A. 37146 (2nd Supp.)-JC

Decision No. 55813

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of) EARL L. WILSON, GERTRUDE E. WILSON,) WILLIAM J. WILSON, and MADOLINE L.) WILSON, copartners doing business) under the firm name and style of) PONY EXPRESS FAST FREIGHT, to charge) less than the minimum rates estab-) lished by the California Public) Utilities Commission as authorized) in Section 3666 of the Public) Utilities Code of the State of) California.

Application No. 37146 (Second Supplemental)

1

ORIGINAL

SECOND SUPPLEMENTAL OPINION AND ORDER

Prior orders in this proceeding authorized applicants to deviate from the established minimum rates, under Section 3666 of the Public Utilities Code. The authority is limited to the transportation of automobile accessories and supplies under contract for General Motors Corporation, General Motors Parts Division, from that company's Van Nuys warehouse to General Motors dealers throughout southern California. It permits deviation from the established minimum rates by observing a second-class rating on all automobile accessories and supplies in lieu of the actual classification on each article. The rates applicants are observing are those set forth in Minimum Rate Tariff No. 2. The authority expired September 12, 1957. Permission is sought to continue to deviate from the minimum rates.

According to the supplemental application, the conditions which justified deviation from the minimum rates still obtain. Ap-DICANTS State that two studies made in July, 1957, show that they received greater over-all revenue under the authorized Second-Class rating than they would have received under the actual classification ratings.

-1-

In the circumstances it appears, and the Commission finds, that the proposed basis of rating and charges are reasonable. A public hearing is not necessary. The supplemental application will be granted. However, as the conditions surrounding the transportation may change, the extension will be limited to one year unless sooner canceled, changed or extended by order of the Commission. In view of the expiration of the present authority, the following order will be made effective immediately.

Therefore, good cause appearing,

IT IS HEREBY ORDERED:

(1) That the authority granted to Earl L. Wilson, Gertrude E. Wilson, William J. Wilson and Madoline L. Wilson, copartners, doing business under the firm name and style of Pony Express Fast Freight, by Decision No. 51865 of August 23, 1955, as amended, in this proceeding, be and it is hereby reinstated and extended to September 12, 1958, unless sconer changed or further extended by order of the Commission.

(2) That any transportation performed by applicants as a common carrier of the same commodities between the same points shall be cause for revocation of the authority herein granted.

This order shall become effective on the date hereof. Dated at Los Angeles, California, this 24 day of September, 1957.

-2-