3873) of persons no longer in his employ. Failure to do so subjects this license to suspension or revocation.

INSTRUCTIONS

Sec. 21.1, C.R.—(c) Every licensed vehicle used for customs cartage and every licensed barge, scow, or other lighter used for customs lighterage shall be conspicuously marked with the legend "Customhouse License No. _____" and the name of the person or firm to whom the license has been issued. The abbreviated legend "C.H.L. No. _____" may be used if so desired.

(d) The marking prescribed by this section shall appear in letters and figures not less than 3 inches high and in the case of carts, trucks, drays, and other vehicles, such markings shall be placed on each side by painting directly onto the vehicle or by the attachment of signs bearing the required marking. However, in the case of vehicles, if such marking is not found to be practicable by the collector, he may designate some other conspicuous place upon the vehicle where the number shall appear.

(f) Customs officers shall not deliver any bonded goods to vehicles or lighters which are not properly marked.

Sec. 21.8, C.R.—(a) The cartman or lighterman conveying the merchandise shall be held liable under his bond for its prompt delivery in sound condition, or in no worse than the damaged condition noted on the cartage or lighterage ticket, customs Form 6043-A, Elliott Fisher ticket, or customs Form 7502-A, 7506, or 7512, if damage is so noted. Any negligence or carelessness shall be cause for revocation of the license.

(b) Any loss or detention of bonded goods and any accident happening to a licensed vehicle or lighter while carrying them shall be immediately reported by the cartman or lighterman to the collector.

Sec. 21.10, C.R.—If the warehouse is closed or the warehouseman refuses to receive the merchandise, it shall be returned to the sending inspector or deposited in the public store for safekeeping, unless otherwise ordered by the collector. The cartman shall notify such inspector of his inability to deliver the merchandise and the reason therefor. The inspector shall promptly report the facts to the collector (to the surveyor at New York) for instructions.