A. 33160-NRO

ORIGINAL

Decision No. 50196

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of Direct Delivery System, Ltd., for authority to assess less than minimum rates.

Application No. 33160 (Third Supplemental)

SUPPLEMENTAL OPINION AND ORDER

Frior orders in this proceeding have authorized applicant to assess rates lower than the established minimum rates in connection with the transportation of crude diatomaceous earth and waste materials between a quarry of The Great Lakes Carbon Corporation located approximately nine miles southeast of Lompoc to a processing plant of the company in that city: This authority is scheduled to expire July 31, 1954. Applicant seeks modification of this authority to include transportation from a new quarry located approximately five and one-half miles southwest of its processing plant at the same rates as now applicable from the other quarry.

The supplemental application shows that in general the conditions surrounding transportation from the new quarry are the same as those which justified the present authority. Applicant alleges that costs for the proposed operation would be less than those for the present operation.

In the circumstances it appears that this is a matter in which a public hearing is not necessary and that the supplemental application should be granted.

Therefore, good cause appearing,

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IT IS HEREBY ORDERED that page 2 of Appendix "A" of Decision No. 48192 of January 19, 1953, in this proceeding, be and it is hereby amended by substituting "quarries located approximately nine miles southeast and five and one-half miles southwest" for "a quarry approximately nine miles southeast."

IT IS HEREBY FURTHER ORDERED that in all other respects Decision No. 48192, as amended, shall remain in full force and effect.

This order shall become effective twenty days after the date hereof,

Dated at San Francisco, California, this 39 day of June, 1954.

Commissioners