

A-00107087F1

APPLICATION

F1AMG

METTE, EVANS & WOODSIDE

A PROFESSIONAL CORPORATION

ATTORNEYS AT LAW

3401 NORTH FRONT STREET

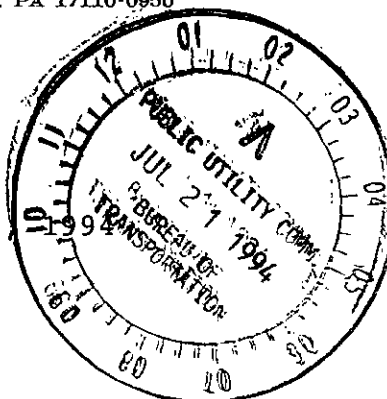
P.O. BOX 5950

HARRISBURG, PA 17110-0950

HOWELL C. METTE
JAMES W. EVANS
ROBERT MOORE
CHARLES B. ZWALLY
PETER J. RESSLER
LLOYD R. PERSUN
CRAIG A. STONE
JAMES A. ULSH
DANIEL L. SULLIVAN
STEVEN D. SNYDER
GLEN R. GRELL
CHRISTOPHER C. CONNER
ELYSE E. ROGERS

ANDREW H. DOWLING
MICHAEL D. REED
ROBERT P. HAYNES III
PAULA J. LEICHT
DAVID A. FITZSIMONS
GUY P. BENEVENTANO
MICHAEL D. PIPA
KAREN N. CONNELLY
ROBYN J. KATZMAN
JAYSON R. WOLFGANG
SCOTT D. MOORE
ANDREW J. OSTROWSKI
ELIZABETH M. CALCAGNO
EMILY L. LONG

July 18, 1999



INFO. CONTROL DIV.
RETIREE
ROBERT E. WOODSIDE
TELEPHONE
(717) 232-5000
FAX
(717) 236-1816
MRS. NO.
23-1985005

2480.7

Re: Application of Independent Freightway, Inc.
A.107087, F.1, Am-G

Secretary
Pennsylvania Public Utility
Commission
North Office Building
Harrisburg, PA 17120

Dear Sir:

We file herewith on behalf of Independent Freightway, Inc., the Applicant, the original and two (2) copies of its Application seeking amendment of its common carrier certificate as more particularly described therein. The Applicant's check in the amount of \$350.00 payable to the order of the Commission also is enclosed.

Very truly yours,

Lloyd R. Persun

LRP:hmc

Enclosures

HAND DELIVERED

**DOCUMENT
FOLDER**

30

BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION

In Re: Application of :
Independent Freightway, Inc. :
for amendment to its common :
carrier certificate SO AS TO :
PERMIT the transportation of :
plastic pipe from the :
facilities of the Bristol :
Corporation in the Borough :
of Leola, Lancaster County, :
Pennsylvania to points in :
Pennsylvania and return :

Application Docket No.
A.00107087, F.1, Am-G

1. The name, address and telephone number of

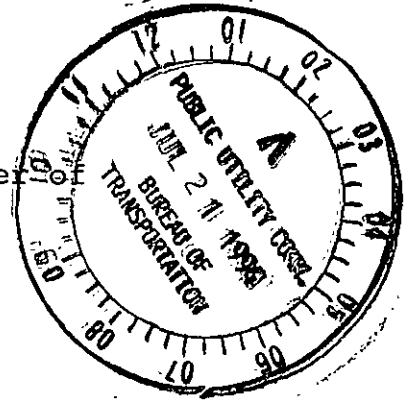
Applicant are:

Independent Freightway, Inc.
2330 23rd Avenue
P.O. Box 7013
Rockford, IL 61125-7013
(815) 395-1112

2. The name, address and telephone number of

Applicant's attorneys are:

Lloyd R. Person, Esquire
Mette, Evans & Woodside
3401 North Front Street
P.O. Box 5950
Harrisburg, PA 17110-0950
(717) 232-5000



DOCKETED

AUG 04 1994
mw

**DOCUMENT
FOLDER**

3. Applicant is a Delaware corporation which possesses a Certificate of Authority to do business in the Commonwealth of Pennsylvania. Exhibit "A" attached hereto and made a part hereof is a true and correct copy of Applicant's Certificate of Incorporation as amended, as filed with the Secretary of the State of Delaware. Exhibit "B" attached hereto and made a part hereof is a true and correct copy of Applicant's Certificate of Authority to do business in the Commonwealth of Pennsylvania as filed with the Secretary of the Commonwealth.

4. Applicant designates Jim Smith, its Terminal Manager, at Independent Freightway, Inc., Third Floor, 198 West Lincoln Street, Coatesville, Pennsylvania 19320 as the person upon whom service of any notice, process or order of your Commission may be made for it.

5. Applicant holds a Certificate of Public Convenience at A.00107087, and various folders and amendments thereunder, authorizing Applicant to transport as a Class D carrier certain property and in certain territory described in your Commission's Orders entered February 19, 1988, October 5, 1988, August 2, 1991, November 13, 1992, June 21, 1993, November 23, 1993 and June 9, 1994 authorizing the issuance of

its Certificate of Public Convenience as amended. Applicant is presently providing such transportation service. The operating authority proposed by Applicant herein will supplement its existing operating authority.

6. Applicant also possesses operating authority in the transportation of property as a common carrier from the Interstate Commerce Commission. The operating authority herein proposed will coordinate with Applicant's interstate operating authority.

7. Attached hereto as Exhibit "C" and made a part hereof are Applicant's internally prepared balance sheet as of December 31, 1993 and its internally prepared statement of income for the year then ended. Applicant's financial condition has not changed materially since December 31, 1993. Applicant continues to operate at a profit and is financially fit to provide the proposed service.

8. Applicant proposes to transport as a Class D carrier plastic pipe from the facilities of Bristol Corporation in the Borough of Leola, Lancaster County, Pennsylvania to points in Pennsylvania and return.

9. As rates for the proposed service, Applicant proposes to charge the rates which are established in tariffs on file with your Commission as supplemented from time to time according to law.

10. Applicant is not now engaged in any intrastate transportation of persons or property for compensation in Pennsylvania except as authorized by the Certificate of Public Convenience as amended, which is issued to Applicant by your Commission.

11. The service proposed to be rendered by Applicant is necessary or proper for the service, accommodation or convenience of the public for the following reasons:

(a) Applicant is experienced in rendering to the public common carrier service for the transportation of property by motor vehicle; and

(b) The proposed service will serve a useful public purpose, responsive to a public demand or need.

WHEREFORE, Applicant prays that your Commission issue Applicant a Certificate of Public Convenience or amend Applicant's Common Carrier Certificate under provisions of the Public Utility Code.

APPLICANT:

INDEPENDENT FREIGHTWAY, INC.

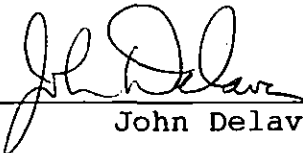
By: J. P. DeLaur Pres of Freightway
President

[CORPORATE SEAL]

STATE OF ILLINOIS :
 :
COUNTY OF WINNEBAGO :
 :

 : SS:

Personally appeared before me a notary public in and for the aforesaid state and county, John Delavan, who, being duly sworn according to law, deposes and says that he is President of Independent Freightway, Inc.; that he is authorized to make this affidavit on behalf of the said corporation; that the facts set forth in the foregoing Application are true and correct to the best of his knowledge, information and belief and that he expects the said corporation to be able to prove the same at any hearing hereof.



John Delavan

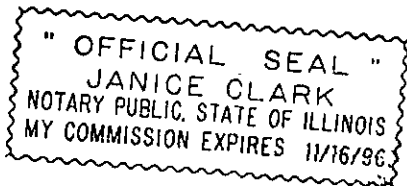
SWORN TO AND SUBSCRIBED
before me this /~~S~~st day of
July, 1994.



Notary Public

My Commission Expires: *11-16-96*

(SEAL)





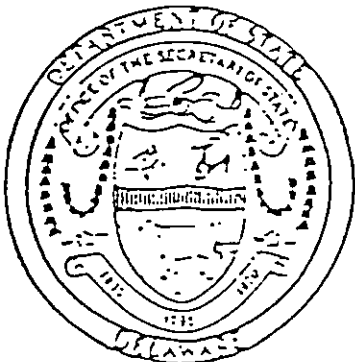
A



State of DELAWARE

Office of SECRETARY OF STATE

I, Michael Harkins, Secretary of State of the State of Delaware,
do hereby certify that the attached is a true and correct copy of
Certificate of _____
filed in this office on _____



Michael Harkins

Michael Harkins, Secretary of State

BY: *V. W. [Signature]*

DATE: November 7, 1985

1-13-51

CERTIFICATE OF INCORPORATION

of

NATIONWIDE EXPRESS SYSTEM, INC.

1. The name of the corporation is Nationwide Express System, Inc.

2. The address of its registered office in the State of Delaware is No. 100 West Tenth Street, in the City of Wilmington, County of New Castle. The name of its registered agent at such address is The Corporation Trust Company.

3. The nature of the business or purposes to be conducted or promoted is to engage in any lawful act or activity for which corporations may be organized under the General Corporation Law of Delaware.

4. The total number of shares of stock which the corporation shall have authority to issue is twenty thousand (20,000) and the par value of each of such shares is One Hundred Dollars (\$100.00) amounting in the aggregate to Two Million Dollars (\$2,000,000).

5. The name and mailing address of the incorporator is as follows:

<u>Name</u>	<u>Mailing Address</u>
Marsha Cassidy	1500 Walnut Street Philadelphia, Pennsylvania 191

6. The corporation is to have perpetual existence.

7. In furtherance and not in limitation of the powers conferred by statute, the board of directors is expressly authorized:

To make, alter or repeal the by-laws of the corporation.

8. Elections of directors need not be by written ballot unless the by-laws of the corporation shall so provide.

Meetings of stockholders may be held within or without the State of Delaware, as the by-laws may provide. The books of the corporation may be kept (subject to any provision contained in the statutes) outside the State of Delaware at such place or places as may be designated from time to time by the board of directors or in the by-laws of the corporation.

9. The corporation reserves the right to amend, alter, change or repeal any provision contained in this certificate of incorporation in the manner now or hereafter prescribed by statute, and all rights conferred upon stockholders herein are granted subject to this reservation.

I, THE UNDERSIGNED, being the incorporator hereinbefore named, for the purpose of forming a corporation pursuant to the General Corporation Law of the State of Delaware, do make this certificate, hereby declaring and certifying that this is my act and deed and the facts herein stated are true, and accordingly have hereunto set my hand this 10th day of July, 1981.

Marsha Cassidy
Marsha Cassidy

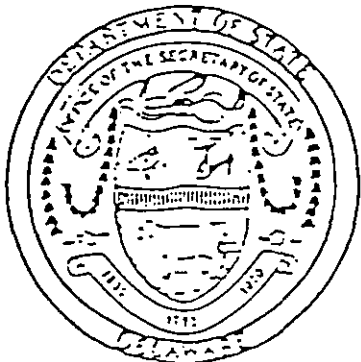


State
of
DELAWARE



Office of SECRETARY OF STATE

I, Michael Harkins, Secretary of State of the State of Delaware,
do hereby certify that the attached is a true and correct copy of
Certificate of _____ Amendment
filed in this office on _____ April 21, 1982



Michael Harkins
Michael Harkins, Secretary of State

BY: _____

V. Whitlock

DATE: _____

November 7, 1985

CERTIFICATE OF AMENDMENT
OF
CERTIFICATE OF INCORPORATION

Nationwide Express System, Inc., a corporation organized and existing under and by virtue of the General Corporation Law of the State of Delaware, DOES HEREBY CERTIFY:

FIRST: That the Board of Directors of said Corporation, by the unanimous written consent of its members, filed with the minutes of the Corporation, adopted a resolution proposing and declaring advisable the following amendment to the Certificate of Incorporation of said Corporation:

RESOLVED, that Article 1 of the Certificate of Incorporation of this Corporation be and it hereby is amended to read in its entirety as follows:

"1. The name of the corporation is Nationwide Express Service, Inc."

SECOND: That the said amendment has been consented to and authorized by the holders of all the issued and outstanding stock, entitled to vote, by written consent given in accordance with the provisions of Section 228 of the General Corporation Law of the State of Delaware, and filed with the Corporation.

THIRD: That the aforesaid amendment was duly adopted in accordance with the applicable provisions of Section 242 and 228

of the General Corporation Law of Delaware.

IN WITNESS WHEREOF, said Nationwide Express System, Inc. has caused this Certificate of Amendment to be signed by its President and attested to by its Secretary, and its corporate seal to be hereunto affixed this 14th day of April, 1982.

NATIONWIDE EXPRESS SYSTEM, INC.

(Corporate Seal)

By: Brian C. Kullman
Brian C. Kullman
President

Attest: M. Ellen Dixon
M. Ellen Dixon
Secretary



State
of
DELAWARE



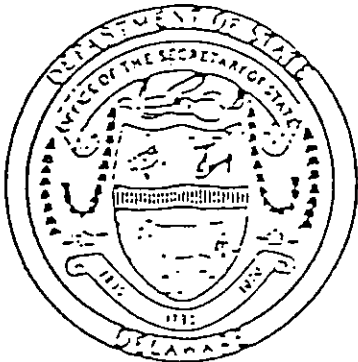
Office of SECRETARY OF STATE

I, Michael Harkins, Secretary of State of the State of Delaware,

do hereby certify that the attached is a true and correct copy of

Certificate of _____

filed in this office on _____



Michael Harkins

Michael Harkins, Secretary of State

BY: *J. W. [Signature]*

DATE: November 7, 1985

CERTIFICATE OF AMENDMENT

OF

CERTIFICATE OF INCORPORATION

Nationwide Express Service, Inc., a corporation organized and existing under and by virtue of the General Corporation Law of the State of Delaware, DOES HEREBY CERTIFY:

FIRST: That the Board of Directors of said Corporation, by the unanimous written consent of its members, filed with the minutes of the Corporation, adopted a resolution proposing and declaring advisable the following amendment to the Certificate of Incorporation of said Corporation:

RESOLVED, that Article 1 of the Certificate of Incorporation of this Corporation be and it hereby is amended to read in its entirety as follows:

"1. The name of the corporation is Independent Freightway, Inc."

SECOND: That the said amendment has been consented to and authorized by the holders of all the issued and outstanding stock, entitled to vote, by unanimous written consent given in accordance with the provisions of Section 228 of the General Corporation Law of the State of Delaware, and filed with the Corporation.

THIRD: That the aforesaid amendment was duly adopted in accordance with the applicable provisions of Sections 242 and 228 of the General Corporation Law of Delaware.

IN WITNESS WHEREOF, said Nationwide Express Service, Inc. has caused this Certificate of Amendment to be signed by its President and attested to by its Secretary, and its corporate seal to be hereunto affixed this 22nd day of June, 1982.

NATIONWIDE
EXPRESS SERVICE, INC.
(Corporate Seal)

NATIONWIDE EXPRESS SERVICE, INC.

By: Brian C. Kullman
Brian C. Kullman
President

Attest: M. Ellen Dixon
M. Ellen Dixon
Secretary

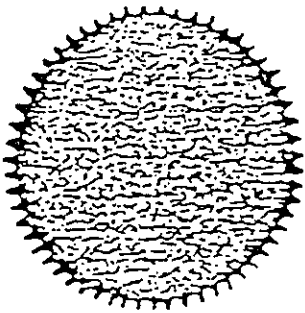


State
of
DELAWARE

Office of SECRETARY OF STATE

J. Michael Harkins, Secretary of State of the State of Delaware,
do hereby certify that the above and foregoing is a true and correct copy of
Certificate of Change of Location of Registered Office of the companies represented
by "THE CORPORATION TRUST COMPANY", as it applies to "INDEPENDENT FREIGHTWAY, INC.",
as received and filed in this office the twenty-seventh day of July, A.D. 1984, at
4:30 o'clock P.M.

In Testimony Whereof, I have hereunto set my hand
and official seal at Dover this seventh day
of November in the year of our Lord
one thousand nine hundred and eighty-five.



J. Michael Harkins
J. Michael Harkins, Secretary of State

FILED
JUL 27 1934

CERTIFICATE OF CHANGE OF ADDRESS OF
REGISTERED OFFICE AND OF REGISTERED AGENT
PURSUANT TO SECTION 124 OF TITLE 8 OF THE DELAWARE CODE

TO: DEPARTMENT OF STATE
Division of Corporations
Townsend Building
Federal Street
Dover, Delaware 19903

Pursuant to the provisions of Section 124 of Title 8 of the Delaware Code,
the undersigned Agent for service of process, in order to change the address of
the registered office of the corporations for which it is registered agent,
hereby certifies that:

1. The name of the agent is: The Corporation Trust Company
2. The address of the old registered office was:
100 West Tenth Street
Wilmington, Delaware 19801
3. The address to which the registered office is to be changed is:
Corporation Trust Center
1203 Orange Street
Wilmington, Delaware 19801

The new address will be effective on July 30, 1934.

4. The names of the corporations represented by said agent are set forth
on the list annexed to this certificate and made a part hereof by
reference.

IN WITNESS WHEREOF, said agent has caused this certificate
to be signed on its behalf by its Vice-President and Assis-
tant Secretary this 25th day of July, 1934.

THE CORPORATION TRUST COMPANY
(Name of Registered Agent)
By Vigyan Chell
(Vice-President)

ATTEST:
Thos. L. Hunt
(Assistant Secretary)



B

Commonwealth of Pennsylvania

86431343

Department of State



CERTIFICATE OF AUTHORITY

To All to Whom These Presents Shall Come, Greeting:

Whereas, Under the provisions of the Corporation Law, a Foreign Corporation is required to obtain a Certificate of Authority before it may do business in the Commonwealth and

Whereas,

INDEPENDENT FREIGHTWAY, INC.

has presented to the Department of State an Application for the same, and in accordance with the requirements of the law, has designated as its registered office in this Commonwealth

C/O C T CORPORATION SYSTEM 123 SOUTH BROAD STREET
PHILADELPHIA, PA 19109

Therefore, Know Ye, I Do By These Presents, issue unto such Corporation, this Certificate of Authority to transact in the Commonwealth of Pennsylvania the business of

TRANSPORTATION SERVICES

Given under my Hand and the Great Seal of the Commonwealth, at the City of Harrisburg, this 14th day of July in the year of our Lord one thousand nine hundred and eighty-six and of the Commonwealth the two hundred eleventh.


Secretary of the Commonwealth

0930460

EXHIBIT "B"



C

SCHEDULE 100 — BALANCE SHEET — ASSETS

LINE NO.	ACCOUNT (a)	RESPONDENT ONLY		CONSOLIDATED	
		BALANCE CLOSE OF YEAR (b)	BALANCE BEGINNING OF YEAR (c)	BALANCE CLOSE OF YEAR (d)	BALANCE BEGINNING OF YEAR (e)
1	1010-1030 Cash, deposits and temporary investments	\$	\$	\$	\$
2	1111 Notes receivable; Officers, stockholders & employees				
3	1112 Notes receivable; Others				
4	1120 Receivable from affiliated companies	24,642,108	23,791,209		
5	1130 Accounts receivable customer and interline (net)	26,039,953	18,788,495		
6	1133 Accounts receivable; Officers, stockholders & empl.				
7	1132-1138 Accounts receivable, all other	3,852,815	3,278,898		
8	1140 Prepayments	862,355	422,817		
9	1151-1160 Materials, supplies and other current assets				
10	1170 Deferred income tax charges				
11	TOTAL CURRENT ASSETS	55,397,231	46,281,419		
12	1211-1245 Carrier operating property	8,545,540	7,633,180		
13	1214-1244 Less: Accumulated depreciation	(2,723,012)	(3,510,815)		
14	1251 Carrier operating property—leased to others				
15	1252 Less: Accumulated depreciation	()	()	()	()
16	1261 Property used in other than carrier operations				
17	1262 Less: Accumulated depreciation & amortization	()	()	()	()
18	TOTAL TANGIBLE PROPERTY	5,822,528	4,122,365		
19	1310-1342 TOTAL INTANGIBLE PROPERTY (GOODWILL)	3,218,071	4,608,448		
20	1410 Investments and advances—affiliated companies				
21	1420 Undistributed earnings—certain investments in affiliated companies				
22	1430-1451 Investments & advances—Other				
23	NET-INVESTMENTS AND ADVANCES				
24	1512 Deferred debts	220,000	220,000		
25	1520 Accumulated deferred Income tax charges				
26	1551 Clearing accounts				
27	TOTAL DEFERRED CHARGES	220,000	220,000		
28	TOTAL ASSETS	64,657,830	55,232,232		

Motor Carrier Annual Report M
EXHIBIT "C"

CICG Auth. No. 161864

Year 19 93

SCHEDULE 100 — BALANCE SHEET — LIABILITIES

LINE NO.	ACCOUNT (a)	RESPONDENT ONLY		CONSOLIDATED	
		BALANCE CLOSE OF YEAR (b)	BALANCE BEGINNING OF YEAR (c)	BALANCE CLOSE OF YEAR (d)	BALANCE BEGINNING OF YEAR (e)
29	2010 Notes Payable & Matured Obligations	\$	\$	\$	\$
30	2021 Payables to affiliated companies	916,000	870,000		
31	2031 Accounts payable officers, stockholders & empls.				
32	2032-2034, 2051 Accounts— Interline, empl. withholdg, COD's, other	5,697,639	3,820,118		
33	2041 Salaries and wages payable	1,242,042	1,205,189		
34	2110-2120 Accrued taxes				
35	2130-2150 Other current & accrued liabilities	7,673,268	6,033,609		
36	2161 Current equipment obligations and other debt	799,000	464,000		
37	2172-2181 Estimated liabilities accrued	2,206,991	2,225,855		
38	2190 Deferred income tax credits				
39	TOTAL CURRENT LIABILITIES	18,534,940	14,618,771		
40	2310 Advances payable— Affiliated companies	12,023,000	12,023,000		
41	2320 Other advances payable				
42	2331-2341 Other long-term debt due after one year-Fixed rate		0		
43	2331-2341 Other long-term debt due after one year-Floating rate				
44	2412-2511 Deferred credits & estimated liabilities	4,853,934	4,058,879		
45	2420 Accumulated deferred income tax credits				
46	TOTAL LIABILITIES	35,411,874	30,700,650		
47	2530 Equity of minority stockholders of subsidiaries	xxx	xxx		
48	2611 Capital stock— preferred				
49	2612-2621 Capital stock— common	1000	1000		
50	2631-2641 Additional paid in capital	13,387,000	13,387,000		
51	2651-2655 Retained earnings & net unrealized loss on securities	15,857,956	11,143,582		
52	2661 Less— Treasury stock				
53	2711-2811 Proprietary or Partnership Capital			xxx	xxx
54	TOTAL OWNERS' EQUITY OR CAPITAL	29,245,956	24,531,582		
55	TOTAL LIABILITIES AND EQUITY	64,657,830	55,232,232		
	SCHEDULE 200— STATEMENT OF CHANGES IN TOTAL OWNERS' EQUITY				
1	Balance at Beginning of Year	11,143,582	7,036,667		
2	Prior Period Adjustments to Beginning Balance (PURCHASE ACCOUNTING)	(226,000)			
3	Capital Stock Issued				
4	Net Income (Loss)	4,940,374	4,106,915		
5	Dividends				
6	Other (Please itemize)				
7					
8	Balance at the End of Year	15,857,956	11,143,582		

NOTE: This schedule should include all elements of owners' equity including proprietor capital, common and preferred stock, capital surplus and retained earnings.

Motor Carrier Annual Report M

FICCAmb. No. 161864

Year 1993

SCHEDULE 300 — STATEMENT OF OPERATIONS

LINE NO.	ACCOUNT (a)	RESPONDENT (b)	CONSOLIDATED (c)
1	3100 Freight revenue—Intercity common carrier	\$210,081,058	\$
2	3200 Freight revenue—Intercity contract carrier		
3	3300 Freight revenue—Local cartage		
4	3400 Intercity transportation for other motor carriers	8,801,320	
5	3900 Other operating revenue		
6	3990 Private carriage & CIH revenues		
7	3100-3900 Household goods carrier operating revenue		
8	TOTAL OPERATING REVENUES	218,882,378	
9	4000-5900 Carrier operating expenses		
10	4100-8900 Household goods carrier operating expense		
11	TOTAL OPERATING EXPENSES	208,575,185	
12	NET CARRIER OPERATING INCOME	10,307,193	
13	8100/9100 Income from noncarriers operations—credit		
14	8100/9100 Expense from noncarriers operations—(debit)		
15	8210-8220/ 9210-9220 Interest and dividend income		
16	8310-8320/ 9310-9320 Lease of distinct operating unit—net (debit) credit		
17	8410-8445/ 9410-9445 Other nonoperating income (deductions)	(86,377)	
18	8510-8540/ 9510-9540 Non-operating gains (losses) on disposition of assets, land, and structures		
19	8600/9600 Interest & Amortization of debt discount exp. & premium	(1,947,442)	
20	TOTAL OTHER INCOME (EXPENSE)	(2,033,819)	
21	ORDINARY INCOME BEFORE TAXES	8,273,374	
22	8710/9710 Income taxes currently payable—Federal	2,663,000	
23	8720-8730/ 9720-9730 Income taxes currently payable—State & Other	397,000	
24	8740/9740 Deferred taxes	273,000	
25	Deferred Investment Tax Credit, if applicable		
26	Amortization of Investment Tax Credit, if applicable		
27	TOTAL PROVISION FOR INCOME TAX	3,333,000	
28	ORDINARY INCOME (LOSS) AFTER TAXES	4,940,374	
29	Earnings (Losses) App. to Minority Stockholders or Subsids.		
30	Equity in Undistributed Earnings (Losses) of Affiliates		
31	8750-8755/ 9750-9755 Gain or (loss) on discontinued segments		
32	Income/(Loss) before extraordinary losses and accounting changes (Line 28 plus/minus 29, 30 & 31)		
33	8810-8850/ 9810-9850 Extraordinary Items (Net) + Income Taxes on Extr. Items		
34	8851/9851 Provisions for deferred taxes—extraordinary items		
35	8860/9860 Cumulative effect of changes in accounting principles		
36	TOTAL EXTRAORDINARY ITEMS AND ACCOUNTING CHANGES		
37	NET INCOME (LOSS)	4,940,374	
38	OPERATING RATIO (L. 11 ÷ L. 8)	95.29	

Note: Include HHG accounts 4300 and 4400 on lines 13 and 14.

SCHEDULE 400 — OPERATING EXPENSES (Respondent only)

This schedule shall be completed by all respondents except those respondents opting to complete Schedule 500. Household goods operating expenses shall be reported on Schedule 400HG.

LINE NO.	ACCOUNT (a)	TOTAL (b)
1	4100 Total salaries—Officers & supervisors	\$
2	4200/4300 Total wages and misc paid time off—Others	7,776,881
3	4450 —Pension and retirement plans	127,421
4	4460 —Health & welfare expenses	622,268
5	4410-4490 —Other fringes	572,548
6	4400 Total fringe benefits	1,322,237
7	4510/4520 —Fuel, oil & lubricants for motor vehicle	Ø
8	4530 —Vehicle parts	Ø
9	4540 —Outside maintenance	1,373,560
10	4550 —Tires & tubes	677,483
11	4590 —Other operating supplies & expenses	357,645
12	4500 Total operating supplies & expenses	2,408,688
13	4600 Total general supplies and expenses	16,908,619
14	4700 Total operating taxes and licenses	,185,371
15	4810 —Liability & property damage insurance	3,817,638
16	4820 —Cargo loss and damage insurance	959,828
17	4830-4890- —Other insurance expense	(439,260)
18	Total insurance expense	4,338,206
19	5110/5120 Total communication & Utilities	1,571,947
20	5310-5370 —Depreciation—Building, structures & improvements	7,145
21	5320 —Depreciation—Revenue equipment	1,041,764
22	5330-5360/5380 —Depreciation—Other property	149,792
23	5390 —Amortization	Ø
24	5300 Total Depreciation and amortization	1,198,701
25	5410-5430 —Vehicle rents—Motor carriers	169,025,094
26	5440/5480 —Other purchased transportation/Allowances	3,260,881
27	5490 —Equipment rents—Credits	(3,894,984)
28	5400 Total Equipment rents and purchased transportation	168,390,991
29	5500 Total building rents and office equipment rents	979,636
30	5700 Total (gain)/loss on disposal of operating assets	(60,978)
31	5900 Total miscellaneous expenses	3,554,886
32	Grand total—Operating expenses	208,575,185

August 26, 1994

▪
Lloyd R. Persun
Attorney at Law
3401 North Front Street
P. O. Box 5950
▪ Harrisburg, PA 17110-0950

In Re: A-00107087, F.1, Am-G - Indendent Freightway, Inc.

Dear Sir:

The application cited above has been captioned as attached and will be submitted for review provided no protests are filed on or before September 19, 1994. If protests are filed, you will be advised as to further procedure.

You are further advised that the above application will be published in the the Pennsylvania Bulletin of August 27, 1994

Very truly yours,

David Ehrhart
Supervisor - Application Section
Bureau of Transportation

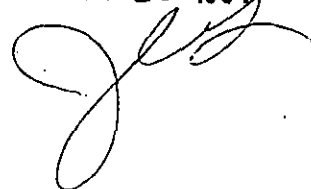
DE:rp

cc: Applicant
2330 23rd Avenue
P. O. Box 7013
Rockford, IL 61125-7013

DOCUMENT
FOLDER

ROCKETE

AUG 25 1994



A-00107087, Folder 1, Am-G INDEPENDENT FREIGHTWAY, INC.
(2330 23rd Avenue, P.O. Box 7013, Rockford, IL 61125-7013), a
corporation of the State of Delaware, inter alia - industrial water
treatment chemicals from the facilities of Betz Laboratories, Inc.,
located in the township of Middletown, Bucks County, to points in
Pennsylvania: SO AS TO PERMIT the transportation of plastic pipe,
from the facilities of Bristol Corporation in the township of Upper
Leacock, Lancaster County, to points in Pennsylvania, and return.
Attorney: Lloyd R. Persun, 3401 North Front Street, P.O. Box 5950,
Harrisburg, PA 17110-0950

PENNSYLVANIA
PUBLIC UTILITY COMMISSION

SERVICE OF NOTICE OF MOTOR CARRIER APPLICATIONS

Published in Pennsylvania Bulletin _____

BUREAU OF TRANSPORTATION
COMMON CARRIER
AUGUST 1994

A-00107087
F. 1
Am-G

Application of Independent Freightway, Inc., a corporation of the State of Delaware, for amendment to its common carrier certificate, which grants the right, inter alia, to transport, by motor vehicle, industrial water treatment chemicals from the facilities of Betz Laboratories, Inc., located in the township of Middletown, Bucks County, to points in Pennsylvania: SO AS TO PERMIT the transportation of plastic pipe, from the facilities of Bristol Corporation in the township of Upper Leacock, Lancaster County, to points in Pennsylvania, and return.

MW:rs/rn

8/15/94

Application Received: 7-21-94
Application Docketed: 8-4-94

NH

Protests due _____

DOCUMENT
FOLDER

DOCKETED

AUG 25 1994

JL