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Decision No. 75699

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the matter of the application of AL SCANNAVINO, an individual doing business as AL SCANNAVINO TRUCKING CO., for authority to depart from minimum rates, rules and regulations with certain transportation to be performed for UNITED VINTNERS, INC.

Application No. 50918 (Filed February 28, 1969)

OPINION AND ORDER

Applicant holds radial highway common carrier and highway contract carrier permits. By Decision No. 73995 dated April 16, 1968, in Application No. 50075, applicant was authorized, as a highway contract carrier, to transport for United Vintners, Inc., wine, champagne, sparkling wine, brandy, grape juice, wine vinegar and fruit drink, in packages, between Madera and points in Santa Barbara, Ventura, Los Angeles, Orange, San Diego, San Bernardino and Riverside Counties; pallets from Madera and points in said counties to Saugus; and empty glass bottles from Saugus to Madera at a yearly vehicle unit rate of 45-1/2 cents per mile, subject to a minimum annual mileage of 130,000 miles. This rate is assessed in lieu of the minimum rates otherwise applicable. The current authority is scheduled to expire with June 30, 1969.

By this application, Al Scannavino seeks authority to modify and continue the current rate deviation for a further

^{1/} He is also authorized to operate as a highway common carrier of general commodities between points not involved herein.

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.

realize a reasonable and adequate return.

The certificate of service shows that a copy of the verified application was mailed to California Trucking Association on February 27, 1969. The application was listed on the Commission's Daily Calendar of March 3, 1969. No objection to the granting of the application has been received.

In the circumstances, it appears, and the Commission finds, that the proposed yearly vehicle unit rate is reasonable for the transportation involved. A public hearing is not necessary. The Commission concludes that the application should be granted.

^{2/} No authority for the increase in the rate now authorized is required inasmuch as applicant performs this transportation as a highway contract carrier for which only minimum rates have been established.

IT IS ORDERED that:

- 1. Al Scannavino is hereby authorized, as a highway contract carrier, to depart from the provisions of the minimum rate orders otherwise applicable to the services which he performs for United Vintners, Inc., to the extent specifically provided in Appendix A, attached hereto and by this reference made a part hereof, and to assess a rate less than the minimum rates otherwise applicable for such services but not less than the rate set forth, and subject to the conditions shown, in said Appendix A.
- 2. The authority herein granted shall, on and after June 30, 1969, supersede the authority granted by Decision No. 73995 and shall expire with June 30, 1970.

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

Dated at Los Angeles , California, this 27

day of MAY , 1969.

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Commissioner A. W. Gatov, being necessarily absent, did not participate in the disposition of this proceeding.

Commissioner Fred P. Morrissoy. boing necessarily absent. did not northcinate in the disposition of this proceeding.

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A. 50918 ds APPENDIX A AL SCANNAVINO, doing business as AL SCANNAVÍNO TRŮCKING CO. STATEMENT OF YEARLY VEHICLE UNIT RATE PROVISIONS FOR APPLICATION TO CERTAIN TRAFFIC OF UNITED_VINTNERS._INC. Rates per mile in cents per unit of equipment: Rate Type of Carrier's Motor Power Equipment 220 Horsepower Diesel Tractor 46.21 cents per mile Type of Carrier's Trailer Equipment Minimum Annual Mileage 27' Flat-rack Semi-Trailer 130,000 Miles 27' Flat-rack Pull-Trailer Subject to the following conditions: a. Rate includes exclusive use of equipment for a period of 365 successive days for movement of wine, champagne, sparkling wine, brandy, grape juice and wine vinegar, in packages, and fruit drink consisting of concentrated fruit juice, water and fruit derivatives, not carbonated (as described in Item 72140 of National Motor Freight Classification A-10), between the plant of United Vintners, Inc., at 24246 Avenue Thirteen, Madera, on the one hand, and on the other hand, points in Santa Barbara, Ventura, Los Angeles, Orange, San Diego, San Bernardino, Riverside, Kern, San Luis Obispo and Imperial Counties, and of pallets from said plant of United Vintners, Inc., and from points in the aforesaid counties to Thatcher Glass Company at its plant at 25665 Springbrook Road, Saugus, and on return trip, for movement of empty glass bottles from the plant of Thatcher Glass Company, at 25665 Springbrook Road, Saugus, to the plant of United Vintners, Inc., at 24246 Avenue Thirteen, Madera. b. Rate is subject to use of equipment for an annual minimum mileage of 130,000 miles. -1A. 50918 ds c. Rate includes an allowance of 4 hours per round trip for loading and unloading equipment, and time consumed in excess of that allowed will be charged at the rate of \$7.00 per hour, or any Eraction thereof. d. Rate applies for a period of 365 successive days. e. Rate includes the services of a driver only. f. The rate applies only when, prior to use of equipment, a written agreement is made subject to the conditions hereinafter specified, covering the specific use of an identified unit of equipment of the type specified above for a period of not less than 365 successive days. g. The written agreement shall include the following information: (1) Date of agreement, date transportation service is to commence and duration of the agreement. (2) Identification of equipment by license number or otherwise. (3) Mileage rate, minimum annual mileage and statement of basis upon which mileage is to be accumulated. (4) Loading and unloading time allowed and rate per hour for excess loading and unloading time. (5) The points between which the equipment shall operate and the commodities which it shall transport between such points. (6) A clause stating that the agreement is canceled if the charges are not remitted by the shipper and collected by the carrier as required by this decision. -2(7) The agreement shall be in substantially the following form:

	•	•
		Date
described Scannavin	DELIGIMEC DV AI SCATDAY	lect to have services hereinafter ino, doing business as Al e rates and provisions of sold
	Points of Service:	
Commodities To Be Transported:		ported:
	a period of 365 succe	his agreement is effective for ssive days, commencing on derminating on,
	except that this agre cancellation or revis	ement shall be subject to ion by order of the Public of the State of California.
	of 4 hours for loadin a charge of \$7.00 per will be made for load	ment: mile, subject to a minimum annual les. Rate includes an allowance g and unloading per round trip; hour, or any fraction thereof, ing or unloading time in excess e includes the services of a
Shipper:	UNITED VINTNERS, INC.	By Its
Carrier:	AL SCANNAVINO	ByAl Scannavino
	This agreement is cance	led if the charges are not

This agreement is canceled if the charges are not remitted by the shipper and collected by the carrier, as provided for in Decision No.

This agreement may be canceled upon three days' written notice at the option of either party when service is required to be suspended for a period of 15 successive days by reason of a strike or an act of God affecting either carrier or shipper. If the contract is so canceled by the shipper, then shipper shall pay carrier for all transportation performed for that year up to the date of cancellation the full applicable minimum rate established by the California Public Utilities Commission.

h. On Monday of each week during the yearly period set forth in the written agreement, the carrier shall present a bill to the shipper in substantially the following form:

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Name of Carrier	Bill No.
	Permit No. Date of Billing
•	Date of Billing
Name of Shipper	
Street Address	
City	
Identification of leased equipment	
Date of lease	•
Miles operated during preceding week	
Excess loading and unloading time	Rate per hourCharge
Number of hours for helpers	Rate per hourCharge
	TOTAL CHARGES
Accumulated mileage to	_; Miles
Difference between required minimum n	nileage and accumulated
mileage:	
Carrier	
Ву	

- i. No later than Monday following the issuance of the weekly statement provided for in Paragraph h, the shipper shall remit and the carrier shall collect the charges set forth on such bill, or in the event the shipper does not agree with the charges set forth on such bill, he shall prior to the due date here set notify the carrier of the exceptions taken.
- j. If at the time of the final weekly billing the accumulated mileage is less than the required minimum mileage, the final weekly bill shall include, in addition to the miles operated during the preceding week, a charge for the difference between the total number of miles accumulated over the year and the total minimum nileage upon which the rate here authorized is predicated.

End of Appendix A