A.21911 SJ

Decision No. <u>42294</u>

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA In the Matter of the Application) Application No. 21911 of Ira P. Lamb for permission to) (13th Supplemental) charge other than minimum rates.)

SUPPLEMENTAL OPINION AND ORDER

Applicant transports property for General Mills, Inc.-Sperry Division. Within a defined southern Californía area he has been authorized to observe specified vehicle-unit rates which deviate from the established minimum rates. He now seeks an extension of the territorial application of the authority to include Kern County.

The verified supplemental application shows that General Mills is arranging to supply Kern County from its Los Angeles facilities; that only the eastern portion of this county is now included in the territorial application of the existing authority; that the handling of the additional traffic to the remainder of Kern County will tend to improve applicant's operating results; and that, unless the sought extension is granted, the shipper will perform the service with its own trucks.

It appears that the authorized bases of rates will be reasonable for the additional service and that the granting of the supplemental application is justified. A public hearing is not necessary.

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Therefore, good cause appearing,

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IT IS HEREBY ORDERED that paragraph (3)(d) of Item No. 15 of Appendix "A" to Decision No. 30938 of May 31, 1938, as amended, in this proceeding, be and it is hereby amended to read:

> "(d) Points in Kern County and points intermediate thereto."

This order shall become effective twenty (20) days after the date hereof. $-\frac{1}{1}$

Dated at San Francisco, California; this $\frac{13}{13}$ day of September, 1949.