Docision No. 54950

In the Matter of the Application of Charles G. Roserbrock, dba Rosenbrock Drayage, for exemption) from the provisions of Gomoral Order No. SLC regarding C.O.D. Bond.

Appl1cat1on No. 38909

## OPINION AND ORDER

Applicent holds hifjway contract carrier and city corrior pomits. By Decision No. 53209, datod Juno 22, 2956, in Application No. 38043, he was authorized to handio C.O.D. (collect on delivery) ahipmonts for Meaghor Bros. and PLoneor Appliance Co. without secuning and f111ng a bond with the Commisalon as roquired by Genoral Ordor NO. 84C. This authority 1s schoduled to expire June 12, 1957. Applicant again sooks relief from the bondins requiremont. The shippers involved have voluntarily waived the protection afforded by the C.O.D. bond requirements.

It appears that this is a mattor in which a public hoaring is not nocessary and that an oxtonsion of relief from the bond ilifng roquirements is justifiod. Bocause the conditions under which the C.O.D. service in question is perfomed may change, the exemption will be limited to a one-year poniod and made subject to such oarlier cancellation, change or oxtonsion as circumstances may rcquire.

Therefore, good cause appoanjng,
IT IS HEREEY ORDERED that CharIos G. Rosenbrock, dba Rosombrock Drayage, be and he is horeby authorized to mande
C.O.D. shipmonts for Meagher Bros. and Pioneer Appliance Co. Without providing and filling the bond required by General Order No. 84C; that this authority shall expire June 22, 295R, unless sooner canceled, changed or extended by order of the commission; and that in all other rospocts the rules and regulations set Forth in General Order No. 84 C shall grover the C.O.D. services involved in this proceeding.

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

Dated at San Francisco, Calfomia, this 7 they of May, 1957.


