ORIGINAL

Decision No. 74348

BEFORE THE PUBLIC UTILITIES COLLISSION OF THE STATE OF CALIFORNIA

In the matter of the application of )
KEENEY TRUCK LIMES, INC., a California corporation, for authority )
under Section 3666 of Highway
Carriers' Act and under Section
4015 of City Carriers' Act, to
continue to charge other than
minimum rates on Grain, Grain
Products and other articles transported for GEMERAL MILLS, INC.,
under rights granted under Decision )
72550 of June 6, 1967.

Application No. 50214 (Filed May 6, 1968)

## OPINION AND ORDER

Applicant holds highway contract carrier and city carrier permits. By Decision No. 72550 dated June 6, 1967, in Application No. 49314, Keeney Truck Lines, Inc., was authorized to assess monthly vehicle unit rates and charges which are less than the minimum rates and charges otherwise applicable for the transportation of all commodities between specified points in southern California for General Mills, Inc. The current authority is scheduled to expire with July 31, 1968.

By this application, applicant seeks authority

(a) to continue to charge less than the established minimum rates; (b) to increase the monthly vehicle unit rate for a tractor semi-trailer combination from \$1,555 to \$1,675 per month; (c) to increase both the straight and overtime rates for helper service from \$5.00 and \$6.00 per man hour to \$5.50 and \$6.50 per man hour, respectively; and (d) to increase the charge for

Since 1938, applicant and its predecessors have been authorized to perform the transportation services involved herein at vehicle unit rates which are less than those otherwise applicable as minimum. The authorization has been extended annually since then, with periodic increases and revisions in the rates and charges as necessary.

The application shows that the increased monthly vehicle unit rate proposed herein has been assessed since September 1, 1967. Applicant declares that this rate authorization differs from the established minimum rates with respect to the actual amount of charges assessed, the scope of the operations involved and the billing procedures utilized. Applicant alleges that the transportation services involved are profitable and that the rate authority has been beneficial to shipper and carrier alike.

Revenue and expense data submitted by applicant indicate that the transportation involved has been profitable and reasonably may be expected to be profitable during the ensuing year.

The certificate of service shows that a copy of the verified application was mailed to California Trucking Association on May 3, 1968. The application was listed on the Commission's Daily Calendar of May 7, 1968. No objection to the granting of the application has been received.

In the circumstances, it appears, and the Commission finds, that the proposed rates and charges are reasonable and

No authority for the increases is required inasmuch as applicant performs this transportation as a permitted carrier for which only minimum rates have been established.

consistent with the public interest. A public hearing is not necessary. The Commission concludes that the application should be granted. Since the conditions surrounding the transportation involved may charge, the authority granted herein will be made to expire at the end of one year.

IT IS ORDERED that:

- l. Keeney Truck Lines, Inc., is hereby authorized to depart from the provisions of the minimum rate orders otherwise applicable to the services which it performs for General Mills, Inc., to the extent specifically provided in Appendix A attached hereto and by this reference made a part hereof, and to assess rates and charges less than the minimum rates and charges otherwise applicable for such services but not less than those specified, and subject to the conditions shown, in said Appendix A.
- 2. The authority granted herein shall, on and after July 31, 1968, supersede the authority granted by Decision No. 72550 and shall expire with July 31, 1969.

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

Dated at San Francisco, California, this 2 nd day of July, 1968.

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ITEM NO.	RULES AND REGULATIONS
5	APPLICATION OF RATES - CARRIERS - COMMODITIES  Rates in this Appendix are applicable only for the transportation of all commodities for General Mills, Inc.
	APPLICATION OF RATES - TERRITORY Rates in this Appendix apply only within the ter-
	ritory hereinafter described:  (1) Between points within the following described territory (see Note):
10	Commencing at San Clemente on U.S. Highway No. 101, thence northerly on said U.S. Highway No. 101 to San Juan Capistrano, thence northeasterly via State Highway No. 74 to the point said Highway No. 74 intersects State Highway No. 71 at a point two miles northwest of Elsinore, thence northwesterly along said Highway No. 71 to Corona, thence northeasterly along State Highway No. 18 to Colton, thence easterly along U.S. Highway No. 99 to the point said Highway No. 99 intersects U.S. Highway No. 395 at a point two miles south of San Bernardino, thence northerly along said Highway No. 395 to the point of intersection with a county road 1 mile east of Muscoy, thence via an airline drawn from said point of intersection through Alta Loma, Glendora, Monrovia and Altadena to La Canada, thence north- westerly along State Highway No. 118 to San Fernando, thence westerly along said Highway No. 118 to Chatsworth, thence southerly along State Highway No. 27 to the point where said highway, if extended, would meet the Pacific Ocean at a point approximately 5 miles northwest of Santa Monica, thence southerly along the shore line of the Pacific Ocean to point of beginning.
	(NOTE Where the boundary line intersects the limits of an incorporated city, the boundary line shall follow the city limits so as to include the city within the above defined territory.)
	(2) Between points within the territory described in Paragraph(1) and points in the following counties:
	Los Angeles, Orange, San Diego, Imperial, Riversido, San Bernardino, Ventura, Santa Barbara, San Luis Obispo, Kern, Inyo.
	(3) From Hemet, El Cajon, Atascadero and Victor- ville to points located in the counties named in Paragraph (2).

ITEM	NO.	RULES AND REGULATIONS (Concluded)
		BASIS FOR COMPUTING RATES
		Charges on shipments transported under the provisions of this Appendix shall be computed in accordance with the following:
		Vehicle Unit Excess Charge per Calendar Mileage (1) Type of Unit Month Charge
15		Two Axle Van Truck \$ 1,165 21¢ *  Tractor Semi- Trailer
		Combination \$ 1,675 36¢ *  Three Axle Van Truck \$ 1,260 36¢ *
		* Rates in cents per mile to be applied to the mileage, if any, by which the aggregate monthly mileage that all vehicle units subject to the same vehicle unit charge exceeds 1,250 miles multiplied by the number of said vehicle units.
		(2) Rates for helper service provided by applicant at request of General Mills, Inc.:
		a. \$5.50 per man hour for straight time hours.
		b. \$6.50 per man hour for overtime hours.
		(3) Rates for driver hours worked in excess of base 8 hours per day:
!		\$6.75 per man hour.

(END OF APPENDIX A)