

ORIGINAL

Decision No. 57893

## BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the matter of the application	}	Application No. 40031
of A & B GARMENT DELIVERY OF		
SAN FRANCISCO, a corporation, for		
a certificate of public convenience		
and necessity to operate as a high-		
way common carrier.	}	

SUPPLEMENTAL OPINION

A & B Garment Delivery of San Francisco requests authority to apply the rates, rules and regulations set forth in its Local Freight Tariff No. 3, with certain specified exceptions, to and between points authorized by Decision No. 56997 dated July 15, 1958.

The rates which applicant propose to charge are those for the transportation of hanging shipments which are contained in its Local Freight Tariff No. 3, issued by Frank J. Brown, except as to points specified in Exhibit "D" which would be subject to the charges provided therein. Transportation of cartoned shipments would be governed by the rules and regulations published in Pacific Motor Tariff Bureau's Local Freight and Express Tariff No. 8-A, issued by A. Owens, Agent, and the rates set forth in the Commission's Minimum Rate Tariff No. 2.

Exhibit "D," which is attached to the Application and to the Petition for Modification, proposes rates for shipments of hanging garments to, from or between points located between Santa Cruz and Gilroy, on the one hand, and Carmel, on the other hand, including said named points. Said rates would be 35 cents per bag plus 4 cents per pound, but not less than 35 cents per bag, plus 4 cents per garment, for all garments except women's blouses or shirts, which would be 3 cents each. The minimum charge per shipment would be 75 cents.

Applicant is presently authorized to apply the rates, rules and regulations set forth in its Local Freight Tariff No. 3 to shipments between points it was originally authorized to serve pursuant to Decision No. 48808.

As justification for the authority sought, applicant alleges that its operations are of a specialized nature; that the rates and regulations prescribed in the Commission's minimum rate tariffs are not suited to the hanging-garment portion of its service; and that no objection has ever been received by the applicant, nor has any protest been filed with the Commission to the tariff of A & B Garment Delivery since its original publication.

After consideration the Commission is of the opinion that the proposed rates are reasonable. A public hearing is not necessary. The time within which applicant is to file tariffs in compliance with Decision No. 56997 expires on February 1, 1959. Therefore, the effective date of this order will be the date hereof.

O R D E R

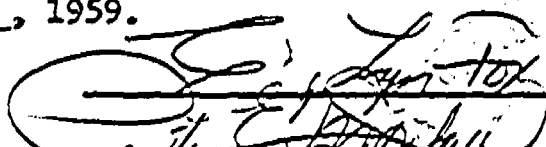
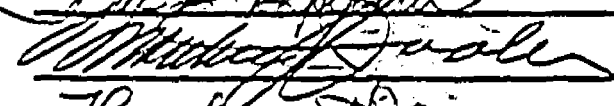
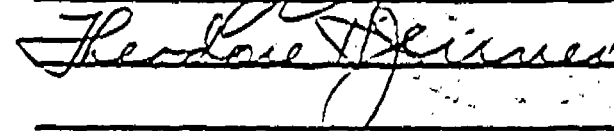
Petition for Modification having been filed and the Commission being informed in the premises,

IT IS ORDERED:

1. That A & B Garment Delivery of San Francisco is hereby authorized to publish and file, on not less than five days' notice to the Commission and to the public, rates less than the minimum rates but not less than the rates herein proposed.

The effective date of this order shall be the date hereof.

Dated at San Francisco, California, this 20th day of January, 1959.

  
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President  
  
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Commissioners