Decision No. 65851

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BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Investigation) into the rates, rules, regulations,) charges, allowances and practices) of all common carriers, highway car-) riers and city carriers relating to) Case No. 5440 the transportation of cement and) related products (commodities for) which rates are provided in Minimum) Rate Tariff No. 10).)

SUPPLEMENTAL OPINION AND ORDER

By Decision No. 65244 dated April 16, 1963, in Case No. 7402, the Commission adopted General Order No. 84-D and found, among other things, that the Commission's minimum rate tariffs should be amended by establishing therein the rules governing C.O.D. shipments as set forth in General Order No. 84-D; and that the tariff changes should be made effective concurrently with the effective date of said general order.

Good cause appearing,

IT IS ORDERED that:

1. Minimum Rate Tariff No. 10 (Appendix "A" of Decision No. 44633, as amended) is hereby further amended by incorporating therein, to become effective October 1, 1963, the pages which are attached hereto and by this reference made a part hereof, viz.:

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2. Common carriers subject both to General Order No. 84-D and to said Decision No. 44633, as amended, to the extent that they elect to transport collect on delivery (C.O.D.) shipments, are hereby directed to establish in their tariffs provisions necessary to conform with the rules established by this order.

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3. Tariff publications required to be made by common carriers as a result of the order herein may be made effective not earlier than the tenth day after the effective date of this order on not less than ten days' notice to the Commission and to the public and shall be made effective not later than October 1, 1963.

4. In all other respects the aforesaid Decision No. 44633, as amended, shall remain in full force and effect.

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

Dated at San Francisco, California, this _____ day of August, 1963.

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MINIMUM RATE TARIFF NO. 10

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ARFANGEMENT OF TARIFF	
This is a loose-leaf tariff arranged as fo Section No. 1 - Rules and Regulations Section No. 2 - Rates Section No. 3 - Form of Shipping Documen	
TABLE OF CONTENTS	Item Number Except as Shown (Inclusive)
Correction Number Checking Sheet	Page 1 210
Rates)
Rules and Regulations: Accessorial Charges Not To Be Offset by Transportation Charges Accessorial Services Not Included in Common Carrier Rates Alternative Application of Common Carrier Rates. Alternative Application of Combinations with Common Carrier Rates Application of Rates Application of Tariff - Carriers Application of Tariff - Commodities Application of Tariff - Territorial <pre> %Collect on Delivery (C.O.D.) Shipments Computation of Distances Definitions Diverted Shipments Issuance of Shipping Documents Minimum Charge Mixed Shipments References to other Items and Tariffs Returned Shipments Shipments Transported in Multiple Lots Split Delivery Territorial Descriptions Units of Measurement in Quotation of Rates and Charges </pre>	100 170 150 160 20 30 40 70 140-*14 60 50 10 10 10 10 10 10 10 10 10 1
øChange) Decision No. *Addition) Decision No.	
EFFECTIVE CCIOBER	1, 1963
Issued by the Public Utilities Commission of	the State of

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\mathbf{S}	tem No.
& COLLECT ON DELIVERY (C.O.D.) SHIPMENTS (Items Noc. 140, 141 and 142)	_
 A collect on delivery shipment, hereinafter referred to as a C.O.D. shipment, means a shipment upon which the consignor has attached, as a condition of delivery the collection of a specific sum or sums of moneys by the carrier making delivery thereon and the return of said moneys to the consigner or other payee designated by the consigner. No carrier shall handle C.O.D. shipments unless and until it has on file with the Commission a good and sufficient bond in such form as the Commission may deem proper, in a sum of not less than Two Thousand Dollars (§2,000). 	
The principal amount of the bond of any particular carrier may be increased from time to time where the Commission finds that the public interest so requires.	
3. The bond required by paragraph 2 hereof shall be filed by the carrier as principal and by a qualified surety insurer, authorized to do business in the State of Cali- fornia, as surety, payable to any person or persons to whom any amount may be due on any C.O.D. shipment transported by the carrier and not remitted to the person or persons to whom it is due within 10 days after delivery of any such C.O.D. shipment; that each bond filed pursuant to the fore- going shall specify the extent to which the carrier's operations are covered thoreby; that such a bond may cover more than one operative authority held by the same carrier; that when a carrier with such 2 bond on file with the Com- mission obtains additional operative authority, said bond shall be revised or reissued to show whether or not the additional operative authority is covered thereby; and that the name of the carrier's surety company in any bond filed pursuant hereto will be made public by the Commission upon reasonable request therefor.	
4. The term of the bond shall include: that any person or persons to whom an amount may be due on any C.O.D. shipment transported by a carrier and not remitted within 10 days after delivery of said shipment may file a claim there- for with the surety; that upon the filing of the claim, the surety shall notify the Commission and the carrier in writing of such filing; that such notification to the Commission shall be addressed to the Public Utilities Commission of the State of California at its office in San Francisco; that suit against the surety shall be commonced within one year after the date the shipment was tendered to the carrier; and that the surety waives any rights it may have under Section 2845 of the Civil Code of the State of California.	<u>با</u> تح ا
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5. The bond required herein may be canceled by the surety by written notice to the Public Utilities Commission of the State of California at its office in San Francisco, such cancellation to become effective thirty days after receipt of said notice by the Commission.

6. The bond prescribed herein shall not be required of carriers while engaged as independent-contractor subnaulers; or city carriers operating within lawfully established pickup and delivery limits as agents of a common carrier in the performance for such common carrier of transfer, pickup or delivery services provided for in the lawfully published tariffs of such common carrier.

(Continued in Item No. 141)

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ø Change, Decision No.

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Criginal Page 8-A MINIMUM RATE TARIFF NO. 10 SECTION NO. 1 - RULES AND REGULATIONS (Continued) Item No. & COLLECT ON DELIVERY (C.O.D.) SHIPMENTS (Continued) (Items Nos. 140, 141 and 142) Every carrier handling C.O.D. shipments shall: 7. (a) Establish and maintain a separate bank account or accounts wherein all moneys (other than checks or drafts payable to consignor or payee desig-nated by consignor) collected on C.O.D. shipments will be held in trust until remitted to payee, except C.O.D. moneys which are remitted within five days after delivery. (b) Establish and maintain a record or records of all C.O.D. shipments in such manner and form as will plainly and readily show the following information with respect to each shipment: (1) Number and date of freight bill. (2) Name and address of consignor or other person designated as payee. (3)Name and address of consignee. (4)Date snipment delivered. (5) Amount of C.O.D. moneys collected. (6) Date C.O.D. Loncys remitted. (7) Check number or other identification of remittance to payee. #141 (c) Collect the full amount of the C.O.D. moneys at the time C.O.D. shipments are delivered to the consignee and remit all such collections to consignor, or to other persons designated by the consignor on such shipments, promptly and in no event later than 10 days after delivery to the consignee, unless consignor instructs otherwise in writing. All remittances for C.O.D. shipments shall refer to or otherwise identify the C.O.D. shipment or shipments covered by the remittance. (d) Not accept checks or drafts (other than certified checks, cashier's checks, or money orders) in payment of C.O.D. charges unless authority has been received from the consignor.



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SECTION NO. 1 - RULES AND REGULATIONS (Continued)	Item No.
& COLLECT ON DELIVERY (C.O.D.) SHIPMENTS (Concluded)	
(Items Nos. 140, 141 and 142)	
8. If, in any particular case, exemption or deviation	
1 at the card of the fold frequences dereits is deemed becase over by	
1 0449 Generation Concerned. The Commission will conciden the	
application of such carrier for such exemption or deviation when accompanied by a full statement of the conditions exist-	
1 113 and the reasons way such exemption or deviction is con-	
sidered necossary.	
9. A carrier not electing to undertake transportation of	
V.V.V. Shipments shall be deemed to have siven notice of such	
I diduction by not illing the bond provided for horein for con-	
riers handling such shipments.	
10. The charges for collecting and remitting the amount	
of C.O.D. bills collected on C.O.D. shipments shall be as follows:	
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When the amount Charge for collecting	•
collected is and remitting will be	
Not over \$20.00	
	{
0.98	
Over 20.00 hot over 25.00 0.85 Over 25.00 not over 10.00 0.98 Over 10.00 not over 50.00 1.06 Over 50.00 not over 60.00 1.32 Over 60.00 not over 80.00 1.38 Over 80.00 not over 100.00 1.44 Over 100.00 not over 102.50 1.78 Over 102.50 not over 1.05.00 1.33	
Over 60.00 not over 80.00	
Over 80.00 not over 100.00	
Over 102.50 not over 102.50	
Over 105.00 not over 110:00	
Over 110.00 not over 120.00 1.96	
Over 150.00 not over 160.00	
Over 160.00 not over 180.00	
Over 180.00 not over 200.00 2.32 Over 200.00 not over 250.00 2.62	1
Over 250.00 not over 300.00	
Over 300.00 not over 350.00	
Over 350.00 not over 400.00	
Over 450.00 not over 500.00	
Over 500.00 not over 550:00	
Over 550.00 not over 600.00	1
Over 650.00 not over 700.00	1
Over 700.00 not over 750.00	
over 750.00 not over 800.00	
Over 900.00 not over 950.00	Į
350.00 not over 350.00 not over 350.00	
Over 1,000.00 at rate of \$8.48 per \$1,000.00	
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Correction No. 42

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