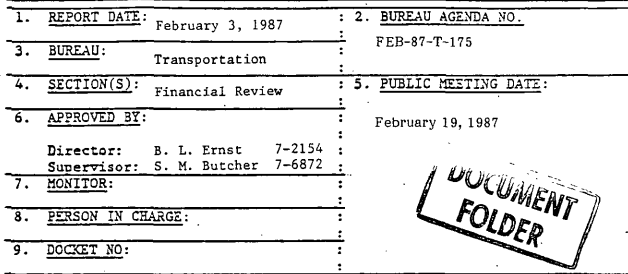
## Uniform Cover and Calendar Sheet



- 10. (a) CAPTION (abbreviate if more than 4 lines)
  - (b) Short summary of history & facts, documents & briefs
  - (c) Recommendation
  - (a) MOTOR CARRIER RATE INCREASES OF MORE THAN 1%, FOR CARRIERS WITH GROSS ANNUAL REVENUES OF \$200,000, OR MORE.

Eugene W. Graham, Inc.	Α.	94899
Hatboro Delivery Service, Inc.	Α,	97036
Industrial Trucking Service Corporation	Α.	91298
Colonel C, Heeter, t/a Mail Delivery	Α.	98384
G & D Parcel Delivery, Inc.	Α,	100346
Pitt-Ohio Express, Inc.	Α.	102471

- (b) Proposed rate increases are to offset increases in motor carriers' general operating expenses,
- (c) The staff recommends that the Commission ratify the acceptance of the tariffs under the prescribed rules.

lpw

MOTION BY: CommissionerChm. Taliaferro Commissioner Fischl - Yes

Commissioner

SECONDED: Commissioner CommissionerShane

CONTENT OF MOTION: Staff recommendation adopted.

A-102471

## PENNSYLVANIA PUBLIC UTILITY COMMISSION Harrisburg, Pennsylvania

Public Meeting held February 19, 1987

Commissioners Present:

Linda C. Taliaferro, Chairman Frank Fischl Bill Shane

In re: Compliance with the Sunshine Act

M-870118

ORDER

BY THE COMMISSION:

On January 22, 1987, this Commission directed that the previously scheduled public meeting for that date be moved from 10:00 a.m. to 9:30 a.m. We ordered the change due to our concern for the safety of those travelling to and from the public meeting in the face of the actual onset of a major winter snow storm. In accordance with our directive the Capitol Newsroom Staff was notified. The meeting began at 9:32 a.m. and concluded at 9:46 a.m. Representatives from the wire services attended.

Section 9(a) of the Sunshine Act, No. 84 of 1986, 65 P.S.  $\S279(a)$ , requires that notice of any rescheduled meeting be given 24 hours in advance. Due to the unusual weather conditions, our decision to change the meeting time was made at approximately 9:00 a.m. Thus, in spite of our best efforts, we were not able to literally comply with the technical requirements of the act.

Even though the Commission has received no challenges to its actions, we deem it necessary to ratify our prior actions in order to eliminate any question of the validity of our orders. The Sunshine Act has been passed for the benefit of the public, and we have every intention of implementing it to the fullest extent possible. In order to eliminate any question about the validity of our actions, we are promulgating this order. Not only will we retroactively ratify our actions, but we will also incorporate by reference the agenda, minutes and stenographic report of our January 22, 1987 public meeting into the record of today's proceeding. Further, we will direct that a copy of this order be docketed and served in each of the cases we considered at the January 22 session. We do not have the power to turn back the hands of time, but we can do all in our power to remove any doubt as to the validity of our actions; THEREFORE,



MAR 4 - 1987

## IT IS ORDERED:

- 1. The agenda, minutes, and stenographic report of the Public Session of January 22, 1987 are hereby incorporated by reference into the minutes of the Public Session of February 19, 1987.
- 2. All actions taken during our Public Session of January. 22, 1987 are hereby retroactively ratified to that date.
- 3. The Secretary of this Commission is directed to file one copy of this order at each docket in which the Commission acted at its Public Session of January 22, 1987. A copy of this order shall be served upon each party of record for each of those cases.

BY THE COMMISSION:

Jerry Rich Secretary

(SEAL)

ORDER ADOPTED: February 19, 1987

ORDER ENTERED: March 2, 1987