

Decision No. ______2

BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Establishment of maximum or minimum, or maximum and minimum rates, rules and regulations of all Radial Highway Common Carriers and Highway Contract Carriers operating motor vehicles over the public highways of the State of California, pursuant to Chapter 223, Statutes of 1935, for the transportation for compensation or hire of any and all commodities and accessorial services incident to such transportation.

In the Matter of the Investigation and Establishment of rates, charges, classifications, rules, regulations, contracts and practices, or any thereof, of Common Carriers of property.

In the Matter of the Establishment of just, reasonable and non-discriminatory maximum or minimum or maximum and minimum rates, rules, classifications and regulations for the transportation of property over the public highways in the Cities of San Diego, Chula Vista, Coronado, and National City.

In the Matter of the Investigation and Establishment of rates, charges, classifications, rules, regulations, contracts, and practicos, or any thereof, of Common Carriers of property between the Cities of San Diego, Chula Vista, Coronado and National City, or any of them.

In the Matter of the Establishment of) rates, rules, classifications and regu-) lations for the transportation of) property, exclusive of property trans-) ported in dump trucks, for compensation) or hire over the public highways of the) City and County of San Francisco.)

In the Matter of the Establishment of just, reasonable and non-discriminatory maximum or minimum or maximum and minimum rates, rules, classifications and regulations for the transportation of property for compensation or hire over the public highways of the City of Los Angeles.

ORIGINAL

Case No. 4088

DRIGIMAL

Case No: 4145

Case No. 4135

Case No. 4139

Case No. 4084

Case No. 4121

In the Matter of the Establishment of maximum or minimum, or maximum and minimum rates, rules and regulations for the transportation of property, for compensation or hire, over the public highways, by all Radial Highway Common Carriers and Highway Contract Carriers between, and by all City Carriers within the cities of Oakland, Albany, Alameda, Berkeley, Emeryville, and Piedmont, in the County of Alameda.

In the Matter of the Investigation and Establishment of rates, charges, classifications, rules, regulations, contracts and practices, or any thereof, of EAST BAY DRAYAGE & WAREHOUSE CO., EASLETT WAREHOUSE COMPANY, INTER-URBAN EXPRESS CORPORATION, KEILLOGG'S EXPRESS & DRAYING CO., MERCHANTS EXPRESS COR-PORATION, FEOPLES EXPRESS, SPECIAL DE-LIVERY SERVICE CO., UNITED PARCEL SER-VICE, UNITED TRANSFER COMPANY, and WEST BERKELEY EXPRESS & DRAYING COMPANY, operating as Highway Common Carriers, for transportation of property, for compensation over the public highways of the State of California, between the cities of Oakland, Albany, Alameda, Berkeley, Emeryville and Piedmont, in the County of Alameda, and for accessorial services incident to such transportation.

BY THE COMMISSION:

SIXTE SUPPLEMENTAL ORDER	-	Case No. 4088, Part "A"
FIRST SUPPLYMENTAL ORDER	-	Cases Nos. 4135, 4139 and 4088, Part "K"
SIXTH SUPPLEMENTAL ORDER	-	Case No. 4088, Part MM Case No. 4145, Part TBT
SECOND SUPPLEMENTAL ORDER	-	Case No. 4088, Part 20
FOURIEZNTH SUPPLEMENTAL ORDER	3	Case No. 4088, Parts WUW-WVW Case No. 4145, Parts WFW-WGW
TWELFTH SUPPLEMENTAL ORDER		Case No. 4084
FOURTH SUPPLEMENTAL ORDER	-	Case No. 4121
NINTH SUPPLEMENTAL ORDER	-	Cases Nos. 4108 and 4109
FIRST SUPPLEMENTAL ORDER	-	Case No. 4088, Part "T"

Case No. 4108

)

Case No. 4109

Good cause appearing,

IT IS HEREBY ORDERED that "Voting booths, ballot boxes, election tents and election supplies, when transported from or to polling places" be and they are hereby excluded from the application of minimum rates established by Decision No. 28761 of April 27, 1936, as amended, in Case No. 4088, Part "A".

IT IS HEREBY FURTHER ORDERED that paragraph (b), Rule 10, Appendix "A" of Decision No. 30021 in Cases Nos. 4135, 4139 and 4088, Part "K", be and it is hereby amended by adding the following:

> "(9) Voting booths, ballot boxes, election tents and election supplies, when transported from or to polling places."

IT IS HEREEY FURTHER ORDERED that paragraph (c), Rule 20, Appendix "A" of Decision No. 29480, as amended, in Cases Nos. 4088, Part "M", and 4145, Part "B", be and it is hereby further amended by adding the following:

> "(20) Voting booths, ballot boxes, election tents and election supplies, when transported from or to polling places."

IT IS HEREBY FURTHER ORDERED that the following paragraph be and it is hereby added to paragraph 2, Appendix "A" of Decision No. 29915, as amended, in Cases Nos. 4088, Part "Q", and 4145, Part "D":

> *(o) Woting booths, ballot boxes, election tents and election supplies, when transported from or to polling places."

IT IS HERREY FURTHER ORDERED that the following paragraph be and it is hereby added to Rule 20, Appendix "A" of Decision No. 30370, as amended, in Cases Nos. 4088, Parts "U" and "V", and 4145, Parts "F" and "G":

*(z) Voting booths, ballot boxes, election tents and election supplies, when transported from or to polling places."

-3-





IT IS HEREBY FURTHER ORDERED that the following paragraph be and it is hereby added to the note contained in Rule 5, paragraph (a) of Exhibit "A" of Decision No. 28632, as amended, in Case No. 4084:

> "10. Voting booths, ballot boxes, election tents and election supplies, when transported from or to polling places."

IT IS HEREBY FURTHER ORDERED that the following paragraph be and it is hereby added to Rule 10, Appendix "A" of Decision No. 30600, as amended, in Case No. 4121:

> *(10) Voting booths, ballot boxes, election tents and election supplies, when transported from or to polling places."

IT IS HEREBY FURTHER ORDERED that the following paragraph be and it is hereby added to Note 1, Appendix "A" of Decision No. 29217, as amended, in Cases Nos. 4108 and 4109:

> *(i) Voting booths, ballot boxes, election tents and election supplies, when transported from or to polling places.

IT IS HEREBY FURTHER ORDERED that paragraph 4, Appendix "A" of Decision No. 30010 in Case No. 4088, Part "T", be and it is amended by adding the following:

> *(e) Voting booths, ballot boxes, election tents and election supplies, when transported from or to polling places."

IT IS HEREBY FURTHER ORDERED that in all other respects the following decisions, as amended, shall remain in full force and effect: Decisions Nos. 28632, 28761, 30021, 29480, 29915, 30370, 30600, 29217 and 30010.

-4-

This order shall become effective on the date hereof. Dated at San Francisco, California, this // day of

August, 1938.

Commissioners.