Decision No. 50219

## ORIGINAL

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 common carriers, highway carriers and city carriers relating to the transportation of general commodities (commodities for which rates are provided in Highway Carriers' Tariff No. 2.)

Case No. 5432

## SUPPLEMENTAL OPINION AND ORDER

Decision No. 50218 entered today in Case No. 4808 establishes Minimum Rate Tariff No. 12, naming commodity rates, ruler and regulations for the transportation of motor vehicles and other commodities moving in truckaway service in secondary movement. These rates will supersede the class rates for certain of these commodities contained in Highway Carriers' Tariff No. 2. That tariff will be amended accordingly.

Therefore, good cause appearing,

IT IS HEREBY ORDERED that Highway Carriers' Tariff No. 2
(Appendix "D" to Decision No. 31606 as amended) be and it is hereby
further amended by incorporating therein to become effective
August 1, 1954, the revised pages attached hereto and by this reference made a part hereof, which pages are numbered as follows:

Twenty-Seventh Revised Page 14 cancels Twenty-Sixth
Revised Page 14
Eighth Revised Page 17 cancels Seventh Revised Page 17
This order shall become effective twenty days after the date hereof.

Dated at San Francisco, California, this 29th day of June, 1954.

Commissioners

Revised Page .... 14

Item

SECTION NO. 1-RULES AND REGULATIONS OF GENERAL APPLICATION (Continued)

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## APPLICATION OF TARIFF - COMMODITIES (Items Nos. 40 and 41 Series)

Rates in this tariff apply for the transportation of all commodities, except the following:

Accessories, motion picture, Automobiles, set up, #Automobile parts, accessories, and related articles in secondary movement by Truckaway Service when subject to the rates, rules and regulations set forth in Minimum Rate Tariff No. 12, amendments thereto or reissues thereof. Baggage, Butter, dairy (Subject to Note 8), Buttermilk, liquid (Subject to Note 2), Carriers (used packages), empty returning or forwarded for return loads (Subject to Note 1), Cement, hydraulic, masonry, natural or Portland--also lime, common (including magnesium lime, hydrated or hydraulic lime, quick or slaked), cement flue dust, and/or limestone, powdered, shipped in mixed shipments with cement--when transported in shipments of 40,000 pounds or more, or when transported in shipments of lesser weights subject to the rates, rules and regulations, including the minimum charge computed on a minimum weight of 40,000 pounds, which are set forth in City Carriers' Tariff No. 8 - Highway Carriers! Tariff No. 10, amendments thereto or reissues thereof, Cement Clinker, Cheese (including cottage cheese

and pot cheese) (Subject to Note 8),

Commodities transported under the vehicle unit rates, rules and regulations of City Carriers! Tariff No. 4 - Highway Carriers! Tariff No. 5, amendments thereto or reissues thereof, applicable within Los Angeles and Orange Counties,

Commodities of abnormal size or weight which because of such size or weight require the use of and are transported on lowbed trailers, Film, motion picture,

Fodder, Bean, Cane, Corn or Peas (Subject to Note 7), Fruit, dried, unmanufactured and

unprocessed (Subject to Note 4), Fruit, fresh or green (not cold pack nor frozen),

Fungicides, agricultural,

Furniture, household appliances and other home furnishings, transported from retail stores where they have been sold at retail by a retail merchant, or transported from retail customers to retail stores (Subject to Note 3),

Furniture, uncrated, new, as described in and for which rates are provided in Minimum Rate Tariff No. 11-A, amendments thereto or reissues thereof,

Hops, House Trailers, set up, Ice Cream Mix, unflavored, Insecticides, agricultural, Leaves, Cactus, dried (Subject to Note 7),

Liquids, compressed gases, commodities in semi-plastic form and commodities in suspension in liquids in bulk, in tank trucks, tank trailers, tank semitrailers or a combination of such highway vehicles,

Livestock, Logs (wood) (Subject to Note 10), Margarine (Subject to Note 8), Milk, liquid (Subject to Note 2), Newspapers; newspaper supplements, sections or inserts; (not scrap or waste),

Nuts, edible, in the shell, Pits, fruit,

Poultry, live or dressed, Property shipped to or from producers of motion pictures or television shows when transported subject to the rates, rules and regulations provided by Decision No. 33226, in Cases Nos. 4246 and 4434, as amended,

\*LO-AA Cancels 40-Z

Commodities weighing 100 pounds or less per package or piece when delivered from retail stores, or when returned to the original retail store shipper via the carrier which handled the outbound movement (Subject to Note 3), Commodities when transported in dump trucks, for which rates are

dump trucks, for which rates are provided in City Carriers' Tariff No. 6 - Highway Carriers' Tariff No. 7, amendments thereto or relissues thereof,

Commodities which consist of or contain materials essential to
National Defense and which have been donated to and are transported for the United States Government, governmental agencies, or nonprofit organizations acting for or in behalf of said government in the collection, assembly or transportation of said commodities in connection with the recovery of said essential materials from the commodities transported,

Concrete transported in motor vehicles equipped for mechanical mixing in transit.

mixing in transit,
Cotton,
Cream (Subject to Note 2),
Directories, telephone,
Eggs (other than shelled, desiccated or frozen),
Fertilizers, as described in Items
Nos. 535, 540 and 550 series of

the Exception Sheet,

Sea Shells, crushed, ground, powdered or disintegrated (Subject to Note 5),

Seeds, Cotton,

Seeds, field, as described in Note 6, Shell Marl, crushed, ground or powdered,

Straw (Subject to Note 7),

Sulphur,

United States mail transported for the Post Office Department under

contract,

Used Property, viz:household goods, personal effects, furniture, musical instruments, radios, and office and store fixtures and equipment, as described in and for which rates are provided in City Carriers' Tariff No. 3-A - Highway Carriers' Tariff No. 4-A, amendments thereto or reissues thereof, and used property as described therein transported for the United States, state, county or municipal governments, Vegetables, fresh or green (not

cold pack nor frozen),
Vegetables, dried, viz:
Beans, (except Mesquite),
Lontils,
Onions,

Peas, (except Cow Peas), Pepper Pods,

Voting Booths, Ballot Boxes, Election Tents and Election Supplies, when transported from or to polling places.

(Continued in Item No. 41 Series)

\*Change, )
#Addition,)

Decision No. 50219

EFFECTIVE AUGUST 1, 1954

Issued by the Public Utilities Commission of the State of California, San Francisco, California.

Correction No. 620

Item No.

SECTION NO. 1-RULES AND REGULATIONS OF GENERAL APPLICATION (Continued)

## MIXED SHIPMENTS

- (1) 1. Commodities for which rates are provided in this tariff:
  - (a) When two or more commodities for which different ratings are provided, are shipped as a mixed shipment, without actual weights being furnished or obtained for the portions shipped under the separate ratings, charges for the entire shipment will be computed at the class or commodity rate applicable to the highest classed or rated commodity contained in such mixed shipment, subject to Item No. 80 series.
  - (b) When two or more commodities are included in the same shipment and separate weights thereof are furnished or obtained, charges will be computed at the separate rates applicable to such commodities in straight shipments of the combined weight of the mixed shipment. The minimum weight shall be the highest provided for any of the rates used in computing the charges, subject to Item No. 80 series. In the event a lower charge results by considering such commodities as if they were divided into two or more separate shipments such lower charge shall apply.
    - (1) Paragraph 1 hereof will not apply to mixed shipments which are subject to the provisions of Item No. 365 series of this tariff.

\*90-H Cancels

- 2. Commodities for which rates are provided herein, moving in mixed shipments containing commodities for which rates are provided in other effective tariffs of the Commission, or in mixed shipments containing commodities upon which no minimum rates or charges have been established by this Commission:
- (a) When one or more commodities for which rates are not provided in this tariff are included in a shipment of one or more commodities for which rates are herein provided, the rate or rates applicable to the entire shipment may be determined as though all of the commodities were ratable under the provisions of this tariff; or one or more of the commodities for which rates are not provided in this tariff may be transported at the rates otherwise applicable. In the event the latter basis is used, the minimum charges provided in Item No. 150 series of this tariff shall apply to the entire shipment. (See Notes 1, 2, 3, 4 and 5.)

NOTE 1.-The provisions of this rule will not apply to mixed shipments containing petroleum or petroleum products in bulk in tank trucks, tank trailers or tank semi-trailers for which rates are provided in tariff designated City Carriers! Tariff No. 5, Highway Carriers! Tariff No. 6, amendments thereto or reissues thereof.

NOTE 2.—The provisions of this rule will not apply to mixed shipments containing used property, viz.: household goods, personal effects and office and store fixtures and equipment, for which rates are provided in the tariff designated City Carriers' Tariff No. 3-A, Highway Carriers' Tariff No. 4-A, amendments thereto or reissues thereof.

NOTE 3.—The provisions of this rule will not apply to mixed shipments containing fresh fruits, fresh vegetables (including fresh mushrooms) or empty containers for which rates are provided in the tariff designated Highway Carriers' Tariff No. 8, amendments thereto or reissue thereof.

NOTE 4.-The provisions of this rule will not apply to mixed shipments containing uncrated new furniture for which rates are provided in Minimum Rate Tariff No. 11-A. All commodities in such mixed shipments may be rated under the provisions of Minimum Rate Tariff No. 11-A, or the commodities for which rates are provided herein may be rated under the provisions of this tariff as separate shipments.

#NOTE 5.—The provisions of this rule will not apply to mixed shipments containing motor vehicles and other commodities moving in truckaway service for which rates are provided in Minimum Rate Tariff No. 12.

\*Change #Addition

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50219

EFFECTIVE AUGUST 1, 1954

Issued by the Public Utilities Commission of the State of California, San Francisco, California. Correction No. 621