ORIGINAL

Decision No. 88862

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

In the Matter of the Investiga-)
tion for the purpose of consid-)
ering 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
Potition for Modification
No. 771

SUPPLEMENTAL OPINION AND ORDER

It has come to the Commission's attention that Decision 88774 does not reflect the intent of said decision with respect to the application of surcharges to rates for canned goods in Items 631, 632 and 633 and volume incentive service.

Pursuant to Resolution A-4661, IT IS ORDERED that:

- 1. Minimum Rate Tariff 2 (Appendix D to Decision 31606, as amended), is further amended by incorporating therein, to become effective June 1, 1978, Supplement 136 attached hereto and by this reference made a part hereof.
- 2. Tariff publications of common carriers shall be made effective not earlier than June 1, 1978 on one day's notice to the Commission and to the public.
- 3. In all other respects Decision 88774, 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 _______ day of May, 1978.

FREDERICK E JOHN

Executive Difector of the Public Utilities

Commission of the State of California

SUPPLEMENT 136

(Cancels Supplement 134)

(Supplements 73, 75, 77, 87, 124, 125, 127, 131, 135 and 136 Contain All Changes)

70

MINIMUM RATE TARIFF 2

NAMING

MINIMUM RATES AND ROLES

FOR THE

TRANSPORTATION OF PROPERTY OVER THE

PUBLIC HIGHWAYS WITHIN THE

STATE OF CALIFORNIA

BY

RADIAL HIGHWAY COMMON CARRIERS

HIGHWAY CONTRACT CARRIERS

AGRICULTURAL CARRIERS ..

CEMENT CONTRACT CARRIERS

DUMP TRUCK CARRITERS

AND

HOUSEHOLD GOODS CARREERS

APPLICATION OF SURCHARGE

(See Pages 2 and 3 of this Supplement)

Decision No.

88862

EFFECTIVE

APPLICATION OF SURCHARCE

Except as otherwise provided, compute the amount of charges in accordance with the rates and rules in the tariff (including any surcharges otherwise applicable) and increase the amount so computed as follows:

- By twenty-five percent (25%) on charges computed upon rates subject to minimum weights of 40,000 pounds and over.
- By twenty-eight percent (28%) on charges computed upon rates subject to minimum weights of 10,000 pounds but less than 40,000 pounds.
- By thirty-one (31%) on all other rates and charges

For purposes of disposing of fractions under provisions hereof, fractions of less than one-half cent shall be dropped and fractions of one-half cent or greater shall be increased to the next higher whole cent.

SEXCEPTION 1 .-- The surcharges herein shall not apply to:

- Supplement 75;
- Deductions in Item 110;
- The charges in Item 124; 3.
- Storage and reloading charges in Item 141;
- 5. Demurrage charge in Item 143;
- Delays to equipment on lumber in Item 144;
- Accessorial charges in subparagraph (b) of Item 145; 7.
- Advertising on equipment charge in Item 147; 8.
- 9. C.O.D. charges in Item 182;
- Temperature control service charges in Items 185-1 through 187-3; 10.
- Railhead-to-railhead charges and used under provisions of Items 200 through 230; 11.
- 12. Column 2 forklift charge in Item 260;
- Parcel delivery charges in Item 265; 13.
- Rates for Canned Goods in Items 631, 632 and 633. -14.
- Rates for Lumber, Forest Products, and Related Articles, as provided in Items 690, 691, 700 and 710; 15.
- Cypsum Wallboard and Related Articles in Item 649. 16.

SEXCEPTION 2 .-- When shipments are transported under provisions of:

*Item 292 - Volume Incentive Service;

Ttem 293 and 293.1 - Special Volume Incentive Service; Item 293.2 - Premium Volume Incentive Service; Item 293.3 - Multiple Utilization of Equipment;

Itam 293.4 - Truckload Efficiency Service;

compute the amount of charges in accordance with appropriate rates and rules in this tariff and increase the amount so computed by fourteen percent (14%).

(Continued on Page 3)

ø Change * Addition)

Decision No.

88862

APPLICATION OF SURCHARGE (Continued)

EXCEPTION 3. -- When shipments are transported under the provisions of:

- 1. Item 302 Adhesives;
- 2. Item 317.5 Beverages, Malt;
- 3. Item 318 Reinforced Concrete Articles:
- 4. Item 318.1 Candy or Confectionary:
- 5. Item 325 Chemicals and Related Articles;
- 6. Item 328 Conduit or Pipe;
- 7. Item 334.8 Concrete Products;
- 8. Item 335.6 and 335.7 Dairy Products and Related Articles;
- 9. Item 336 Dough, Prepared;
- 10. Item 340 Drugs or Medicines, NOI:
- 11. Item 343 Florist or Nursery Stock Group;
- 12. Item 347 Food, Curing, Preserving or Seasoning Compounds;
- 13. Item 351 Foods, Prepared, Frozen;
- 14. Item 370 Gardening or Landscaping Products and Litter;
- 15. Item 376 Meats, Fresh, NOI;
- 16. Item 377 Nut Meats:
- 17. Item 377.2 Paper, Printing;
- 18. Item 378 Pipe, Cast Iron;
- 19. Icem 379.2 Pipe, Sewer;
- 20. Item 379.4 Roofing Materials;
- 21. Item 393 Telephone Materials and Supplies;
- 22. Item 395-397 Toilet Preparations;
- 23. Item 405 Wine;

compute the amount of charges in accordance with the ratings provided therein for minimum weights of 40,000 pounds and over, and increase the amount so computed, exclusive of any accessorial services and charges, by twenty-three percent (23%).

THE END

88862