ORIGINAL

Decision No. <u>42727</u>

A. 28438 CLCP:AA

BEFORE THE FUELIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of PACIFIC MOTOR TRUCKING COMPANY, for a certificate of public convenience and necessity to operate motor truck service as a highway common carrier of property between Jackson and Martell, California, on the one hand, and Cooks, California, on the other hand, including points and places within a ten miles area south of California State Highway No. 88.

Application No. 28438

ORDER OF REVOCATION

Pacific Motor Trucking Company requests a revocation of the operative right created by Decision No. 40519, in Application No. 28438. That decision granted a certificate to applicant authorizing highway common carrier operations between Jackson and Martell, on the one hand, and Cooks, on the other hand, and all points within ten miles laterally of State Highway 88, beginning at its junction with State Highway 49 at Jackson and extending to Cooks.

As justification for its request for revocation of that operative right, the applicant alleges that the purpose of the operation was to provide service in connection with a construction project of the Pacific Gas and Electric Company extending from Jackson to Cooks; that applicant has been informed that said project has been completed; that service between those points has been conducted when required; that no requests for such service have been received for some time past and therefore applicant alleges that no further need exists for the service authorized.

Giving full consideration to the evidence of record, we

-1-

A.28438 (15 Sup) - JG

find that public convenience and necessity no longer require operation by applicant pursuant to the certificate granted by said Decision No. 40519 and that said operative right should be revoked and annulled. Therefore, and good cause appearing,

IT IS ORDERED that Pacific Motor Trucking Company may abandon highway common carrier operations authorized by Decision No. 40519 and the operative right created by said decision is hereby revoked and annulled provided that applicant shall by appropriate supplements cancel all effective tariffs and time tables applicable to service provided pursuant to said Decision No. 40519.

The effective date of this order shall be 20 days after the date hereof.

Dated at San Francisco, California, this $\frac{19}{19}$ day

-2-