

Decision No. 68304

**ORIGINAL**

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Investigation to determine the amount and adequacy of protection against liability imposed by law upon Highway Common Carriers, Petroleum Irregular Route Carriers, Radial Highway Common Carriers, Highway Contract Carriers, Petroleum Contract Carriers, Household Goods Carriers and City Carriers for payment of damages for personal bodily injury (including death resulting therefrom) and damage to or destruction of property.

Case No. 5719

OPINION AND ORDER

Decision No. 66553, in this proceeding, inadvertently omitted cement carriers from Paragraph 12 of General Order No. 100-C. The following order will correct this inadvertence. Public hearing is not necessary.

IT IS ORDERED that:

1. General Order No. 100-D, which is attached hereto and by this reference made a part hereof, is hereby adopted to become effective January 1, 1965 superseding General Order No. 100-C which is hereby cancelled effective January 1, 1965.

2. The Acting Secretary of the Commission shall serve a copy of this order upon each highway carrier described in Section 1061 and those highway carriers subject to Sections 3631, 3981 and 5161 of the Public Utilities Code.

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

Dated at San Francisco, California this 30<sup>th</sup> day of November, 1964.

Frederick B. Hallock  
George T. Grover  
William M. Deard

GENERAL ORDER NO. 100-D  
(Supersedes General Order No. 100-C)

PUBLIC UTILITIES COMMISSION of the  
STATE OF CALIFORNIA

RULES AND REGULATIONS REQUIRING ALL HIGHWAY COMMON CARRIERS, PETROLEUM IRREGULAR ROUTE CARRIERS, CEMENT CARRIERS, RADIAL HIGHWAY COMMON CARRIERS, HIGHWAY CONTRACT CARRIERS, PETROLEUM CONTRACT CARRIERS, CEMENT CONTRACT CARRIERS, HOUSEHOLD GOODS CARRIERS, AND CITY CARRIERS, TO PROVIDE AND THEREAFTER CONTINUE IN EFFECT ADEQUATE PROTECTION AGAINST LIABILITY IMPOSED BY LAW UPON SUCH CARRIERS FOR THE PAYMENT OF DAMAGES FOR PERSONAL BODILY INJURIES (INCLUDING DEATH RESULTING THEREFROM) AND DAMAGE TO OR DESTRUCTION OF PROPERTY.

Adopted NOV 30 1964 , Effective DEC 20 1964

(1) Every highway common carrier, except highway common carriers of petroleum products in bulk in tank vehicles; cement carrier; radial highway common carrier; highway contract carrier; cement contract carrier; household goods carrier and city carrier as defined in the Public Utilities Code, shall provide and thereafter continue in effect, so long as they may be engaged in conducting such operations, adequate protection against liability imposed by law upon such carriers for the payment of damages for personal bodily injuries (including death resulting therefrom) in the amount of not less than twenty-five thousand dollars (\$25,000) on account of bodily injuries to, or death of, one person; and protection against total liability of such carriers on account of bodily injuries to, or death of more than one person as a result of any one accident, but subject to the same limitation for each person, in the amount of not less than one hundred thousand dollars (\$100,000); and protection in the amount of not less than ten thousand dollars (\$10,000) for one accident resulting in damage to or destruction of property other than property being transported by such carrier for any shipper or consignee, whether the property of one or more than one claimant.

(2) Every highway common carrier of petroleum products in bulk in tank vehicles petroleum irregular route carrier, and petroleum contract carrier, as defined in the Public Utilities Code, shall provide and thereafter continue in effect, so long as they may be engaged in conducting such operations, adequate protection against liability imposed by law upon such carriers for the payment of damages for personal bodily injuries (including death resulting therefrom) in the amount of not less than one hundred thousand dollars (\$100,000) on account of bodily injuries to, or death of, one person; and protection against a total liability of such carriers on account of bodily injuries to, or death of more than one person as a result of any one accident, but subject to the same limitation for each person, in the amount of not less than three hundred thousand dollars (\$300,000); and protection in an amount of not less than fifty thousand dollars (\$50,000) for one accident resulting in damage to or destruction of property other than property being transported by such carrier for any shipper or consignee, whether the property of one or more than one claimant.

(3) The protection required under Sections 1 and 2 hereof shall be evidenced by the deposit with the Public Utilities Commission, covering each vehicle used or to be used in conducting the service performed by each such highway common carrier, petroleum irregular route carrier, cement carrier, radial highway common carrier, highway contract carrier, petroleum contract carrier, cement contract carrier, household goods carrier, or city carrier, of a policy or policies of public liability and property damage insurance, issued by a company licensed to write such insurance in the State of California; or of a bond of a surety company licensed to write surety bonds in the State of California.

(4) A copy of an insurance policy, duly certified by the company issuing it to be a true copy of the original policy, or a photostatic copy thereof, or an abstract of the provisions of said policy, or a certificate of insurance issued by the company issuing such policy, may be filed with the Commission in lieu of the original or a duplicate or counterpart of said policy.

(5) Said policy of insurance, or surety bond, evidencing such protection, shall not be cancelable on less than thirty (30) days' written notice to the Public Utilities Commission, such notice to commence to run from the date notice is actually received at the office of said Commission.

(6) Any highway common carrier, petroleum irregular route carrier, cement carrier, radial highway common carrier, highway contract carrier, petroleum contract carrier, cement contract carrier, cement carrier, and city carrier, desiring to furnish equivalent protection to the public by means other than those prescribed in the foregoing sections, whether as a self-insurer or otherwise, shall file an application for authority to do so in accordance with the Commission's Rules of Practice and Procedure.

(7) Every insurance policy, surety bond or equivalent protection to the public shall contain a provision that such policy, surety bond or equivalent protection will remain in full force and effect until canceled in the manner provided by paragraph 5 of this General Order, provided however, that an insurance policy, bond or equivalent protection in effect on the effective date of this order may be continued in effect for the balance of the term for which it was issued or established.

(8) Upon cancellation, expiration or suspension of an insurance policy or surety bond, or the cancellation of equivalent protection issued by this Commission, the operative authority of any highway common carrier, petroleum irregular route carrier, cement carrier, radial highway common carrier, highway contract carrier, petroleum contract carrier, cement contract carrier, household goods carrier or city carrier shall stand suspended immediately upon the effective date of such cancellation, expiration or suspension.

(9) The suspension of the operative authority of any highway common carrier, petroleum irregular route carrier, or cement carrier pursuant to Rule 8 hercof shall suspend also all tariff filings of such carrier. Suspension supplements to tariffs so suspended are not required and shall not be filed.

(10) No carrier shall engage in any operation on any public highway in this State during the suspension of its operative authority.

(11) The operative right or rights held by any highway common carrier, petroleum irregular route carrier, or cement carrier shall be subject to revocation in the manner provided by Section 1070 of the Public Utilities Code whenever the operative right of such carrier has been suspended under the provisions of this General Order.

(12) No highway common carrier, petroleum irregular route carrier, or cement carrier whose operative rights have been suspended under the provisions of paragraph 8 of this General Order shall resume operations unless and until such carrier shall have filed, and the Commission shall have granted, a written request for removal of such suspension. Such written request shall be accompanied by evidence of an insurance policy, surety bond or equivalent protection in effect at the time and which meets the standards set forth in this General Order and by a fee of one hundred fifty dollars (\$150).

Issued by order made at San Francisco this 30<sup>th</sup> day of November, 1964

PUBLIC UTILITIES COMMISSION OF THE  
STATE OF CALIFORNIA

By: Noel Coleman, Acting Secretary