ORIGINAL

Decision No. <u>58320</u>

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of R. L. FLOYD for Transfer of Operative Rights as a Petroleum Irregular Route Carrier from R. L. DAY, Transferor, to R. L. FLOYD, Transferee.

Application No. 37907

ORDER SUSPENDING OPERATIVE RIGHTS

R. L. Floyd possesses a petroleum irregular route carrier certificate authorizing operations between all points and places within the Counties of Kern, Ventura, Los Angeles and Orange.

The liability insurance policy of R. L. Floyd lapsed as of April 29, 1959. Evidence of liability protection required by General Order No. 100A not being on file, and the Commission being of the opinion and finding that such failure constitutes good cause for suspension of such certificate and of tariffs applicable to service thereunder,

IT IS ORDERED as follows:

- (1) The certificate of public donvenience and necessity to operate as a petroleum irregular route carrier granted to R. L. Floyd by Decision No. 53359, dated July 10, 1956, in Application No. 37907, is suspended pending further order.
- (2) All tariffs issued by or on behalf of R. L. Floyd are suspended pending further order. A copy of this order shall be filed with said tariffs in the office of the Commission.

A. 37907-AC

The Secretary is directed to cause service of a certified copy of this order to be made upon R. L. Floyd and a copy of this order to be mailed to Western Motor Tariff Bureau, Agent.

The effective date of this order shall be the fifth day after such service, unless before such effective date, R. L. Floyd shall have filed with this Commission evidence of insurance protection as required by General Order No. 100A, in which event the effective date of this order shall be stayed until further order of the Commission.

Dated at Los Angeles California, this 2 day of

President

Commissioners