Decision No. 23711

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of OAKTAND-SAN JOSE TRANSPORTATION CO. for certificate of public convenience and necessity authorizing the oper - ation of an automobile truck line as a common carrier of freight between (a) Oakland, Alameda, Emeryville, Piedmont, Berkeley and intermediate points and between Sam Jose and Santa Clara and intermediate points;
(b) between San Jose, Santa Clara and
Livermore and intermediate points;
(c) between Livermore and Hayward and intermediate points via Santa Rita and for an order consolidating the operating rights and routes of Oakland-San Jose Transportation Company and the issuance of a certificate of public convenience and necessity authorizing Oakland-San Jose Transportation Company to operate its automobile trucking service for the carriage of freight as enlarged and extended, as a unified system under a single operating right, in lieu of the operating rights herein and heretofore granted with the right to serve all points within one mile on either side of the highways traversed.

ORICIAL

Supplemental Application No.16707

BY THE COMMISSION -

FIRST SUPPLEMENTAL OPINION AND ORDER

Good cause appearing,

IT IS HEREBY ORDERED that Decision No.23595 of April 13, 1931, in Application No.16707 be, and it hereby is, amended by substituting for that paragraph appearing on page 9 and reading:

"IT IS HEREBY ORDERED that a certificate of public convenience and necessity for the above service be and the same hereby is granted to said Oakland-San Jose Transportation Co., a corporation, in lieu of all certificates heretofore granted to or acquired by such corporation, which certificates are hereby revoked, subject to the following conditions:"

the following language:

"IT IS HEREBY ORDERED that a certificate of public convenience and necessity for the above service be, and the same is hereby granted, to said Oakland—San Jose Transportation Co., a corporation, in lieu of all certificates heretofore granted to or acquired by such corporation, which certificates are hereby revoked, but which revocation does not include certificates granted jointly to applicant and other carriers by Decisions Nos.13321 and 14467, except to the extent that this certificate modifies the operative rights of this applicant alone, subject to the following conditions:".

IT IS HEREBY FURTHER ORDERED that Condition No.2 appearing on page 9 of Decision No.23595 in Application No.16707 be, and it hereby is, amended to read as follows:

"Applicant shall file in duplicate and make effective within a period of not to exceed 30 days from the date hereof, a tariff or tariffs constructed in accordance with the requirements of the Commission's general orders and containing rates which shall extend to Alameda, Emeryville, Berkeley and Piedmont rates now applicable in its existing tariff to and from Oakland, and shall extend to Santa Clara the rates now applicable in its existing tariff to and from San Jose, and shall extend to Dublin rates now applicable in its existing tariff to and from Livermore."

In all other respects Decision No.23595 is to remain in full force and effect:

Dated at San Francisco, California, this _/8 day of May, 1931.