ORIGINAL

Decision No. 85275

BEFORE THE PUBLIC UTILITIES COLENISSION OF THE STATE OF CALIFORNIA

In the Matter of the Investigation for the purpose of
considering and determining
minimum rates for transportation)
of any and all commodities
statewide including, but not
limited to, those rates which
are provided in Minimum Rate
Tariff 2 and the revisions or
reissues thereof.

Case No. 5432 (Petition for Modification No. 873) (Filed December 3, 1975)

OPINION AND ORDER

Minimum Rate Tariff 2 (NRT 2) names minimum rates and rules for the statewide transportation of general commodities by highway carriers. Certain provisions in MRT 2 do not permit split pickup or split delivery service on C.O.D. Shipments or shipments transported on Order Notify Bills of Lading and limit the number of components that comprise a split pickup or split delivery shipment. These provisions are scheduled to expire with December 31, 1975. By the above petition, California Trucking Association requests that the Commission extend the expiration date to December 31, 1976. Relief from the long- and short-haul provisions of Section 451.5 of the Public Utilities Code is also sought.

According to petitioner, these provisions were originally suggested as alternatives to upward adjustments in tariff charges for such services. Petitioner points out that the provisions have worked well to promote more efficient and economical motor carrier split shipment service but no firm proposals have as yet been finalized. Petitioner alleges that the proposed extension of the present expiration date will permit continuance of the efficiencies

These provisions are set forth in detail in Items 160 and 170 of MRT 2.

3. 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 first day after the effective date of this order on not less than one day's notice to the Commission and to the public and shall be made effective not later than January 1, 1976.

- 4. Common carriers, in establishing and maintaining the amendments authorized hereinabove, are hereby authorized to depart from the provisions of Section 461.5 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 amendments 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. 31606, as amended, shall remain in full force and effect.

The effective date of this order is the date hereof.

Dated at San Francisco, California, this 30th day of

December, 1975.

Dillous fyurous from Stanger

Law See Longing

Commissioners

·	SECTION	1-RULES OF GENERAL APT	PLICATION (Continued)	x	
		SPLIT PICKUP (Items 160, 161, 162	and 163)		
(E) A.	Except as otherwise provided, the provisions of this item do not apply to:				
		including any component (C.O.D.) provisions; no	part thereof, moving under Coor	ollect	
		including any component s of Lading.	part thereof, transported on	Order	
(E) B.		all be limited to the fouding original pickup:	ollowing numbers of split pic	kup	
	Weight Of (Whichever	tual Or Billed The Shipment Is Greater Is Pounds	Maximum Number of Split Pickup Components Allowe Will Be		
	<u>Over</u>	But Not Over	(See Exception)	-	
	4,999	6,000	6		
	6,000	8.000	8	•	
	8,000	10,000	10		
	10,000		See Note		
	NOTE One 1,000 pounds or per shipment.	split pickup component fraction thereof, subje	will be allowed for each addict to a maximum of 20 pickup	tional components	
	in excess of sai to all other app	er shown, provided, how d allowed number, a cha	lit pickup components may exc ever, that for each pickup co rge of \$5.35 will be made in es. In no event shall there	mponent addition	
•					
		(Continued in Item	(161)		

o Increase) Decision No. o Reduction)

EFFECTIVE

ISSUED BY THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA.

Correction

TWELFTH REVISED PAGE.

Maximum Number of

SECTION 1-RULES OF GENERAL APPLICATION (Continued)

ITEM

00170

SPLIT DELIVERY (Items 170, 171, 172 and 173)

- (E)A. Except as otherwise provided, the provisions of this item do not apply to:
 - Shipments, including any component part thereof, moving under Collect on Delivery (C.O.D.) provisions; nor
 - Shipmonts, including any component part thereof, transported on Order Motify Bills of Lading.
- (E)B. Each shipment shall be limited to the following numbers of split delivery components, including final destination:

		Split Delivery Components Allowed Will Ber (See Exception)	
Over	Not Over		
4,999	6,000	6	
6,000	8,000	8	
3,000	10,000	10	
10,000		See Note	

NOTE.—One split delivery component will be allowed for each additional 1,000 pounds or fraction thereof, subject to a maximum of 20 delivery components per shipment.

IXCIPTION.—The total number of split delivery components may exceed the allowed number shown, provided, however, that for each delivery component in excess of said allowed number, a charge of \$5.35 will be made in addition to all other applicable rates and charges. In no event shall there be more than 40 delivery components per shipment.

(Continued in Item 171)

ø (E) Expires with December 31, 1976.

When the Actual Or Billed

ø Change

o Increase) Decision No.

ô Reduction)

85275

EFFECTIVE.

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

Correction