49820 Decision No.

## ORIGINAL

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of FLEETLINES, INC., a corporation, to purchase, and of WILLIAM P. WELLS to sell a certificate of public convenience and necessity authorizing the transportation of bulk petroleum products via irregular routes.

Application No. 34950

Glanz & Russell, by Theodore W. Russell, for applicants. Willard E. Mullikin, for Fleetlines, Inc.

## <u>OPINION</u>

By Decision No. 49748, dated March 2, 1954, in Application No. 34950, William P. Wells, an individual, was authorized to transfer to Fleetlines, Inc., a California corporation, a certificate of public convenience and necessity authorizing the transportation of petroleum products as a petroleum irregular route carrier granted by Decision No. 44469, dated June 27, 1950, on Application No. 31113.

It now develops that Fleetlines, Inc. is not a California corporation but in fact a Nevada corporation qualified to do business in the State of California, therefore, good cause appearing,

IT IS ORDERED that Decision No. 49748, dated March 2, 1954, in Application No. 34950, be amended to indicate that Fleetlines, Inc. is a Nevada corporation. In all other respects the provisions of Decision No. 49748 shall remain in full force and effect.

The effective date of this order shall be the date hereof. California, this 23 25 day Dated at \_, 1954*.* 

Commissioners