

ORIGINAL

Decision No. 61571

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of
INTERLINES MOTOR EXPRESS, a corporation,
for a certificate of public convenience
and necessity to extend highway common
carrier service.

Application No. 42141

ORDER DENYING REHEARING

Blankenship Motors, J. Christenson Co., Consolidated
Freightways Corporation of Delaware, Di Salvo Trucking Co., Hills
Transportation Co., Karlson Bros. Trucking Service, Merchants
Express of California, Pacific Intermountain Express Co., and
Peters Truck Lines having petitioned for rehearing of Decision No.
60984 in the above proceeding, the Commission having considered
such petition and each of the allegations thereof, and being of
the opinion that no good cause has been shown for the granting
thereof,

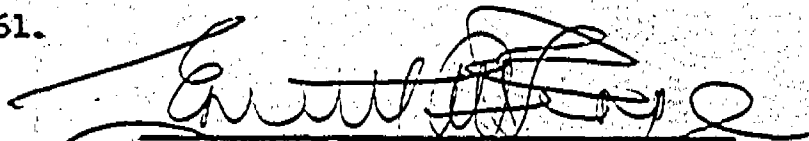
IT IS ORDERED that rehearing is denied.

In denying the petition for rehearing, we desire to make
it clear that nothing said in Decision No. 60984 was meant to be
understood as holding that the Commission does not have authority
to restrict the registration with the Interstate Commerce Commission
of a certificate of public convenience and necessity issued by this
Commission. We do not consider any language in said decision as
holding to the contrary, and the opinion should not be so construed.
The language

appearing in paragraph 2 in the opinion of said decision may be ambiguous when considered in connection with the record in this case and, therefore, is hereby stricken.

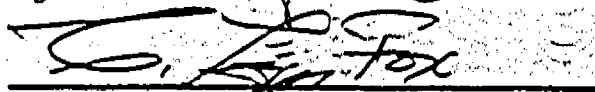
The Commission finds that the special facts of this case do not warrant the Commission in placing upon the certificate heretofore issued herein a restriction against said registration of said certificate with the Interstate Commerce Commission.

Dated at San Francisco, California, this 21st day of February, 1961.



President







Commissioners