Decision No. 82591

ORIGINAL

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Investiga- ) tion for the purpose of consider- ) ing and determining revisions in ) or reissues of Exception Ratings ) Tariff No. 1.

Case No. 7858
(Petition for Modification No. 171)
(Filed February 5, 1974)

## OPINION AND ORDER

Exception Ratings Tariff 1 (ERT 1) contains various interim exception ratings, which apply in lieu of those named in National Motor Freight Classification NMF-100 and govern various minimum rate tariffs making specific reference thereto.

By the above petition, Chevron Chemical Company; Elanco Products Company, a division of Eli Lilly and Company; and Stauffer Chemical Company seek to extend the expiration date governing the truckload exception rating of Class 35.4, minimum weight 45,000 pounds, in ERT 1 on "tree or weed killing compounds, NOI" from March 31, 1974 to June 30, 1975. Petitioners also request that common carriers be authorized and directed to establish in their respective tariffs all such modifications as may be prescribed by the Commission's order in this proceeding, including relief from the long- and short-haul provisions of Section 460 of the Public Utilities Code.

Petitioners state that the current truckload exception rating was established on a temporary basis to enable shippers and carriers to discuss and determine mutually agreeable ratings and rules for the transportation of tree or weed killing compounds. Petitioners aver that they are not yet in a position to request establishment of a permanent rating on this commodity and contend

<sup>1</sup> Minimum Rate Tariffs 1-B, 2, 9-B and 19.

C. 7858 (Pet. 171) - HK that there is a continual need for the aforementioned exception rating. Copy of the petition was mailed to California Trucking Association on February 4, 1974. The petition was listed on the Commission's Daily Calendar of February 7, 1974. No objection to the granting of the petition has been received. In the circumstances, the Commission finds that petitioners' proposal is reasonable and justified. A public hearing is not necessary. The Commission concludes that the petition should be granted. IT IS ORDERED that: 1. Exception Ratings Tariff 1 (Appendix A to Decision No. 66195, as amended) is further amended by incorporating therein, to become effective April 1, 1974, Fourteenth Revised Page 20 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 to Decision No. 66195, as amended, are hereby authorized to establish in their tariffs the amendments necessary to conform with the further adjustments ordered herein. 3. Tariff publications authorized to be made by common carriers as a result of this order shall be filed not earlier than the effective date of this order and may be made effective not earlier than April 1, 1974, and may be made effective on not less than one day's notice to the Commission and to the public if filed not later than sixty days after the effective date of the minimum rate tariff page incorporated in this order. 4. Common carriers, in establishing and maintaining the rating 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 -2-

## C. 7858 (Pet. 171) - HK

authorizations are hereby modified only to the extent necessary to comply with this order; and schedules containing the rating published under this authority shall make reference to the prior orders authorizing long- and short-haul departures and to this order.

5. In all other respects, Decision No. 66195, as amended, shall remain in full force and effect.

The effective date of this order shall be March 25, 1974.

Dated at San Francisco, California, this 12th day of March, 1974.

Commissioners

Commissioner Thomas Moran, being necessarily obsent, did not participate in the disposition of this proceeding.

SECTION 2RATINGS WHICH ARE EXCEPTIONS TO THE GC (Continued)	· 	ra
(Numbers with parentheses immediately following commodities shown below refer to such commodities as they are described in the corresponding item numbers of the Governing Classification.)		
articles	Rating	
Egg Case or Egg Carrier Filler Flats (fillers and flats combined) molded woodpulp, nested, in packages (60360)  Truckload:  Minimum Weight 24,000 pounds (Subject to Note)	60	
NOTEMinimum Weight applies to each unit of carrier's equipment used in the transportation of a single shipment. A unit of equipment includes any motor truck or other self-propelled highway vehicle, trailer, semitrailer, or any combination of such highway vehicles operated as a single unit.		
Compounds, tree or weed killing (Herbicides), NOI, (50320), see Notes 1 through 8:		
Truckload: Minimum Weight 45,000 pounds	35.4	
NOTE 1Applies only when all provisions of the following notes are met. Otherwise, provisions of the Governing Classification shall apply.		
NOTE 2Rates resulting from application of the provisions of this item do not alternate with other rates and charges and may not be used in combination with any other rates.		
NOTE 3Applies only in connection with propaid shipments released to 50¢ per pound por article. Shipper must enter the following statement on the bill of lading or shipping document:		
"The agreed or declared value of the property is hereby stated by the shipper to be not exceeding 500 per pound, for each article."		
If shipper fails or declines to declare such value in writing, the provisions of this item will not apply.		
NOTE 4.—Applies only in connection with shipments loaded by consignor and unloaded by consigned with power equipment, furnished and used without expense to the carrier. In such circumstances, physical assistance of carrier employee is restricted to work within or on carrier's equipment and does not include stacking, unstacking, removal or placement of merchandise on pallets.		
NOTE 5The free weight of pallets containing commodities moving under provisions of this item is limited to 5% of the weight on which transportation charges are computed.		
NOTE 6If more than one vehicle or combination of vehicles constituting a single unit of carrier's equipment is used for the transportation of a single shipment moving under rates in this item, each such vehicle or combination of vehicles shall be subject to the highest minimum weight applicable to any rate used in computing charges.		
NOTE 7Not more than 3 component parts shall be permitted in connection with shipments moving in split pickup or split delivery service.		
NOTE 8 When moving in mixed shipments with other commodities, the entire shipment shall be subject to the provisions of Notes 4 and 6 hereof.		

- (E) Expires with June 30, 1975.
- ♦ Increase ♦ Reduction

Decision No.

82591

## EFFECTIVE

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