

ORIGINAL

Decision No. 63481

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of)	
STOCKTON MOTOR EXPRESS, a corporation,)	
for a certificate of public conven-)	
ience and necessity to operate a high-)	
way common carrier service for the)	
transportation of automotive equipment,)	
materials, and supplies, between San)	Application No. 28885
Francisco, Oakland, Berkeley, San)	
Leandro, Alameda, and Emeryville,)	
California, on the one hand, and Liver-)	
more, Altamont, Tracy, Stockton, and)	
Lodi, California, on the other hand.)	

ORDER REVOKING OPERATIVE RIGHTS

By Decision No. 60365 dated July 5, 1960, in Application No. 42244, California Motor Transport Co., Ltd., was authorized to purchase and acquire operative rights and other properties of Stockton Motor-Express. Thereafter, Stockton Motor Express ceased to exist as a separate entity. Certain operative rights of Stockton Motor Express, as authorized by Decision No. 41180 dated February 2, 1948, in Application No. 28885, were not included in the transfer.¹ Inadvertently, however, California Motor Transport Co., Ltd., adopted the freight forwarder tariff of Stockton Motor Express' predecessor. California Motor Transport Co., Ltd., has requested in writing that the Commission cancel its adoption of the freight forwarder tariff. It has also informed the Commission staff orally that it would have no objection to revocation of the certificates

¹ By Decision No. 41180, Stockton Motor Express was granted certificates of public convenience and necessity authorizing operations as a highway common carrier and as a freight forwarder for the transportation of automotive parts, accessories and supplies between San Francisco and certain East Bay points, on the one hand, and Livermore, Altamont, Tracy, Stockton and Lodi, on the other hand.

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granted in Decision No. 41180 inasmuch as the highway common carrier rights authorized by that decision have been duplicated by other certificates previously granted to or acquired by California Motor Transport Co., Ltd.

Good cause appearing,


IT IS ORDERED that:

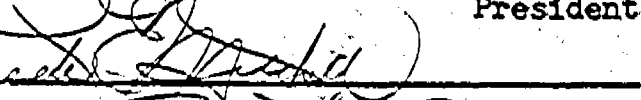
1. The certificates of public convenience and necessity authorizing operations as a highway common carrier and as a freight forwarder granted to Stockton Motor Express by Decision No. 41180 dated February 2, 1948, in Application No. 28885, are hereby revoked.


2. California Motor Transport Co., Ltd., Freight Forwarder Tariff No. 2, Cal.P.U.C. No. 6 (Series of Automotive Purchasing Co., Inc.), is hereby canceled.

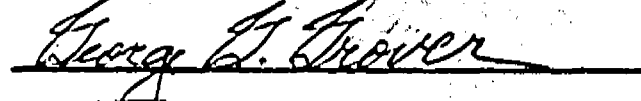
This order shall become effective twenty days after the date hereof.

Dated at San Francisco, California, this 27th day of March, 1962.



President






Commissioners