Decision No. <u>56851</u>

## ORIGINAL

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application ) of Sterling Transit Company, Inc.,) and H. F. Reilley, dba Reilley ) Truck Line, to establish joint ) rates.

Application No. 39964 (First Amendment)

## FIRST SUPPLEMENTAL OPINION AND ORDER

By Decision No. 56623 of April 29, 1958, applicants were authorized to establish through service, through routes and joint class rates between points on their lines. By a First Amendment to the above-numbered application, filed April 30, 1958, applicants request authority to establish, on less than statutory notice, a joint through commodity rate of 42 cents per 100 pounds, minimum weight 30,000 pounds, for the transportation of soap, lard and related articles, between Stockton and the San Francisco Territory, on the one hand, and the Los Angeles Territory, on the other hand. The proposed joint rate is the same as that published in the Commission's Minimum Rate Tariff No. 2.

It appears that the establishment of the proposed through service, through routes and joint rate, on ten days' notice, is not adverse to the public interest and should be authorized. Decision No. 56623, supra, will be amended accordingly.

Therefore, good cause appearing,

H. F. Reilley operates generally between Stockton, on the one hand, and certain San Joaquin Valley and San Francisco Bay area points, on the other hand. Sterling Transit Company, Inc., operates generally between the San Francisco Territory, on the one hand, and the Los Angeles and San Diego Territories, on the other hand.

IT IS ORDERED that the first ordering paragraph of Decision No. 56623 of April 29, 1958, in this proceeding, is hereby amended to read as follows:

"IT IS ORDERED that applicants are hereby authorized to establish, on not less than ten days' notice to the Commission and the public, the through service, through routes and joint rates proposed in the above-entitled application, as amended, and to depart from the provisions of Article XII, Section 21, of the Constitution of the State of California and Section 460 of the Public Utilities Code to the extent necessary to establish the rates authorized herein."

In all other respects Decision No. 56623 shall remain in full force and effect.

The effective date of this order shall be the date hereof.

Dated at San Francisco, California, this 17th day of

June, 1958.