Decision No. 12602.

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BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

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In the Matter of the Application of FROST & FROST TRUCKING COMPANY for temporary certificate of public convenience and necessity to operate freight service between Beaumont and Ontario and Los Angeles

: Application No. 9092

BY THE COMMISSION.

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ORDER

In this proceeding M. L. Frost and W. H. Frost, co-partners, have made application for a certificate of public convenience and necessity authorizing the operation of an antomobile truck line for the transportation of cherries between Besumont and Onterio and Los Angoles. The same co-partnership filed an application. No. 8686, in which they applied for a certificate of public convenience and necessity authorizing them to engage in the transportation of various commodities between certain points in Southern California and Los Angeles and Los Angeles Harbor (Wilmington and San Pedro). Prior to the filing of such application. said applicants were granted a temporary certificate of public convenience and necessity which contained certain restrictions with reference to commodity to be hauled. In connection with the hearing on Application No. 8686 it was shown that said conditions had been consistently violated by said applicants, therefore, on April 13, 1923, the Commission issued its Decision No. 11926 denying the certificate sought.

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Subsequent thereto Chapter 310, Statutes of 1923 was passed by the Legislature which became effective on August 17, 1923. This Chapter exempts from the provisions of Chapter 213, Statutes of 1917, and amendments thereto, trucks engaged in the transportation of products or implements of husbandry and other farm necessities when moving directly from or to a farm.

In view of the above, we are of the opinion that the present application should be denied, and

Good carse appearing.

IT IS HEREBY ORDERED that the above entitled application be, and the same hereby is denied.

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Dated at San Francisco, California, this /? day of September, 1923.

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