ds ORIGINAL **56825** Decision No. BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA In the Matter of the Application of) NATIONAL TRUCKING COMPANY OF LOS ANGELES, INC. to operate a Application No. 36491 highway common carrier service. <u>opinion</u> National Trucking Co. of Los Angeles, a California corporation, is engaged in the transportation of property in California pursuant to permits issued by this Commission. Applicant seeks an order authorizing it to conduct service as a highway common carrier for the transportation of general commodities with certain exceptions between Los Angeles and other Southern California points. Notice of filing of the application was given all common carriers subject to the jurisdiction of this Commission. Upon consideration of the allegations of the application and the representations filed pursuant to the above mentioned notice, the Commission finds that public convenience and necessity require that the application be granted to the extent set forth in the ensuing order. A public hearing is not necessary. It appears that applicant possesses the experience, equipment, personnel and financial resources to institute and maintain the operation authorized herein. Applicant is hereby placed on notice that operative rights, as such, do not constitute a class of property which may be capitalized or used as an element of value in rate fixing for any amount of money in excess of that originally paid to the State as the consideration for the grant of such rights. Aside from their purely permissive -1-

A. 36491 ds. aspect, such rights extend to the holder a full or partial monopoly of a class of business over a particular route. This monopoly feature may be modified or canceled at any time by the State, which is not in any respect limited as to the number of rights which may be given. ORDER Based upon the allegations of the application and the exhibits attached thereto and the representations filed herein, IT IS ORDERED: That a certificate of public convenience and necessity is granted to National Trucking Co. of Los Angeles, authorizing it to operate as a highway common carrier as defined by Section 213 of the Public Utilities Code for the transportation of property between the points and over the routes as more particularly set forth in Appendices A and B attached hereto and made a part hereof. That in providing service pursuant to the certificate herein granted, applicant shall comply with and observe the following service regulations: Within thirty days after the effective date hereof, applicant shall file a written (a) acceptance of the certificate herein granted. By accepting the certificate of public convenience and necessity herein granted applicant is placed on notice that it will be required, among other things, to file annual reports of its operations and to comply with and observe the safety rules and other regulations of the Commission's General Order No. 99. Failure to file such reports, in such form and at such time as the Commission may direct, or to comply with and observe the provisions of General Order No. 99, may result in a cancellation of the operating authority granted by this decision. - 2 -

(b) Within sixty days after the effective date hereof, and on not less than ten days' notice to the Commission and to the public, applicant shall establish the service herein authorized and file in triplicate, and concurrently make effective, tariffs satisfactory to the Commission.

The effective date of this order shall be ninety days after the date hereof.

α	Dated a	at San Francisco	, California, this
Ith	_day of _	June-	× 1958.
	_		- (Paralue)
			President -
			Theodore Herrer
		_	Commissioners

ds * . Appendix A NATIONAL TRUCKING CO. OF LOS ANGELES Original Page 1 (a corporation) National Trucking Co. of Los Angeles, a California corporation, by the certificate of public convenience and necessity granted in the decision noted in the margin, is authorized to transport general commodities between: Los Angeles, on the one hand, and all points and places in Los Angeles Basin territory excluding Hemet as described in Appendix B attached hereto, except Los Angeles, and San Diego on the other hand. NOTE: Applicant is not authorized to perform service between San Diego, on the one hand, and any point in Los Angeles Basin territory except Los Angeles, on the other hand. Applicant shall not transport any shipments of: 1. Used household goods and personal effects not packed in accordance with the crated property requirements set forth in paragraph (d) of Item No. 10-C of Minimum Rate Tariff No. 4-A. Automobiles, trucks and buses, viz.: new and used, finished or unfinished passenger automobiles (including jeeps), ambulances, hearses and taxis; freight automobiles, automobile chassis, trucks, truck chassis, truck trailers, trucks and trailers combined, buses and bus chassis. 3. Livestock, viz.: bucks, bulls, calves, cattle, cows, dairy cattle, ewes, goats, hogs, horses, kids, lambs, oxen, pigs, sheep, sheep camp outfits, sows, steers, stags or swine. Commodities requiring the use of special refrigeration or temperature control in specially designed and constructed refrigerated equipment. 5. Liquids, compressed gases, commodities in semiplastic form and commodities in suspension in liquids in bulk, in tank trucks, tank trailers, tank semitrailers or a combination of such highway vehicles. Issued by California Public Utilities Commission. 56820 Decision No. ___, Application No. 36491.

Appendix A NATIONAL TRUCKING CO. OF LOS ANGELES Original Page 2 (a corporation)

- 6. Commodities when transported in bulk in dump trucks or in hopper-type trucks.
- 7. Commodities when transported in motor vehicles equipped for mechanical mixing in transit.
- 8. Articles of extraordinary value.
- 9. Dangerous explosives.
- 10. Commodities injurious to, or contaminating to, other lading.

End of Appendix A

Issued by	y Cal	lifornia	Public	Utilities	Commission.		
Decision	No.	<u>568</u>	25		, Application	No.	36491

APPENDIX B TO DECISION NO.

LOS ANGELES BASIN TERRITORY EXCLUDING HEMET: Beginning at the intersection of Sunset Boulevard and U. S. Highway No. 101, Alternate; thence northeasterly on Sunset Boulevard to State Highway No. 7; northerly along State Highway No. 7 to Chatsworth Drive; northeasterly along Chatsworth Drive to the corporate boundary of the City of San Fernando; westerly and northerly along said corporate boundary to McClay Avenue; northeasterly along McClay Avenue and its prolongation to the Angeles National Forest boundary; southeasterly and easterly along the Angeles National Forest and San Bernardino National Forest boundary to the county road known as Mill Creek Road; westerly along Mill Creek Road to the county road 3.8 miles north of Yucaipa; southerly along said county road to and including the unincorporated community of Yucaipa; westerly along Redlands Boulevard to U. S. Highway No. 99; northwesterly along U. S. Highway No. 99 to and including the City of Redlands; westerly along U. S. Highway No. 99 to U. S. Highway No. 395 to State Highway No. 395; southerly along U. S. Highway No. 18 to U. S. Highway No. 91; westerly along U. S. Highway No. 18 to State Highway No. 91; westerly along U. S. Highway No. 18 to the Pacific Ocean; westerly and northerly along the shore line of the Pacific Ocean to a point directly south of the intersection of Sunset Boulevard and U. S. Highway No. 101, Alternate; thence northerly along an imaginary line to point of beginning.