Decision No. 74146

## ORIGINAL

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 carriers and city carriers relating to the transportation of property in the City and County of San Francisco, and the Counties of Alameda, Contra Costa, Lake, Marin, Mendocino, Monterey, Napa, San Benito, San Mateo, Santa Clara, Santa Cruz, Solano and Sonoma.

Case No. 5441 (Petition for Modification No. 140) (Filed April 24, 1968)

## SUPPLEMENTAL OPINION AND ORDER

By Decision No. 74142, entered today in Case No. 5432, et al., the Commission found that various minimum rate tariffs should be amended to reflect the adoption of National Motor Freight Classification A-10 and its California Supplement A-10 (CAL) in lieu of National Motor Freight Classification A-9 and its California Supplement A-9 (CAL). The decision also provided that City Carriers' Tariff No. 1-A should be amended by separate order to avoid duplication of tariff distribution and that other authorized changes in said tariff, not directly related to the instant proceeding, should be included in such tariff distribution.

## IT IS ORDERED that:

l. City Carriers' Tariff No. 1-A (Appendix A of Decision No. 41363, as amended) is hereby further amended by incorporating therein, to become effective July 1, 1968, Fifteenth Revised Page 12 and Twenty-fifth Revised Page 16, attached hereto and by this reference made a part hereof.

2. In all other respects Decision No. 41363, as amended, shall remain in full force and effect.

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

Dated at San Francisco, California, this 2/2 day of May, 1968.

President

Milliam la Benna

William Journe

Commissioners

Fifteenth Revised Page ..... 12 Cancels Fourteenth Revised Page .... 12 CITY CARRIERS' TARIFF NO. 1-A SECTION NO. 1-RULES AND REGULATIONS OF GENERAL APPLICATION (Continued) No. DEFINITION OF TECHNICAL TERMS (Items Nos. 10 and 20) ARYORED CAR means any motor truck and/or other highway vehicle which has been armored with bullet resistant metal and/or bullet proof glass, and which is manned by an armed crew. CARRIER'S EQUIPMENT means any motor truck or other self-propelled highway vehicle, trailer, semi-trailer, or any combination of such highway vehicles operated by the carrier. CITY DELIVERY or CITY DELIVERIES means the transportation of property to retail stores or direct consumers of the property transported when the shipment originates within the City and County of San Francisco at other than a carrier's depot, dock, wharf, pier or landing. DANGEROUS ARTICLES means articles described in Motor Carriers' Explosives and Dangerous Articles Tariff 12, Cal.P.U.C. 7, of American Trucking Associations, Inc., Agent, and supplements thereto or reissues thereof. ESCORT SERVICE means the furnishing of pilot cars or vehicles by a carrier as may be required by any governmental agency to accompany a shipment for highway safety. \*(E)EXCEPTION RATINGS TARIFF means Exception Ratings Tariff No. 1 issued by the Commission. Ø10 tion A-10 (CAL) as governed by National Motor Freight Classification A-10. HOLIDAYS means New Year's Day, Washington's Birthday, Memorial Day, Fourth of July, Labor Day, Admission Day, Thanksgiving Day and Christmas Day. When such holidays fall on Sunday, the following Monday shall be considered as a holiday. INDEPENDENT-CONTRACTOR SUBHAULER means any carrier who renders service for a principal carrier, for a specified recompense, for a specified result, under the control of the principal as to the result of the work only and not as to the means by which such result is accomplished. INHAUL means transportation of property received from another carrier at a depot, dock, wharf, pier, landing or other point at which facilities are maintained for the loading of property into or upon, or the unloading of property from rail cars or vessels, or received from another carrier at truck loading facilities of plants or industries located at such rail or vessel loading or unloading point, when originating beyond the limits of the City and County of San Francisco; and also means transportation of property from public warehouses to wholesalers. OUTHAUL means transportation of property in City Delivery and Shipping as defined in Items Nos. 10 and 20. PERMIT SHIPMENT means a shipment which because of its width, length, height, weight or size requires special authority from a governmental agency regulating the use of highways, roads or streets for the transportation of such shipment in whole or in part.

POINT OF DESTINATION means the precise location at which property is tendered for physical delivery into the custody of the consignee or his agent.

POINT OF ORIGIN means the precise location at which property is physically delivered by the consignor or his agent into the custody of the carrier for transportation.

POOL SHIPMENT means a shipment consisting of component parts which are for reshipment to two or more points of destination, such shipment being consigned to:

l. A carrier with instructions for unloading, distribution and delivery of one or more component parts to consignees, their agents, or to other carriers; or

2. A consignee (other than a carrier) in connection with which pool shipment a carrier is instructed to unload, distribute and deliver one or more component parts to the consignee, subconsignees, their agents or to other carriers.

The term "delivery" as used in this definition means relinquishing the property to the consignee, his agent, or another carrier entitled to receive such property, whether at the point of distribution or elsewhere.

POWER EQUIPMENT means any gasoline, diesel, electric or gas driven equipment including electric powered cranes and lift truck equipment.

(Continued in Item No. 20)

(E) Reference to Exception Ratings Tariff expires with September 1, 1968.

ø Change ) Pecisions Nos.

and

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EFFECTIVE JULY 1, 1968

Issued by the Public Utilities Commission of the State of California, San Francisco, California.

Correction No. 600

Item No.	SECTION NO. 1 - RULES AND REGULATIONS OF GENERAL APPLICATION (Continued)
	APPLICATION OF RATES
60	Rates provided in this tariff are for the transportation of shipments, as defined in Item No. 20 from point of origin to point of destination and include tailgate loading into and tailgate unloading from the carrier's equipment with services of the driver only.
	APPLICATION OF GOVERNING PUBLICATIONS
	(a) Except as otherwise provided, class rates in this tariff are subject to the ratings shown in:
ø 70	(1)The Coverning Classification. *(E)(2)Section No. 2-A only of the Exception Ratings Tariff.
	(b) Where the ratings are in conflict with those provided in this tariff, the provisions of this tariff will apply.
	△(c) Except as otherwise provided, rates in this tariff are subject to the provisions of the following items (rules) only of the Governing Classification:
	** 381 2 845 420 997 (Table A)
	REFERENCES TO ITEMS AND OTHER TARIFFS
75	Unless otherwise provided, references herein to item numbers in this or other tariffs include references to such numbers with letter suffix, and references to other tariffs or classifications include references to amendments and successive issues of such publications.
	ACCESSORIAL CHARGES
80	For other than tailgate loading or tailgate unloading, for help in addition to driver for loading or unloading furnished by the carrier at request of consignor or consignee; for distribution, segregation, tagging, reconditioning, stacking, sorting or any other accessorial or incidental service which is not authorized to be performed under the rates named in this tariff and for which a charge is not otherwise provided, an additional charge shall be made as follows:
	(a) The time consumed by the driver in performing such services shall be charged for at the rate of \$7.90 per hour, minimum charge \$2.00.
	(b) The time consumed by the helper or helpers in performing such services shall be charged for at the rate of \$7.80 per helper per hour, minimum charge one hour for each helper used.

(E) Reference to Exception Ratings Tariff expires with September 1, 1968. △ Change, neither increase nor reduction Decisions Nos. and \*\* Reference to Rule 1 eliminated)

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Correction No. 601