Decision No. 60507

## ORIGINAL

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of G. Q. STONG, dba WHITEY STONG TRUCKING, an individual, to sell and of LAS VEGAS TRUCK LINE, INC., a California corporation, to purchase the Certificate of Public Convenience and Necessity authorizing the transportation of petroleum products as an irregular route carrier.

Application No. 42338

## <u>opinion</u>

G. Q. Stong, doing business as Whitey Stong Trucking, requests authority to sell and transfer and Las Vegas Truck Line, Inc., requests authority to purchase and acquire certain operative rights as a highway common carrier of petroleum products and as a petroleum irregular route carrier.

The operative rights would be transferred for a cash consideration of \$750. Purchaser is presently engaged in general hauling and owns and operates two tank trucks which would be utilized in the proposed certificated service. As of December 31, 1959, applicant purchaser indicated a net worth of \$17,081.92 and realized a net profit of \$1,781.92 for said year.

After consideration, the Commission finds and concludes that the proposed transfer would not be adverse to the public interest. A public hearing does not appear to be necessary.

## ORDER

Application having been filed and the Commission being informed in the premises,

## IT IS ORDERED:

1. That on or before December 1, 1960, G. Q. Stong is hereby authorized to transfer and sell, and Las Vegas Truck Line, Inc.,

a corporation, is hereby authorized to purchase and acquire the operative rights acquired by Decision No. 55548 in Application No. 38932, according to the terms of the agreement attached to the application.

- 2. That, within thirty days after the consummation of the transfer herein authorized, Las Vegas Truck Line, Inc., shall notify the Commission, in writing, of that fact and within said period shall file with the Commission a true copy of any bill of sale or other instrument of transfer which may be executed to effect said transfer.
- 3. That, on not less than five days' notice to the Commission and to the public, applicants shall, effective concurrently with the consummation of such transfer, amend or reissue the tariffs on file with the Commission, naming rates, rules and regulations governing the common carrier operations here involved, including joint rate arrangements, to show that G. Q. Stong has withdrawn or canceled and Las Vegas Truck Line, Inc., has adopted or established as its own, said rates, rules and regulations. The tariff filing made pursuant to this order shall comply in all respects with the regulations governing the construction and filing of tariffs set forth in the Commission's General Order No. 80.

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

	Dated	at	Sen Francisco	>	California,
this_	2 md	_ day of	angust		, 1960.

President

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