Decision No. 34533

Case 4121-L:A

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BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Establishment) of just, reasonable and non-discrimi-) natory maximum or minimum or maximum) and minimum rates, rules, classifica-) Case No. 4121 tions and regulations for the trans-) portation of property for compensation) or hire over the public highways of) the City of Los Angeles.)

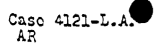
BY THE COMMISSION:

SUPPLEMENTAL OPINION

An adjourned hearing was held in this proceeding before Examiner Bryant in Los Angeles on July 18, 1941, for the purpose of affording a hearing herein to certain highway carriers and city carriers who had not previously had an opportunity to be heard respecting the subject matter of this proceeding. Minimum rates and rules and regulations applicable to all other highway carriers and city carriers have heretofore been established herein by Decision No. 32504, as amended. The parties for whom this hearing was held include those who first obtained permits as radial highway common carriers, highway contract carriers or city carriers between February 24, 1941 and June 14, 1941, inclusive, The record shows that the

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By Decision No. 32504 of October 24, 1939, the Commission issued in loose-leaf tariff form minimum rates and rules and regulations for the transportation of property within Los Angeles County by radial highway common carriers, highway contract carriers and carriers as defined in Chapter 312, Statutos 1935, as amended, (herein referred to as "city carriers"), which rates, rules and regulations were originally established by Decision No. 30600 of February 7, 1938, as modified, supplemented and amended. The tariff above referred to, entitled City Carriers' Tariff No. 4 and Highway Carriers' Tariff No. 5 was attached to said Decision No. 32504 as Appendix "A" thereof. Decision No. 32504 has been subsequently modified, supplemented, and amended from time to time and new and revised pages incorporating such changes in the tariff have been issued.



order instituting investigation herein was duly served on and notice of said hearing duly given all such carriers.

Evidence was introduced at the hearing based upon studies of rates and costs of operation, that the minimum rates and charges and the rules and regulations established by said Decision No. 32504, as amended, and as set forth in City Carriers' Tariff No. 4 and Highway Carriers' Tariff No. 5, supplemented, amended and modified, are just, reasonable and nondiscriminatory for all highway carriers and city carriers, including those carriers hereinabove referred to as well as those previously subject thereto. No criticism was made of the propriety of those minimum rates and charges, rules and regulations and no reason was advanced why they should not be applied as minimum by said carriers. The minimum rates and charges and rules and regulations contained in said City Carriers' Tariff No. 4 and Highway Carriers' Tariff No. 5 are based upon favorable conditions Affecting the various types of operation and appear to be equally proper for the carriers for whom this hearing was provided and for the others.

We therefore conclude that the minimum rates, charges, accessorial charges, and the ratings, rules, and regulations established in and by Decision No. 32504, as supplemented, amended, and modified, and as set forth in said City Carriers' Tariff No. 4 and Highway Carriers' Tariff No. 5 (Appendix "B" hereof) should be established for and made applicable by all highway carriers and city carriers.

<u>FINDINGS</u>

Upon consideration of all the evidence of record, the Commission is of the opinion and finds:

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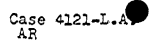
Case 4121-L.A

1. That the ratings, rates, charges, accessorial charges, rules and regulations set forth in City Carriers' Tariff No. 4 and Highway Carriers' Tariff No. 5, designated as Appendix "B" of the order herein, are and will be for the future the just, reasonable and nondiscriminatory minimum rates, charges and accessorial charges to be assessed, charged and collected, and the just, reasonable and nondiscriminatory rules and regulations to be observed in applying such rates, charges and accessorial charges, by radial highway common carriers, highway contract carriers and city carriers who first obtained permits, between the dates of February 24, 1941 and June 14, 1941, inclusive.

2. That subject to the terms and conditions of Item No. 140 series of said tariff, all said radial highway common carriers, highway contract carriers and city carriers should be authorized to assess, charge and collect rates, charges and accessorial charges of common carriers, lawfully on file with this Commission and in effect on the date of movement, and to observe the ratings, rules and regulations governing the common carrier rate, charge or accessorial charge used, whenever such rates, charges and accessorial charges applied subject to the governing ratings, rules and regulations, produce lower aggregate charges than would accrue for the same transportation under the ratings, rates, rules, regulations and accessorial charges found just, reasonable and nondiscriminatory in Finding No. 1.

3. That except as provided in Finding No. 2, all of said radial highway common carriers, highway contract carriers and city carriers should be required to assess, charge and collect, for the transportation or accessorial services to which said tariff is applicable, rates, charges and accessorial charges no lower in volume

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or effect than those set forth or referred to in said tariff and to observe ratings, rules and regulations no lower in volume or effect than those set forth or referred to therein.

4. That said radial highway common carriers, highway contract carriers and city carriers should be required to issue a shipping document for each shipment received for transportation, or a shipping document in manifest form for all shipments received from one shipper at one time and at one place, showing thereon the names of the shipper and of each consignee, the point of origin and point of destination of each shipment, a description of each shipment, the rate and charge assessed, and such other information respecting each of the factors entering into the computation of the charge as may be necessary in conjunction with the tariff designated as Appendix "B" of the order herein, to verify the lawfulness of such charge, provided that said shipping document in manifest form may be issued to the shipper without all of the required information when supplemented by the issuance to the consignee of freight bills or delivery receipts and freight bills containing the required information not shown on said shipping document in manifest form; that a copy of each of such documents, delivery receipts and freight bills shall be retained and preserved by the carrier for reference and subject to the Commission's inspection, for a period of not less than three (3) years from the date of its issuance; and that the forms of shipping documents set forth in Appendix "A" of the order herein will be suitable and proper.

5. That none of said radial highway common carriers, highway contract carriers or city carriers should be permitted to quote, assess, charge, collect, or observe rates, rules, regulations or accessorial charges in a unit of measurement different from that in which the rates herein provided as minimum for the same transportation

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6. That to the extent carriers affected by order herein may be deemed to be "transportation companies" within the meaning of Article XII, Section 21 of the Constitution of the State of California, they should be authorized to charge less for longer than for shorter distances, to the extent necessary to meet the rates of competitive forms of for-hire transport for the same transportation, under the terms and conditions and in the manner provided in said tariff designated as Appendix "B" of the order herein.

<u>o r d e r</u>

An adjourned public hearing having been held in the above entitled proceeding, and based upon the evidence received therein and upon the conclusions and findings set forth in the preceding opinion,

IT IS HEREBY ORDERED:

1. That the rates, charges, accessorial charges, rules and Megulations Set forth in Sity Carriers' Tariff No. 4 and Highway Carriers' Tariff No. 5 designated as Appendix "B" attached hereto and by this reference made a part hereof, be and they are hereby established and approved as the just, reasonable and nondiscriminatory minimum rates, charges and accessorial charges to be assessed, charged and collected and the rules and regulations to be observed, by any and all radial highway common carriers, highway contract carriers and city carriers who first obtained permits between the dates of February 24, 1941 and June 14, 1941, inclusive, for the transportation of the property and between the points for which rates and charges are provided in said tariff and for the accessorial services rendered incidental thereto.

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2. That all of said radial highway common carriers, highway contract carriers and city carriers be and they are hereby authorized to assess, charge and collect common carrier rates and accessorial charges, and to observe common carrier rules and regulations lawfully on file with the Commission and in effect on the date of movement, subject to the terms and conditions and in the manner explained in Finding No. 2 of the preceding opinion.

3. That on and after the effective date of this order all of said radial highway common carriers, highway contract carriers and city carriers be and they are hereby ordered and directed to cease and desist and thereafter to abstain from assessing, charging or collecting rates, charges or accessorial charges lower in volume or effect than those set forth or referred to in said tariff, and from observing rates, rules or regulations lower in volume or effect than those set forth or referred to therein.

4. That on and after the effective date of this order all of said radial highway common carriers, highway contract carriers and city carriers be and they are heroby ordered and directed to cease and desist and thereafter to abstain from quoting, assessing, charging or collecting rates or accessorial charges based upon a unit of measurement different from that in which the rates and charges herein established as minimum are stated.

5. That to the extent carriers affected by the order herein may be deemed to be "transportation companies," within the meaning of Article XII, Section 21 of the Constitution of the State of California, said carriers be and they are hereby authorized to charge less for longer than for shorter distances, to the extent necessary to meet the rates of competitive forms of for-hire transport for the same transportation, under the terms and conditions and in the manner

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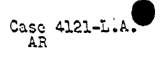
Case 4121-L.A.

provided in said tariff designated as Appendix "B" hereof.

6. That said radial highway common carriers, highway contract carriers and city carriers be and they are and each of them is hereby ordered and directed to issue a shipping document for each shipment received for transportation, or a shipping document in manifest form for all shipments received from one shipper at one time and at one place, showing thereon the names of the shipper and consignee, the point of origin and point of destination of each shipment, a description of each shipment, the rate and charge assessed and such other information respecting each of the factors entering into the computation of the charge as may be necessary, in conjunction with the tariff designated as Appendix "B" hereof, to verify the lawfulness of such charge, provided that said shipping documents in manifest form may be issued to the shipper without all of the required information, when supplemented by the issuance to the consignees of freight bills or delivery receipts and freight bills containing the required information not shown on said shipping document in manifest form; and shall retain and preserve a copy of each of such shipping documents, delivery receipts and freight bills, subject to the Commission's inspection, for a period of not less than three (3) years from the date of its issuance; and that the forms of shipping documents set forth in Appendix "A" hereof will be suitable and proper.

7. That any and all supplements to or modifications and amendments of said City Carriers' Tariff No. 4 and Highway Carriers' Tariff No. 5, being Appendix "A" to Decision No. 32504 and Appendix "B" to this decision, hereinafter made in this proceeding, shall supplement, modify, or amend this decision alco, without express reference to this decision therein.

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This order shall become effective on the date hereof. Dated at San Francisco, California, this 26 Aday of August, 1941.

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Commissioners



APPENDIX "A"

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CONSISTING OF

SUITABLE AND PROPER FORMS OF SHIPPING DOCUMENTS

FOR THE TRANSPORTATION OF PROPERTY

IN THE LOS ANGELES DRAYAGE AREA

(1) AT UNIT RATES

AND

(2) AT OTHER THAN UNIT RATES

SHIPPING ORDER AND FREIGET BILL FOR TRANSPORTATION OF PROPERTY IN THE LOS ANGELES DRAVAGE AREA AT UNIT RATES

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Shipper									
Street Address				-					
City	-			-					
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- Show greatest (heaviest) gross weight of the property transported by the unit of carrier's equipment at one time during a single transaction.
 Show time not chargeable, such as time for meals.
 Show greatest (heaviest) gross weight of the property transported by the unit of carrier's equipment at any time during the period covered by the transaction.
 Show in terms of the governing tariff provisions the period of time for which the equipment is engaged.
 Shipping orders in individual or manifest form or shipping orders and delivery receipts showing all information necessary to determine the application rate under the tariff provisions governing weight unit rates must be attached to and made a part of this freight oill in the event such full information is not shown on its face.
 Show each charge separately and what it represents.

SHIPPING ORDER AND FREIGHT BILL FOR TRANSPORTATION IN THE LOS ANGELES DRAYAGE AREA AT OTHER THAN UNIT RATES

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By Driv	ver (Show name in	full)						
Received by except as	consigned in good	condition	,	Prepaid		·····		
	(Show name in full	,		TOTAL TO	COLLECT			

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(1) If other authorized unit of charge, show such unit.
 (2) Show time not chargeable, such as time for meals.
 (3) Show each charge separately and what it represents.

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APPENDIX "B"

13

City Carriers' Tariff No. 4

and

Highway Carriers' Tariff No. 5

Naming

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Minimum Rates, Rules and Regulations

For The

Transportation of Property

Between Points

12

Los Angeles County

Ъy

City Carriers

Radial Highway Common Carriers

and

Highway Contract Carriers

First Revised Title Page Cancels Original Title Page

City Carriers' Tariff No. 4 Highway Carriers' Tariff No. 5

NAMING

MINIMUM RATES, RULES AND REGULATIONS FOR THE

TRANSPORTATION OF PROPERTY OVER THE PUBLIC HIGHWAYS WITHIN DEFINED TERRITORY IN LOS ANGELES COUNTY

BY

CITY CARRIERS

RADIAL HIGHWAY COMMON CARRIERS

AND

HIGHWAY CONTRACT CARRIERS

The original tariff contains rates, rules and regulations established in Decision No. 32504, in Case No. 4121. Changes contained in subsequent orders will be made by reissuing the pages on which the changes occur or by issuing supplements showing the corrected items.

• Governed, except as otherwise provided herein, by Western Classification No. 69, C. R. C.-W. C. No. 2 of R. C. Fyfe, Agent, by Pacific Freight Tariff Bureau Exception Sheet No. 1-Q. C. R. C. No. 39 of J. P. Haynes, Agent, and by supplements to or reissues of said publications when the provisions of said supplements or reissues have been approved by the Commission.

*Change, Decision No. 33978

EFFECTIVE APRIL 1, 1941

Correction No. 10

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(Original Tariff effective January 1, 1940)

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Issued by THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA State Building, Civio Center, San Francisco, California.

CITY CARRIERS' TARIFF NO. 4 HIGHWAY CARRIERS' TARIFF NO. 5

CORRECTION NUMBER CHECKING SHEET

This tariff is issued in loose leaf form. All added and revised pages will be numbered consecutively in the lower left hand corner. These correction numbers should be checked below on this checking sheet before pages are filed in tariff.

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CITY CARRIERS' TARIFF NO. 4 HIGHWAY CARRIERS' TARIFF NO. 5

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CITY CARRIERS' TARIFF NO. 4 HIGHWAY CARRIERS' TARIFF NO. 5

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EFFECTIVE APRIL 1, 1941

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CITY CARRIERS' TARIFF NO. 4 HIGHWAY CARRIERS' TARIFF NO. 5

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EFFECTIVE APRIL 1, 1941

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CITY CARRIERS' TARUFF NO. 4 HIGHWAY CARRIERS' TARIFF NO. 5

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Ribbons	371	Trays, desk	371
Rice	341	Trees, Christmas, artificial	371
Rivets, iron or steel	341	Trusses, iron or steel	341
Rods, iron or steel	-341		341
	-341	Tubing, pier, iron or steel	341
Roofing, Building, or Paving		Tubs, paper, as described	
Materials, as described	342	Turnbuckles, iron or steel	341
Rulers	371	Twine	371
Sacks, empty, cement	345	Vegetables, fresh or green	341
Sago	341	Vermicelli, except canned	341
Salads, Fish, Macaroni, Meat		Washers, iron or steel	341
or Vegetable	341	Waste Baskets	371
Salt, common	342	Wax Remover	371
Scales, postage	371	Weights, iron or steel, as described	341
Scissors	371	Wine, domestic, as described	341
Seals, paper	370	Wire, iron or steel	341
Sharpeners, pencil	371	Woodenware, as described	371
Sheets, iron or steel, as described	341	Yeast	341
Shoes, iron or steel, as described	341	Zees, iron or steel	341
Skewers	371		1
Soap	371		}

EFFECTIVE APRIL 1, 1941

Correction No. 13

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CITY CARRIERS' TARIFF NO. 4 HIGHWAY CARRIERS' TARIFF NO. 5

ARRANGEMENT OF TARIFF

This is a loose-leaf tariff consisting of five sections.

SECTION NO. 1 contains rules and regulations of general application. Except as otherwise specifically provided, the rules and regulations contained in Section No. 1 govern the rates in Section No. 3 and Section No. 4 of the tariff.

SECTION NO. 2 contains rate bases.

SECTION NO. 3 contains class rates.

SECTION NO. 4 contains commodity rates.

SECTION NO. 5 contains unit rates, rules and regulations.

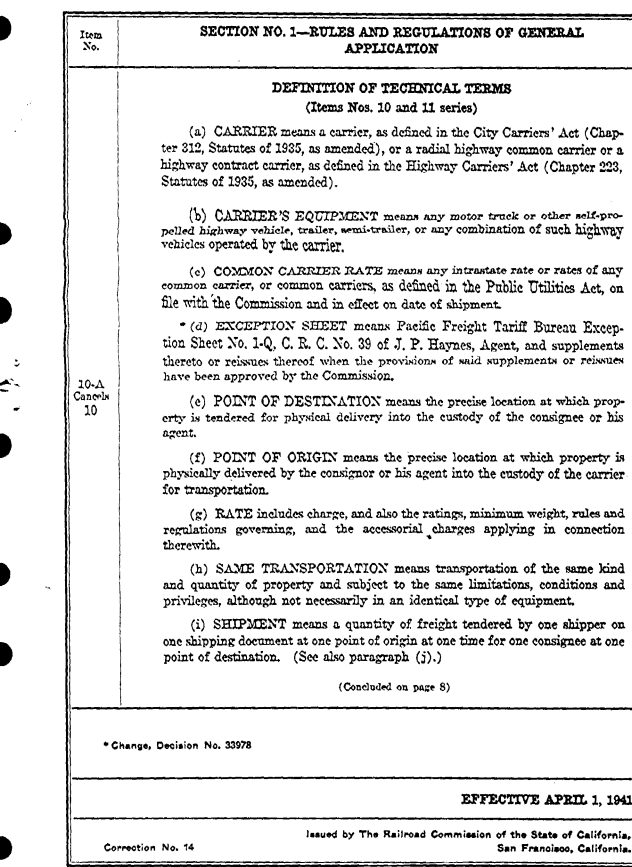
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CITY CARRIERS' TARIFF NO. 4 HIGHWAY CARRIERS' TARIFF NO. 5



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San Francisco, California.

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CITY CARRIERS' TARIFF NO. 4 HIGHWAY CARRIERS' TARIFF NO. 5

Item No.	SECTION NO. 1-RULES AND REGULATIONS OF GENERAL APPLICATION (Continued)
	DEFINITION OF TECHNICAL TERMS (Concluded) (Items Nos. 10 and 11 series)
11-A Cancols 11	(j) SPLIT DELIVERY SHIPMENT means a shipment consisting of sev- cral component parts delivered to (a) one consignee at more than one point of destination, or (b) more than one consignee at one or more points of destination, the composite shipment weighing (or transportation charges computed upon a weight of) not less than 4,000 pounds, said shipment being shipped by one consignor at one point of origin and charges thereon being paid by the con- signor when there is more than one consignee.
•	• (k) WESTERN CLASSIFICATION means Western Classification No. 69 C.R.CW.C. No. 2 of R. C. Fyfe, Agent, and supplements thereto or reissues thereof when the provisions of said supplements or reissues have been approved by the Commission.
	APPLICATION OF TARIFF—CARRIERS
20	Rates provided in this tariff are minimum rates, established pursuant to the City Carriers' Act (Chapter 312, Statutes of 1935, as amended), and the Highway Carriers' Act (Chapter 223, Statutes of 1935, as amended). They apply for the transportation of property by carriers as defined in said City Carriers' Act, and radial highway common carriers and highway contract carriers, as defined in said Highway Carriers' Act.
+Chang	je, Decision No. 33978
	- · · · · · · · · · · · · · · · · · · ·
	EFFECTIVE APRIL 1, 1941
Correc	lasued by The Railroad Commission of the State of California, tion No. 15 San Francisco, California.

CITY CARRIERS' TARIFF NO. 4 HIGHWAY CARRIERS' TARIFF NO. 5

Item No. 30

SECTION NO. 1—RULES AND REGULATIONS OF GENERAL APPLICATION (Continued)

APPLICATION OF TARIFF—TERRITORIAL (Items Nos. 30, 31, 32 and 33 series)

Rates in this tariff apply for transportation of shipments between points in Los Angeles County located in the zones described below. The zones hereinafter described embrace all points of origin and destination within their respective boundaries and include both sides of streets, boulevards, roads, avenues or highways named.

Zone 1-A

Beginning at the intersection of Washington Boulevard and Indiana Street, thence northerly on Indiana Street and its prolongation to City Terrace Drive, northerly on City Terrace Drive to Ramona Boulevard, northeasterly on Ramona Boulevard to Eastern Avenue, northerly on Eastern Avenue and Marianna Avenue to Valley Boulevard, westerly on Valley Boulevard and North Main Street to the west bank of the Los Angeles River, northerly along the west bank of the Los Angeles River to North Broadway, southwesterly on North Broadway to College Street, easterly on College Street to Alameda Street, southerly on Alameda Street to Aliso Street, westerly on Aliso Street to San Pedro Street, southwesterly on San Pedro Street to Washington Boulevard, easterly on Washington Boulevard to Soto Street, southerly on Soto Street to 26th Street, easterly on 26th Street to Downey Road, northerly on Downey Road to Washington Boulevard, easterly on Washington Boulevard to point of beginning.

Zone 1-B

Beginning at the intersection of Washington Boulevard and San Pedro Street, thence northeasterly on San Pedro Street to Aliso Street, easterly on Aliso Street to Alameda Street, northerly on Alameda Street to College Street, westerly on College Street to North Broadway, northeasterly on North Broadway to the west bank of the Los Angeles River, southerly along the west bank of the Los Angeles River to North Main Street, easterly on North Main Street to Mission Road, northeasterly on Mission Road to North Broadway, westerly on North Broadway to Griffin Avenue, northerly on Griffin Avenue to Avenue 35, westerly on Avenue 35 to Pasadena Avenue, northerly on Pasadena Avenue to North Figueroa Street, southwesterly on North Figueroa Street to Amabel Street, northwesterly on Amabel Street and Isabel Street to Macon Street, southwesterly on Macon Street to Cypress Avenue, northwesterly on Cypress Avenue and its prolongation to the intersection of San Fernando Road and Eagle Rock Boulevard, northwesterly on San Fernando Road to Edward Avenue, northerly on Edward

(Continued on page 10)

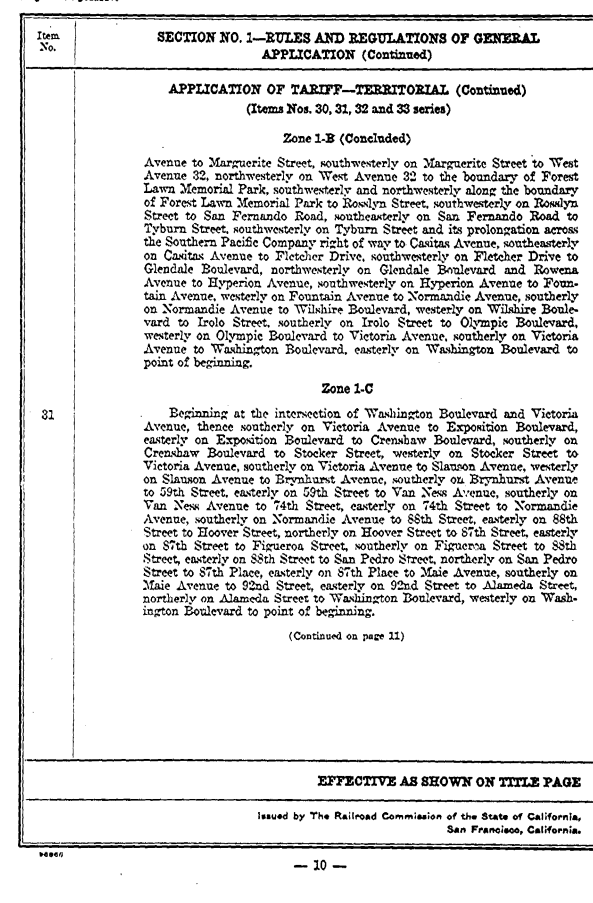
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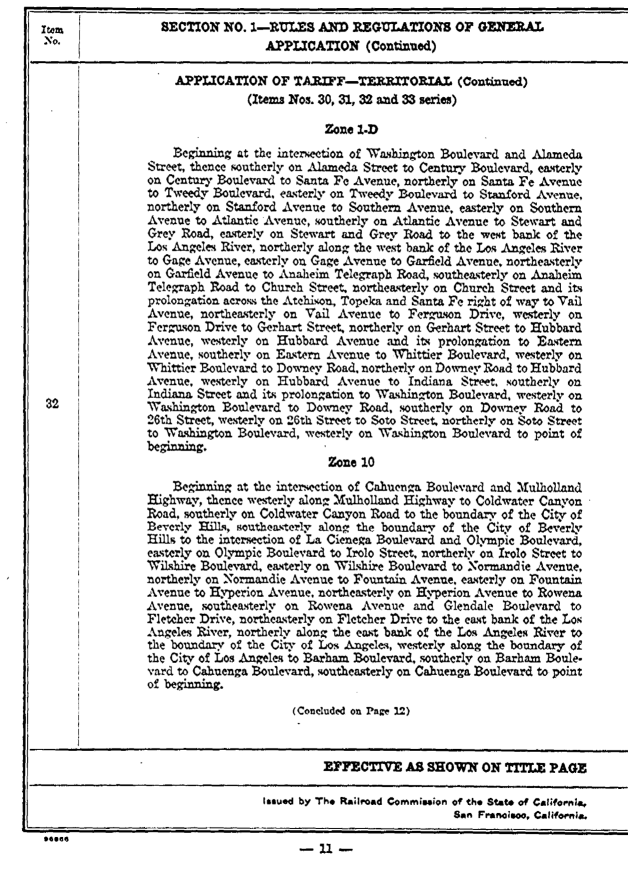
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CITY CARRIERS' TARIFF NO. 4 HIGHWAY CARRIERS' TARIFF NO. 5

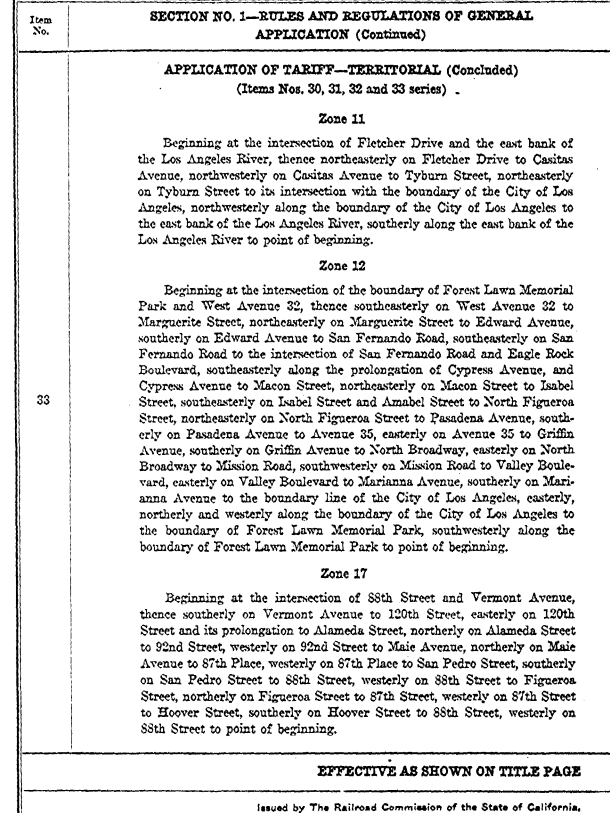


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CITY CARRIERS' TARIFF NO. 4 HIGHWAY CARRIERS' TARIFF NO. 5



CITY CARRIERS' TARIFF NO. 4 HIGHWAY CARRIERS' TARIFF NO. 5



San Francisco, California.

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CITY CARRIERS' TARIFF NO. 4 HIGHWAY CARRIERS' TARIFF NO. 5

Item No.	SECTION NO. 1—RULES AND REGULATIONS OF GENERAL APPLICATION (Continued)
	APPLICATION OF TARIFF—COMMODITIES
	Rates in this tariff apply for the transportation of all commodities except the following:
	Accessories and Supplies, motion picture,
	Baggage, viz.: personal baggage and baggage containing sample merchan- dise, transported from or to a depot, dock or other point where passengers are discharged or received by common carriers.
	Buttermilk, in milk shipping cans or in bottles in cases or crates,
	Carriers (used packages), empty, returning from an outbound paying load, or being forwarded for a return paying load of traffic for which rates are not provided in this tariff (Subject to Rule No. 130 series of the Exception Sheet),
	Commodities weighing 100 pounds or less per package or per piece, deliv- ered from retail stores,
	Commodities transported in bulk in tank trucks, tank trailers, tank semi- trailers, or a combination of such highway vehicles,
40-A Cancels 40	Commodities picked up or delivered for common carriers as defined in the Public Utilities Act, or for radial highway common or highway contract carriers as defined in the Highway Carriers' Act, when the property is in the custody of such carriers for transportation from or to points not included in the zones described in Items Nos. 30, 31, 32 and 33 series, under rates which include pickup or delivery at points within the said zones,
	Commodities when transported in dump trucks, for which rates are pro- vided in Decision No. 32566 of November 14, 1939, as amended, in Cases Nos. 4246 and 4434.
	Cream, in milk shipping cans or in bottles in cases or crates,
	Directories, telephone,
	Film, motion picture,
	•Furniture, household appliances and other home furnishings, transported from retail stores where they have been sold at retail by a retail merchant, or transported from retail customers to retail stores,
	Live stock,
	Milk, in milk shipping cans or in bottles in cases or crates.
	*Used property, viz.: household goods, office and store fixtures and equip- ment, as described in and for which rates are provided in City Carriers' Tariff No. 3. Highway Carriers' Tariff No. 4, (Appendix "A" of Decision No. 32629 of December 7, 1939, or as amended, in Cases Nos. 4246 and 4434), and used property as described therein transported for the United States, state, county or municipal governments,
	Voting Booths, ballot boxes, election tents and election supplies when trans- ported from or to polling places.
*Chan	ge, Decision No. 34042 EFFECTIVE APRIL 20, 1941
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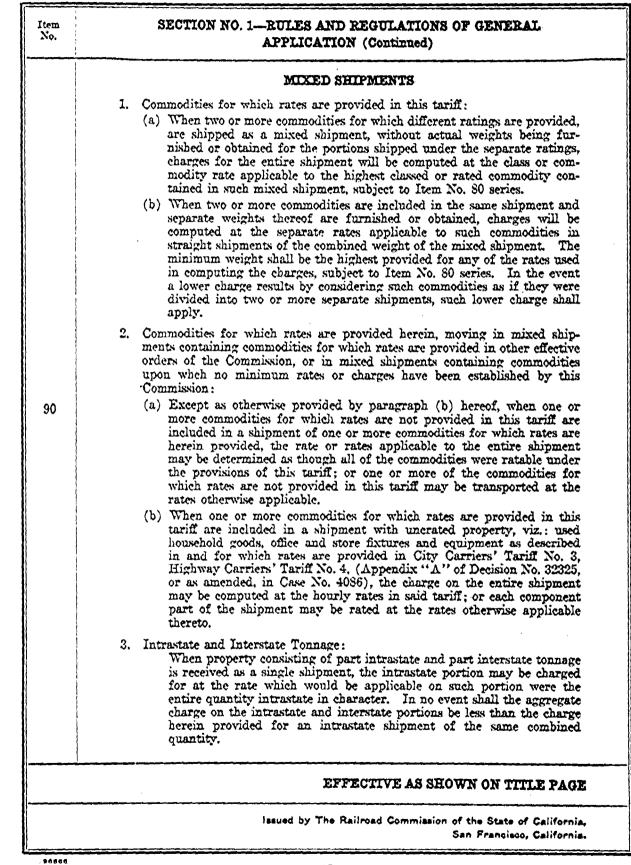
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CITY CARRIERS' TARIFF NO. 4 HIGHWAY CARRIERS' TARIFF NO. 5

tem No.	SECTION NO. 1-RULES AND REGULATIONS OF GENERAL APPLICATION (Continued)
	APPLICATION OF WESTERN CLASSIFICATION AND EXCEPTION SHEET
50	 (a) This tariff is governed to the extent shown herein by the Western Classification and the Exception Sheet. (b) Where the ratings, rules and regulations or other provisions or conditions provided in the Western Classification or Exception Sheet are in conflict with those provided in this tariff, the provisions of this tariff will apply.
1	SHIPMENTS TO BE RATED SEPARATELY
60	Each shipment shall be rated separately. Shipments shall not be consoli- dated or combined by the carrier. (Component parts of split delivery ship- ments, as defined in Item No. 10 (j) series, may be combined under the provisions of Item No. 130 series).
	CROSS WEIGHT
70	Charges shall be assessed on the gross weight of the shipment. No allow- ance shall be made for the weight of containers.
	RATES BASED ON VARYING MINIMUM WEIGHTS
80	When the charges accruing on a shipment based upon actual weight exceed the charges computed upon a rate based upon a greater minimum weight, the latter shall apply. For the purpose of applying this item to a mixed shipment, deficiency between actual weight of the shipment and the greater minimum weight shall be computed at the rate applicable to the lowest rated commodity in the shipment.
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CITY CARRIERS' TARIFF NO. 4 HIGHWAY CARRIERS' TARIFF NO. 5



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CITY CARRIERS' TARIFF NO. 4 HIGHWAY CARRIERS' TARIFF NO. 5

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ltem No.	SECTION NO. 1-RULES AND REGULATIONS OF GENERAL APPLICATION (Continued)
	APPLICATION OF RATES
100	Rates provided in this tariff are for the transportation of shipments, as defined in Items Nos. 10(i) and 11(j) series from point of origin to point of destination, and include loading into and unloading from the carrier's equipment, subject to Note 1.
	NOTE 1.—When shipment is picked up at or delivered to a point not at street level, and no vehicular elevator service or vehicular ramp is pro- vided and made available to the carrier, an additional charge of 5 cents per 100 pounds, minimum additional charge 25 cents per shipment, shall be assessed for the service of handling shipment beyond carrier's equipment; except that no additional charge shall be made for this service in connection with shipments weighing less than 100 pounds.
	ACCESSORIAL CHARGES
110	An additional charge at the rate of \$1.00 per man per hour, minimum charge 50 cents, shall be made for stacking, sorting or any other accessorial or incidental service which is not authorized to be performed under the rates named in this tariff and for which a charge is not otherwise provided.
	MINIMUM CHARGE
	The minimum charge per shipment shall be as follows:
120	Weight of shipment
	Less than 100 poundsSee Item No. 320 series
	100 pounds and over but not over 150 pounds40 cents
	Over 150 pounds50 cents
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CITY CARRIERS' TARIFF NO. 4 HIGHWAY CARRIERS' TARIFF NO. 5

No.	SECTION NO. 1—RULES AND REGULATIONS OF GENERAL APPLICATION (Continued)
	SPLIT DELIVERY
	The charge for a split delivery shipment, as defined in Item No. $11(j)$ series, shall be the charge applicable to the transportation of a single shipment of the same kind and quantity of property from point of origin to that point of destination of any component part which produces the highest charge, plus an added charge as provided in paragraph (1) :
	(1) Table of added charges:
130	Number of Deliveries Added Charge 2 150 cents 3 to and including 5 200 cents 6 to and including 10 250 cents 11 or more 25 cents per delivery
	(2) At time of tender of shipment carrier shall issue a single bill of lading or shipping document for the composite shipment, and be furnished with manifest or written delivery instructions showing the name of each consignee, the point of destination, and the kind and quantity of property in each component parts
	(3) In the event a lower aggregate charge results from treating one or more component parts as a separate shipment, such lower basis may be applied.
	ALTERNATIVE APPLICATION OF COMMON CARRIER RATES
140	Common carrier rates may be applied in lieu of the rates provided in this tariff, when such common carrier rates produce a lower aggregate charge for the same transportation between the same points of origin and destination, and for the same accessorial services, than results from the application of the rates herein provided.
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CITY CARRIERS' TARIFF NO. 4 HIGHWAY CARRIERS' TARIFF NO. 5

Item No.		ND REGULATIONS OF GENERAL NON (Continued)			
	COLLECT ON DELIV	ERY (C.O.D.) SHIPMENTS			
	(a) In the handling of C.O.D. shipments carrier shall, promptly upon col-				
	lection of any and all moneys, and in no event later than ten (10) days after				
1	delivery to the consignee, unless consignor, in writing, instructs otherwise, remit				
	to consignor all moneys collected by it on such shipments.				
		and remitting the amount of C.O.D. bill			
	collected on C.O.D. shipments shall h				
		Charge for collectin			
	When the amount collected is	and remitting will b			
	Not over \$100.00	\$0.10			
	Over \$100.00 not over \$102.50				
		73 75			
150	·· 150.00 ·· ·· 160.00	.85			
	··· 160.00 ·· ·· 180.00	.87			
		1.00 1.15			
ł		1.13			
		1.45			
1	·· 400.00 ·· ·· 450.00	1.60			
		1.75			
	** 500.00 ** ** 550.00	1.90			
		2.05 2.20			
		2.35			
	** 700.00 ** ** 750.00	2.50			
	··· 750.00 ·· ·· 800.00	2.65			
		2.80			
1		2.95			
1					
	" 1,000.00 at rate of \$3.25 per \$1				
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CITY CARRIERS' TARIFF NO. 4 HIGHWAY CARRIERS' TARIFF NO. 5

Item No.	SECTION NO. 1—RULES AND REGULATIONS OF GENERAL APPLICATION (Continued)
	1) COLLECTION OF CHARGES
	(a) Except as otherwise provided in this rule, transportation and accessorial charges shall be collected by the carriers prior to relinquishing physical possession of shipments entrusted to them for transportation.
	(b) Upon taking precautions deemed by them to be sufficient to assure payment of charges within the credit period herein specified, carriers may relinquish possession of freight in advance of the payment of the charges thereon and may extend credit in the amount of such charges accruing during a calendar month to those who undertake to pay them, such persons hereinafter being called shippers, and collection thereof made not later than the tenth day (excluding Sundays and legal holidays other than Saturday half-holidays) of the calendar month following the delivery of the freight.
*160-A Canceln 160	(c) Where a carrier has relinquished possession of freight and collected the amount of charges represented in a freight bill presented by it as the total amount of such charges, and another freight bill for additional charges is thereafter presented to the shipper, the carrier may extend credit in the amount of such additional charges for a period of 30 calendar days to be computed from the first 12:00 o'clock midnight following the presentation of the subse- quently presented freight bill.
	(d) Freight bills for all transportation and accessorial charges shall be presented to the shippers not later than 12:00 o'clock midnight of the fifth day (excluding Sundays and legal holidays other than Saturday half-holidays) of the calendar month following the delivery of the freight.
	(e) Shippers may elect to have their freight bills presented by means of the United States mail, and when the mail service is so used, the time of mailing by the carrier, as evidenced by the postmark, shall be deemed to be the time of presentation of the freight bills.
	(f) The mailing by the shipper of valid checks, drafts, or money orders, which are satisfactory to the carrier, in payment of freight charges within the credit period allowed such shipper may be deemed to be the collection of the charges within the credit period for the purpose of these rules. In case of dispute as to the time of mailing, the postmark shall be accepted as showing such time.
	() Will not apply to the transportation of property for the United States, state, county or municipal governments.
	*Change, Decision No. 33837
	EFFECTIVE FEBRUARY 17, 1941
Corre	otion No. 8 Issued by The Railroad Commission of the State of California, San Francisco, California.
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CITY CARRIERS' TARIFF NO. 4 HIGHWAY CARRIERS' TARIFF NO. 5

No.	SECTION NO. 1-RULES AND REGULATIONS OF GENERAL APPLICATION (Continued)
	DELAYED DELIVERY OF SHIPMENTS
170	(a) Where carrier cannot effect delivery upon arrival of shipment at point of destination, a free storage period of 48 hours from the first 7:00 A.M. there- after may be allowed. After said free storage period, storage charges shall be assessed at not less than $1\frac{1}{2}$ cents per 100 pounds per day for each of the first five days and at not less than 3 cents per 100 pounds per day for the sixth and each succeeding day until such time as instructions regarding disposition of the shipment are received by the carrier. In computing time, Sundays and legal holidays shall be excluded.
	(b) Subsequent delivery of the property from point of storage shall con- stitute a new shipment.
	DISPOSITION OF FRACTIONS
180	In computing a rate based on a percentage of another rate, the following rule shall be observed in the disposition of fractions:
	Fractions of less than $\frac{1}{2}$ or .50 of a cent, omit.
	Fractions of $\frac{1}{2}$ or .50 of a cent or greater, increase to next whole figure.
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CITY CARRIERS' TARIFF NO. 4 HIGHWAY CARRIERS' TARIFF NO. 5

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	SECTION NO. 1—RULES AND REGULATIONS OF GENERAL APPLICATION (Continued)						
	EXCEPTIONS TO WESTERN CLASSIFICATION AND EXCEPTION SHEET						
	RULES						
	Rates i: of the West			ject to the p	provisions of	the following	ng rules
	1	7	13	24	30	37	42
	3	8	14	26	31	38	43
190	$\frac{4}{5}$	9	15	27	32	39	44 47
	5	10 11	16 23	28) 29	34 35	40 41	4 1
l l	•						
	of the Exce			ject to the j	provisions of	the Ionown	ng rules
	10	35	50	65	110	145	165
1	ĩš	38	55	75	115	150	168
	20	40	60	78	$\tilde{1}\tilde{2}\tilde{0}$	155	170
	25	42	61	100	125	160	175
	30	45	62	105	140	161	180
]	RATINGS			
		are subject assification a		itity or less- ion Sheet.	carload ratio	ngs as shown	n in the
1							
			AVAMU	REQUIRED	MENTS		
210	Classificatio any contain	n or Excep er or any sl	e subject t tion Sheet, upping form	• REQUIREN o the packin but may be n, providing on of the fre	g requireme accepted fo such contais	r transport her or form	ation in of ship-

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CITY CARRIERS' TARIFF NO. 4 HIGHWAY CARRIERS' TARIFF NO. 5

Item No.	SECTION NO. 1-RULES AND REGULATIONS OF GENERAL APPLICATION (Concluded)			
	EXCEPTIONS TO WESTERN CLASSIFICATION AND EXCEPTION SHEET (Concluded)	Class Rating		
220-A Cancels 220	Carriers (used packages), second-hand, empty, as described in and subject to the provisions of Item No. *300 series of the Exception Sheet (1) Subject to a minimum rate of 4 cents per 100 pounds.	One-half of 4 (1)		
230	Flowers, fresh, cut	1		
240	Ice Cream	2		

* Change, Decision No. 33978.

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CITY CARRIERS' TARIFF NO. 4 HIGHWAY CARRIERS' TARIFF NO. 5

SECTION No. 2

RATE BASES

Applying in Connection with Rates in Section No. 3 and Section No. 4

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CITY CARRIERS' TARIFF NO. 4 HIGHWAY CARRIERS' TARIFF NO. 5

Item No.	SECTION NO. 2-RATE BASES												
	Ra: points o series :	te bases aj of destinati	pplicable ion located	to shipme l in zones	nts transp described	corted fro in Items	m points Nos. 30, 3	of origin 1, 32 and	to 33				
	Between	Zone	Zone	Zone	Zone	Zone	Zone	Zone	Zone				
	and	1-A	1-B	1-C	1-D	10	11	12	17				
	Zone 1-A	A	_			_	_		-				
	Zone 1-B	В	А	-					_				
300	Zone 1-C	в	в	A	_		 		_				
	Zone 1-D	В	С	В	A								
	Zone 10	с	в	с	с	А	-						
	Zone 11	С	в	с	с	A	А						
	Zone 12	B	B	с	с	B	B	A	_				
	Zone 17	с	c	B	В	c	с	с	A				

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CITY CARRIERS' TARIFF NO. 4 HIGHWAY CARRIERS' TARIFF NO. 5

SECTION No. 3

CLASS RATES

If the charge accruing under Section No. 4 of this tariff is lower than the charge accruing under this section on the same shipment between the same points, the charge accruing under Section No. 4 will apply.

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CITY CARRIERS' TARIFF NO. 4 HIGHWAY CARRIERS' TARIFF NO. 5

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SECTION NO. 3-CLASS RATES Item No. In cents per 100 pounds Minimum Weight in Pounds Rate Basis (1) 100 2,000 $\tilde{2}$ $\overline{2}$ Д B C Minimum Weight in Pounds Rate Basis 4,000 10,000 20,000 A в Ċ (1) For rates on shipments weighing less than 100 pounds, see Item No. 320 series.

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CITY CARRIERS' TARIFF NO. 4 HIGHWAY CARRIERS' TARIFF NO. 5

SECTION No. 4

COMMODITY RATES

If the charge accruing under Section No. 3 of this tariff is lower than the charge accruing under this section on the same shipment between the same points, the charge accruing under Section No. 3 will apply.

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CITY CARRIERS' TARIFF NO. 4 HIGHWAY CARRIERS' TARIFF NO. 5

		DITY RATES
1	FREIGHT, regardless of classification, transpo	
	described in Items Nos. 30, 31, 32 and 33 :	series :
	Weight in pounds	Rates in cents per shipment
-	1 or less	
320	Over 1 but not over 5	
	Over 5 but not over 15	
	Over 15 but not over 25	
	Over 25 but not over 35	
	Over 35 but not over 50	
	Over 50 but not including 100	
330	Apply the railroad switching rates in e lished in the tariffs of the rail carriers on of the State of California, plus an added o Any quantity or less-carload ratings as shown in the Western Classification, Exception Sheet or this tariff	file with the Railroad Commission
		cesta per 100 pounda
	1st Class or Higher	5
	2nd Class	4
	3rd Class	3 1
	4th Class or Lower	$2\frac{1}{2}$

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CITY CARRIERS' TARIFF NO. 4 HIGHWAY CARRIERS' TARIFF NO. 5

Item No.	SECTION NO. 4-COMMOD	ITY RATES (Continued)	
	 FREIGHT, viz.: (Items Nos. 340, 341, 3) Flour or Corn Meal, edible, Gases, compressed, as described under that heading in the West- 'ern Classification, Glassware, viz.: Bottles, Jars, Glassware, viz.: Bottles, Jars, Glasses, Grain and other articles as de- scribed in Item No. 400 series of the Exception Sheet, Groceries and Grocers' Supplies, viz.: Bakery Goods, as described under that heading in the Western Classification, Beverages or Beverage Prepara- tions, as described in Items Nos. 18150, 18155, 18295, 18300, 18305, 18325, 18300 and 18505 series of the Western Classifi- 	 342 and 343 series) Groceries and Grocers' Supplies, viz.: (Continued) Compounds, food curing, preserving or seasoning, Dessert Preparations, as described in Items Nos. 18580, 18585 and 18590 series of the Western Classification, Eggs, Extracts or Flavoring Compounds, not otherwise indexed by name in the Western Classification, Food, Infants' or Invalids' cereal, or Food, prepared, not otherwise indexed by name in the Western Classification, 	Grov
/	 series of the Western Classification, Butter, Dairy, Candy or Confectionery, as described in Items Nos. 8960, 8965 and 8970 series of the Western Classification, Cereal and Nuts combined (Meat Substitutes). Cereal Food Preparations, as described under that heading in the Western Classification, Cheese (including cottage cheese and pot cheese), Chocolate, Chocolate Coating, Coccoa, Coffee, Coffee Substitutes, cereal, fruit or vegetable, including Chicory, Coloring, confectioners', 	 Fruit or Fruit Peel, candied, crystallized, glaced or stuffed, Fruit, fresh, Fruit Juice Powders or Crystals, citrus, Gelatine, Glucose, Gum, chewing, Honey, Horseradish, Lard, Lard Compounds, Lard Substitutes or Vegetable and Shortening, as described in Items Nos. 15320 and 32085 series of the Western Classifi- cation, 	1
•	(Continued on pag Change, Decision No. 33978.	e 30)	
		EFFECTIVE APRIL 1, 19	41
C.	orrection No. 17	Railroad Commission of the State of Californ San Francisco, Californ	

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CITY CARRIERS' TARIFF NO. 4 HIGHWAY CARRIERS' TARIFF NO. 5

Item No.	SECTION NO. 4-COMMON	DITY RATES (Continued)	Grouj No.
	FREIGHT, viz. :	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	
	(Items Nos. 340, 341,	342 and 343 series)	
341-A Cancels 341	Groceries and Grocers' Supplies, viz.: (Concluded) Liquors, malt, viz.: Ale, Beer, Beer Tonic, Porter, Stout, Macaroni, except canned, Margarine, "Milk, malted, Noodlex, except canned, Nuts, edible, as described under that beading in the Western Classification. Paste, alimentary, Paste, confectioners' or icing, Popeorn, Potato Chips, Powder, baking or yeast, Sago, "Salads, Fish, Macaroni, Meat or Vegetable, Spaghetti, except canned, Tapioca, Tea, Vegetables, fresh or green, Vermicelli, except canned, Yeast. Iron and Steel Articles, viz.: Bands, Bars, plain, corrugated, twisted or bent, Billets, Bolts, Castings, rough, Fencing, Fittings, pipe, Forgings, rough, Hoops, Ingots, Nails, Nuts,	Iron and Steel Articles, viz.: (Con- eluded) Pipe, Rivets, Rods, Sheets, black, galvanized, corru- gated or plain, Ties, bale, Tinplate, Washers, Wire. Iron and Steel, structural, fabri- eated or unfabricated, consist- ing of: Angles, Bars, truss, Bases, post, Channels, Columns, Frames, circular, Girders, Guides, elevator, Hangers, joist, Ladder assemblies, tank or tower, Piling, Plates, Flates, fish, Pulleys, tank or reservoir, Railings, bridge, Rails, Shoes, riveted or cast, Tees, Trusses, Tubing, pier, Turnbuckles, Weights (not including sash weights), Zees, Rice, Wine, domestic, having a declared value of not more than \$2.00 per gallon.	1
	*Change, Decision No. 33978		
		EFFECTIVE APRIL 1, 19	41

Correction No. 18

San Francisco, California.

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CITY CARRIERS' TARIFF NO. 4 HIGHWAY CARRIERS' TARIFF NO. 5

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Item No.	SECT	ION NO. 4-COMMO	DITY RATES (Continue	d)	Group No.
342-A Cancels 342	described in . of the Except Fruit, dried, prunes (dried fig pulp or fig NOTE.— *1110 series o may be inclus	nd other articles, as Item No. 210 series ion Sheet, including raisins,), figs (dried), and ; paste, With shipments of or f the Exception Sheet led: metal fasteners, r ig caps, not to exceed	Roofing, Bu rial, as d *1110 ser Sheet (sul Salt, commo as or more artic as being subject s netal or wooden	ilding or lescribed res of 1 bject to 2 n. les listed to Note 1 strips, m	l in Item No. therein, there op yarn, nails	2
343	ments of less Junk, viz. : Pap- in machine p old, worn-ou old, worn-out pneumatic, ol	(Items Nos. 340, 341, d, building, in ship- than 28,500 pounds, er, waste, and Rags, ressed bales; Sacks, t; Tires (rubber), t; Tubes (rubber), d, worn-out; Metal, value for remelting	Paper, new lower rate No. 380 se	sprint (s are pro cries), rus fruit	except where ovided in Item ; not fit for n.	3
	FREIGHT, viz.: Cement, portlar Cement clinker, Sacks, empty, c		-	ying load	a	
	Between	And	Rate	es in Cent	s per 100 Pounds	
345	Any point located within Zones 1-A, 1-B,	Any other point located within Zones	(1) MILES But not Over over	Rate	(1) MILES But not Over over	Rate
	1-C, 1-D, 10, 11, 12 or 17	1-A, 1-B, 1-C, 1-D, 10, 11, 12 or 17	$\begin{array}{cccc} 0 & 2\frac{1}{4} \\ 2\frac{1}{2} & 7\frac{1}{4} \\ 7\frac{1}{2} & 12\frac{1}{4} \\ 12\frac{1}{2} & 25 \end{array}$	2 1 3 3 1 4	25 50 50 75 75 100	4 <u>1</u> 6 7
		be computed on the l highway or highways				
*Ch	ange, Decision No. 339	78			<u></u>	
			E	FFECT	IVE APRIL 1, 19	941
Con	rection No. 19	issued by Th	e Railroad Commis		e State of Californ Francisco, Californ	

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CITY CARRIERS' TARIFF NO. 4 HIGHWAY CARRIERS' TARIFF NO. 5

Item No.		SECTI	ON N		-COMM Cents p				Contin	aed)				
	FR	eight	l, an de	escribo	ed in Ite	ems No	он. 340,	341, 3	42 and	343 s	eries.			
						Minim	um weig	ht in p	ounda					
	Groups shown in Items Nos. 340,		(1) 100)		500	.		2,000		ì	4,000		
	341, 342 and 343 series:	R	ate Bas	in .	R	ate Bas	in	R	ate Basi	<i>I</i> I]	Rate Ba	nin	
		А	B	С	Δ	B	C	Λ	B	С	A	B	(
	1	18	23	28	15	18	22	12	15	18	10	12	1	
	2	16	21	25	14	16	20	11	14	16	9	11	1	
350	3	14	18	22	12	14	18	10	12	14	8	10	1	
						Minim	um weij	tht in 1	ounda					
				10	,000					20,	,000			
	1, 2 and 3			Rate	. Basis			Rate Basis						
		Λ		B	3 C		Δ			BC				
			5 (6	5 7		4		4	41 5			
	(1) For rates	on shij	pments	s weig	hing les	s than	100 p	ounds	see Iter	n No.	320 s	eries.		
~~ <u>~</u>	LUMBER the E	AND : xceptio			roduc	TS , as	s descr	ibed ir	1 Item	No. 5	i80 se:	ries of		
	Rate		Minimum weight in pounds											
	Basis (1)	100	00 500		2,000	2,000 4,000			10,000		20,000	3	0,00	
360	A 1	3	11		8		7		6		4		4	
	B 1	.6	13	3	11		8		6 1		5		4	
	C 2	o	15		13 1		10	10 7		6			41	
	(1) 1	for rate seri		hipme	nts weig	thing (less the	un 100	pound	s see]	ltem N	Jo. 320		
					F	FFEC	TIVE	AS SE	IOWN	ON T	TTLE	PAGE		
		•										~ ~ ~ ~ ~	-	

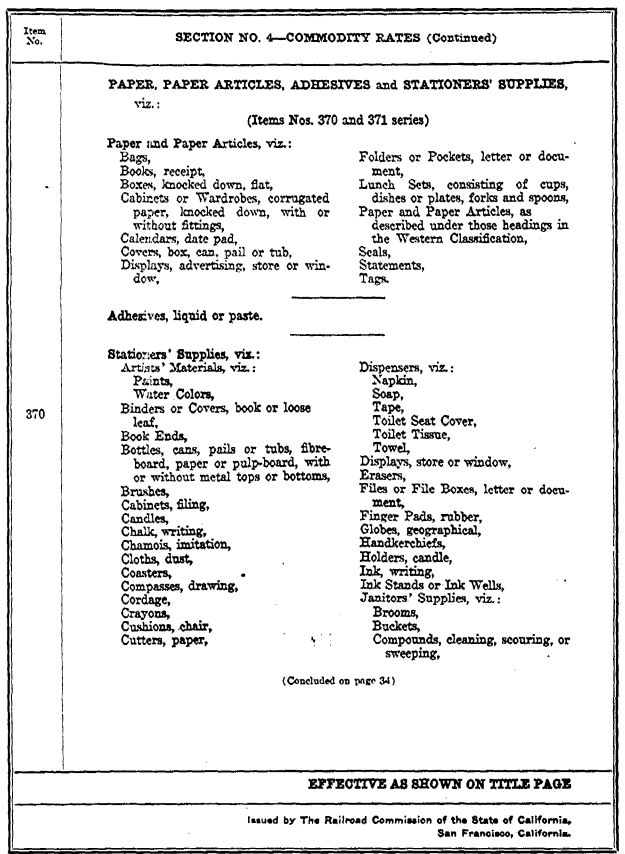
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CITY CARRIERS' TARIFF NO. 4 HIGHWAY CARRIERS' TARIFF NO. 5



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CITY CARRIERS' TARIFF NO. 4 HIGHWAY CARRIERS' TARIFF NO. 5

		SECTIO		MMODITY F	•	cluded)		
	FREI	GHT, as descri	oed in Items	Nos. 370 and	371 series, su	bject to Note :	1:	
		Minimum Wei	ght		Column A	Column B		
Í		100 poun	- ds		(1) 15	(1) 17		
		-			• •	15		
		-				12		
						10		
		10,000 poun	ds	***	8	9		
						8		
		30,000 poun	ds	***********	6]	71		
380-A Cancels 380	w 31 COLU th	MN A rates a ithin but not be I, 32 and 33 ser MN B rates ap the one hand and os. 30, 31, 32	etween Zones ies. ply : Betweer 1 Zones 10, 1	10, 11, 12 or 1 A Zones 1-A, 1 1, 12 or 17 on	17, as describe -B, 1-C, 1-D,	d in Items No 10, 11, 12 or 1	s. 30, 17 on	
	37 W 37	(a) To ship nder the headin 71 series.	oments consider of "Static of shipments of "Static s 15 per cent	when the weight oners' Supplie of the total v	vely of com s, viz.:'' in I ght of the con s, viz.:'' in I veight of the	modities desc tems Nos. 370 nmodities desc tems Nos. 370 shipment.) and ribed) and	
	SUGA	R:		<u></u>				
			Minimum Weight in Pounds					
-	Rate					1 10 000		
	Rate Basis	(1) 100	500	2,000	4,000	10,000	20,000	
390- 4		(1) 100 16	500 14	2,000	4,000	4	20,000 4	
ancels	Basis							
	Basis A	16	14	11	9	4	4	
	Basis A B C	16 21	14 16 20	11 14 16	9 11 13	4 4 6	4 4 5	
Cancels 390	Basis A B C	16 21 25 1) For rates on series.	14 16 20	11 14 16 reighing less t	9 11 13 han 100 pound	4 4 6	4 4 5 . 320	

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CITY CARRIERS' TARIFF NO. 4 HIGHWAY CARRIERS' TARIFF NO. 5

SECTION No. 5

UNIT RATES, RULES AND REGULATIONS

Rates in this section do not alternate with rates in other sections of this tariff

EFFECTIVE AS SHOWN ON TITLE PAGE

Issued by The Railroad Commission of the State of California, San Francisco, California.

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CITY CARRIERS' TARIFF NO. 4 HIGHWAY CARRIERS' TARIFF NO. 5

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BULES AND REGULATIONS (Items Nos. 400 and 401 series) (a) Rates named in this section are subject to Items Nos. 10 and 11 set Definition of Technical Terms, Items Nos. 30, 31, 32 and 33 series, Applica of Tariff-Territorial, Item No. 40 series, Application of Tariff-Commodities, J No. 150 series, Collect on Delivery (C.O.D.) Shipments, and Item No. 160 set Collection of Charges. They are not subject to other rules and regulations vided by Section No. 1. (b) Rates named in this section apply only when the property is transpo- by one carrier for one shipper. (c) Prior to the transportation of the property, the shipper must e into a written agreement with the carrier to ship at rates no lower than t provided in this section, stating specifically the class of service desired. single agreement shall cover shipments transported over a period in excess o days. The agreement shall be retained and preserved by the carrier, sut to the Commission's inspection, for a period of not less than three (3) y from the date of its issuance. 2400-A In accordance with the provisions of Item No. 400 series of City Ca riers' Tariff No. 4, Highway Carriers' Tariff No. 5 (Appendix "A" of Decision No. 32504, as amended, in Case No. 4121), I hereby cleet to hav (identify transaction)	IS AND REGULATIONS	No.
 (a) Rates named in this section are subject to Items Nos. 10 and 11 as Definition of Technical Terms, Items Nos. 30, 31, 32 and 33 series, Applica of Tariff-Territorial, Item No. 40 series, Application of Tariff-Commodities, J No. 150 series, Collect on Delivery (C.O.D.) Shipments, and Item No. 160 as Collection of Charges. They are not subject to other rules and regulations vided by Section No. 1. (b) Rates named in this section apply only when the property is transpoty one carrier for one shipper. (c) Prior to the transportation of the property, the shipper must e into a written agreement with the carrier to ship at rates no lower than t provided in this section, stating specifically the class of service desired. single agreement shall cover shipments transported over a period in excess o days. The agreement shall be in substantially the following form, and original or a copy thereof shall be retained and preserved by the carrier, sub to the Commission's inspection, for a period of not less than three (3) y from the date of its issuance. 	TIONS	
Definition of Technical Terms, Items Nos. 30, 31, 32 and 33 series, Applica of Tariff-Territorial, Item No. 40 series, Application of Tariff-Commodities, J No. 150 series, Collect on Delivery (C.O.D.) Shipments, and Item No. 160 see Collection of Charges. They are not subject to other rules and regulations wided by Section No. 1. (b) Rates named in this section apply only when the property is transpo by one carrier for one shipper. (c) Prior to the transportation of the property, the shipper must e into a written agreement with the carrier to ship at rates no lower than t provided in this section, stating specifically the class of service desired. single agreement shall cover shipments transported over a period in excess o days. The agreement shall be in substantially the following form, and original or a copy thereof shall be retained and preserved by the carrier, sub to the Commission's inspection, for a period of not less than three (3) y from the date of its issuance. Date 400-A In accordance with the provisions of Item No. 400 series of City Ca riers' Tariff No. 4, Highway Carriers' Tariff No. 5 (Appendix "A" o Decision No. 32504, as amended, in Case No. 4121), I hereby elect to hav (identify transaction) transported by(carrier) from(point of origin) to(point of destination) at the rate of(see note) under the rates and provisions of Item No(see note) By (name in full) Confirmed :	L series)	}
Cancels Date	81, 32 and 33 series, Applicatio tion of Tariff-Commodities, Iter pments, and Item No. 160 series other rules and regulations pro- when the property is transporte roperty, the shipper must enter hip at rates no lower than thos he class of service desired. No ted over a period in excess of 3 y the following form, and the preserved by the carrier, subject	
at the rate of(see note) under the rates and provisions of Iter No(see note) series of said tariff. Shipper (name in full) (name in full) (name in full)	m No. 400 series of City Car- iff No. 5 (Appendix "A" of 4121), I hereby elect to have ted by (carrier)	
Shipper By (name in full) (name in full) Confirmed:		
Carrier By(name in full)	(name in full)	
	(name in full)	
NOTE.—In the event shipper and carrier agree to a basis high than that provided by the Item, but in the same unit or units measurement in which the minimum basis is stated, the agreed bas may be stated in place of the Item Number.	n the same unit or units of sis is stated, the agreed basis	
(Concluded on page 38)	ge 38)	
*Change, Decision No. 32706.		*Chango,
EFFECTIVE JANUARY 2,	EFFECTIVE JANUARY 2, 19	
Issued by The Railroad Commission of the State of Calif	commission of the State of Californ	

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CITY CARRIERS' TARIFF NO. 4 HIGHWAY CARRIERS' TARIFF NO. 5

	RULES AND REGULATIONS (Concluded)
	(Items Nos. 400 and 401 series)
01-A ancels 401	(d) Rates named in this section are subject to an additional charge at the rate of \$1.00 per man, per hour, minimum charge 50 cents, when shipper requests and carrier furnishes help in addition to the driver. The time for computing the additional charge shall be not less than the actual time in minutes the helper or helpers are engaged in performing the service requested by the shipper. The total time so computed shall be converted into hours and fractions thereof. Fractions of an hour shall be determined in accordance with the table provided by Note 2(b), Item No. 420 series.
	•(e) Unit rates named in Items Nos. 405 and 410 series are not applicable when shipper requests and carrier furnishes transportation directly from point of origin to point of destination without passing through carrier's terminal.
	FREIGHT, regardless of classifications, transported between or within the Zones described in Items Nos. 30, 31, 32 and 33 series:
405	The gross weight of each package or Rate piece not to exceed 100 pounds 9 Cents per package or per piece plus
	(No allowance shall be made for the $\frac{1}{2}$ cent for each pound or fraction weight of containers) thereof of its gross weight.
	Change ♦ Increase ↓ Reduction ↓ Reduction
	EFFECTIVE FEBRUARY 17, 1941
	tion No. 9 Issued by The Railroad Commission of the State of California,

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CITY CARRIERS' TARIFF NO. 4 HIGHWAY CARRIERS' TARIFF NO. 5

Item No.	SECTION NO. 5-UNIT RATES, RULES AND REGUI	LATIONS (Continued)
	FREIGHT, regardless of classification, 4 transported b zones described in Items Nos. 30, 31, 32 and 33 set 1, 2 and 3:	etween or within the ries, subject to Notes
	Minimum Units per calendar month or any portion thereof	Rates in cents per unit
	Any Quantity	
	250	-
	750	-
	2,000	
	4,000	
	6,000	
	8,000 10,000	-
	12,500	
	15,000	
*410-A Cancels 410	Note 1.—When the charge accruing at the actual nu the charge computed upon a rate based upon a greater latter shall apply. Note 2.—The weight of each shipment shall be the No allowance shall be made for the weight of containers.	number of units, the
	NOTE 3.—The number of units shall be computed as	follows :
	Weight of shipment in pounds	Number of units
	50 or less Over 50 but not over 150	l
	Over 50 but not over 150 Over 150 but not over 300	3
	Over 300 but not over 500	4
	• Over 500 but not over 550	
	♦ Over 550 but not over 650 ♦ Over 650 but not over \$00	6 7
	Over 800 but not over 1,000	
Ì	• Over 1,000	(See Below)
	To determine the number of units on over 1,000 pounds. use same method of com above for first 1,000 pounds.	
*Chano	e, Decision No. 32706.	
↓ Reduc		
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	lasued by The Railroad Commission	of the State of California

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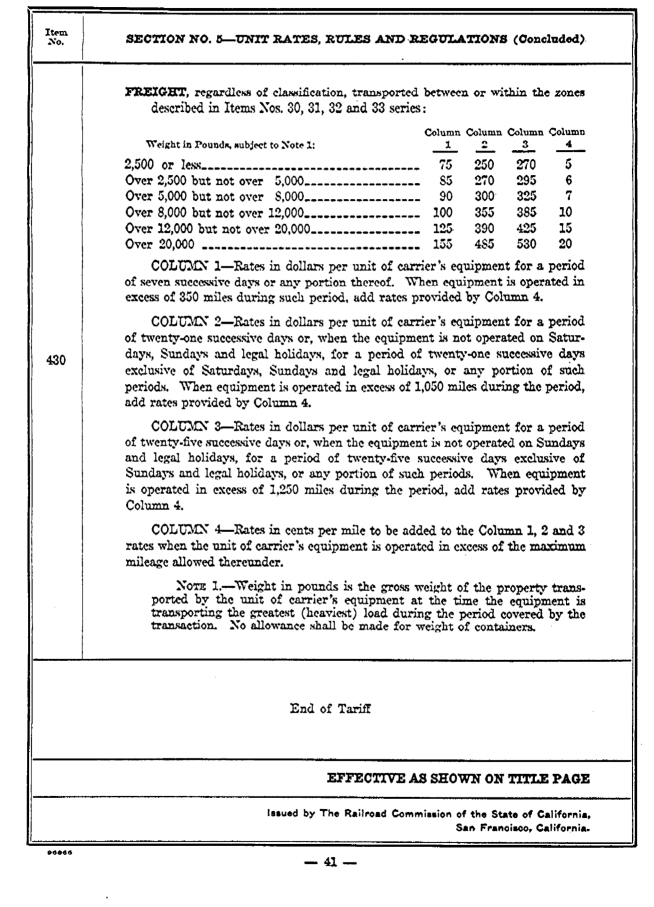
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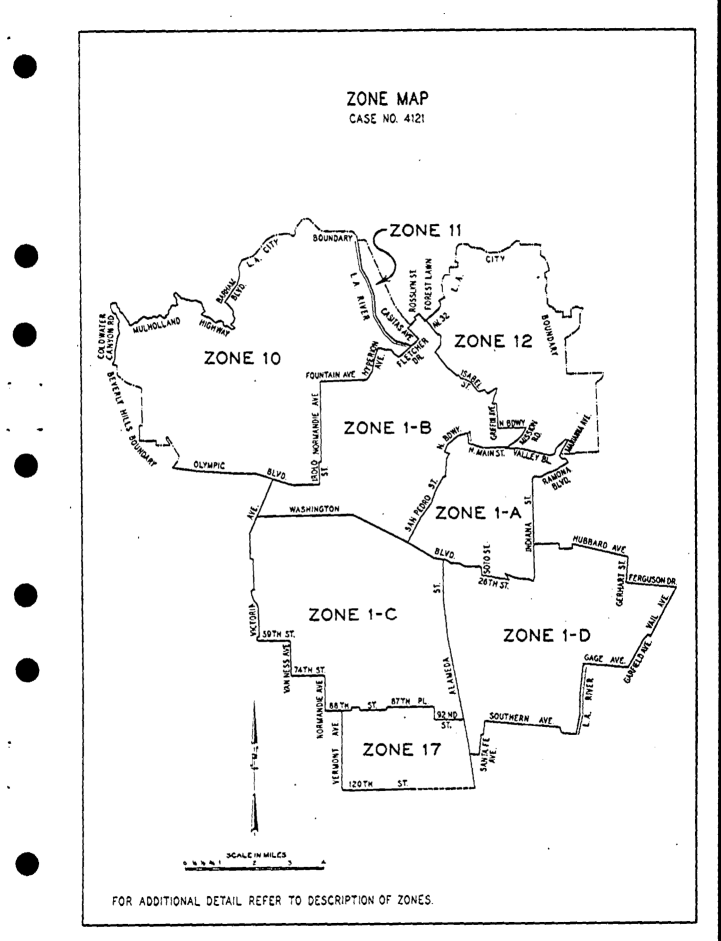
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CITY CARRIERS' TARIFF NO. 4 HIGHWAY CARRIERS' TARIFF NO. 5

FREIGHT, regardless of classification, transported between or within the zones described in Items Nos. 30, 31, 32 and 33 series, subject to Notes 1 and 2: Neight in Pounds Neight in Pounds Neight in Pounds New 500 but not over 500		
Neight is Pounds Rates is Carst Minimus Charges in Carst 200 releas	ļ	
Weight in Pounds Per Howr in Centr 250 or less		described in Items Nos. 30, 31, 32 and 33 series, subject to Notes 1 and 2:
250 or less		
Over 250 but not over 200 125 Over 200 but not over 3000 225 225 Over 3000 but not over 5000 250 250 Over 3000 but not over 5000 250 250 Over 5000 but not over 5000 300 300 Over 5000 but not over 1200 300 300 Over 5000 but not over 12000 300 300 Over 5000 but not over 12000 300 300 Over 5000 500 500 500 Norz 1. -Weight in pounds is the greatest (heaviest) gross weight of the property transported by the unit of carrier's equipment at one time during: a ontainers. 0 Norz 2(a) The total of the loading, unloading and driving time computed from the arrival of carrier's equipment at point of origin, or first point of origin, when more than one point of origin is involved, to the time unloading is completed at point of destination is involved, subject to paragraph (b) hereof, shall be used to compute charges. (b) In computing time under the basis cullined in paragraph (a) hereof, it shall be converted into hours and fractions the following table: Less than 8 minutes a nour shall be determined in accordance with		
Over 500 but not over 2,000		$200 \text{ or } 1088_{\text{Automatical States}} = 500 \qquad 100 \qquad 1000 \qquad 100 \qquad 10$
Over 2.000 but not over 3.000		
Over 3,000 but not over 5,000		
Over \$000 but not over 12,000400 350 350 Over 12,000 but not over 20,000400 400 400 Over 20,000500 500 500 Norr 1.—Weight in pounds is the greatest (heaviest) gross weight of the property transported by the unit of carrier's equipment at one time during a single transaction. No allowance shall be made for weight of containers. 0 Norre 2.—(a) The total of the loading, unloading and driving time computed from the arrival of carrier's equipment at point of origin, or first point of origin when more than one point of origin is involved, to the time unloading is completed at point of destination, or last point of destination when more than one point of destination, or last point of destination when more than one point of destination, or last point of destination (b) hereof, shall be used to compute charges. (b) In computing time under the basis outlined in paragraph (a) hereof, it shall be not less than the actual time involved in minutes. After the total time has been determined under the provisions of paragraph (a) hereof, it shall be converted into hours and fractions thereof. Fractions of an hour shall be determined in accordance with the following table: Less than 8 minutes	1	Over 3,000 but not over 5,000 250 250
Over 12,000 but not over 20,000		
Over 20,000	ł	
 Norz 1.—Weight in pounds is the greatest (heaviest) gross weight of the property transported by the unit of carrier's equipment at one time during a single transaction. No allowance shall be made for weight of containers. NOTE 2.—(a) The total of the loading, unloading and driving time computed from the arrival of carrier's equipment at point of origin, or first point of origin when more than one point of origin, is involved, to the time unloading is completed at point of destination is involved, subject to paragraph (b) hereof, shall be used to compute charges. (b) In computing time under the basis outlined in paragraph (a) hereof the various time factors shall be not less than the actual time involved in minutes. After the total time has been determined under the provisions of paragraph (a) hereof, it shall be converted into hours and fractions thereof. Fractions of an hour shall be determined in accordance with the following table: Less than 8 minutes omit. 8 minutes or more but less than 53 minutes shall be ½ hour. 38 minutes or more but less than 53 minutes shall be ½ hour. 38 minutes or more shall be 1 hour. 	ł	Over 12,000 but not over 20,000
 the property transported by the unit of carrier's equipment at one time during a single transaction. No allowance shall be made for weight of containers. Nore 2.—(a) The total of the loading, unloading and driving time computed from the arrival of carrier's equipment at point of origin, or first point of origin when more than one point of origin, is involved, to the time unloading is completed at point of destination, or last point of destination when more than one point of destination is involved, subject to paragraph (b) hereof, shall be used to compute charges. (b) In computing time under the basis outlined in paragraph (a) hereof the various time factors shall be not less than the actual time involved in minutes. After the total time has been determined in accordance with the following table: Less than 6 minutes omit. 8 minutes or more but less than 23 minutes shall be ‡ hour. 38 minutes or more but less than 53 minutes shall be ‡ hour. 33 minutes or more shall be 1 hour. 		Over 20,000111111111111111111111111111111111
 during a single transaction. No allowance shall be made for weight of containers. NOTE 2.—(a) The total of the loading, unloading and driving time computed from the arrival of carrier's equipment at point of origin, or first point of origin when more than one point of origin is involved, to the time unloading is completed at point of destination, or last point of destination when more than one point of destination, or last point of destination when more than one point of destination is involved, subject to paragraph (b) hereof, shall be used to compute darges. (b) In computing time under the basis outlined in paragraph (a) hereof the various time factors shall be not less than the actual time involved in minutes. After the total time has been determined under the provisions of paragraph (a) hereof, it shall be converted into hours and fractions thereof. Fractions of an hour shall be determined in accordance with the following table: Less than 8 minutes omit. 8 minutes or more but less than 33 minutes shall be ½ hour. 33 minutes or more but less than 33 minutes shall be ½ hour. 33 minutes or more shall be 1 hour. 		Note 1.—Weight in pounds is the greatest (heaviest) gross weight of
 containers. NOTE 2.—(a) The total of the loading, unloading and driving time computed from the arrival of carrier's equipment at point of origin, or first point of origin when more than one point of origin is involved, to the time unloading is completed at point of destination, or last point of destination when more than one point of destination, or last point of destination when more than one point of destination, or last point of destination when more than one point of destination, or last point of destination when more than one point of destination, or last point of destination when more than one point of destination, or last point of destination when more than one point of destination, or last point of destination when more than one point of destination, or last point of destination when more than one point of destination, or last point of destination when more than one point of destination, or last point of destination when more than one point of destination, or last point of destination when more than one point of destination, or last point of destination when more than one point of destination, or last point of destination when more than one point of destination, or last point of destination when more than one point of destination is involved, subject to paragraph (b) hereof, shall be under the basis outlined in paragraph (a) hereof, it shall be not less than the accordance with the following table: Less than S minutes omit. S minutes or more but less than 33 minutes shall be ½ hour. 33 minutes or more but less than 53 minutes shall be ½ hour. 33 minutes or more shall be 1 hour. EFFECTIVE AS SHOWN ON TITLE PAGE Issued by The Railroad Commission of the State of California.	ĺ	the property transported by the unit of carrier's equipment at one time
 containers. NOTE 2.—(a) The total of the loading, unloading and driving time computed from the arrival of carrier's equipment at point of origin, or first point of origin when more than one point of origin is involved, to the time unloading is completed at point of destination, or last point of destination when more than one point of destination, or last point of destination when more than one point of destination, or last point of destination when more than one point of destination, or last point of destination when more than one point of destination, or last point of destination when more than one point of destination, or last point of destination when more than one point of destination, or last point of destination when more than one point of destination, or last point of destination when more than one point of destination, or last point of destination when more than one point of destination, or last point of destination when more than one point of destination, or last point of destination when more than one point of destination, or last point of destination when more than one point of destination, or last point of destination when more than one point of destination, or last point of destination when more than one point of destination is involved, subject to paragraph (b) hereof, shall be under the basis outlined in paragraph (a) hereof, it shall be not less than the accordance with the following table: Less than S minutes omit. S minutes or more but less than 33 minutes shall be ½ hour. 33 minutes or more but less than 53 minutes shall be ½ hour. 33 minutes or more shall be 1 hour. EFFECTIVE AS SHOWN ON TITLE PAGE Issued by The Railroad Commission of the State of California.		during a single transaction. No allowance shall be made for weight of
computed from the arrival of carrier's equipment at point of origin, or first point of origin when more than one point of origin is involved, to the time unloading is completed at point of destination, or last point of destination when more than one point of destination, or last point of destination when more than one point of destination, or last point of destination when more than one point of destination. The point of destination is involved, subject to paragraph (b) hereof, shall be used to compute charges. (b) In computing time under the basis outlined in paragraph (a) hereof the various time factors shall be not less than the actual time involved in minutes. After the total time has been determined under the provisions of paragraph (a) hereof, it shall be converted into hours and fractions thereof. Fractions of an hour shall be determined in accordance with the following table: Less than 8 minutes omit. 8 minutes or more but less than 23 minutes shall be 4 hour. 32 minutes or more but less than 33 minutes shall be 4 hour. 33 minutes or more but less than 53 minutes shall be 4 hour. 33 minutes or more shall be 1 hour. EFFECTIVE AS SHOWN ON TITLE PAGE Issued by The Railroad Commission of the State of California.	-	
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38 minutes or more but less than 53 minutes shall be 4 hour. 53 minutes or more shall be 1 hour. EFFECTIVE AS SHOWN ON TITLE PAGE Issued by The Railroad Commission of the State of California,		23 minutes or more but less than 38 minutes shall be 4 hour
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		Issued by The Railroad Commission of the State of California, San Francisco, California,

CITY CARRIERS' TARIFF NO. 4 HIGHWAY CARRIERS' TARIFF NO. 5





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Appendix "B"

of

Decision No. 32504

In Case No. 4121

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90806

Consisting of

Suitable and Proper Forms of Shipping Documents for the Transportation of Property in the Los Angeles Drayage Area

(1) At Unit Rates
 and
 (2) At Other Than Unit Rates

SHIPPING ORDER AND FREIGHT BILL FOR TRANSPORTATION OF PROPERTY IN THE LOS ANGELES DRAYAGE AREA AT UNIT RATES

		······································									
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ity						ity					
						Яс	wly Equips	ent Unit R	tee		
Paokages	Kind	Description of Commodities	(1) Weight	Ser	vice	Time Started	Time Com- pleted	(2) Deduc- tions	Time for Computation of Charges	Rate per bour	Char
				Londin	vc						
				Drivin	٤	-					
				Unlóss	ling				•		
								Total			
			(3) Weight			Weekly at	d Monthly)	Equipment	Unit Rates		
				¥	eriod eo	wipment u	nit is engage	d:	Date Started	Date Completed	
				(4)							
				Miles	onerste	d					
					-						
								3	Rate per mila_		}
			No. of Unite	•	7	Veight Uni	it Rates per	Calendar M	ionth or any		
			<u> </u>	Mont	h of	•	P OFGOD 2				
				Numt	Number of units Rate per unit						
				· · · · · ·		Itelp	in Addition (o Driver	1		
			Service	2	No. of Time Time Deduc- Men Started Completed tions			(2) Deduc- tions	Time for Computation of Charges	Rate per Hour	
			Loading	-							
			Driving								
			Unloadi	<u></u>	_				•		İ
			Other A	4							
			(6)								
			l	· · · · · · · · · · · · · · · · · · ·				Total	l		
aipper					C.O.I)					
By_								unt to Col	ect)		
		(Show name in full)			Adval						
eceived by	carrier in	good condition, except as noted;	<u></u>								
					Other	Charges (٥»				
Ву_		Driver (Show name in full)									. <u></u>
oosived by	oonsignee	in good condition, except as note	d:		Prepaid						
					1						

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Show greatest (heaviest) gross weight of the property transported by the unit of carrier's equipment at one time during a single transaction.
 Show time not chargeable, such as time for meals.
 Show greatest (heaviest) gross weight of the property transported by the unit of carrier's equipment at any time during the period covered by the transaction.
 Show in terms of the governing tariff provisions the period of time for which the equipment is engaged.
 Show in terms of the governing tariff provisions the period of time for which the equipment is engaged.
 Show in terms of the applicable rate under the tariff provisions governing weight unit rates must be attached to and made a part of this freight bill in the event such full information is not shown on its face.
 Show each charge separately and what it represents.

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(1)

SHIPPING ORDER AND FREIGHT BILL FOR TRANSPORTATION IN THE LOS ANGELES DRAYAGE AREA AT OTHER THAN UNIT RATES

Same of Carrier.	<u> </u>	(Name of Carrier must be same as shown on Permit)	Permit No				
Paskages	Kind	Description of Commodities	Weight (1)	Rate	Charge		

	l				1			
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ACCESSORIAL SERVICES								

SERVICE	No. of Men	Time Started	Time Completed	(2) Deductions	Time for Computation of Charges	Rate per Hour
Sorting						
Stacking						
Other Accessorial Service (3)						
 					······	
			· · · · · · · · · · · · · · · · · · ·	Total		

red:	Point of Origin	Point of Destination	Weight	· Rate		
					1	
C.O.D.					· ······	
-			·			
Other Charges (3)						
1						
				·····		
. Prepala.						
-						
TOTAL	l					
	C. O. D. Advance Other C Prepaid	C. O, D Advances (3) Other Charges (3) Prepaid	C. O, D (Amount to) Advances (3)	Origin Destination Weight C. O. D	Origin Destination Weight Rate C. O. D	

M other authorised unit of charge, show such unit.
 Show time not chargeable, such as time for media.
 Show each charge separately and what it represents

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