ORIGINAL

Decision No. 76793

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of PROGRESSIVE TRANSPORTATION COMPANY, a corporation, for authority to depart from the rates, rules and regulations of Minimum Rate Tariff No. 2 and Minimum Rate Tariff No. 5, under the provisions of the Highway Carriers' Act and the City Carriers' Act as authorized in Decision No. 75328 dated February 18, 1969 in connection with Application No. 50803 dated January 7, 1969.

Application No. 51601 (Filed January 8, 1970)

OPINION AND ORDER

Applicant holds radial highway common carrier and highway contract carrier permits. By Decision No. 75328 dated February 18, 1969 in Application No. 50803 it was authorized to quote rates and assess charges on the basis of units of measurement differing from those in which the minimum rates are stated in various Commission minimum rate tariffs. This authority does not allow applicant to observe lower rates and charges than those established as minima but permits it to deviate from the requirement that the same units of measurement be used. The authority is scheduled to expire with March 24, 1970. By this application, permission is sought to extend the current authority.

It is also authorized to operate as a highway common carrier of special as well as general commodities between points in California, which operations are not involved herein.

^{2/} The tariffs involved are: Minimum Rate Tariff No. 2 (statewide general commodities), Minimum Rate Tariff No. 1-B (East Bay drayage), Minimum Rate Tariff No. 5 (Los Angeles drayage), Minimum Rate Tariff No. 9-B (San Diego drayage) and Minimum Rate Tariff 19 (San Francisco drayage).

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Applicant states that the conditions and evidence as set forth in the original application have not changed and are in fact the same at this time and that the extension of the original authority is required to continue the services presently provided to the shippers involved.

Data submitted by applicant indicate that the freight charges for the transportation involved exceeded those otherwise applicable under the Commission's minimum rates.

Copy of the application was mailed to California Trucking Association and to interested shippers on or about January 7, 1970. The application was listed on the Commission's Daily Calendar of January 9, 1970. No objection to the granting of the application has been received.

The authority herein in issue was found by the Commission to be reasonable and in the public interest upon the basis of evidence received at a public hearing on January 27, 1964. The evidence showed that applicant engages in transportation of a specialized nature requiring the use of specially designed or nonetrunted equipment and the performance of accessorial services not ordinarily encountered by carriers transporting general commodities. Also, applicant is required by the nature of its specialized transportation service or the needs of the shipper to quote and assess rates in units of measurement different from those provided in the Commission's minimum rate tariffs.

In the circumstances, it appears, and the Commission finds that the proposed deviation is reasonable. A public hearing is not necessary. The Commission concludes that the application should be granted. However, as the transportation conditions

inspection, for a period of not less than three years from the dates of issuence thereof; and each copy of its freight bills shall have attached thereto a statement of the charges which would have been assessed if the minimum rates had applied and the full information necessary for accurate determination of the charges under the minimum rates.

4. The authority herein granted shall, on and after March 24, 1970, supersede the authority granted by Decision No. 75328 and shall expire with March 24, 1971.

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

Dated at _______, California, this ________,

day of ________, 1970.

Company