DRUGUNAL

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of ) MARTIN A. CAMERON and RAYMOND K. HART ) for a certificate of public convenience and necessity to operate a passenger and express service between Porterville and Bergman Corner, California.

Decision No. 42375

₽₩

Application No. 28242

## ORDER REVOKING OPERATIVE RIGHT

It appearing that by Decision No. 40471, of June 28, 1947, in the above-numbered proceeding, Martin A. Cameron and Raymond K. Hart, co-partners, were granted a certificate of public convenience and necessity authorizing the 'establishment and operation of service as a passenger stage corporation, as defined in Section 2-1/4 of the Public Utilities Act, for the transportation of passengers and express on passenger-carrying vehicles only, between Porterville and Bergman Corner and intermediate points; it further appearing that investigation by the Commission's staff during July 8-12, 1948, disclosed that all operations had been discontinued prior to that time and that none of said service has since been resumed; that the said carrier has at no time made application to this Commission for permission to suspend any portion of its operative right as aforesaid and that no such permission has at any time been granted by this Commission; that no annual or other reports of the operations of said carrier have been filed with the Commission, and that Commission letters addressed to said co-partners between May 5, 1948 and September 30, 1948, relative to the foregoing subject matters have been returned by the Post Office ac unclaimed; and it being further found that said Martin A.

1.

Cameron and Raymond K. Hart, co-partners, are no longer conducting, and have discontinued without authority of the Commission, all operations and services authorized by said Decision No. 40471, as aforesaid, thereby resulting in abandonment of operation; therefore, good cause appearing,

IT IS ORDERED that the above-mentioned entire operative right of Martin A. Cameron and Raymond K. Hart, co-partners, as authorized by said Decision No. 40471, be and the same is hereby revoked and all effective tariffs and time tables on file are hereby cancelled and annulled.

IT IS FURTHER ORDERED that the effective date of this order shall be the twentieth day after service thereof in the manner provided by law, unless said Martin A. Cameron and Raymond K. Hart, co-partners, or either of them, before such effective date, shall have filed with the Commission a written response to this order, denying the facts set forth herein and requesting public hearing thereon, in which event the effective date of this order will be stayed until hearing is had and further order issued.

Dated at Non Trancisco, California, this 28th , 194<u>8</u>. day of

2.

Commissioners

FW