ds/ms

Decision No. 78257

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

ORIGINAL

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) 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.

## SUPPLEMENTAL OPINION AND ORDER

Decision No. <u>78252</u>, entered today in Case No. 5432 (Petition for Modification No. 611) et al., established revised "holiday" provisions in Minimum Rate Tariff 2 in order to reflect current statutory and labor contract provisions concerning "holidays". Said decision also found that comparable amendments should be made in Minimum Rate Tariff 19. The decision further stated that, in order to avoid duplication of tariff distribution, Minimum Rate Tariff 19 should be amended by separate order.

IT IS ORDERED that:

1. Minimum Rate Tariff 19 (Appendix A of Decision No. 41363, as amended) is further amended by incorporating therein, to become effective February 12, 1971; Twentieth Revised Page 12 attached hereto and by this reference made a part hereof.

2. Common carriers subject to the Public Utilities Act, to the extent that they are subject also to Decision No. 41363, as amended, are hereby directed to establish in their tariffs the

-1-

C. 5441 (Pet. 213) ds/ms MRT 19

increases necessary to conform with the further adjustments ordered herein.

3. Common carriers maintaining rates on a level other than the minimum rates for transportation for which rates are prescribed in Minimum Rate Tariff 19 are authorized to increase such rates by the same amounts authorized for Minimum Rate Tariff 19 rates herein.

4. Common carriers maintaining rates on the same level as Minimum Rate Tariff 19 rates for the transportation of commodities and/or for transportation not subject to Minimum Rate Tariff 19 are authorized to increase said rates by the same amounts authorized for Minimum Rate Tariff 19 rates herein.

5. Common carriers maintaining rates at levels other than the minimum rates for the transportation of commodities and/or for transportation not subject to Minimum Rate Tariff 19 are authorized to increase said rates by the same amounts authorized for Minimum Rate Tariff 19 rates herein.

6. Tariff publications required to be made by common carriers as a result of the order herein shall be filed not earlier than the effective date of this order and may be made effective not earlier than the second day after the effective date of this order on not less than two days' notice to the Commission and to the public and such tariff publications shall be made effective not later than February 12, 1971; and the tariff publications which are suthorized but not required to be made by common carriers as a result of the order herein may be made effective not earlier than the second day after the effective date of this order, and may be made effective on not less than two days' notice to the Commission and to the public if filed not later than sixty days after the effective date of the minimum rate tariff pages incorporated in this order.

-2-

C. 5441 (Pet. 213) ds/ms MRT 19

7. Common carriers, in establishing and maintaining the rates authorized hereinabove, are hereby authorized to depart from the provisions of Section 460 of the Public Utilities Code to the extent necessary to adjust long- and short-haul departures now maintained under outstanding authorizations; such outstanding authorizations are hereby modified only to the extent necessary to comply with this order; and schedules containing the rates published under this authority shall make reference to the prior orders authorizing long- and short-haul departures and to this order.

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

The effective date of this order shall be the date hereof.

	Dated at	San Francisco	, California, this Zand
day of _	FEBRUARY	, 1971.	$n B / n \cdot 0$
· .			11 11 Manuel
			/ Chairman
		-	111
	· · · · · ·		Stra Cline
			Verna L. Slunge

-3-

Commissioners

Commissioner Williem Symons. Jr., being necessarily abrent. did not marticipate in the disposition of this proceeding. MINIMUM RATE TARIFF 19

TWENTIETH REVISED PAGE ..... 12 CANCELS

ITEM

ഹാ

NINETEENTH REVISED PAGE ..... 12

## SECTION 1--RULES OF GENERAL APPLICATION (Continued)

## DEFINITION OF TECHNICAL TERMS (Items 10 and 20)

ARMORED CAR means any motor truck and/or other highway vehicle which has been armored with bullet resistant metal and/or bulletproof glass, and which is manned by an armed crew.

CARRIER'S EQUIPMENT means any motor truck or other self-propelled highway vehicle, trailer, semitrailer, 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 the Dangerous Articles Tariff.

DANGEROUS ARTICLES TARIFF means Motor Carriers' Explosives and Dangerous Articles Tariff 14, Cal.P.U.C. 9, of American Trucking Associations, Inc., Agent, including revisions thereto or successive issues 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.

EXCEPTION RATINGS TARIFF means Exception Ratings Tariff 1 issued by the Commission.

COVERNING CLASSIFICATION means National Motor Freight Classification A-11.

WOLIDAYS means New Year's Day (January 1), Washington's Birthday (the third Monday in February), Memorial Day (the last Monday in May), Fourth of July, Labor Day (the first Monday in September), Thanksgiving Day, the Day after Thanksgiving, December 24 and Christmas Day (December 25). When a holiday falls 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.

INNAUL 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 Prancisco; 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 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.

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

(Continued in Item 20)

\$ Change, Decision No. 78257

EFFECTIVE

ISSUED BY THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA. SAN FRANCISCO, CALIFORNIA

Correction

-12-