Decision No. 16188

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of P. AGARD for certificate of public convenience and necessity to operate freight service consisting of the movement of products and implements of husbandry and other farming necessities from farm to farm, and from and to farm to and from loading point, warehouse and other initial points in Yolo, Coluse and Sutter Counties in the vicinity of Knights Landing.

BY THE COMMISSION:

ORDER OF DISMISSAL

WEEREAS, the applicant in the above-entitled proceeding has not taken advantage of the opportunity offered by the Reilroad Commission and amended said application by substituting for the operation herein proposed, a service between fixed termini or over a regular route or routes, thus bringing said application within the meaning of the Auto Truck and Transportation Act; and

WHEREAS, said applicant has been duly advised by the Railroad Commission under date of February 3, 1926, that unless said amendment was filed within a period of thirty (30) days thereafter said application would be dismissed without prejudice for the reason that the Commission's jurisdiction does not cover the character of service herein proposed in that the service is not proposed to be conducted "between fixed termini or over a regular route,"

Now, therefore, good cause appearing,

IT IS HEREBY ORDERED that this application be, and the same is hereby dismissed without prejudice.

Dated at San Francisco, California, this <u>16thaay</u> of <u>March</u>, 1926.

)Application No. 12156.

Commissioners.

135