

Decision No. 51896

**ORIGINAL**

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

- In the Matter of the Application )  
of DIRECT DELIVERY SYSTEM, LTD., ) Application No. 25585  
for authority to assess less than ) (11th Supplemental)  
minimum rates. )
- In the Matter of the Application )  
of DIRECT DELIVERY SYSTEM, LTD., ) Application No. 30240  
for authority to assess less than ) (9th and 10th Supplemental)  
minimum rates. )
- In the Matter of the Application )  
of DIRECT DELIVERY SYSTEM, LTD., ) Application No. 30460  
for authority to assess less than ) (8th and 9th Supplemental)  
minimum rates. )
- In the Matter of the Application )  
of DIRECT DELIVERY SYSTEM, LTD., ) Application No. 33160  
for authority to assess less than ) (5th Supplemental)  
minimum rates. )

SUPPLEMENTAL OPINION AND ORDER

By Decision No. 51876 of August 23, 1955, in these proceedings, Direct Delivery System, Ltd., was authorized to assess less than minimum rates for certain transportation services performed for the Great Lakes Carbon Corporation. Inadvertently a rate of 49.3 cents per 100 pounds instead of 49.3 cents per ton was stated for the transportation of crude diatomaceous earth in the vicinity of Lompoc (Application No. 33160). The necessary correction will be made. A public hearing is not necessary.

The order herein will be made effective August 31, 1955, the date Decision No. 51876 is scheduled to become effective.

Therefore, good cause appearing,

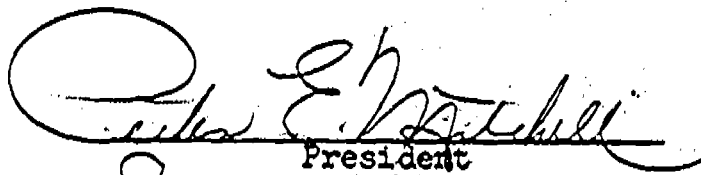
IT IS HEREBY ORDERED that Decision No. 51876 of August 23, 1955, in these proceedings, be and it is hereby amended

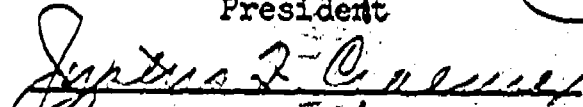
A. 25585, et al.-HH

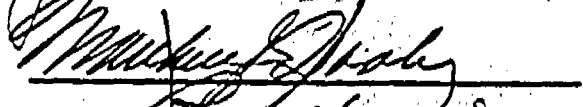
by substituting in ordering paragraph No. 2 thereof "49.3 cents per ton" for "49.3 cents per 100 pounds."

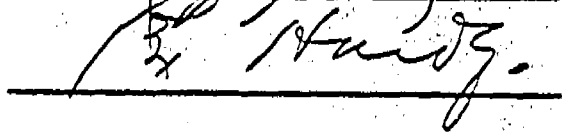
This order shall become effective August 31, 1955.

Dated at San Francisco, California, this 30<sup>th</sup> day of August, 1955.

  
President







Commissioners