ORIGINAL

Decision No. 76559

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Application of Dart Transportation ) Service for authority to continue ) to depart from the rates, rules and) regulations of Minimum Rate Tariff ) No. 2 under the provisions of ) Section No. 3666 of the Public ) Utilities Code on transportation ) for the account of Sears, Roebuck ) and Co.

Application No. 51486 (Filed November 17, 1969)

### OPINION AND ORDER

Dart Transportation Service holds radial highway common carrier and highway contract carrier permits. By Decision No. 75145 dated December 20, 1968, in Application No. 50704, it was authorized to charge rates less than the minimum rates otherwise applicable for the transportation of property for Sears, Roebuck and Co. The transportation applies from shipper's consolidation station located in Los Angeles, to its retail stores and retail store warehouses located in various specified cities throughout the State. The current authority is scheduled to expire with January 1, 1970.

By this application, applicant seeks an extension of the current rate authority for a further one-year period. It also proposes to increase the currently authorized rates, as specifically indicated in Appendix A of the application, to offset increases in the cost of labor which became effective April 1, 1969. Applicant also proposes to amend the authority by adding

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<sup>1/</sup> No authority for the proposed increase in rates is required from this Commission inasmuch as applicant performs the service as a permitted carrier for which only minimum rates have been established.

Merced as an additional point of destination, in order to provide service to a new Sears store at that location.

Applicant alleges that, except for increased costs, the conditions surrounding the transportation in question, which justified the granting of the current minimum rate deviation, still exist and that the proposed rates give recognition to cost increases.

Applicant avers that the operations performed under this authority are entirely satisfactory to itself and the shipper, Sears, Roebuck and Co. Applicant is desirous of retaining this business, which represents a substantial portion of its overall revenue, and considers the rates proposed herein to be reasonable for the transportation service involved.

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

The verified application shows that copies thereof were mailed to Sears, Roebuck and Co. and California Trucking Association on November 13, 1969. The application was listed on the Commission's Daily Calendar of November 18, 1969. No objection to the granting of the application has been received.

In the circumstances, it appears, and the Commission . finds, that the proposed rates are reasonable. A public hearing is not necessary. The Commission concludes that the application should be granted.

IT IS ORDERED that:

1. Dart Transportation Service, a corporation, is hereby authorized to transport property for Sears, Roebuck and Co. at rates less than the established minimum rates but not less than

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those set forth, and subject to the provisions shown, in Appendix A attached hereto and by this reference made a part hereof.

The authority herein granted shall, on and after
January 1, 1970, supersede the authority granted by Decision No.
75145 and shall expire with January 1, 1971.

The effective date of this order shall be January 1, 1970.

California, this 16# Dated at San Francisco day of DECEMPER , 1969.

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APPENDIX A TO DECISION NO. \_\_76559\_\_\_

Schedule of Minizum Rates, Including Limitations and Conditions, Applicable to the Transportation of Property for Sears, Roebuck and Co. by Dart Transportation Service

### Section 1

Item 10. Application of Rates - General

To the extent that Minimum Rate Tariff No. 2 prescribes minimum rates for the transportation of property, said minimum rates, rules and regulations are applicable to all shipments except as specifically provided in Section 2.

Section 2

Item 20. Application of Rates - Territorial

Rates in this section apply to the transportation of property from 1337 South Eastman Avenue, Los Angeles, to retail stores and retail store warehouses of Sears, Roebuck and Co. located at Antioch, Bakersfield, Concord, Fresno, Hanford, Hayward, Merced, Modesto, Mountain View, Oakland, Sacramento, Salinas, San Francisco, San Jose, San Leandro, San Mateo, Stockton, Santa Rosa, Vallejo, Visalia, Walnut Creek and Yuba City.

Item 30. Application of Rates - Commodities

Rates in this section apply only to such articles regularly sold or to be offered for sale by Sears, Roebuck and Co. in its mail order and chain retail department store businesses.

Item 40. Application of Rates - Limitations and Conditions

Except as provided in Item 60, rates in this section are subject to the following conditions:

- (a) All property must be loaded into carrier's equipment by the shipper or the shipper's agent and tendered to the carrier with the vehicle sealed by the shipper or shipper's agent.
- (b) Shipping documents must bear the notation "Shipper's Load and Count."
- (c) Carrier shall be absolved from liability and shall not accept liability for loss, damage, nonreceipt or misdescription of the goods, other than that where the collision or overturning of the vehicle is the proximate cause thereof, provided the vehicle is received at destination with scals intact.

In the case of a split delivery shipment, unless the vehicle is resealed at all points of destination, (d)until such time as it is completely unloaded, the carrier shall be absolved from liability and shall carrier shall be absolved from flability and shall not accept liability for loss, damage, nonreceipt or misdescription of the goods, other than that where the collision or overturning of the vehicle is the proximate cause thereof, provided the vehicle is received at the first point of destination with seals intact.

#### Item 50. Shipping Documents

Carrier may accept from the shipper component parts of a shipment, including a split delivery shipment, being progressively received, handled and loaded into the carrier's equipment during a 24-hour period, exclusive of Saturdays, Sundays and holidays, prior to being furnished with manifest or written delivery instructions covering the entire shipment.

Split Pickup - Exception to Classification Item 60.

> Components of a split pickup shipment received at 1337 South Eastman Avenue, Los Angeles, shall be rated as 94 percent of class 100. Split pickup shipments shall not be subject to Items 40 and 70. Item 50 shall apply only on the components picked up at 1337 South Eastman Avenue, Los Angeles.

#### Item 70. Rates (In Cents per 100 Pounds)<sup>1</sup>

## Property as Described in Item 30

From:	Los Angeles		<u>Minimm</u>	n Weight in	a Pounds
To:		<u>A.Q.</u>	4,000	10,000	20,000
Antioch Hayward Merced Modesto Mountai Oakland Sacrame	n View)	252	016	7.0	105
Salinas San Fra San Jos San Lea San Mat Stockto	ncisco) e ) ndro ) eo )	353	215	150	131
Bakersf Concord Fresno Hanford Santa R Vallejo Visalia Walnut Yuba Ci	osa Creek	304 375 335 329 394 386 321 381 381 386	153 214 180 176 232 226 172 219 226	94 172 127 121 187 180 119 176 180	81 148 107 104 166 160 101 153 160

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<sup>1</sup> Subject to surcharges and split delivery charges prescribed in Minimum Rate Tariff No. 2 and supplements thereto.

Not applicable to split pickup shipments.

The rate for transportation of a split delivery shipment shall be the charges applicable to the highest rated destination predicated on the minimum weight or actual weight of the entire shipment whichever is greater.

(END OF APPENDIX A)