Decision No. 43073

OBJOINAL

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Investigation into the rates, rules, regulations, charges, allowances and practices of all the common carriers, highway carriers, and city carriers, relating to the transportation of property.

Case No. 4808

## SUPPLEMENTAL OPINION AND ORDER

By petition filed June 17, 1949, Southern Pacific Company and Pacific Motor Trucking Company seek authority to enlarge their pickup and delivery zones at Colusa and to apply Colusa rates to the enlarged territory.

The verified petition shows that the area proposed to be included in the Colusa zones is contiguous to and actually a part of the industrial development of the city; that it is within three miles of the corporate limits; and that petitioners desire to provide the same service and rates throughout the community.

Because of the relatively short distances involved, deviations from the applicable minimum rates will be slight. Competing carriers have been notified of the filing of the petition. No objection has been offered to its being granted.

It appears that this is a matter in which a public hearing is not necessary and that the sought authority is justified.

Therefore, good cause appearing,

IT IS HEREBY OXDERED that petitioners be and they are hereby authorized to enlarge their pickup and delivery zones at

Colusa, as requested, and to establish for the transportation involved, within sixty (60) days after the effective date of this order and on not less than five (5) days notice to the Commission and the public, rates not less than those prescribed for like transportation to and from Colusa.

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

Dated at San Francisco, California, this <u>25</u> day of June, 1949.

Justus F. Cracues Ving Stranges Sances Sula Mennetto Patter