

Decision No. 41924

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Establishment) of rates, rules and regulations) for the transportation of property) by common carriers as defined in the) Public Utilities Act and highway) carriers as defined in the Highway) Carriers! Act.)

Case No. 4246

SUPFLEMENTAL OPINION AND ORDER

Phillip Ragusa and Anthony Ragusa, copartners doing business as Capital Parcel Delivery Co., provide a parcel delivery service from retail stores in Sacramento to points in the vicinity of that city. The minimum rates established in Decision No. 31606 (41 C.R.C.671) as amended, apply to this transportation.

By petition filed July 23, 1948, they seek exemption from the minimum rates established by Decision No. 31606, supra, in connection with the transportation of shipments weighing 100 pounds or less. The verified petition shows that the service in question differs from that provided by carriers engaged in the transportation of general commodities and is similar to the service of other parcol carriers heretofore granted minimum rate exemption. Petitioners allege that their operations are substantially different from those for which the established minimum rates were primarily designed. The petition is justified and will be granted. Public hearing is not necessary.

Therefore, good cause appearing,

IT IS HEREBY ORDERED that Decision No. 31606, (41 C.R.C.671) as amended, in Case No. 4246, be and it is hereby further amended

-1-

by adding Phillip Ragusa and Anthony Ragusa, copartners, to the list of carriers set forth in paragraph (c) to Finding No. 14 of Decision No. 31606.

This order shall become effective twenty (20) days from the date hereof.

Dated at San Francisco, California, this <u>3</u> day of August, 1948.

-2-