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Decision No. 91223 JAN 8- 1980

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE

In the Matter of the Application of NOW AIR COURIER, a corporation, for certificate of public convenience and necessity as an air freight forwarder of general commodities between points in the State of California.

Application No. 59118 (Filed September 4, 1979) (Amended October 19, 1979)

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ORDER MODIFYING DECISION NO. 90938 AND DENYING REHEARING

Air Couriers International has filed a petition for rehearing of Decision No. 90938 and Now Air Courier has filed a response thereto. The Commission has considered each and every allegation contained in the petition for rehearing and response and is of the opinion that the decision should be modified, but rehearing denied.

IT IS ORDERED that the following paragraph is inserted on mimeo page 2, following the second full paragraph on that page:

Compliance with Commission <u>Rules of Practice and</u> <u>Procedure</u> 21(e) and (h), which respectively require the application to contain a map of the points to be served and a statement of proposed rates or tariffs, is excused for good cause. Maps are unnecessary because the listing of origin and terminal points defines with satisfactory specificity the routes Applicant will serve. A statement of proposed rates in the application is unnecessary because this order requires Applicant to file tariffs on thirty days notice to the Commission and the public. This requirement allows the Commission to insure that Applicant charges reasonable rates.

IT IS FURTHER ORDERED that rehearing of Decision No. 90938 as herein modified is denied.

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