A.35878, A. 36908-E0



Decision No. <u>58000</u>

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of ) COLLIER TRANSPORTATION COMPANY, a ) corporation, to purchase and ) Application No. 35878 ROCHLITZ BROTHERS, INC., to sell a ) highway common carrier certificate. )

In the Matter of the Application of ) KATHRYN ELLIOTT as administratrix of ) the estate of KARL ELLIOTT, deceased, ) Applicat to sell and COLLIER TRANSPORTATION ) COMPANY, a corporation, to purchase ) a petroleum irregular route certifi- ) cate.

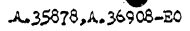
Application No. 36908

## ORDER SUSPENDING OPERATIVE RIGHTS

By Decision No. 50776, dated November 16, 1954, in Application No. 35878, Collier Transportation Company, a corporation, was authorized to acquire a certificate of public convenience and necessity to operate as a highway common carrier for the transportation of lumber and forest products between various points in California on, and adjacent to, 22 designated highways. Also, by Decision No. 51570, dated June 9, 1955, in Application No. 36908, Collier was authorized to accuire a certificate of public convenience and necessity to operate as a petroleum irregular route carrier between all points and places in the State of California.

It has been brought to the attention of the Commission by its Transportation Division that the liability insurance policy of Collier Transportation Company recuired by General Order No. 100-A became canceled, effective November 13, 1958, and has not been reinstated. The Commission is of the opinion that failure of Collier Transportation Company to have on file the requisite evidence of liability insurance constitutes good and sufficient grounds for susponsion of the certificates.

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Therefore, good cause appearing, IT IS ORDERED:

(1) That the certificates of public convenience and necessity acquired by Collier Transportation Company, by Decision No. 50776, dated November 16, 1954, in Application No. 35878, and by Decision No. 51570, dated June 9, 1955, in Application No. 36908, are suspended until the further order of the Commission.

(2) That California Motor Tariff Bureau, Aaron H. Glickman, Agent; and Western Motor Tariff Bureau, Inc., Agent; are hereby authorized and directed to suspend the participation of Collier Transportation Company from their tariffs on file with this Commission, such suspension to be made effective within thirty days after the effective date of this order, on not less than five days' notice to the Commission and to the public.

The Secretary of the Commission is hereby directed to cause a cortified copy of this order to be served upon Collier Transportation Company in the manner prescribed by law.

The effective date of this order shall be the twentieth day after lawful service thereof upon Collier Transportation Company unless, before such effective date, it shall have filed with this Commission a written response to this order denying the facts set forth herein, in which event the effective date of this order shall be stayed until further order of the Commission.

Dated at San Francisco, California, this <u>9776</u> day of February, 1959.

President

Commissioners

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