

truck, are not exempt from motor vehicle licenses.

October 17, 1935.

Mr. A. B. Middleton
Registrar of Motor Vehicles
Deer Lodge, Montana

You request my opinion as to what license fees a tractor company must pay in this state when, in conducting an educational school at their distributor's places of business located in the state, they transport their equipment used in the schools by their own trucks or in trailers towed behind cars or by contracted trucks.

We do not believe that these facts present any exception to the rules stated in our opinion to you dated September 10, 1935, No. 168, Volume 16, Opinions of Attorney General. Such vehicles, so used, do not come within the exception mentioned in the answer to question No. 1 in that opinion as they are operated for compensation or profit or are engaged in a gainful occupation or business enterprise. If such equipment is not transported by contracted trucks but by the owner itself, no motor carrier freight license, in my opinion, would be required. See Question No. 10, and answer in opinion No. 168.

Opinion No. 190.

Motor Vehicles—Licenses—Educational School, Transportation of Equipment.

HELD: Educational schools of a tractor company, transported by