Decision No.
50190
before the public utilities commission of the staie of cailfornia

In the Matter of the Application of E. E. Wentz, doing business as Automobile Transport Company of California for authority to sell, and Edward L. McCook, Charles A. Arrasmith, and John C. Wentz, copartners doing business as Automobile Iransport' Company. of California, to purchase a certificate) of public convenience and necessity for the transportation of motor vehicles, trailers, certain component) parts thereof, and various other commodities, pursuant to Sections $851-853$ of the California public Utilities Code.

## FIRST SUPPLEMENTAL ORDER

Whereas, the Public Utilities_Comission by Decision No. 50154, dated June 18, 1954, authorized H. E. Wentz to sell certain operative rights and property to Edward L. McCook, Charles A. Arrasmith and John C. Wentz under the terms of an agreement proviaing for deferred payments of $\$ 71,000$; and,

Whereas, the order of the Commission provides that the authorization thus granted would become effective upon the payment of a fee of $\$ 58$; and,

Whereas, it appears that the required fee should be stated at $\$ 71$; therefore,

IT IS HEREEY ORDERED that ordering paragraph 4 of the order in Decision No. 50154, dated June 18, 1954, be, and it hereby is, amended to read as follows:
(4). That the authority heroin granted will become effective when Edward L. McCook, Charles A. Arrasmith, and John C. Went, copartners, have paid the fec prescribed by Soction 1904(b) of the Public Utilities Code, which fee is $\$ 71$.

This first supplemental order will become effective upon the date hereof y $\quad$ Dated atohan Transect, California, this 29 They of
 , 1954.


