Decision No. - 35055

ORIGINAL

# BEFORE THE RAILROAD COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Establishment of maximum and minimum, or maximum or minimum rates, rules and regulations of all common carriers, as defined in the Public Utilities and Act of the State of California, as amended, and all highway carriers, as defined in Statutes 1935, Chapter 223, as amended, for the transportation for compensation or hire, of any and all agricultural products.)

Case No. 4293

BY THE COMMISSION:

# SUPPLEMENTAL OPINION

An adjourned hearing was held in this proceeding before Examiner Bryant in Los Angeles en February 10, 1942, for the purpose of affording a hearing herein to certain highway carriers who had not previously had an opportunity to be heard respecting the subject matter of this proceeding. Minimum rates, rules and regulations applicable to all other highway carriers have heretofore been established herein by Decision No. 31924, as amended. The carriers for whom this hearing was held include those who first obtained permits as radial highway common carriers or highway contract carriers between June 15, 1941, and January 23, 1942, inclusive, and radial highway common carriers and highway contract carriers named in

Decision No. 31924 of April 11, 1939, in the above entitled proceeding established minimum rates and rules and regulations for the transportation of livestock between all points in California by highway common carriers, radial highway common carriers and highway contract carriers. These rates and rules and regulations were promulgated in the form of a loose-leaf tariff entitled Highway Carriers' Tariff No. 3, which was attached to said Decision No. 31924 as Appendix "C" thereof. Decision No. 31924 has subsequently been modified, supplemented, and amended from time to time and new and revised pages incorporating such changes in the tariff have been issued.

Appendix "A" hereof. The record shows that the order instituting investigation herein was duly served on and notice of said hearing herein 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. 31924, as amended, and as set forth in Highway Carriers' Tariff No. 3, as supplemented, amended and modified are just, reasonable and nondiscriminatory for all highway 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 Highway Carriers' Tariff No. 3 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. 31924, as supplemented, amended and modified, and as set forth in said Highway Carriers' Tariff No. 3 (Appendix "C" hereof) should be established for and made applicable by all highway carriers.

# FINDINGS

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

1. That the rates, charges, accessorial charges, rules and regulations set forth in Highway Carriers' Tariff No. 3, designated as Appendix "C" 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 all radial highway common and highway contract carriers who first obtained permits between the dates of June 15, 1941, and January 23, 1942, inclusive, and by all radial highway common carriers and highway contract carriers named in Appendix "A" hereof.

- 2. That subject to the terms and conditions of Items Nos. 150 and 160 series of said tariff, all said radial highway common carriers and highway contract 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, to construct combinations therewith 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, or combinations therewith, applied subject to the governing ratings, rules and regulations, produce lower aggregate charges than would accrue for the same transportation under the rates, rules and 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 and highway contract 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 or effect than those set forth or referred to in said tariff and to observe rules and regulations no lower in volume or effect than those set forth or referred to therein.

- 4. That each and all of said radial highway common carriers, and highway contract carriers should be required to issue a shipping document (either in individual or manifest form) for each shipment received for transportation, showing thereon the names of the shipper and consignee, the point of origin and point of destination of the shipment, a description of the kind and number of head of livestock shipped, a statement of the weight of the shipment, a statement of the rate assessed and the charges collected, and a statement of such other information as may be necessary to an accurate determination of minimum rates and charges applicable under the order herein; and should be required to retain and preserve a copy of soid shipping document, 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 form of shipping document set forth in Appendix "B" of the order herein will be suitable and proper.
- 5. That none of said radial highway common carriers or highway contract 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 or accessorial charges are stated.
- 6. That to the extent carriers affected by the order herein, other than those subject to the Public Utilities Act, 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 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 "C" of the order herein.

# <u>ORDER</u>

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

- l. That the rates, charges, accessorial charges, rules and regulations set forth in Highway Carriers' Tariff No. 3, designated as Appendix "C" 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 and highway contract carriers who first obtained permits between the dates of June 15, 1941, and January 23, 1942, inclusive, and by all radial highway common carriers and highway contract carriers named in Appendix "A" hereof, 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 incident thereto, except as provided in ordering paragraph No. 2 hereof.
- 2. That all of said radial highway common carriers and highway contract carriers be and they are hereby authorized to assess, charge and collect common carrier rates and accessorial charges, to construct combinations therewith, 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 and highway contract 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 and highway contract carriers be and they are hereby 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, other than carriers subject to the Public Utilities Act, 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 provided in said tariff designated as Appendix "C" hereof.
- 6. That all of said radial highway common carriers and highway contract carriers be and they are and each of them is hereby ordered and directed to issue a shipping document (either in individual or manifest form) for each shipment received for transportation, showing thereon the names of the shipper and consignee, the point of origin and point of destination of the shippent, a description of the kind and number of head of livestock shipped, a statement of the weight of the shipment, a statement of the rate assessed and the charges collected and a statement of such other information as may be

necessary to an accurate determination of the minimum rate and charge applicable under the order herein; and shall retain and preserve a copy of said shipping document, 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 form of shipping document set forth in Appendix "B" hereof will be suitable and proper.

7. That any and all supplements to or modifications and amendments of said Highway Carriers' Tariff No. 3, being Appendix "C" to Decision No. 31924 and Appendix "C" to this decision, hereinafter made in this proceeding, shall supplement, modify, or amend this decision also, without express reference to this decision therein.

This order shall become effective on the date hereof.

Dated at San Francisco, California, this 242 day of

February, 1942.

Commissioners

# APPENDIX "A"

Joseph M. Devere, as President of Petroleum Transportation Co.

Eugene Saporetti

Harry Leest

Roy Delay, dba Roy Delay General Trucking

Allen Haggard

W. H. O'Hair, as copartner of W. H. O'Hair & Company

M. M. Deskin

P. A. Taylor, as copartner of Lassen Motor Lines

T. C. Bell

Lloyd Clark

William Charles Fiamengo

C. G. Green

Edward Hart

Chas. E. Turner, dba Turner's Express Service

J. D. Kessler, as copartner of Kessler Brothers

Helen Thompson

E. J. Ballard

Ray Segarini

Harold L. Pace

Mike Bettencourt

E. M. Tharp, as copartner of E. M. & H. L. Tharp

, **,** 

	ŽIV.	ESTOCK SHIPPING OR	DER AND FREIGH:	r bill	
NAME OF CAR	rter			Permit No	
	(;	Nemo of Cerrier mu	ot be the same	as shown on Pe	ermit)
	pper		Name of Consig		
		-		1	
Precise Poi			Procise Point		
	<b>~</b>		· ·		
Number of Head	Kind of Stock (Note 1)	Show Whether Fat or Feeder Livestock	Gross Weight of Shipment, Pounds (Nota 2)	Rate (in cents per 100 pounds)	Charges
	·				
<b>V</b> -4 - 3			Accessorial Other Charge Prepaid TOTAL TO COL	es	
Note 2	State whethe State whethe weights.	er cattle, calves, or hoof weights, ve	sheep or hogs, hicle scale we	etc. ights or estim	Ated

APPENDIX "C"

18

Highway Carriers' Tariff No. 3

Neming

Minimum Rates, Rules and Regulations

For The

Transportation of Livestock

Between Points

<u>in</u>

California

ьy

Radial Highway Common Carriers

and

Highmay Contract Carriers

# Highway Carriers' Tariff No. 3

**NAMING** 

MINIMUM RATES, RULES AND REGULATIONS
FOR THE

TRANSPORTATION OF LIVESTOCK OVER THE PUBLIC HIGHWAYS WITHIN THE STATE OF CALIFORNIA

BY

RADIAL HIGHWAY COMMON CARRIERS

HIGHWAY CONTRACT CARRIERS

The original tariff contains rates, rules and regulations as established in Decision No. 31924, in Case No. 4293. 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.

Correction No. 1

EFFECTIVE NOVEMBER 7, 1939

20000

# 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.

# CORRECTION NUMBERS

1	41	81	121	161	201	241
<u> </u>	42	82	121 122	162	202	242
3	43	83	123	163	203	243
4	44	84	124	164	204	244
5	45	83	105	165	205	245
	46 46	Sec.	134 135 136 137 138 139	166	206	246
<u>6</u>	47	86 87	707	167	206 207	247
*	48	88	700	168	208	248
8		89	190	169	208 209 210	249
5	49	90	700	170	210	250
10	50		130 131 132 133	171	210	251
1.1	51.	91 92	101	172	211 212	201
12	52 53	172	100	162	212	202
13	58	93	133	173	213	252 253 254 255
14	54	94	134	7.24	214	254
15	55	กร	135	173	215	255
16	56	96	136	176	216	256
17	. 57	97	184 135 136 137	177	217	256 257 258
18	58	98	138	178	218	258
19	59	99	139	179	219	259 260
20	60	100	140	180	214 215 216 217 218 210 210 211 222	260
A Primary	61	101	141	181	221	261
22	62	102	142	182	6.34,94,3 6.34,94,3	262
23	63	103	143	183	223	263
24	C4	10-4	144	184	224	264
25	65	105	145	185	225	265
26	66	106	146	186	227	266
2	67	107	147	187	4	267
28	68	108	148	188	228	267 268
25 20	Ĝ	109	149	189	229	269
30	70	110	150	190	230 231 232 233	270
::1	71	111	151 152 153 154 155 156 157	191	231	270 2774 2774 2775 2776
32	72 73	112	152	192	990	272
. 33	73	113	153	193	202	273
34	74	114	154	194	234	274
37	75	115	155	195	235	275
36	76	116	156	196	236	276
37	77	117	157	197	236 237	277
- 38	78	118	158	198	228	278
39	79	119	159	199	238 239	270
40	80	120	160	200	240	279 280
40	.~	V	200	-00	<b>27V</b>	

# EFFECTIVE AS SHOWN ON ORIGINAL TITLE PAGE

TABLE OF CONTENTS	Item No. (series) Except as shown
Correction Number Checking SheetRates	Page 1 170-*200
Rules and Regulations:  Accessorial Charges  Alternative Application of Combinations with Common Carrier Rates  Alternative Application of Common Carrier Rates  Application of Tariff—Carriers  Application of Tariff—Territorial  Computation of Distances	100 160 150 20 40 30
Definition of Technical Terms  Loading and Unloading  Method of Determining Livestock Weights  Mixed Shipments  Rates Based on Varying Minimum Weights  Sheep Camp Outfits  Shipments to be Rated Separately  Split Delivery	10 90 120 70 60 110 50
Split Pickup Technical Terms, Definition of Weights, Livestock, Method of Determining Zones, Territorial	130 10 120 210-220

<sup>\*</sup> Change, Decision No. 33266

EFFECTIVE JULY 15, 1940

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

96666

Item No.	SECTION NO. 1—RULES AND REGULATIONS
	DEFINITION OF TECHNICAL TERMS
	(a) CALVES means bovine animals weighing 450 pounds or less.
	graph (e-a) hereof.)
	(c) CARRIER Means 2 radial highway common carrier or a highway contract carrier, as defined in the Highway Carriers' Act (Chapter 223, Statutes of 1935, as amended).
	(d) CARRIER'S EQUIPMENT means any motor truck or other self-propelled high- way vehicle, trailer, semi-trailer, or any combination of such highway vehicles, operated by the carrier.
	(e) COMMON CARRIER RATE means any intrastate rate or rates of any common carrier, or common carriers, as defined in the Public Utilities Act, lawfully on file with the Commission and in effect at time of shipment.
	*(e-a) DAIRY CATTLE means cattle which are or have been used or useful in connection with the production of milk by dairies.
	(f) POINT OF DESTINATION means the precise location at which livestock is tendered for physical delivery into the custody of the consignee or his agent.
*10-A Cuncels	(g) POINT OF ORIGIN means the precise location at which livestock is physically delivered by the consignor or his agent into the custody of the carrier for transportation.
10	(h) RAILHEAD means a point at which facilities are maintained for the loading of live- stock into or upon, or the unloading of livestock from rail cars or vessels.
	(i) RATE includes charge and also the minimum weight, rules and regulations governing, and the accessorial charges applying in connection therewith.
	(j) SAME TRANSPORTATION means transportation of the same kind and quantity of livestock and subject to the same limitations, conditions and privileges, although not necessarily in an identical type of equipment.
	(k) SHIPMENT means a quantity of livestock tendered by one shipper on one shipping document at one point of origin at one time for one consignee at one point of destination. (See also paragraphs (1) and (m)).
	(1) SPLIT PICKUP SHIPMENT means a shipment consisting of several component lots, received during one day and transported under one shipping document from (a) one consignor at more than one point of origin, or (b) more than one consignor at one or more points of origin, the composite shipment being consigned and delivered to one consignee at one point of destination and charges thereon being paid by the consignee when there is more than one consignor.
	(m) SPLIT DELIVERY SHIPMENT means a shipment consisting of several component lots 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, said shipment being shipped by one consignor at one point of origin, and charges thereon being paid by the consignor when there is more than one consignee.
	(n) TEAM TRACK means a point at which livestock may be loaded into, or upon, or unloaded from rail cars by the public generally. It also includes wharves, docks and landings at which the public generally may receive and tender shipments of livestock from and to common carriers by vessel.
* c)	ange, Decision No. 33266
	EFFECTIVE JULY 15, 1940
Co	Issued by The Railroad Commission of the State of California, rection No. 3 San Francisco, California.

Item No.	SECTION NO. 1—RULES AND REGULATIONS (Continued)
	APPLICATION OF TARIFF—CARRIERS
20 11-7-00	Rates provided in this tariff are minimum rates, established pursuant to the Highway Carriers' Act (Chapter 223, Statutes of 1935, as amended) and apply for transportation of livestock by radial highway common carriers and highway contract carriers, as defined in said Act.  When livestock in continuous through movement is transported by two or more carriers, the rates provided herein shall be the minimum rates for the combined transportation.
	APPLICATION OF TARIFF—TERRITORIAL
*30-A Cancels 30	Rates in this tariff apply for transportation of shipments of livestock between all points within the State of California, except:  (a) Shipments having both point of origin and point of destination within the same incorporated city.  4 (b) Shipments having both point of origin and point of destination within the Los Angeles Drayage Area, as described in Items Nos. 30 to 33 series, inclusive, of City Carriers' Tariff No. 4 and Highway Carriers' Tariff No. 5 (Appendix "A" of Decision No. 32504, as amended, in Case No. 4121).
	APPLICATION OF TARIFF—COMMODITIES
*40-A	Rates in this tariff apply for the transportation of livestock, viz.:  Bucks
Cancels 40	Cattle Hogs Pigs Stags Cows Horses Sheep Swine  Note 1.—Cattle rates apply on: Bulls, Cattle, Cows. Dairy Cattle, Oxen. Steers.  Note 2.—Sheep Rates apply on: Bucks, Calves, Ewes, Goats, Kids, Lambs, Sheep, Sheep Camp Outhits (Subject to Item No. 110 series).  Note 3.—Hog Rates apply on: Hogs, Pigs, Sows, Stags, Swine.  4 To For specific rates on Dairy Cattle, see Section 3 of this tariff.  The property of the
	SHIPMENTS TO BE RATED SEPARATELY
A50-A Caucels 50	Each shipment shall be rated separately. Shipments shall not be consolidated or combined by the carrier, except that component parts of split pickup or split delivery shipments, as defined in Item No. 10 series may be combined under the provisions of Items Nos. 130 and 140 series.
2	RATES BASED ON VARYING MINIMUM WEIGHTS
60 11-7-30	When 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 (See Item No. 70 series) the deficiency between actual weight of the shipment and the greater minimum weight shall be computed at the rate applicable to the lowest rated livestock in the shipment.
♣ Reduct	e, Decision No. 33266 ion. , neither increase nor reduction.
	EFFECTIVE JULY 15, 1940
Correct	Issued by The Railroad Commission of the State of California, tion No. 4 San Francisco, California.

Item No.	SECTION NO. 1—RULES AND REGULATIONS (Continued)
	MIXED SHIPMENTS
	Rates on mixed shipments of livestock shall be assessed in accordance with the following:  (a) Mixed shipments of cattle with calves, sheep, goats or hogs shall be subject to the rate and minimum weight applicable to cattle in straight shipments.
•70-A	(b) Mixed shipments of sheep or goats (or sheep and goats) with hogs shall be charged for at the rate and minimum weight applicable to hogs in straight shipments.
Cancels 70	(c) Mixed shipments of calves and hogs shall be charged for at the rate and minimum weight applicable to hogs in straight shipments.
	(d) Horses or other animals for which rates are not provided in this tariff, when shipped in mixed shipments with cattle, calves, sheep, goats or hogs, shall be charged for according to the type of stock with which they are included (cattle, calves, sheep, goats or hogs, as the case may be).
	▲ (e) Mixed shipments of dairy cattle with other classes of livestock transported within or between zones described in Items Nos. 210 and 220 series, shall be subject to the rate and minimum weight provided in this tariff for cattle in straight shipments.
▲80-A	COMPUTATION OF DISTANCES
Cancels 80	Distances to be used in connection with distance rates named herein shall be the shortest resulting mileage via any public highway route computed in accordance with the method provided in Distance Table No. 3 (Appendix "A" of Decision No. 31605, as amended, in Case No. 4088, Part "N", Case No. 4145 and Case No. 4246).
90	LOADING AND UNLOADING
11-7-29	Rates include service of driver only for loading into and unloading from carrier's equipment. See Item No. 100 series for charges for additional help.
	ACCESSORIAL CHARGES
100 11-7-39	An additional charge of \$1.00 per man per hour, minimum charge 50 cents, shall be made for helpers for loading or unloading, or any accessorial or incidental service which is not authorized to be performed under the rates named in this tariff or for which a charge is not otherwise provided.  The following additional charges shall be made for the performance of bedding service and/or the furnishing of bedding material incidental to the transportation of shipments of livestock on which rates, carrying a minimum weight of 12,000 pounds or greater, are assessed:  75 cents per truck unit, single deck; 100 cents per truck unit double deck 100 cents per single deck truck and trailer unit 150 cents per double deck truck and trailer unit 150 cents per double deck tractor and semi-trailer unit.
!	SHEEP CAMP OUTFITS
▲110-A Cancels 110	Rates provided in this tariff for the transportation of sheep will also apply to sheep camp outfits, as described in Note 1, when said outfits accompany shipments of sheep. (See Exception.)  Norg 1.—Sheep camp outfits include wagons, dogs, horses, mules, burros, camp equipment comprising tents, stoves, cooking utensils, cots, bedding, harness and other appurtenances in use at camp, but do not include hay, grain, feed, merchandise, groceries or clothing.  Exception.—The provisions of this item will not apply in connection with shipments transported at "any quantity" rates.
	Change, Decision No. 33266 Change, neither increase nor reduction.
<del></del>	EFFECTIVE JULY 15, 1940
Corr	Issued by The Railroad Commission of the State of California, ection No. 5 San Francisco, California.

Ttom

No.

# SECTION NO. 1-RULES AND REGULATIONS (Continued)

# METHOD OF DETERMINING LIVESTOCK WEIGHTS

# General Application:

Weights determined in accordance with Rules Nos. 1 to 5 inclusive of this item shall be used as a basis for assessment and collection of freight charges, except that in no case shall freight charges be less than those accruing at the applicable minimum weight as provided in this tariff.

# Rule No. 1-Hoof Weights at Origin:

On shipments originating at points where facilities are provided for obtaining hoof weights, the hoof weights shall be supplied by the shipper and used as a basis for collection of freight charges, except that the provisions of this paragraph do not apply when hoof weights are obtainable at destination under the provisions of Rule No. 2.

# Rule No. 2-Hoof Weights at Destination-Fill Allowance:

Where facilities are provided at destination for obtaining hoof weights, the actual hoof weights so obtained shall be used, except that when such hoof weights have been obtained after the stock has been fed and watered at destination, the following deductions for fill allowance may be made:

120

	Litt Vitowance
Kind of Stock	Deductions Per Animal
Cattle	30 Pounds
Calves	15 Pounds
Sheep	3 Pounds
Goats	3 Pounds
Hogs	5 Pounds

# Rule No. 3-Vehicle Scale Weights:

In the event hoof weights are not obtainable under the provisions of Rules Nos. 1 or 2, net weights obtained by use of vehicle scales (vehicle and load less vehicle tare) shall be used as a basis for the collection of freight charges. When carrier's equipment contains bedding or refuse, at time of weighing, and it is impracticable to weigh vehicle empty, five hundred (500) pounds may be added to the marked vehicle tare for the purpose of computing the net weight of the load.

## Rule No. 4—Basis Applicable in Absence of Hoof or Scale Weights:

When actual hoof weights, or vehicle scale weights, are not obtainable under the provisions of Rules Nos. 1, 2 or 3, a certified statement of estimated weights shall be requested and when furnished shall be accepted by the carrier for the assessment of freight charges. This certificate shall be retained by carrier for a period of three (3) years. Certification shall be in substantially the following form:

(Continued)

## EFFECTIVE AS SHOWN ON ORIGINAL TITLE PAGE

Item No.	SECTION NO. 1—RULES AND REGULATIONS (Continued)
	METHOD OF DETERMINING LIVE STOCK WEIGHTS (Concluded)  Rule No. 4—Basis Applicable in Absence of Hoof or Scale Weights (Concluded):
	FORM OF CERTIFICATE
	I, (shipper or consignee) of Livestock described below,
	Number of Kind of Carrier Date Animals Animals Origin Destination
120	hereby certify that actual weights have not been obtained to my knowledge within 5 days and that I have not sold, bought, or arranged to sell or buy this livestock on a weight basis, and that the shipment, in my best judgment, does not exceed (insert estimated weight) pounds in weight.
(Con- cluded)	DateSignature of Shipper or Consignee.
	State of California County of
	Rule No. 5—Basis Applicable Upon Failure, Inability or Refusal of Shipper and Consignee to Furnish Estimated Weights:  If shipper and consignee are unable, fail or refuse to furnish actual weight when known or certificate of estimated weight when actual weight is not known, and other means of ascertaining actual weight are not available, the following estimated weights shall be used:
	Type of Animal Pounds Per Head Cattle, Bulls, Steers, Oxen, Cows
	Calves
	Sheep, other than Ewes or Bucks
	EFFECTIVE AS SHOWN ON ORIGINAL TITLE PAGE
	Issued by The Railroad Commission of the State of California, San Francisco, California

Item No.	SECTION NO. 1—RULES AND REGULATIONS (Continued)
	SPLIT PICKUP
; ; ; ;	The charge for a split pickup shipment, as defined in Item No. 10 series, shall be the charge applicable for transportation of a single shipment of the same kind and quantity of livestock for the distance from that point of origin of a component lot which produces the shortest constructive mileage to point of destination, using the shortest constructive highway route via the points of origin of the several other component lots, plus an added charge as provided in Paragraph (1):
	(1) Table of added charges:
130	Number of Pickups Added Charge  2
	(2) At the time of or prior to the first pickup, the carrier shall be furnished with manifest or written shipping instructions showing the name of each consignor, the points of origin, and the kind and quantity of livestock in each component lot;
Í	(3) No split pickup shipment shall be accorded split delivery;
	(4) In the event a lower aggregate charge results from treating one or more component lots as a separate shipment, such lower basis may be applied,
	SPLIT DELIVERY
	The charge for a split delivery shipment, as defined in Item No. 10 series, shall be the charge applicable to the transportation of a single shipment of the same kind and quantity of livestock for a distance equal to one-half the shortest constructive highway route from point of origin and return thereto, via the several points of destination, plus an added charge as provided in Paragraph (1):
	(1) Table of added charges:
140	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 points of destination, and the kind and quantity of livestock in each component lot;
 	(3) No split delivery shipment shall be accorded split pickup;
	(4) In the event a lower aggregate charge results from treating one or more component lots as a separate shipment, such lower basis may be applied.

Item No.	SECTION NO. 1—RULES AND REGULATIONS (Concluded)
	ALTERNATIVE APPLICATION OF COMMON CARRIER RATES
150	(a) 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 from the same point of origin to the same point of destination than results from the application of the rates herein provided. (See Note.)
,	NOTE.—When a rail carload rate is subject to varying minimum weights, dependent upon the size of the car ordered or used, the lowest minimum weight obtainable under such minimum weight provisions may be used in applying the basis provided in this item.
	ALTERNATIVE APPLICATION OF COMBINATIONS WITH COMMON CARRIER RATES
	When lower aggregate charges result, rates provided in this tariff may be used in combination with common carrier rates for the same transportation as follows:
	(a) When point of origin is located beyond railhead and point of destination is located at railhead, add to the common carrier rate applying from any team track to point of destination the rate provided in this tariff for the distance from point of origin to the team track from which the common carrier rate used applies. (See Notes 1 and 2.)
	(b) When point of origin is located at railhead and point of destination is located beyond railhead, add to the common carrier rate applying from point of origin to any team track the rate provided in this tariff for the distance from the team track to which the common carrier rate used applies to point of destination. (See Notes 1 and 2.)
160	(c) When both point of origin and point of destination are located beyond railhead, add to the common carrier rate applying between any railheads the rate provided in this tariff for the distance from point of origin to the team track from which the common carrier rate used applies, plus the rate provided in this tariff for the distance from the team track to which the common carrier rate used applies to point of destination. (See Notes 1 and 2.)
	NOTE 1.—If the route from point of origin to the team track or from the team track to point of destination is within the corporate limits of a single incorporated city, the rates provided in this tariff for transportation for distances of 3 miles or less, or rates established for transportation by carriers as defined in the City Carriers' Act (Chapter 312, Statutes of 1935, as amended), whichever are the lower, shall apply from point of origin to team track or from team track to point of destination, as the case may be.
	NOTE 2.—When a rail carload rate is subject to varying minimum weights, dependent upon the size of the car ordered or used, the lowest minimum weight obtainable under such minimum weight provisions may be used in supplying the basis provided in this item.
	EFFECTIVE AS SHOWN ON ORIGINAL TITLE PAGE
	Issued by The Railroad Commission of the State of California, San Francisco, California.

# SECTION No. 2

# LIVESTOCK RATES

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

\* Change, Decision No. 33266

EFFECTIVE JULY 15, 1940

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

Correction No. 10

Item No.	8E	CTION N	O. 2				()	In Cents )		RATES Pounds)	
		For	Application	n of Ra	tes, See N	lotes 1, 2	and 3 o	f Item No.	40 series	<del></del>	
	MII	LES		Cattli	2		SHEEP			HOGS	
	Over	But not Over	JAny Quan- tity	14,000	n Weight 24,000 Pounds	Any Quan- tity	12,000	n Weight 20,000 Pounds	& Any Quan- tity	Minimum 16,500 Pounds	24,000
	0	3	12	4	31	12	6	5	12	4	3 <sub>1</sub>
	3 5	5 10	12 <del>]</del> 13	5 <u>1</u>	4 44	121	7	6	12}	5	4
	10	1.5	13}	Ωž	5	13 13½	8 9	6 <del>1</del>	13 13 <del>1</del>	5 <del>)</del> 6	4 <del>)</del> 5
	$\frac{15}{20}$	20 25	14	7	<u>54</u>	14	10	71	14	63	
	25	30	14½ 15	7± 8	6 <del>1</del>	14 <u>4</u> 15	11 12	8 8 <del>1</del>	141 15	7 7}	6 61
į	30 35	35 40	15 <del>1</del> 16	81	7	15}	13	9	151	8	7
1	40	45	16}	9 <del>1</del> 9	7 <del>1</del> 8	16 16 <del>1</del>	14 15	10 11	16 16‡	8 <del>1</del>	73 8
	45 50	50 CO	17	10	83	17	16	12	17	10	81
	60	60 70	18 19	11 <del>1</del> 13	<del>37</del> 3	18 19	173 19	13 14	18 19	113	3 -
	70 80	80	21	14}	10-	21	201	15	19 21	124 14	10 34
	90	90 100	23	16	111	23	22	16	23	151	11
1	100	110	25	17	$12\frac{1}{4}$	25	23)	17	255	164	11+
ĺ	110	110	27	19 20	13‡ 14‡	27	25 264	IN 19	27 29	i∺ 19}	124 134
	120 130	130 140	31 33	23.4 23	727	29 31,	28	20	31	201	14
170-A	140	150	35	24}	16½ 17‡	33	203	21	33	22 28‡	1.5
Cancela	150	160	37	26	zn≟	37	31 32)	22 23	35 37	$\frac{234}{24\frac{1}{2}}$	16 17
170	160 170	170 180	30 41	27 28}	20 <u>1</u> 20 <u>1</u>	39 41	34 35}	24	. 39	26	171
{	180	190	43	30	213	43	37	25.	43	27 28#	18± 19±
	190 200	200 220	45 49	31+ 34+	22+ 24+	45 49	3×4 414	30	45	30	201
	220 240	240 260	53	37	26}	53	411	321	49 53	32 <del>]</del> 35	22
}	260	280	57 61	40 43	28½ 30¾	57 61	47) 50)	35 37+	57 61	37± 40	26 28
	280	300	65	46	32	65	53}	40	65	421	30
	300 325	325 370	69 73	49 52	344	69	57	421	69	45	32
	350	375	77	55	36 <del>]</del> 38 <del>]</del>	73	04 00 <del>1</del>	45 47}	73 77	48 51	34 38
	375 400	400 425	81 85	58 61	40 <del>)</del> 42‡	81	67) 71	50	81	54	38
	425	450	89	64	441	89	743	52 <u>}</u> 55	85 89	57 60	40 42
	450 475	475 500	93 97	67 70	46 <u>3</u> 483	93 97	78 81±	57± 60	93 97	63	44
	500	525	101	73	503	101	85	62}	101	66 69	48 48
	525 550	550 575	105 109	76 79	52 <u>1</u>	105	88	05	105	72	50
	575	600	113	82	26 <del>1</del> 24 <del>1</del>	109 113	91 94	67 <del>)</del> 70	109 113	75 78	52 54
	600 625	625 650	127	85 88	60 <del>1</del> 28 <del>1</del>	117	97 100	723 75	117 121	81	56
	650	675	125	91	62}	125	103	774	125	84 87	<u> 58</u> 60
	675	700	O 129	94	617	0 123	106	80	O 129	90	62
	For distant 700 miles each 25	add for									
	fraction t	herroi	⊕3៛	3	2	D3}	3	21	⊕3}	3	2
. Redi	nge, Deciai uction in A change.	on No. 3326 ny Quantity	6 / rates, ex	cept as o	othorwise :	shown.				·-· · · <del></del>	
	<del></del>	·			<del></del>	<del></del>	EFI	ECTIVE	JULY	15, 1940	)
<del></del>					4 h ***			on of the S			

# SECTION NO. 3

# DAIRY CATTLE RATES

If the charge accruing under Section No. 2 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. 2 will apply.

\* Change, Decision No. 33266

EFFECTIVE JULY 15, 1940

Correction No. 11

Item No.	SECTIO	N NO. 3				RATES	(In cents	per head)		
	DAIRY CA	TTLE, as	described	l in Item	No. 10 s	series.				
,	BETWEEN		(See Item	ан Хон. 21(		ZONES	erritorial	zone descr	iptions.)	
<b>4200</b>	ZONES	A	В	С	Ď	E	F	G	H	I
	A B C D E F G H I	75 100 200 200 150 100 150 100	75 150 200 150 100 200 150 150	75 299 150 200 200 250 250	73 100 150 200 200 250	75 100 200 200 200	75 150 100 150	75 100 150	75 100	75
. Rec	Not subject	to the provis	inimum ch	arge of Siem No. 12	1.00 per sl 20 series,	hipment.		<del></del>		<del></del>
å Rec	Not subject	to the provis	inimum chicom of It	em No. 12	1.00 per ml	hipment.				
å Rec	Not subject	to the provis	inimum chicom of It	em No. 12	1.00 per ml	hipment				
å Rec	Not subject	to the provis	inimum chicom of It	em No. 12	1.00 per ml	hipment				

Item No.

SECTION NO. 3

RATES (Continued)

# TERRITORIAL ZONE DESCRIPTIONS

(Items Nos. 210 and 220 series)

The following territorial zone descriptions include both sides of streets, boulevards, roads, avenues or highways named, and apply in connection with rates making specific references hereto:

## ZONE A

Beginning at the intersection of Slauson Avenue and La Brea Avenue; thence northerly along La Brea Avenue to Santa Monica Boulevard; easterly along Santa Monica Boulevard to Cahuenga Boulevard; northerly along Barham Boulevard; northerly along Barham Boulevard to Olive Avenue; northersterly along Olive Avenue to Alameda Avenue; northersterly along Alameda Avenue to San Fernando Road; southeasterly along San Fernando Road to Colorado Street; easterly along Colorado Street and Colorado Boulevard to North Figueroa Street; southerly along North Figueroa Street to Pasadena Avenue; easterly along Pasadena Avenue to Mission Street; easterly along Mission Street to Los Robles Avenue; southeasterly along Los Robles Avenue to Wilson Avenue; southerly along Wilson Avenue to Atlantic Boulevard; southerly along Atlantic Boulevard to Firestone Boulevard; westerly along Firestone Boulevard and Manchester Avenue to Avalon Boulevard; northerly along Avalon Boulevard to Slauson Avenue; westerly along Slauson Avenue to point of beginning.

## ZONE B

\*210

Beginning at the intersection of Atlantic Boulevard and Anaheim Telegraph Road; thence northerly along Atlantic Boulevard to Huntington Drive; northeasterly along Huntington Drive and Falling Leaf Avenue to Foothill Boulevard (U. S. Highway No. 66); easterly along Foothill Boulevard to Irwindale Avenue; southerly along Irwindale Avenue to Arroyo Avenue; easterly along Arroyo Avenue to Gleadora Avenue; southwesterly along Gleadora Avenue to Pomona Boulevard; northwesterly and southwesterly along Pomona Boulevard to Hacienda Boulevard; southwesterly along Hacienda Boulevard to Whittier Boulevard; westerly along Marciand Avenue; southerly along La Mirada Avenue to Imperial Highway; westerly along Imperial Highway to Valley View Avenue; northerly along Valley View Avenue to Anaheim Telegraph Road; northwesterly along Anaheim Telegraph Road to point of beginning.

## ZONE C

Beginning at the intersection of Arroyo Avenue and Glendora Avenue in West Covina; thence easterly along Arroyo Avenue and U. S. Highways Nos. 70 and 99 to Archibald Avenue; southerly along Archibald Avenue to River Street; southeasterly along River Street to the Santa Ana River; southwesterly along the Santa Ana River to Placentia Yorba Boulevard; northerly and northwesterly along Placentia Yorba Boulevard to Richfield Road; northerly along Richfield Road to Yorba Linda Boulevard; easterly along Yorba Linda Boulevard to Imperial Highway; northwesterly and westerly along Imperial Highway; northerly and westerly along Imperial Highway to La Mirada Avenue; northerly along La Mirada Avenue to Whittier Boulevard; easterly along Whittier Boulevard to Hacienda Boulevard; northerly and easterly along Pomona Boulevard to Glendora Avenue; northeasterly along Glendora Avenue to point of beginning.

### ZONE D

Beginning at the point Jefferson Street crosses the Santa Ana River; thence southerly along Jefferson Street to Santa Ana Canyon Road; southwesterly along Santa Ana Canyon Road to Santiago Boulevard; southeasterly along Santiago Boulevard to Chapman Avenue; easterly along Chapman Avenue to Crawford Canyon Road; southeasterly along Crawford Canyon Road to Newport Avenue; southwesterly along Newport Avenue to Irvine Boulevard; southeasterly along Irvine Boulevard to Central Avenue; southwesterly along Central Avenue to Laguna Road; southerly along Laguna Road and its prolongation to the Pacific Ocean at Laguna Beach; northwesterly along the shore line of the Pacific Ocean to the Santa Ana River; northwesterly along the Santa Ana River to point of beginning.

\* Change, Decision No. 33266

EFFECTIVE JULY 15, 1940

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

Correction No. 8

Item No.

SECTION NO. 3

RATES (Continued)

# TERRITORIAL ZONE DESCRIPTIONS (Concluded)

(Items Nos. 210 and 220 series)

## ZONE E

Beginning at the intersection of U. S. Highway No. 101 Alternate and Bay Boulevard: thence northensterly along Bay Boulevard to Los Alamitos Boulevard; northerly along Los Alamitos Boulevard to Cerritos Avenue: easterly along Cerritos Avenue to Hansen Street; northerly along Hansen Street and Luitwieler Road to Imperial Highway; easterly along Imperial Highway to Yorba Linda Boulevard; westerly along Yorba Linda Boulevard to Richfield Road; southerly along Richfield Road to Walnut Street; westerly along Walnut Street to Jefferson Street; southerly along Jefferson Street to the Santa Ana River; southerly along the Santa Ana River; southerly along the Santa Ana River to U. S. Highway No. 101 Alternate; northwesterly along U. S. Highway No. 101 Alternate to point of beginning.

#### ZONE F

Beginning at the point the prolongation of Avalon Boulevard meets the Pacific Ocean; thence northerly along the prolongation of Avalon Boulevard and Avalon Boulevard to Firestone Boulevard; easterly along Firestone Boulevard to Atlantic Boulevard; northerly along Atlantic Boulevard to Anaheim Telegraph Road; southeasterly along Anaheim Telegraph Road to Valley View Avenue; southerly along Valley View Avenue to Atesia Avenue; easterly along Artesia Avenue to Hansen Street; southerly along Hansen Street to Cerritos Avenue; westerly along Cerritos Avenue to Los Alamitos Boulevard; southerly along Los Alamitos Boulevard to Bay Boulevard; southwesterly along Bay Boulevard and its prolongation to the Pacific Ocean; northwesterly along the shore line of the Pacific Ocean to point of beginning.

\*220

## ZONE G

Beginning at the point the prolongation of Torrance Boulevard meets the Pacific Ocean; thence easterly along Torrance Boulevard to Madrona Avenue; southerly along Madrona Avenue to Carson Street; easterly along Carson Street to Avalon Boulevard; southerly along Avalon Boulevard and its prolongation to the Pacific Ocean; southerly, westerly and northerly along the shore line of the Pacific Ocean to point of beginning.

# ZONE H

Beginning at the point the prolongation of Culver Boulevard meets the Pacific Ocean; thence northeasterly along Culver Boulevard to Jefferson Boulevard; northeasterly along Jefferson Boulevard to Slauson Avenue: easterly along Slauson Avenue to Avalon Boulevard; southerly along Avalon Boulevard to Carson Street; westerly along Carson Street to Madrona Avenue; northerly along Madrona Avenue to Torrance Boulevard; westerly along Torrance Boulevard and its prolongation to the Pacific Ocean; northwesterly along the shore line of the Pacific Ocean to point of beginning.

# ZONE I

Beginning at the point the prolongation of Sunset Boulevard meets the Pacific Ocean: thence northeasterly along Sunset Boulevard to Sepulveda Boulevard: northerly along Sepulveda Boulevard to Ventura Boulevard; southeasterly along Ventura Boulevard and Cahuenga Eoulevard to Santa Monica Boulevard: westerly along Santa Monica Boulevard to La Brea Avenue; southerly along La Brea Avenue; southerly along La Brea Avenue to Jefferson Boulevard; southwesterly along Jefferson Boulevard; southwesterly along Culver Boulevard and its prolongation to the Pacific Ocean: northwesterly along the shore line of the Pacific Ocean to point of beginning.

\* Change, Decision No. 33266

Correction No. 9

EFFECTIVE JULY 15, 1940