

ORIGINAL

Decision No. 52374

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application)
of BRUNO MALUCCHI, doing business)
under the firm name and style of)
the A. M. DEVINCENZI COMPANY, for)
an order granting permission to)
charge less than the minimum rates)
for the transportation of flour and)
feed for certain customers located)
at or near 1598 Carroll Avenue in)
the City and County of San Francisco)

Application No. 35575
(Second Supplemental)

SECOND SUPPLEMENTAL OPINION AND ORDER

Applicant holds a city carrier permit. Prior orders in this proceeding have authorized him, under Section 4015 of the Public Utilities Code, to charge less than the established minimum rates for the transportation of flour for Monarch Flour Company and nine other flour companies within the City and County of San Francisco.¹ The authority expired December 13, 1955. By this supplemental application, as amended, permission is sought to continue to charge less than the minimum rates. Applicant proposes, however, to revise and adjust the rates as set forth in the application.

The supplemental application, as amended, states that, except for certain increased costs, the conditions which justified deviation from the minimum rates still obtain and that improvement in operating conditions has offset the increased costs. A statement attached to the application shows that operations under the authorized rates have been profitable and may reasonably be expected to be profitable for the ensuing year.

¹ The other companies are: Fischer Flour Mills, Centennial Flour Mills, Cook Flour Company, Coast-Dakota Flour Company, General Mills, Terminal Flour Mills, Northwest Flour Mills, Blue and Gold Sales Service and Pillsbury Mills.


In the circumstances it appears, and the Commission finds, that the proposed rates are reasonable and consistent with the public interest. This is a matter in which a public hearing is not necessary. The supplemental application will be granted. As the authority has expired, the order will be made effective on the date hereof. Because the conditions which justify the granting of the sought authority may change, the authority will be made to expire at the end of one year, unless sooner canceled, changed or extended by order of the Commission.

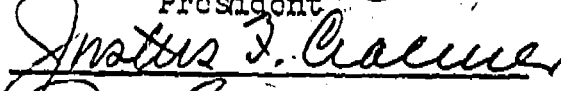
Therefore, good cause appearing,

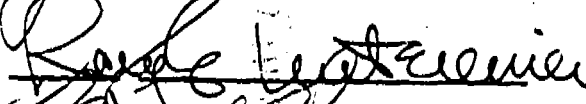
IT IS HEREBY ORDERED that Decision No. 50786 of November 23, 1954, as amended in this proceeding, be and it is hereby further amended by substituting for Appendix "A" thereof Appendix "A-1" attached hereto and by this reference made a part hereof; and that the expiration date be and it is hereby extended to December 20, 1956, unless sooner changed or further extended by order of the Commission, and that the authority granted by said decision, as so amended, be and it is hereby reinstated.


This order shall become effective on the date hereof.

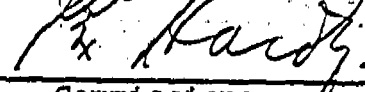
Dated at San Francisco, California, this 20th day of December, 1955.



President








Commissioners

APPENDIX "A-1" TO DECISION NO. 52374FLOUR

<u>Weight in Pounds</u>	<u>But</u>		
<u>Over</u>	<u>Not</u>		
	<u>Over</u>		
0	500	-	\$ 2.25 per shipment
500	1,000	-	2.75 per shipment
1,000	1,500	-	3.74 per shipment
1,500	2,000	-	4.45 per shipment
2,000	3,700	-	.24 per 100 pounds
3,700	5,000	-	9.00 per shipment
5,000	8,600	-	.18 per 100 pounds
8,600	10,000	-	15.50 per shipment
10,000		-	.155 per 100 pounds

END OF APPENDIX "A-1"