

ORIGINAL

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Decision No. 47947

In the Matter of the Application of
 GEORGE C. WIEDEMAN and FERN P. WIEDEMAN,
 copartners, doing business as
 BROOMCRIST AND WIEDEMAN, for a Certificate
 of Public Convenience and Necessity
 to transport property by auto truck as a
 common carrier between Barstow, Daggett,
 Yermo, Amboy and all points and places
 within ten miles of any of said points,
 on one hand, and Twenty-Nine Palms and
 the Marine Corps Field Artillery and Anti-
 Aircraft Training Center near Twenty-Nine
 Palms, on the other hand.

Application No. 33529

SUPPLEMENTAL ORDER

Applicants GEORGE C. WIEDEMAN and FERN P. WIEDEMAN, copartners, doing business as BROOMQUIST AND WIEDEMAN, having filed a petition for a reconsideration of Decision No. 47804 herein and for an amendment thereof for the purpose of authorizing the transportation of dangerous explosives, upon reconsideration of said decision the Commission finds that public convenience and necessity require the inclusion of dangerous explosives among the general commodities which applicants shall be authorized by said decision to transport.

IT IS THEREFORE ORDERED that the following matter, to-wit, "g. Dangerous explosives" be and it is hereby deleted from the exceptions set forth in the ordering paragraph numbered "(1)" in said Decision No. 47804.

Dated at San Francisco, California, this 25th day of November,

1952.

R. J. Anderson
 President
Justin F. Casper
Harold Hill
Samuel P. Pottel
Charles E. Mitchell
 Commissioners