Decision No. 355 ~

OPTOMIAL.

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of FRANK J. BROWN and MASCOTTE RAISTON, co-partners, doing business as A. & B. GARMENT DELIVERY, for a certificate of public convenience and necessity to operate as a highway common carrier of garments, clothing and wearing apparel between Los Angeles, Vernon, Huntington Park, Florence, Walnut Park and Belvedere Gardens.

Application No. 24519

BY THE COMMISSION:

FIRST SUPPLEMENTAL ORDER

A written request therefor having been received from counsel for applicant and protestant United Parcel Service of Los Angeles, Inc., and good cause appearing,

IT IS ORDERED that the first sentence of the first full paragraph appearing at sheet two of Decision No. 35452, dated
June 9, 1942, is hereby amended to read:

"During the hearing all parties entered into a stipulation that the protests be withdrawn and the complaints filed be dismissed upon the filing of an amended application limiting the proposed service between wholesalers and retailers in Los Angeles, Belvedere Gardens, Florence, Walnut Park, Vernon and Huntington Park."

IT IS FURTHER ORDERED that the first ordering paragraph appearing at sheet four of Decision No. 35452, dated June 9, 1942, is hereby amended to read as follows:

"IT IS ORDERED that a certificate of public convenience and necessity be and it is hereby granted to Frank J. Brown and Mascotte Ralston, co-partners doing business as A. & B. Garment Delivery, for the establishment and operation of a highway common carrier service for the transportation of garments, clothing and wearing

apparel on hangers, and merchandise in packages weighing not to exceed eight pounds, to be used in connection with and shipped in company with garments in bags, between wholesalers and retailers in Los Angeles, Belvedere Gardens, Florence, Walnut Park, Vernon and Huntington Park, subject to the following condition:

No property of any kind or type or in a shipping form not provided for in the fore-going certificate shall be transported from, to or between points not included within the scope of the certificate in equipment contemporaneously used to provide the service herein authorized. This condition shall not apply to intra-city transportation within Los Angeles.

IT IS FURTHER ORDERED that said Decision No. 35452, dated June 9, 1942, shall in all other respects remain in full force and effect.

The effective date of this order shall be the date

Dated at San Francisco, California, this

day

of _______, 1942

hereof.

auct Atavenue,

CCLMISSIONERS