

MAY 22 1979

Decision No. 90324

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

ORIGINAL

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

- Case No. 5330
Case No. 5433
Case No. 5437
Case No. 5438
Case No. 5439
Case No. 5440
Case No. 5441
Case No. 5603
Case No. 5604
Case No. 6008
Case No. 7024
Case No. 7783
Case No. 7857
Case No. 7858
Case No. 8808
Case No. 9819

And Related Matters

OPINION AND ORDER

Senate Bill 860, which became effective January 1, 1978, amended the Public Utilities Code to eliminate the radial highway common carrier classification. Any person or corporation operating as a radial highway common carrier on January 1, 1978, and continuously from July 1, 1978 to the date of filing, could on or before December 31, 1978 file an application for a certificate to continue such operation as a highway common carrier (Section 1063.5, P. U. Code, as amended).

Highway common carriers are required by law to publish and file tariffs with the Commission setting forth all rates, rules and regulations governing their operations. They must, at all times, strictly adhere to the provisions contained in their tariffs and they may not perform any service or assess any charge not set forth therein.

All radial highway common carriers who convert to highway common carrier status under the provisions of Section 1063.5 of the Public Utilities Code will be required to file a tariff or tariffs covering all operations to be conducted under the certificate issued by the Commission.

The Commission, in Decision No. 89575, dated October 3, 1978 (Appendix C), as amended by Decision No. 89730, dated December 12, 1978, and Decision No. 90157, dated April 10, 1979, prescribed the form and procedures for tariff filings and tariff maintenance. Upon conversion of its radial highway common carrier permit to a highway common carrier certificate, a Section 1063.5 common carrier must, unless it is engaged exclusively as a subhauler, (1) file an individual tariff on its own; (2) file an individual tariff through or with the assistance of a publishing agent or service; (3) become a party to a bureau tariff; and/or (4) adopt any of the Commission's minimum rate tariffs which will then become the carrier's tariff.

The procedures for (1), (2) and (3) above already exist. Procedure (4) was established by the Commission to permit the implementation of S.B. 860 without undue administrative burden or expense to Section 1063.5 common carriers. To avoid any discrimination, this procedure will also be available to existing Section 1063 common carriers.

In the circumstances, the Commission finds and concludes that the special procedure for adopting one or more of the Commission's minimum rate tariffs is reasonable and justified and should be granted to the extent provided in the ensuing order. The Commission further concludes that the involved common carriers should be authorized to the extent necessary to depart from the provisions of General Order 80-A to show they have adopted the minimum rate tariffs as their own exact rate tariffs. The necessary amendments to Minimum Rate Tariffs 2, 1-B and 19, 3-A, 4-B, 7-A, 8-A, 9-B, 10, 11-A, 12-A, 13, 14-A, 15, 17-A and Directory 1, 18, and Exception Ratings Tariff 1, and Distance Table 8 will be made in the order which follows.

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 January 21, 1980, the Supplemental Title Page attached hereto and by this reference made a part hereof.

2. Minimum Rate Tariff 1-B (Appendix B to Decision 65834, as amended) is further amended by incorporating therein, to become effective January 21, 1980, the Supplemental Title Page attached hereto and by this reference made a part hereof.
3. Minimum Rate Tariff 19 (Appendix A of Decision 41363, as amended) is further amended by incorporating therein, to become effective January 21, 1980, the Supplemental Title Page attached hereto and by this reference made a part hereof.
4. Minimum Rate Tariff 3-A (Appendix A to Decision 55587, as amended) is further amended by incorporating therein, to become effective January 21, 1980, the Supplemental Title Page attached hereto and by this reference made a part hereof.
5. Minimum Rate Tariff 4-B (Appendix C to Decision 65521, as amended) is further amended by incorporating therein, to become effective January 21, 1980, the Supplemental Title Page attached hereto and by this reference made a part hereof.
6. Minimum Rate Tariff 7-A (Appendix B to Decision 82061, as amended), is further amended by incorporating therein, to become effective January 21, 1980, the Supplemental Title Page attached hereto and by this reference made a part hereof.
7. Minimum Rate Tariff 8-A (Appendix B to Decision 85826, as amended) is further amended by incorporating therein, to become effective January 21, 1980, the Supplemental Title Page attached hereto and by this reference made a part hereof.
8. Minimum Rate Tariff 9-B (Appendix A to Decision 67766, as amended) is further amended by incorporating therein to become effective January 21, 1980, the Supplemental Title Page attached hereto and by this reference made a part hereof.
9. Minimum Rate Tariff 10 (Appendix A to Decision 44633, as amended) is further amended by incorporating therein, to become effective January 21, 1980, the Supplemental Title Page attached hereto and by this reference made a part hereof.
10. Minimum Rate Tariff 11-A (Appendix A to Decision 50114, as amended) is further amended by incorporating therein, to become effective January 21, 1980, the Supplemental Title Page attached hereto and by this reference made a part hereof.
11. Minimum Rate Tariff 12-A (Appendix A to Decision 85573, as amended) is further amended by incorporating therein, to become effective January 21, 1980, the Supplemental Title Page attached hereto and by this reference made a part hereof.
12. Minimum Rate Tariff 13 (Appendix B to Decision 55584, as amended) is further amended by incorporating therein, to become effective January 21, 1980, the Supplemental Title Page attached hereto and by this reference made a part hereof.
13. Minimum Rate Tariff 14-A (Appendix A to Decision 67397, as amended) is further amended by incorporating therein, to become effective January 21, 1980, the Supplemental Title Page attached hereto and by this reference made a part hereof.
14. Minimum Rate Tariff 15 (Appendix D to Decision 65072, as amended) is further amended by incorporating therein, to become effective January 21, 1980, the Supplemental Title Page attached hereto and by this reference made a part hereof.
15. Minimum Rate Tariff 17-A and Southern California Production Area and Delivery Zone Directory 1 (Appendix C to Decision 80578, as amended) is further amended by incorporating therein, to become effective January 21, 1980, the Supplemental Title Page attached hereto and by this reference made a part hereof.
16. Minimum Rate Tariff 18 (Appendix B to Decision 72418, as amended) is further amended by incorporating therein, to become effective January 21, 1980, the Supplemental Title Page attached hereto and by this reference made a part hereof.
17. Exception Ratings Tariff 1 (Appendix B to Decision 66195, as amended) is further amended by incorporating therein, to become effective January 21, 1980, the Supplemental Title Page attached hereto and by this reference made a part hereof.
18. Distance Table 8 (Decision 84332, as amended) is further amended by incorporating therein, to become effective January 21, 1980, the Supplemental Title Page attached hereto and by this reference made a part hereof.
19. Adoption of one or more of the minimum rate tariffs set forth in Paragraphs 1 through 18 above by Section 1063 and Section 1063.5 common carriers as their own exact rate tariffs, shall be implemented in accordance with the following orders.
20. Section 1063 and Section 1063.5 common carriers are hereby authorized to depart from the provisions of General Order 80-A in adopting one or more of the following minimum rate tariffs: Minimum Rate Tariffs 1-B, 2, 3-A, 4-B, 7-A, 8-A, 9-B, 10, 11-A, 12-A, 13, 14-A, 15, 17-A, 18, 19, Directory 1, Exception Ratings Tariff 1 and Distance Table 8.

21. In establishing the rates authorized hereby, Section 1063 and Section 1063.5 common carriers may depart from the provisions of Section 461.5 of the Public Utilities Code to the extent necessary to establish and adjust long- and short-haul departures. Unless modified by further order of the Commission, the authority shall be granted for a period of five years commencing with January 31, 1980, and continuing through January 31, 1985. All rates authorized by this order that are in effect on January 31, 1985, may remain in effect after January 31, 1985, unless cancelled by order of the Commission. All rates established after January 31, 1985, will be subject to the provisions of Section 461.5, or relief therefrom as may be granted by further order of the Commission.

The Adoption Notices and any exceptions or modifications thereof that contain the rates established under this authority shall make reference to this order authorizing long- and short-haul departures.

22. The minimum rates, rules and charges which are adopted by Section 1063 and Section 1063.5 common carriers shall be exact rates, rules and charges for such carriers. They may not charge more than, nor less than these rates and charges unless other rates or charges in addition to or in lieu of otherwise applicable adopted minimum rate provisions are specified as provided for in Paragraph 23.g. below.

23. The adoption of the minimum rate tariffs shall be by an adoption notice similar to that contained in Appendix A attached hereto. The adoption notice shall provide that:

- a. The carrier will adopt every item of the tariffs except as noted herein and in its adoption notice.
- b. The adopted tariffs will apply to the carrier as exact rate tariffs, unless other rates or charges are specified by the carrier as provided for in paragraph g. below.
- c. The name and number of each Commission tariff to be adopted will be clearly stated.
- d. The adopted tariffs will apply only to the extent of the operations the carrier will conduct as a common carrier.
- e. As the carrier subsequently alters the scope of operations (territorial and commodities), it must amend its adoption notice to reflect the changed operations.
- f. The carrier must be a participant in all publications which govern the tariffs to be adopted, including the National Motor Freight Classification and the Hazardous Materials Tariff.
- g. Carriers choosing to publish an additional rate item, or an exception to any existing rate item, must publish the item in its entirety, identify the tariff to which the item is an exception, and in the case of the publication of alternative application items, indicate the authority for publication of such items by tariff and item number from which the rates were obtained.

24. Adoption notices authorized to be made as a result of this order must be made effective not earlier than January 31, 1980.

25. The adoption of one or more of the Commission's minimum rate tariffs shall be authorized until further order of the Commission.

26. In all other respects, Decision 31606, as amended, Decision 65834, as amended, Decision 41363, as amended, Decision 55587, as amended, Decision 65521, as amended, Decision 82061, as amended, Decision 85826, as amended, Decision 67766, as amended, Decision 44633, as amended, Decision 50114, as amended, Decision 85573, as amended, Decision 55584, as amended, Decision 67397, as amended, Decision 65072, as amended, Decision 80578, as amended, Decision 72418, as amended, Decision 66195, as amended, and Decision 84332, as amended, shall remain in full force and effect.

27. The Executive Director shall serve a copy of this decision on all highway carriers.

The effective date of this order is the date hereof.

Dated at San Francisco, California, this 22nd day of MAY, 1979.

John E. Boyson

President

Richard D. Stovall

Richard D. Stovall

Commissioners

Commissioner Claire T. Dedrick, being necessarily absent, did not participate in the disposition of this proceeding.

APPENDIX A

ADOPTION NOTICE

TO:

- () EXCEPTION RATINGS TARIFF 1
- () DISTANCE TABLE 8
- () DIRECTORY 1
- () MINIMUM RATE TARIFF 1-B Except those items which are reprinted herein.
- () MINIMUM RATE TARIFF 2 Except those items which are reprinted herein.
- () MINIMUM RATE TARIFF 3-A Except those items which are reprinted herein.
- () MINIMUM RATE TARIFF 4-B Except those items which are reprinted herein.
- () MINIMUM RATE TARIFF 7-A Except those items which are reprinted herein.
- () MINIMUM RATE TARIFF 8-A Except those items which are reprinted herein.
- () MINIMUM RATE TARIFF 9-B Except those items which are reprinted herein.
- () MINIMUM RATE TARIFF 10 Except those items which are reprinted herein.
- () MINIMUM RATE TARIFF 11-A Except those items which are reprinted herein.
- () MINIMUM RATE TARIFF 12-A Except those items which are reprinted herein.
- () MINIMUM RATE TARIFF 13 Except those items which are reprinted herein.
- () MINIMUM RATE TARIFF 14-A Except those items which are reprinted herein.
- () MINIMUM RATE TARIFF 15 Except those items which are reprinted herein.
- () MINIMUM RATE TARIFF 17-A Except those items which are reprinted herein.
- () MINIMUM RATE TARIFF 18 Except those items which are reprinted herein.
- () MINIMUM RATE TARIFF 19 Except those items which are reprinted herein.

_____ HEREBY ADOPTS AS ITS EXACT (NOT
(Name of Carrier & Cal-T Number)

MINIMUM) RATES, RULES, AND CHARGES ALL PROVISIONS OF THE ABOVE
INDICATED TARIFFS, EXCEPT AS PROVIDED HEREIN.

ISSUED BY:

(NAME AND ADDRESS OF OWNER OR COR-

PORATE OFFICER)

EFFECTIVE: _____ (Date)

NOTE: (Attach list of territories to be served as a common carrier
and any exception to the adopted tariffs.)

SPECIAL COMMODITY TARIFF 3-A
(SUPPLEMENTAL TO MINIMUM RATE TARIFF 3-A)

NAMING

EXACT RATES, RULES AND REGULATIONS

FOR THE

TRANSPORTATION OF LIVESTOCK OVER THE

PUBLIC HIGHWAYS WITHIN THE

STATE OF CALIFORNIA

BY

HIGHWAY COMMON CARRIERS

WHO HAVE ADOPTED THE TARIFF AS THEIR OWN

a) Except that the rules governing alternative application of common carrier rates in Items 110, 120 and 121 are not adopted, Highway common carriers choosing to publish rates comparable to those established by other common carriers must set forth such rates in their adoption notices and maintain them at levels no lower in volume and effect than currently maintained by such other common carriers. All rules and related provisions that apply with the common carrier rates must be published in their entirety in the adoption notice, and the tariff and item number from which they were obtained must also be cited.

b) Except for the transportation of commodities that are subject to the provisions in other minimum rate tariffs, the rates in this tariff may be adopted for the transportation of shipments in territories (Item 10) that are otherwise exempt from minimum rates. Highway common carriers choosing to adopt the rates in this tariff for such exempt transportation must publish a statement to that effect in their adoption notices. Highway common carriers choosing to assess rates either higher or lower than the rates provided in this tariff for such exempt transportation must publish such rates in their entirety in the adoption notices.

c) Reference to Minimum Rate Tariff 3-A by adoption notices filed with the Commission by Sections 1063 and 1063.5 common carriers under the provisions of Decisions 99575, 39710 and 90157, in Case 5433 shall be construed as acceptance of this tariff by such common carriers as their own adopted tariff of exact rates, rules, and charges and will be applicable only to the extent of the scope of operations as set forth in an appendix to their filed adoption notices, in their filed tariffs designating their scope of operations (territorial and commodities), or in their grandfather certificates and amendments thereto. Every item in this tariff is adopted except as noted in the carrier's adoption notices, and except as provided above.

Decision No.

90324

Effective January 1, 1980

Issued by the
PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA
State Building, Civic Center
San Francisco, California 94102

SPECIAL COMMODITY TARIFF 18
(SUPPLEMENTAL TO MINIMUM RATE TARIFF 18)

NAMING

EXACT RATES, RULES AND REGULATIONS

FOR THE

TRANSPORTATION OF TRAILER COACHES AND CAMPERS
OVER THE PUBLIC HIGHWAYS WITHIN THE

STATE OF CALIFORNIA

BY

HIGHWAY COMMON CARRIERS

WHO HAVE ADOPTED THE TARIFF AS THEIR OWN

a) Except that the rules governing alternative application of common carrier rates in Items 290, 300 and 301 are not adopted. Highway common carriers choosing to publish rates comparable to those established by other common carriers must set forth such rates in their adoption notices and maintain them at levels no lower in volume and effect than currently maintained by such other common carriers. All rules and related provisions that apply with the common carrier rates must be published in their entirety in the adoption notice, and the tariff and item number from which they were obtained must also be cited.

b) Except for the transportation of commodities that are subject to the provisions in other minimum rate tariffs, the rates in this tariff may be adopted for the transportation of shipments of commodities (Item 40) that are otherwise exempt from minimum rates. Highway common carriers choosing to adopt the rates in this tariff for such exempt transportation must publish a statement to that effect in their adoption notices. Highway common carriers choosing to assess rates either higher or lower than the rates provided in this tariff for such exempt transportation must publish such rates in their entirety in the adoption notices.

c) Reference to Minimum Rate Tariff 18 by adoption notices filed with the Commission by Sections 1063 and 1063.5 common carriers under the provisions of Decisions 89575, 89730 and 90157, in Case 8808 shall be construed as acceptance of this tariff by such common carriers as their own adopted tariff of exact rates, rules, and charges and will be applicable only to the extent of the scope of operations as set forth in an appendix to their filed adoption notices, in their filed tariffs designating their scope of operations (territorial and commodities), or in their grandfather certificates and amendments thereto. Every item in this tariff is adopted except as noted in the carrier's adoption notices, and except as provided above.

Decision No.

90324

Effective January 1, 1960

Issued by the
PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA
State Building, Civic Center
San Francisco, California 94102

SPECIAL COMMODITY TARIFF 11-A
(SUPPLEMENTAL TO MINIMUM RATE TARIFF 11-A)

NAMING

EXACT RATES, RULES AND REGULATIONS

FOR THE

TRANSPORTATION OF UNCRATED NEW FURNITURE
OVER THE

PUBLIC HIGHWAYS WITHIN THE

STATE OF CALIFORNIA

BY

HIGHWAY COMMON CARRIERS

WHO HAVE ADOPTED THE TARIFF AS THEIR OWN

a) Except that the rules governing alternative application of common carrier rates in Item 130 are not adopted. Highway common carriers choosing to publish rates comparable to those established by other common carriers must set forth such rates in their adoption notices and maintain them at levels no lower in volume and effect than currently maintained by such other common carriers. All rules and related provisions that apply with the common carrier rates must be published in their entirety in the adoption notice, and the tariff and item number from which they were obtained must also be cited.

b) Except for the transportation of commodities that are subject to the provisions in other minimum rate tariffs, the rates in this tariff may be adopted for the transportation of shipments in territories (Item 30) or for commodities (Item 50) that are otherwise exempt from minimum rates. Highway common carriers choosing to adopt the rates in this tariff for such exempt transportation must publish a statement to that effect in their adoption notices. Highway common carriers choosing to assess rates either higher or lower than the rates provided in this tariff for such exempt transportation must publish such rates in their entirety in the adoption notices.

c) Reference to Minimum Rate Tariff 11-A by adoption notices filed with the Commission by Sections 1063 and 1063.5 common carriers under the provisions of Decisions 89575, 89730 and 90157, in Case 5603, shall be construed as acceptance of this tariff by such common carriers as their own adopted tariff of exact rates, rules, and charges and will be applicable only to the extent of the scope of operations as set forth in an appendix to their filed adoption notices, in their filed tariffs designating their scope of operations (territorial and commodities), or in their grandfather certificates and amendments thereto. Every item in this tariff is adopted except as noted in the carrier's adoption notices, and except as provided above.

90324

Decision No.

Effective January 1, 1980

SPECIAL COMMODITY TARIFF 14
(SUPPLEMENTAL TO MINIMUM RATE TARIFF 14-A)

NAMING

EXACT RATES, RULES AND REGULATIONS

FOR THE

TRANSPORTATION, IN BULK, OF AGRICULTURAL COMMODITIES
AND RELATED ARTICLES NAMED HEREIN
OVER THE PUBLIC HIGHWAYS WITHIN THE

STATE OF CALIFORNIA

BY

HIGHWAY COMMON CARRIERS

WHO HAVE ADOPTED THE TARIFF AS THEIR OWN

- a) Except that the rules governing alternative application of common carrier rates in Items 200 and 210 are not adopted. Highway common carriers choosing to publish rates comparable to those established by other common carriers must set forth such rates in their adoption notices and maintain them at levels no lower in volume and effect than currently maintained by such other common carriers. All rules and related provisions that apply with the common carrier rates must be published in their entirety in the adoption notice, and the tariff and item number from which they were obtained must also be cited.
- b) Except for the transportation of commodities that are subject to the provisions in other minimum rate tariffs, the rates in this tariff may be adopted for the transportation of shipments in territories (Item 30) or for commodities (Item 40) that are otherwise exempt from minimum rates. Highway common carriers choosing to adopt the rates in this tariff for such exempt transportation must publish a statement to that effect in their adoption notices. Highway common carriers choosing to assess rates either higher or lower than the rates provided in this tariff for such exempt transportation must publish such rates in their entirety in the adoption notices.
- c) Reference to Minimum Rate Tariff 14-A by adoption notices filed with the Commission by Sections 1063 and 1063.5 common carriers under the provisions of Decisions 89575, 89720 and 90157, in Case 7857 shall be construed as acceptance of this tariff by such common carriers as their own adopted tariff of exact rates, rules, and charges and will be applicable only to the extent of the scope of operations as set forth in an appendix to their filed adoption notices, in their filed tariffs designating their scope of operations (territorial and commodities), or in their grandfather certificates and amendments thereto. Every item in this tariff is adopted except as noted in the carrier's adoption notices, and except as provided above.

Decision No.

90321

Effective January 1, 1980

Issued by the
PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA
State Building, Civic Center
San Francisco, California 94102

SPECIAL COMMODITY TARIFF 7-A
(SUPPLEMENTAL TO MINIMUM RATE TARIFF 7-A)

NAMING

EXACT RATES, RULES AND REGULATIONS

FOR THE

TRANSPORTATION OF PROPERTY IN DUMP TRUCK OVER THE

PUBLIC HIGHWAYS WITHIN THE

STATE OF CALIFORNIA

BY

HIGHWAY COMMON CARRIERS

WHO HAVE ADOPTED THE TARIFF AS THEIR OWN

a) Except that the rules governing alternative application of common carrier rates in Items 100 and 110 are not adopted. Highway common carriers choosing to publish rates comparable to those established by other common carriers must set forth such rates in their adoption notices and maintain them at levels no lower in volume and effect than currently maintained by such other common carriers. All rules and related provisions that apply with the common carrier rates must be published in their entirety in the adoption notice, and the tariff and item number from which they were obtained must also be cited.

b) Reference to Minimum Rate Tariff 7-A by adoption notices filed with the Commission by Sections 1063 and 1063.5 common carriers under the provisions of Decisions 39575, 89730 and 90157, in Case 5437 shall be construed as acceptance of this tariff by such common carriers as their own adopted tariff of exact rates, rules, and charges and will be applicable only to the extent of the scope of operations as set forth in an appendix to their filed adoption notices, in their filed tariffs designating their scope of operations (territorial and commodities), or in their grandfather certificates and amendments thereto. Every item in this tariff is adopted except as noted in the carrier's adoption notices, and except as provided above.

Decision No.

90327

Effective January 1, 1980

SPECIAL COMMODITY TARIFF 12
(SUPPLEMENTAL TO MINIMUM RATE TARIFF 12-A)

NAMING

EXACT RATES, RULES AND REGULATIONS

FOR THE

TRANSPORTATION OF MOTOR VEHICLES IN SECONDARY MOVEMENT
BY

TRUCKAWAY SERVICE

OVER THE PUBLIC HIGHWAYS WITHIN THE

STATE OF CALIFORNIA

BY

HIGHWAY COMMON CARRIERS

WHO HAVE ADOPTED THE TARIFF AS THEIR OWN

- a) Except that the rules governing alternative application of common carrier rates in Items 180, 190, 200 and 210 are not adopted. Highway common carriers choosing to publish rates comparable to those established by other common carriers must set forth such rates in their adoption notices and maintain them at levels no lower in volume and effect than currently maintained by such other common carriers. All rules and related provisions that apply with the common carrier rates must be published in their entirety in the adoption notice, and the tariff and item number from which they were obtained must also be cited.
- b) Except for the transportation of commodities that are subject to the provisions in other minimum rate tariffs, the rates in this tariff may be adopted for the transportation of shipments of commodities (Item 50) that are otherwise exempt from minimum rates. Highway common carriers choosing to adopt the rates in this tariff for such exempt transportation must publish a statement to that effect in their adoption notices. Highway common carriers choosing to assess rates either higher or lower than the rates provided in this tariff for such exempt transportation must publish such rates in their entirety in the adoption notices.
- c) Reference to Minimum Rate Tariff 12-A by adoption notices filed with the Commission by Sections 1063 and 1063.5 common carriers under the provisions of Decisions 89575, 89730 and 90157, in Case 5604 shall be construed as acceptance of this tariff by such common carriers as their own adopted tariff of exact rates, rules, and charges and will be applicable only to the extent of the scope of operations as set forth in an appendix to their filed adoption notices, in their filed tariffs designating their scope of operations (territorial and commodities), or in their grandfather certificates and amendments thereto. Every item in this tariff is adopted except as noted in the carrier's adoption notices, and except as provided above.

Decision No.

Effective January 1, 1980

90321

Issued by the
PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA
State Building, Civic Center
San Francisco, California 94102

GENERAL COMMODITIES TARIFF 2
(SUPPLEMENTAL TO MINIMUM RATE TARIFF 2)

NAMING

EXACT RATES, RULES AND REGULATIONS

FOR THE

TRANSPORTATION OF GENERAL COMMODITIES OVER THE

PUBLIC HIGHWAYS WITHIN THE

STATE OF CALIFORNIA

BY

HIGHWAY COMMON CARRIERS

WHO HAVE ADOPTED THE TARIFF AS THEIR OWN

a) Except that the rules governing alternative application of common carrier rates in Items 200, 210, 220, and 230 are not adopted. Highway common carriers choosing to publish rates comparable to those established by other common carriers must set forth such rates in their adoption notices and maintain them at levels no lower in volume and effect than currently maintained by such other common carriers. All rules and related provisions that apply with the common carrier rates must be published in their entirety in the adoption notice, and the tariff and item number from which they are obtained must also be cited.

b) Except for the transportation of commodities that are subject to the provisions in other minimum rate tariffs, the rates in this tariff may be adopted for the transportation of shipments in territories (Items 30, 31, and 32) or for commodities (Items 40, 41, and 42) that are otherwise exempt from minimum rates. Highway common carriers choosing to adopt the rates in this tariff for such exempt transportation must publish a statement to that effect in their adoption notices. Highway common carriers choosing to assess rates either higher or lower than the rates provided in this tariff for such exempt transportation must publish such rates in their entirety in the adoption notices.

c) Reference to Minimum Rate Tariff 2 by adoption notices filed with the Commission by Sections 1063 and 1063.5 common carriers under the provisions of Decisions 89575, 89730, and 90157, in Case 5432, shall be construed as acceptance of this tariff by such common carriers as their own adopted tariff of exact rates, rules, and charges and will be applicable only to the extent of the scope of operations as set forth in an appendix to their filed adoption notices, in their filed tariffs designating their scope of operations (territorial and commodities), or in their grandfather certificates and amendments thereto. Every item in this tariff is adopted except as noted in the carrier's adoption notices, and except as provided above.

Decision No.

90324

Effective January 1, 1980

Issued by the
PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA
State Building, Civic Center
San Francisco, California 94102

SPECIAL SERVICE TARIFF 15
(SUPPLEMENTAL TO MINIMUM RATE TARIFF 15)

NAMING

EXACT YEARLY, MONTHLY, WEEKLY AND HOURLY

VEHICLE UNIT RATES

FOR THE

TRANSPORTATION OF PROPERTY OVER THE

PUBLIC HIGHWAYS WITHIN THE

STATE OF CALIFORNIA

BY

HIGHWAY COMMON CARRIERS

WHO HAVE ADOPTED THE TARIFF AS THEIR OWN

a) Except for the transportation of commodities that are subject to the provisions of other minimum rate tariffs, the rates in this tariff may be adopted for the transportation of shipments of commodities (Item 40) that are otherwise exempt from minimum rates. Highway common carriers choosing to adopt the rates in this tariff for such exempt transportation must publish a statement to that effect in their adoption notices. Highway common carriers choosing to assess rates either higher or lower than the rates provided in this tariff for such exempt transportation must publish such rates in their entirety in the adoption notice.

b) Reference to Minimum Rate Tariff 15 by adoption notices filed with the Commission by Sections 1063 and 1063.5 common carriers under the provisions of Decisions 89575, 89720 and 90157, in Case 7783 shall be construed as acceptance of this tariff by such common carriers as their own adopted tariff of exact rates, rules, and charges will be applicable only to the extent of the scope of operations as set forth in an appendix to their filed adoption notices, in their filed tariffs designating their scope of operations (territorial and commodities), or in their grandfather certificates and amendments thereto. Every item in this tariff is adopted except as noted in the carrier's adoption notices, and except as provided above.

Decision No.

90324

Effective January 1, 1980

Issued by the
PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA
State Building, Civic Center
San Francisco, California 94102

SPECIAL COMMODITIES TARIFF 8-A
(SUPPLEMENTAL TO MINIMUM RATE TARIFF 8-A)

NAMING

EXACT RATES, RULES AND REGULATIONS

FOR THE

TRANSPORTATION OF FRESH FRUITS, FRESH VEGETABLES
AND EMPTY CONTAINERS

OVER THE

PUBLIC HIGHWAYS WITHIN THE

STATE OF CALIFORNIA

BY

HIGHWAY COMMON CARRIERS

WHO HAVE ADOPTED THE TARIFF AS THEIR OWN

- a) Except that the rules governing alternative application of common carrier rates in Items 70, 80, 90 and 100 are not adopted. Highway common carriers choosing to publish rates comparable to those established by other common carriers must set forth such rates in their adoption notices and maintain them at levels no lower in volume and effect than currently maintained by such other common carriers. All rules and related provisions that apply with the common carrier rates must be published in their entirety in the adoption notice, and the tariff and item number from which they were obtained must also be cited.
- b) Except for the transportation of commodities that are subject to the provisions in other minimum rate tariffs, the rates in this tariff may be adopted for the transportation of shipments of commodities (Item 40) that are otherwise exempt from minimum rates. Highway common carriers choosing to adopt the rates in this tariff for such exempt transportation must publish a statement to that effect in their adoption notices. Highway common carriers choosing to assess rates either higher or lower than the rates provided in this tariff for such exempt transportation must publish such rates in their entirety in the adoption notices.
- c) Reference to Minimum Rate Tariff 8-A by adoption notices filed with the Commission by Sections 1063 and 1063.5 common carriers under the provisions of Decisions 89575, 89730 and 90157, in Case 5438 shall be construed as acceptance of this tariff by such common carriers as their own adopted tariff of exact rates, rules, and charges and will be applicable only to the extent of the scope of operations as set forth in an appendix to their filed adoption notices, in their filed tariffs designating their scope of operations (territorial and commodities), or in their grandfather certificates and amendments thereto. Every item in this tariff is adopted except as noted in the carrier's adoption notices, and except as provided above.

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PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA
State Building, Civic Center
San Francisco, California 94102

SPECIAL COMMODITY TARIFF 4-B
(SUPPLEMENTAL TO MINIMUM RATE TARIFF 4-B)

NAMING

EXACT RATES, RULES AND REGULATIONS

FOR THE

TRANSPORTATION OF USED PROPERTY, VIZ.:
HOUSEHOLD GOODS, PERSONAL EFFECTS AND
OFFICE, STORE AND INSTITUTION FURNITURE
FIXTURES AND EQUIPMENT OVER THE
PUBLIC HIGHWAYS WITHIN THE

STATE OF CALIFORNIA

BY

HIGHWAY COMMON CARRIERS

WHO HAVE ADOPTED THE TARIFF AS THEIR OWN

a) Except that the rule governing alternative application of common carrier rates in item 45 are not adopted. Highway common carriers choosing to publish rates comparable to those established by other common carriers must set forth such rates in their adoption notices and maintain them at levels no lower in volume and effect than currently maintained by such other common carriers. All rules and related provisions that apply with the common carrier rates must be published in their entirety in the adoption notice, and the tariff and item number from which they were obtained must also be cited.

b) Except for the transportation of commodities that are subject to the provisions in other minimum rate tariffs, the rates in this tariff may be adopted for the transportation of shipments for commodities (item 20) that are otherwise exempt from minimum rates. Highway common carriers choosing to adopt the rates in this tariff for such exempt transportation must publish a statement to that effect in their adoption notices. Highway common carriers choosing to assess rates either higher or lower than the rates provided in this tariff for such exempt transportation must publish such rates in their entirety in the adoption notices.

c) Reference to Minimum Rate Tariff 4-B by adoption notices filed with the Commission by Sections 1063 and 1063.5 common carriers under the provisions of Decisions 89575, 89730 and 90137, in Case 5330 shall be construed as acceptance of this tariff by such common carriers as their own adopted tariff of exact rates, rules, and charges and will be applicable only to the extent of the scope of operations as set forth in an appendix to their filed adoption notices, in their filed tariffs designating their scope of operations (territorial and commodities), or in their grandfather certificates and amendments thereto. Every item in this tariff is adopted except as noted in the carrier's adoption notices, and except as provided above.

Decision No.

90324

Effective January 1, 1980

GENERAL COMMODITIES TARIFF 9
(SUPPLEMENTAL TO MINIMUM RATE TARIFF 9-B)

NAMING

EXACT RATES, RULES AND REGULATIONS

FOR THE

TRANSPORTATION OF GENERAL COMMODITIES
OVER THE PUBLIC HIGHWAYS WITHIN A

DEFINED SAN DIEGO AREA

BY

HIGHWAY COMMON CARRIERS

WHO HAVE ADOPTED THE TARIFF AS THEIR OWN

a) Except that the rules governing alternative application of common carrier rates in item 110 are not adopted. Highway common carriers choosing to publish rates comparable to those established by other common carriers must set forth such rates in their adoption notices and maintain them at levels no lower in volume and effect than currently maintained by such other common carriers. All rules and related provisions that apply with the common carrier rates must be published in their entirety in the adoption notice, and the tariff and item number from which they were obtained must also be cited.

b) Except for the transportation of commodities that are subject to the provisions in other minimum rate tariffs, the rates in this tariff may be adopted for the transportation of shipments of commodities (Items 50, 51 and 52) that are otherwise exempt from minimum rates. Highway common carriers choosing to adopt the rates in this tariff for such exempt transportation must publish a statement to that effect in their adoption notices. Highway common carriers choosing to assess rates either higher or lower than the rates provided in this tariff for such exempt transportation must publish such rates in their entirety in the adoption notices.

c) Reference to Minimum Rate Tariff 9-B by adoption notices filed with the Commission by Sections 1063 and 1063.3 common carriers under the provisions of Decisions 89575, 89730 and 90517, in Case 5439 shall be construed as acceptance of this tariff by such common carriers as their own adopted tariff of exact rates, rules, and charges and will be applicable only to the extent of the scope of operations as set forth in an appendix to their filed adoption notices, in their filed tariffs designating their scope of operations (territorial and commodities), or in their grandfather certificates and amendments thereto. Every item in this tariff is adopted except as noted in the carrier's adoption notices, and except as provided above.

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Issued by the
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SPECIAL COMMODITIES TARIFF 17
(SUPPLEMENTAL TO MINIMUM RATE TARIFF 17-A)

NAMING

EXACT RATES, RULES AND REGULATIONS

FOR THE

TRANSPORTATION OF PROPERTY
IN DUMP TRUCK EQUIPMENT FROM
DEFINED PRODUCTION AREAS TO DESIGNATED DELIVERY ZONES
AND POINTS IN SOUTHERN CALIFORNIA

BY

HIGHWAY COMMON CARRIERS

WHO HAVE ADOPTED THE TARIFF AS THEIR OWN

a) Except that the rules governing alternative application of common carrier rates in Items 200 and 210 are not adopted. Highway common carriers choosing to publish rates comparable to those established by other common carriers must set forth such rates in their adoption notices and maintain them at levels no lower in volume and effect than currently maintained by such other common carriers. All rules and related provisions that apply with the common carrier rates must be published in their entirety in the adoption notice, and the tariff and item number from which they were obtained must also be cited.

b) Except for the transportation of commodities that are subject to the provisions in other minimum rate tariffs, the rates in this tariff may be adopted for the transportation of shipments of commodities (Item 80) that are otherwise exempt from minimum rates. Highway common carriers choosing to adopt the rates in this tariff for such exempt transportation must publish a statement to that effect in their adoption notices. Highway common carriers choosing to assess rates either higher or lower than the rates provided in this tariff for such exempt transportation must publish such rates in their entirety in the adoption notices.

c) Reference to Minimum Rate Tariff 17-A by adoption notices filed with the Commission by Sections 1063 and 1063.5 common carriers under the provisions of Decisions 89575, 89730 and 90157, in Case 9819 shall be construed as acceptance of this tariff by such common carriers as their own adopted tariff of exact rates, rules, and charges and will be applicable only to the extent of the scope of operations as set forth in an appendix to their filed adoption notices, in their filed tariffs designating their scope of operations (territorial and commodities), or in their grandfather certificates and amendments thereto. Every item in this tariff is adopted except as noted in the carrier's adoption notices, and except as provided above.

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GENERAL COMMODITIES TARIFF 19
(SUPPLEMENTAL TO MINIMUM RATE TARIFF 19)

NAMING

EXACT RATES, RULES AND REGULATIONS

FOR THE

TRANSPORTATION OF PROPERTY OVER THE

PUBLIC HIGHWAYS OF THE

CITY AND COUNTY OF SAN FRANCISCO

BY

HIGHWAY COMMON CARRIERS

WHO HAVE ADOPTED THE TARIFF AS THEIR OWN

a) Except that the rules governing alternative application of common carrier rates in Item 130 are not adopted. Highway common carriers choosing to publish rates comparable to those established by other common carriers must set forth such rates in their adoption notices and maintain them at levels no lower in volume and effect than currently maintained by such other common carriers. All rules and related provisions that apply with the common carrier rates must be published in their entirety in the adoption notice, and the tariff and item number from which they were obtained must also be cited.

b) Except for the transportation of commodities that are subject to the provisions in other minimum rate tariffs, the rates in this tariff may be adopted for the transportation of shipments of commodities (Items 50, 51 and 52) that are otherwise exempt from minimum rates. Highway common carriers choosing to adopt the rates in this tariff for such exempt transportation must publish a statement to that effect in their adoption notices. Highway common carriers choosing to assess rates either higher or lower than the rates provided in this tariff for such exempt transportation must publish such rates in their entirety in the adoption notices.

c) Reference to Minimum Rate Tariff 19 by adoption notices filed with the Commission by Sections 1063 and 1063.5 common carriers under the provisions of Decisions 89575, 89730 and 90157, in Case 5441 shall be construed as acceptance of this tariff by such common carriers as their own adopted tariff of exact rates, rules, and charges and will be applicable only to the extent of the scope of operations as set forth in an appendix to their filed adoption notices, in their filed tariffs designating their scope of operations (territorial and commodities), or in their grandfather certificates and amendments thereto. Every item in this tariff is adopted except as noted in the carrier's adoption notices, and except as provided above.

Decision No.

90324

Effective January 1, 1980

CONSTRUCTIVE MILEAGE TABLE 8
(SUPPLEMENTAL TO THE COMMISSION'S DISTANCE TABLE 8)

CONTAINING

RULES AND CONSTRUCTIVE MILEAGE TABLE
FOR THE
DETERMINATION OF CONSTRUCTIVE MILEAGES
BETWEEN

POINTS WITHIN THE STATE OF CALIFORNIA
FOR THE

TRANSPORTATION OF PROPERTY OVER THE
PUBLIC HIGHWAYS

BY

HIGHWAY COMMON CARRIERS

WHO HAVE ADOPTED THE DISTANCE TABLE AS THEIR OWN

Reference to Distance Table 8 by adoption notices filed with the Commission by Sections 1063 and 1063.5 common carriers under the provisions of Decisions 89575, 89750 and 90157, in Case 7024 shall be construed as acceptance of this distance table by such common carriers as their own adopted distance table for the computation of mileages for assessing rates contained in their exact rate tariffs and will be applicable only to the extent of the scope of operations as set forth in an appendix to their filed adoption notices, in their filed tariffs designating their scope of operations (territorial and commodities), or in their grandfather certificates and amendments thereto. Every item in this distance table is adopted except as noted in the carrier's adoption notices.

Decision No.

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GENERAL COMMODITIES TARIFF 1-B
(SUPPLEMENTAL TO MINIMUM RATE TARIFF 1-B)

NAMING

EXACT RATES, RULES AND REGULATIONS

FOR THE

TRANSPORTATION OF PROPERTY OVER THE

PUBLIC HIGHWAYS WITHIN AND

BETWEEN THE CITIES OF

ALAMEDA	ALBANY	BERKELEY
EMERYVILLE	OAKLAND	PIEDMONT

BY

HIGHWAY COMMON CARRIERS

WHO HAVE ADOPTED THE TARIFF AS THEIR OWN

a) Except that the rules governing alternative application of common carrier rates in item 130 are not adopted. Highway common carriers choosing to publish rates comparable to those established by other common carriers must set forth such rates in their adoption notices and maintain them at levels no lower in volume and effect than currently maintained by such other common carriers. All rules and related provisions that apply with the common carrier rates must be published in their entirety in the adoption notice, and the tariff and item number from which they were obtained must also be cited.

b) Except for the transportation of commodities that are subject to the provisions in other minimum rate tariffs, the rates in this tariff may be adopted for the transportation of shipments of commodities (Items 30, 31 and 32) that are otherwise exempt from minimum rates. Highway common carriers choosing to adopt the rates in this tariff for such exempt transportation must publish a statement to that effect in their adoption notices. Highway common carriers choosing to assess rates either higher or lower than the rates provided in this tariff for such exempt transportation must publish such rates in their entirety in the adoption notices.

c) Reference to Minimum Rate Tariff 1-B by adoption notices filed with the Commission by Sections 1063 and 1063.5 common carriers under the provisions of Decisions 39575, 49710 and 90157, in Case 5441 shall be construed as acceptance of this tariff by such common carriers as their own adopted tariff of exact rates, rules, and charges and will be applicable only to the extent of the scope of operations as set forth in an appendix to their filed adoption notices, in their filed tariffs designating their scope of operations (territorial and commodities), or in their grandfather certificates and amendments thereto. Every item in this tariff is adopted except as noted in the carrier's adoption notices, and except as provided above.

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Effective January 1, 1980

DIRECTORY I
(SUPPLEMENTAL TO THE COMMISSION'S SOUTHERN CALIFORNIA
PRODUCTION AREA AND DELIVERY ZONE DIRECTORY I)

CONTAINING
DESCRIPTION OF PRODUCTION AREAS
AND DELIVERY ZONES

AND
RULES GOVERNING BOUNDARY DESCRIPTIONS
APPLICABLE TO THE EXACT RATE TARIFFS
MAKING SPECIFIC REFERENCE HERETO

BY
HIGHWAY COMMON CARRIERS
WHO HAVE ADOPTED THE DIRECTORY I
AS THEIR OWN

Reference to Southern California Production Area and Delivery Zone Directory I by adoption notices filed with the Commission by Sections 1063 and 1063.5 common carriers under the provisions of Decisions 89575, 89730 and 90157, in Case 9819 shall be construed as acceptance of this directory by such common carriers as their own adopted directory for determining production areas and delivery zones in assessing rates contained in their exact rate tariffs and will be applicable only to the extent of the scope of operations as set forth in an appendix to their filed adoption notices, in their filed tariffs designating their scope of operations (territorial and commodities) or in their grandfather certificates and amendments thereto. Every item in this directory is adopted except as noted in the carrier's adoption notices.

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SPECIAL COMMODITIES TARIFF 13
(SUPPLEMENTAL TO MINIMUM RATE TARIFF 13)

NAMING

EXACT RATES, RULES AND REGULATIONS

FOR THE

TRANSPORTATION OF VACUUM-TYPE TANK
VEHICLES AND BY PUMP-TYPE TANK
VEHICLES OF PROPERTY OVER THE

PUBLIC HIGHWAYS WITHIN THE

STATE OF CALIFORNIA

BY

HIGHWAY COMMON CARRIERS

WHO HAVE ADOPTED THE TARIFF AS THEIR OWN

Reference to Minimum Rate Tariff 13 by adoption notices filed with the Commission by Sections 1063 and 1063.5 common carriers under the provisions of Decisions 89575, 89730 and 90157, in Case 6008, shall be construed as acceptance of this tariff by such common carriers as their own adopted tariff of exact rates, rules, and charges and will be applicable only to the extent of the scope of operations as set forth in an appendix to their filed adoption notices, in their filed tariffs designating their scope of operations (territorial and commodities), or in their grandfather certificates and amendments thereto. Every item in this tariff is adopted except as noted in the carrier's adoption notices, and except as provided above.

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SPECIAL RATINGS TARIFF 1
(SUPPLEMENTAL TO EXCEPTION RATINGS TARIFF 1)

CONTAINING
RATINGS AND RULES WHICH ARE EXCEPTIONS
TO THE GOVERNING CLASSIFICATION
APPLICABLE TO THE TARIFFS
MAKING SPECIFIC REFERENCE THERETO

FOR THE
TRANSPORTATION OF PROPERTY OVER THE
PUBLIC HIGHWAYS WITHIN THE
STATE OF CALIFORNIA

BY
HIGHWAY COMMON CARRIERS
WHO HAVE ADOPTED THE TARIFF AS THEIR OWN

Reference to Exception Ratings Tariff 1 by adoption notices filed with the Commission by Sections 1063 and 1063.5 common carriers under the provisions of Decisions 89575, 89730 and 90157, in Case 7858, shall be construed as acceptance of this tariff by such common carriers as their own adopted tariff or exact rates, rules, and charges and will be applicable only to the extent of the scope of operations as set forth in an appendix to their filed adoption notices, in their filed tariffs designating their scope of operations (territorial and commodities), or in their grandfather certificates and amendments thereto. Every item in this tariff is adopted except as noted in the carrier's adoption notices, and except as provided above.

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SPECIAL COMMODITIES TARIFF 10
(SUPPLEMENTAL TO MINIMUM RATE TARIFF 10)

NAMING

EXACT RATES, RULES AND REGULATIONS

FOR THE

TRANSPORTATION OF CEMENT AND OTHER COMMODITIES OVER THE

PUBLIC HIGHWAYS WITHIN THE

STATE OF CALIFORNIA

BY

HIGHWAY COMMON CARRIERS

WHO HAVE ADOPTED THE TARIFF AS THEIR OWN

Reference to Minimum Rate Tariff 10 by adoption notices filed with the Commission by Sections 1063 and 1063.5 common carriers under the provisions of Decisions 89575, 89730 and 90157, in Case 5440 shall be construed as acceptance of this tariff by such common carriers as their own adopted tariff of exact rates, rules, and charges and will be applicable only to the extent of the scope of operations as set forth in an appendix to their filed adoption notices, in their filed tariffs designating their scope of operations (territorial and commodities), or in their grandfather certificates and amendments thereto. Every item in this tariff is adopted except as noted in the carrier's adoption notices, and except as provided above.

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