

58293 Decision No.

ORIGINAL

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Application of Consolidated Freightways,) Inc., a corporation, (successor on merger) to Lamb Transportation Company, a corpora-) tion) for authority to transport petroleum) coke in bulk from Torrance to Wilmington,) California, at less than the established) minimum rates.

Application No. 40854 (First Supplemental)

FIRST SUPPLEMENTAL OPINION AND ORDER

Decision No. 58100 of March 10, 1959, in this proceeding, authorized Consolidated Freightways, Inc., to transport petroleum coke, in bulk, from Torrance to Wilmington for the Great Lakes Carbon Corporation at less than the established minimum rates, but not less than 51 cents per ton for the first 300,000 tons transported in a twelve-month period from March 16, 1959, to March 16, 1960, and 46 cents per ton for each ton in excess of 300,000 tons.

By this supplemental application, authority is sought to apply the 51-cent rate to the first 220,000 tons transported during the above-named period rather than the first 300,000 tons as authorized and to apply the 46-cent rate to the excess over 220,000 tons transported within that period.

Applicant states that the initial application inadvertently indicated that the rates proposed were based on an annual tonnage to 300,000 tons, whereas in fact applicant proposes to apply the rates as here sought. It is alleged that the proposed basis of rates will be profitable. The Transportation Division staff has reviewed the supplemental application and has recommended that it be granted.

In the circumstances, it appears, and the Commission finds, that the proposed adjustment is reasonable. The supplemental application will be granted. A public hearing is not necessary. The

-1-

A.40854(1st Supp.)

order will be made effective on the date hereof.

Therefore, good cause appearing,

IT IS ORDERED that Paragraph (1) of Decision No. 58100 of March 10, 1959, in this proceeding, is hereby amended by substituting "220,000 tons" for "300,000 tons."

In all other respects, Decision No. 58100 shall remain in full force and effect.

This order shall become effective on the date hereof. Dated at San Francisco, California, this _____day of April, 1959.

Commissioners