ORIGINAL

201

Decision No.

NM/HK

## 89380 SEP 5 1978

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

)

)

1

In the Matter of the Investigation for the purpose of considering and determining minimum rates for transportation of general commodities within San Diego County as provided in Minimum Rate Tariff 9-B and the revisions or reissues thereof.

Case No. 5439

## SUPPLEMENTAL OPINION AND ORDER

)

By Decision <u>89379</u> entered today in Case 5432, the Commission found that provisions regarding the transportation of hazardous materials should be amended in Minimum Rate Tariffs 2, 1-B, 9-B and 19, and that the amendment to Minimum Rate Tariff 9-B should be made by separate order to avoid duplication of tariff distribution.

## IT IS ORDERED that:

1. Minimum Rate Tariff 9-B (Appendix A of Decision 67766, as amended) is further amended by incorporating therein, to become effective thirty-nine days after the date hereof, Sixth Revised Page 27 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 67766, as amended, are authorized to establish in their tariffs the amendments necessary to conform with the further adjustment ordered by this decision.

3. Tariff publications authorized to be made by common carriers as a result of this order may be made effective not earlier than thirty-nine days after the date hereof and may be made effective on not less than five 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.

-1-

## c. 5439 et al. - HK

4. Common carriers, in establishing and maintaining the amendments authorized by this order, are 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 longand short-haul departures and to this order.

5. In all other respects, Decision 67766, as amended, shall remain in full force and effect.

The effective date of this order shall be thirty days after the date hereof.

| ¥**~ |      | Dated at    | San Francisco | , California, this 1/1- |
|------|------|-------------|---------------|-------------------------|
| day  | of _ | SEPTEMREP , | 1978.         |                         |
|      |      |             |               | Colut Dation            |
|      |      |             |               | 1) lign fruger          |
|      |      |             |               | A company of the        |
|      |      |             |               | Veryon L. Shorgin       |
|      |      |             |               | Clabor Mooelle          |

Commissioners

Commissioner Claire T. Dedrick, being necessarily absent, did not participate in the disposition of this proceeding. MINIMUM RATE TARIFF 9-B

SIXTH REVISED PACE....27 CANCULS PIPTH REVISED PACE....27

| SECTION 1RULES (Continued)  | ITEM    |  |  |
|---|---------|--|--|
| WEIGHTS - GROSS WEIGHTS AND DUNNAGE<br>(Exception to Sec. 1 and Sec. 3 of Item 995 of the<br>Governing Classification)  |         |  |  |
| Unless otherwise provided, charges shall be computed on actual gross weights, except when estimated weights are authorized such estimated weights shall be used. (See Ex-   |         |  |  |
| EXCEPTION 1When palletized shipments subject to minimum weights of 20,000 pounds<br>or more are loaded or unloaded by power equipment the weight of the pallets (elevating<br>truck pallets or platforms or lift truck skids) shall not be used in determining the<br>weight of the shipment nor the charges thereon. This exception applies only in con-<br>nection with rates contained in this tariff, and is not applicable to shipments of empty<br>pallets. When rail rates are used under the provisions of Item 110 of this tariff, the<br>weight of the pallets shall be included or excluded in accordance with the provisions<br>of the governing rail tariff.   | 190     |  |  |
| EXCEPTION 2When rail rates are used under the provisions of item 110 of this tariff, actual, estimated or agreed weights shall be used to compute charges in ac-<br>cordance with the provisions of the governing rail tariff.  |         |  |  |
| ISSUANCE OF DOCUMENTS<br>(Items 200 and 201)  |         |  |  |
| <ul> <li>Ø1. ISSUANCE OF BILLS OF LADING.</li> <li>Ø(4) The bill of lading required to be issued in accordance with provisions of the Governing Classification shall be issued at the time of or prior to the receipt of or pickup of the shipment. "ADESCRIPTION OF DANGEROUS ARTICLES OR HAZARDOUS MATERIALS MUST BE IN TERMS PRESCRIBED IN THE WAZARDOUS MATERIALS TARIFF, INCLUDING REFERENCE TO LABELING REQUIREMENTS (See Itom 165 of this tariff).</li> </ul>  |         |  |  |
| (b) A freight bill shall be issued by the carrier for each shipment<br>transported. The freight bill shall show the following informa-<br>tion:   |         |  |  |
| <ol> <li>Carrier's name and the carrier's current address (including zip code).</li> <li>Carrier's tolephone number (including the area code).</li> <li>Date of freight bill.</li> <li>Date of shipment.</li> <li>Name of consignor and consignee.</li> <li>Point of origin and destination.</li> <li>Description of shipment (in terms of the Governing Classification, Exception Ratings Tariff, Hazardous Materials Tariff or as provided in this tariff).</li> <li>Weight of the shipment (or other factor or unit of measurement upon which the charges are based).</li> <li>Rate and charge assessed.</li> <li>Such other information as may be necessary to make an accurate determination of the applicable minimum rate and charge.</li> </ol> | ø20     |  |  |
| A2. For the transportation of (1) permit shipments, (2) shipments which require circuitous routing, (3) shipments requiring escort service, or (4) dangerous articles "or hazardous materials, the following information, wherever applicable, shall be shown on all bills of lading, freight bills or accessorial service documents issued by the carrier in connection therewith and shall be in addition to the information otherwise required to be shown thereon:  |         |  |  |
| <ul> <li>(a) Permit identification of all permit shipments.</li> <li>(b) Any circuitous routing required, and the authority therefor.</li> <li>(c) Any escort service furnished and the authority therefor.</li> <li>(d) Any description of dangerous articles *or hazardous materials must be in terms prescribed in the Hazardous Materials Tariff, including reference to labeling requirements.</li> <li>A further description not inconsistent therewith may be included.</li> </ul>   |         |  |  |
| Change     Continued in Item 201)     Addition     Addition     Decision No.     S9380     nor reduction  | <u></u> |  |  |
|   | _       |  |  |
| eppective   |         |  |  |