ORIGINAL

Decision No. 51208

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BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application) A. M. BLAND, copartner, to sell) his interest in B & M DELIVERY) SERVICE, a copartnership, to) A. D. MOSS, copartner therein.)

Application No. 34241

OPINION AND ORDER

In June of 1954, Alonzo D. Moss, doing business as B & M Delivery Service, requested a voluntary suspension of his radial highway common carrier and highway contract carrier permits. Subsequently on October 21, 1954, they were revoked. Applicant was under the impression that his petroleum irregular route certificate had been revoked along with his permits. He now requests the revocation of his operative rights as a petroleum irregular route carrier. He has not operated since that time. Moss was recently advised by the Commission that his certificate was still in effect so he filed the instant request for revocation.

Therefore, good cause appearing,

IT IS ORDERED that the operative rights granted in Decision No. 44351, dated June 20, 1950, in Application No. 31182, and Decision No. 48610, dated May 19, 1953, in Application No. 34241, are hereby revoked.

IT IS FURTHER ORDERED that, within thirty days after the effective date of this order, Alonzo D. Moss, doing business as B & M Delivery Service, shall, on not less than five days' notice to

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the Commission and to the public, cancel all rates, rules and regulations governing the operations here involved.

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

	Dated at	San Funnisco	, California, this
day of	Mahal	<u>, 1955</u>	
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Commissioners