

BEFORE THE STATE BOARD OF EQUALIZATION

OF THE STATE OF CALIFORNIA

In the Matter of the Appeals of

PARK-CITRON AGENCY, TAXPAYER,
ARTHUR L. PARK, JR. AND HERMAN CITRON,
ASSUMERS AND/OR TRANSFEREES

ORDER DENYING PETITION FOR REHEARING AND CORRECTING CLERICAL ERRORS

Upon consideration of the petition filed March 28, 1969, by Park-Citron Agency, Taxpayer, Arthur L. Park, Jr. and Herman Citron, Assumers and/or Transferees, for rehearing of its appeals from the action of the Franchise Tax Board, we are of the opinion that none of the grounds set forth in the petition constitute cause for the granting thereof, and accordingly, it is hereby ordered that the petition be and the same is hereby denied and that our order of February 26, 1969, be and the same is hereby affirmed.

In addition, it is hereby ordered, with respect to the opinion and order issued by this board on February 26, 1969, that the word "cash" be substituted for the word "case" in the first line of the last paragraph on the second page, and "July 31" be substituted for "July 13" in the last line of the second full paragraph on the fourth page.

Done at Sacramento, California, this 5th day of May, 1969, by the State Board of Equalization.

Chairman

Member

Member

Member

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ATTEST:

Secretary