

Decision No. 28245.

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of Pacific Motor Transport Company for certificate of public convenience and necessity for the extension of its express operations to, from and between (a) points on the Sonoma Valley Branch of the Northwestern Pacific Railroad Company north of Sonoma; (b) points served by truck lines of Akins, Herrick and Frederickson in Lake County; (c) points served by Lake Tahoe Transportation Company; (d) points served by Covelo Stage Line; (e) points on Keeler-Owenyo Branch of Southern Pacific Company; (f) points on the Southern Pacific line between Laws and Benton, inclusive; (g) between points on Southern Pacific's branch line between Redlands and Greenspot, inclusive; (h) between points on Southern Pacific's main line between Niland and Colorado, inclusive; (i) between points served by the Coalinga branch of Southern Pacific Company between Coalinga and LeRoy, inclusive; (j) between points served by the Southern Pacific's main line between Cole and Hilt inclusive; (k) between points on Southern Pacific's Dairyland Branch between Chowchilla and Dairyland, inclusive; (l) between points on Southern Pacific's McKittrick Branch between McKittrick and Olig, inclusive; (m) between points on Southern Pacific's line between Alturas and Hatfield, inclusive; (n) between points served by Southern Pacific's line between Alturas and Wendel, inclusive; (o) between points served by Southern Pacific's branch line between Wendel and Westwood, inclusive; (p) between points served by Southern Pacific's Valley Spring Branch between Valley Spring and Kentucky House, inclusive; (q) between points served by Southern Pacific's Woodbridge Branch between Lodi and Woodbridge, inclusive.

ORIGINAL

Application
No. 19942
(Amended).

BY THE COMMISSION:

FIRST SUPPLEMENTAL ORDER

Upon request of applicant Pacific Motor Transport Company,
and good cause appearing,

IT IS HEREBY ORDERED that Condition No. 2 of the order in Decision 28201 of September 3, 1935, in the above entitled proceeding, be and it is hereby amended to read as follows:

"Applicant shall file in triplicate and make effective within a period of not to exceed thirty (30) days from the date hereof, and on not less than five (5) days' notice to the Commission and the public, a tariff or tariffs constructed in accordance with the requirements of this Commission, and containing rates and rules which in volume and effect, shall be rates and rules proposed in the application in so far as they conform to the certificate herein granted."

IT IS HEREBY FURTHER ORDERED that in all other respects Decision No. 28201 shall remain in full force and effect.

Dated at San Francisco, California, this 23^d day of September, 1935.

Leon C. Kelly

M. B. Davis

Joseph R. DeWitt
Commissioners.