Decision No. ______

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of T. LANDI and TONY PIMENTEL, copartners, operating under the name of T. LANDI DRAYING COMPANY, for certificate of public convenience and necessity to establish automobile service for the transportation of apples, grapes, pears, cherries, and also for Christmas wreaths between ranches in Sonoma County and Oakland, California.

In the Matter of the Application of T. LANDI and TONY PIMENTEL to sell and L. ARECCO to purchase one-half interest in automobile freight line operated between San Francisco and Oakland, California. Application No. 12707

ORIGINAL

Application No. 16670

BY THE COMMISSION:

OPINION AND ORDER REVOKING CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY

By Decision No. 17657, dated November 26, 1926, on Application No. 12707 T. Landi and Tony Pimentel, doing business as T. Landi Drayage Co., were granted a certificate of public convenience and necessity to transport apples, pears, cherries, grapes and Christmas wreaths between farms and ranches located in the vicinity of Cloverdale, Healdsburg, Guerneville, Sebastopol, Occidental, Santa Rosa and other points, as more specifically set forth, described and restricted in the decision above referred to.

Subsequently, by Decision No. 22586, dated June 25, 1930, on Application No. 16670, T. Landi and L. Arecco were authorized to acquire the interest of Tony Pimentel in the above-described operative right.

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By letter, dated May 24, 1940, Landi and Arecco advised the Commission that all highway common carrier operations as created and acquired pursuant to the above decisions had been discontinued and abandoned. The letter requests that the operative rights be revoked.

Therefore, good cause appearing,

IT IS ORDERED that the highway common carrier rights heretofore acquired by T. Landi and L. Arecco in Decision No. 22586 be and they are hereby declared null and void, and all tariffs and time schedulos filed thereunder cancelled.

IT IS FURTHER ORDERED that Decisions Nos. 17657 and 22586 be and they are horeby revoked and annulled.

The effective date of this order shall be the date hereof.

Dated at San Francisco, California, this _____day of June, 1940.

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