Decision No. 81568

ORIGINAL

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Application of SAN FRANCISCO PARCEL SERVICE, INC., a California corporation, for authority to depart from certain minimum rates, rules, and regulations established by the Public Utilities Commission of the State of California.

Application No. 53396 (Filed June 13, 1972)

SUPPLEMENTAL OPINION AND ORDER

The Commission's interim ex parte order in Decision No. 80285 dated July 25, 1972 authorized, pending public hearing, San Francisco Parcel Service, Inc. to transport packages weighing 100 pounds or less from points within a 14-mile radius of San Francisco to points within a 50-mile radius of San Carlos, Sacramento, and Fresno, and points within a 125-mile radius of Los Angeles at rates less than and different from the otherwise governing minimum rates contained in Minimum Rate Tariff 2.1

By the Commission's order in Decision No. 80965 dated January 16, 1973, Application No. 53396 of the San Francisco Parcel Service, Inc. and Application No. 53255 of Peninsula Parcel Service, Inc. were consolidated for public hearing with Petition 722 of the California Trucking Association. Pursuant to Rule 49 of the Commission's Rules of Practice and Procedure a prehearing conference, in lieu of public hearing, was held relative to the above consolidated matters before Examiner Gagnon at San Francisco on May 9, 1973.

At the aforementioned prehearing conference, it was agreed by all parties that a public hearing relative to the interim ex parte relief granted by Decision No. 80285 would not be necessary since

^{1/} The specific minimum rates authorized to be charged by San Francisco Parcel Service, Inc. are set forth in Appendix A of Decision No. 80285.

such relief was consistent with the current Commission policy as initially enunciated in J. S. Aaronson (1961) 58 CPUC 533. In the circumstances, that portion of the Commission's order in Decision No. 80285 directing that Application No. 53396 be set for public hearing should be rescinded and the interim relief granted by the decision made final. Since transportation conditions might change, however, such final relief should be made subject to the same expiration date applicable to the related relief previously granted Rapid Radial Transport, Inc.

IT IS ORDERED that:

- 1. The interim authority granted San Francisco Parcel Service, Inc. in Decision No. 80285 is hereby made final. Since transportation conditions might change, however, such final relief is hereby made subject to an expiration date of February 6, 1974.
- 2. The portion of the Commission's order in Decision No. 80285 directing that Application No. 53396 be set for public hearing is rescinded.
- 3. To the extent not rescinded or revised herein the Commission's order in Decision No. 80285 shall remain in full force and effect until further order of the Commission.

	The effective	e date of this order i				
	Dated at	San Francisco	_, Cal	ifornia,	this	3rd
day of	· JULY	, 1973.				