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## Decision No. <u>52990</u>

## ORIGINAL

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of ) ARNOLD D. CHERRY and STANLEY CHERRY,) copartners doing business as ARNOLD ) D. CHERRY & SON, for excmption from ) the provisions of General Order ) 84-C regarding C.O.D. Bond. )

Application No. 37688 (First Supplemental)

## FIRST SUPPLEMENTAL OPINION AND ORDER

Decision No. 52659, dated February 21, 1956, in this proceeding, authorized Arnold D. Cherry and Stanley Cherry, copartners doing business as Arnold D. Cherry & Son, to handle C.O.D. shipments for McKesson & Robbins, Inc., without providing and filing the bond required by General Order 84-C. Amendment of the decision is now sought to include a third partner.

Applicants Arnold D. Cherry, Stanley Cherry and Kenneth Cherry state that Kenneth Cherry recently became a partner of the firm of Arnold D. Cherry & Son. Through inadvertence Kenneth Cherry was not included in the original application.

In the circumstances it appears that the sought amendment is justified. The supplemental application will be granted. The order will be made effective on the date hereof. A public hearing is not necessary.

Therefore, good cause appearing,

IT IS HEREBY ORDERED that the ordering paragraph of Decision No. 52659 of February 21, 1956, in this proceeding, be and it is hereby amended by substituting the names "Arnold D.Cherry,

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Stanley Cherry and Kenneth Cherry" for the names "Arnold D. Cherry and Stanley Cherry."

This order shall become effective on the date hereof. Dated at San Francisco, California, this / day of May, 1956.

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Commissioners