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BEFORE THE RAILROAD COLMISSION OF THE STATE OF CALIFORNIA

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In the Matter of the Application of VIRGILIO ANTONINI, doing business under the name and style of ANTONINI FRUIT EXPRESS, for a certificate of publicconvenience and necessity to operate motor vehicles for the transportation of fruits, vegetables and nuts in boxes, crates and sacks, between Stockton and San Francisco and Oakland.

REGULATEDCARRIERS, INC., a corporation

Complainant,

**V3.** 

V. ANTONINI, doing business under the ficti- ) tious name and style of V. ANTONINI DRAYING COMPANY, FIRST DOE, SECOND DOE, THIRD DOE, ) FOURTH DOE, FIFTH DOE, FIRST DOE CORPORATION, SECOND DOE CORPORATION, THIRD DOE CORPORATION,) FOURTH DOE CORPORATION, FIFTH DOE CORPORATION,

Defendants.

In the Matter of the Application of A. E. GIANELLI, for a certificate of public ) convenience and necessity to operate motor vehicles for the transportation of fruits, ) vegetables and nuts in boxes, crates and sacks, between Stockton and San Francisco and ) Oakland.

In the Matter of the Appliciation of ) STOCKTON FARMERS TRUCKIN(; COMPANY, a copartnership, for certificate of public ) convenience and necessity to operate a trucking Applica service as a common carrier, between Stockton ) 18751 and Cakland and Stockton and San Francisco.

BY THE COMMISSION:

ORDER DENYING REHEARING

Petition for a reheating of our Decision No. 25944 in the above entitled matters having been filed by STOCKTON FARMERS TRUCKING COMPANY; the Commission having carefully

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Case No. 3526

Application No.

18720

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Applicantion No.

Application No.

18742

3751

considered the said petition and each and every allegation contained therein, and being of the opinion that no good cause for the granting of a rehearing is therein made to appear,

IT IS HEREBY ORDERED, that the said petition for rehearing be and the same is hereby denied.

Dated at San Francisco, California, this  $\underline{J}_{\underline{}}$  day of June 1933.

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