



COMMONWEALTH OF PENNSYLVANIA
PENNSYLVANIA PUBLIC UTILITY COMMISSION
BUREAU OF TRANSPORTATION
P. O. BOX 3265, HARRISBURG, PA. 17120

April 13, 1988

A-00107570

IN REPLY PLEASE
REFER TO OUR FILE #

Dwight L. Koberber, Jr.
110 North Second Street
P.O. Box 1320
Clearfield, PA 16830

Re: KLT, Inc.

DOCKETED
APR 15 1988

Dear Sir:

TARIFF OR SUPPLEMENT RETURNED FOR THE FOLLOWING REASONS:

- Tariff is less than four pages and cannot be supplemented.
- Effective supplement(s) pages exceed 50% of original tariff pages.
- Omitted or not proper Certificate No. A-_____
- Permit No. A-_____ Folder No. (s) _____
- Designated improperly: should be (See NOTE) Pa. P.U.C. No. _____
- cancels (See NOTE) Pa. P.U.C. No. _____

**DOCUMENT
FOLDER**

N	<input type="checkbox"/> Aero	<input type="checkbox"/> Experimental	<input type="checkbox"/> Limousine
O	<input type="checkbox"/> Airport Transfer	<input type="checkbox"/> Express	<input type="checkbox"/> Paratransit
T	<input type="checkbox"/> Call or Demand	<input type="checkbox"/> Freight	<input type="checkbox"/> Scheduled R
E	<input type="checkbox"/> Contract	<input type="checkbox"/> Group and Party	<input type="checkbox"/> _____

- Designated improperly; should be Supplement No. _____
to (See NOTE) Pa. P.U.C. No. _____
- cancels Supplement No. (s) _____
- Designate; Supplement No. (s) _____ contain all changes.
- Carrier name not properly designated or proper.
- Operating authority omitted not complete or proper.
- Restriction(s) to operating authority omitted not complete or proper.
- New authority may be filed on one day's notice. Specify; issued under authority of
Code, Title 52, Section 23.42; under effective date.
- Temporary Authority, designate; (Temporary Issue) directly under the Pa. P.U.C. No.

Issued on _____ day's notice under authority of Special Permission No. _____.
Specify; under effective date.

Filing requires 30-day statutory notice.

List of changes required not proper (Applies only for Passenger Tariffs).

Symbols required for (A) increase (C) change or addition (R) reduction.

Explanation of abbreviations, reference marks and symbols not provided.

Refers to Agency Publication(s). Power of attorney(s) required.

Rule to determine mileage must be stated.

Rule for advance reservations must be stated.

Rates not provided for all commodities points, contained in operating authority.

Page numbers not designated.

Financial justification for proposed increases required by Pa. Code, Title 52, Section 23.67 not provided. (Freight Tariffs) Title 52, Section 23.63 and 23.64 not provided. (Passenger Tariffs)

Tariff submitted is not acceptable. Adoption supplements must be provided, refer to instructions in our letter dated _____.

Contract carrier requires separate tariff for each shipper.

Contract(s) must accompany tariff(s). reductions require 60 days' statutory notice.

When filing is resubmitted, change issued and effective dates, Use current dates, do not backdate. Show issued date two (2) days after mailing.

Rates are provided for commodities points, not contained in operating authority.

Other reasons:

See returned tariff for corrections. Also returned per Edward Karl of Financial Review Section, on insufficient data filed for justification.

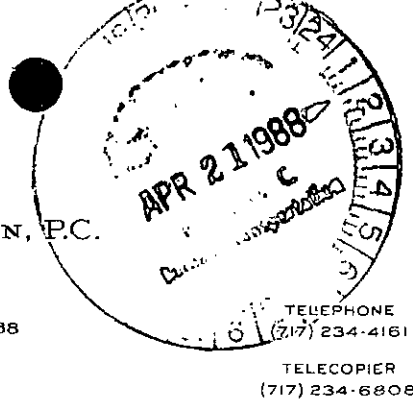
cc: Carrier
R.D. 3, Box 342
Bellefonte, PA 16823

Very truly yours,

Monroe H. Dove
Tariff Section

LAW OFFICES
GOLDBERG, KATZMAN & SHIPMAN, P.C.
319 MARKET STREET
P. O. BOX 1268
HARRISBURG, PENNSYLVANIA 17108-1268

ARTHUR L. GOLDBERG
RONALD M. KATZMAN
HARRY B. GOLDBERG
F. LEE SHIPMAN
PAUL L. ZEIGLER
PAUL J. ESPOSITO
NEIL HENDERSHOT
J. JAY COOPER
THOMAS E. BRENNER
DAVID C. MILLER
JAMES M. SHEEHAN
MICHAEL A. FINIO
JOHN A. STATLER
APRIL L. STRANG-KUTAY
TRUDY H. MCGRAW



April 20, 1988

The Honorable Jerry Rich
Secretary
Pennsylvania Public Utility
Commission
P.O. Box 3265
Harrisburg, PA 17120

RECEIVED

APR 21 1988

**SECRETARYS OFFICE
Public Utility Commission**

Re: Application of KLT, Inc.
A-00107570

FILE

Dear Secretary Rich:

Enclosed please find the Protest of Herman F. Miller, t/a H. F. Miller Mobile Home Transport, with regard to the above-noted Application. Also enclosed you will find an Affidavit indicating service has been made by certified mail upon the attorney for the Applicant.

Please enter our appearance on behalf of H. F. Miller, t/a H. F. Miller Mobile Home Transport in this matter.

Very truly yours,

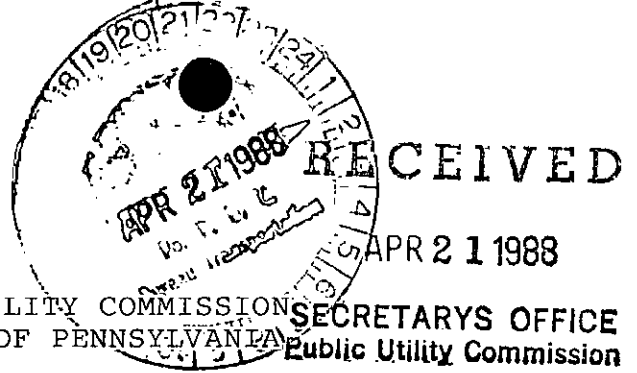

Paul L. Zeigler

PLZ/jmk

Enclosures

cc Dwight Koerber, Jr., Esq.
H. F. Miller Mobile Home Transport

**DOCUMENT
FOLDER**



BEFORE THE PUBLIC UTILITY COMMISSION SECRETARYS OFFICE
OF THE COMMONWEALTH OF PENNSYLVANIA Public Utility Commission

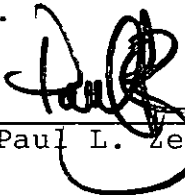
IN RE: A-00107570

FILE

Application of KLT, Inc. (R.D. 3, Box 342, Bellefonte, Centre County, Pennsylvania 16823), a corporation of the Commonwealth of Pennsylvania--used mobile homes and house trailers, from points in the county of Center to points in Pennsylvania, and vice versa; subject to the following condition: that no right, power or privilege is granted to provide transportation from points in the counties of Northumberland, Lycoming, Dauphin, Perry, Lancaster, Lebanon and Franklin: so as to permit the transportation of mobile homes and manufactured homes for Teaco, Inc., t/d/b/a Valley Homes and Valley Mobile Homes, between points in Pennsylvania.

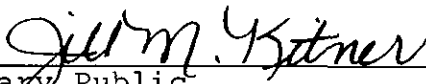
AFFIDAVIT

AND NOW, this 20th day of April, 1988, Paul L. Zeigler, Esquire, of the law firm of Goldberg, Katzman & Shipman, P.C., after being duly sworn according to law, deposes and says that he mailed a copy of the Notice of Protest in the above-captioned matter to Dwight Koerber, Jr., Esquire, 110 North Second Street, P.O. Box 1320, Clearfield, Pennsylvania 16830, by Certified Mail, Return Receipt Requested.



Paul L. Zeigler, Esquire

Sworn to and subscribed
before me this 20th day
of April, 1988.



Notary Public

My Commission Expires:
JILL M. KITNER, Notary Public
Harrisburg, Dauphin County, Pa.
My Commission Expires Nov. 18, 1991



BEFORE THE PUBLIC UTILITY COMMISSION
OF THE COMMONWEALTH OF PENNSYLVANIA

IN RE: A-00107570

Application of KLT, Inc. (R.D. 3, Box 342, Bellefonte, Centre County, Pennsylvania 16823), a corporation of the Commonwealth of Pennsylvania--used mobile homes and house trailers, from points in the county of Center to points in Pennsylvania, and vice versa; subject to the following condition: that no right, power or privilege is granted to provide transportation from points in the counties of Northumberland, Lycoming, Dauphin, Perry, Lancaster, Lebanon and Franklin: so as to permit the transportation of mobile homes and manufactured homes for Teaco, Inc., t/d/b/a Valley Homes and Valley Mobile Homes, between points in Pennsylvania.

NOTICE OF PROTEST

Herman F. Miller, t/a H. F. Miller Mobile Home Transport, by his attorneys Goldberg, Katzman & Shipman, P.C., hereby serves notice on the Application in the above-entitled proceeding that they will be represented at the hearing and will protest the above application on the following grounds:

1. Herman F. Miller, t/a H. F. Miller Mobile Home Transport, of 900 Keckler Road, Harrisburg, Pennsylvania, operates under Certificate of Public Convenience No. A.99581, a copy of which is attached hereto.

2. The relevant portions of the protestant's authority upon which this protest is predicted is its authority pursuant to Certificates of Public Convenience A.99581 containing the following rights:

To transport, as a Class D Carrier, mobile homes and office trailers between points in the County of Dauphin and from points in the said County to points in Pennsylvania and vice versa.

To transport, as a Class D Carrier, by means of towing, mobile homes and office trailers between points in the County of Cumberland and from points in said County to points in Pennsylvania and vice versa.

3. That the services provided will be competitive with the service of existing transportation companies, including the protestant, to the detriment of such existing services.

DOCUMENT
FOLDER

DOCKETED
APPLICATION DOCKET
APR 21 1988
ENTRY No. _____

4. There is no public need for the proposed service, nor is the approval of the application for such proposed service necessary or proper for the services, accommodation, convenience or safety of the public.

HERMAN F. MILLER, t/a
H. F. MILLER MOBILE HOME TRANSPORT



Paul L. Zeigler, Esquire
GOLDBERG, KATZMAN & SHIPMAN, P.C.
P.O. Box 1268
Harrisburg, PA 17108-1268

Dated: April 20, 1988

cc H. F. Miller Mobile Home Transport
Dwight Koerber, Jr., Esquire

A. 99581

PENNSYLVANIA
PUBLIC UTILITY COMMISSION

IN THE MATTER OF THE APPLICATION OF

HERMAN FRANKLIN MILLER, trading and doing
business as H.F. MILLER MOBILE HOME
TRANSPORT

CERTIFICATE
OF
PUBLIC CONVENIENCE

The Pennsylvania Public Utility Commission hereby certifies that after an investigation and/or hearing had on the above entitled application, it has, by its report and order made and entered, a copy of which is attached hereto and made a part hereof, found and determined that the granting of said application is necessary or proper for the service, accommodation, convenience and safety of the public, and this certificate is issued evidencing its approval of the said application as set forth in said report and order.

In Testimony Whereof, The PENNSYLVANIA PUBLIC UTILITY COMMISSION has caused these presents to be signed and sealed, and duly attested by its Secretary at its office in the city of Harrisburg this 27th day of May, 19 76.

Attest:

PENNSYLVANIA
PUBLIC UTILITY COMMISSION

C. J. McElvick

Secretary



PENNSYLVANIA
PUBLIC UTILITY COMMISSION

Public Meeting held May 5, 1976
Harrisburg, PA 17120

COMMISSIONERS PRESENT:

Chairman Carter
Commissioner Bloom
Commissioner O'Bannon
Commissioner Johnson

Application Docket No. 99581 - Application of HERMAN FRANKLIN MILLER,
trading and doing business as H. F. MILLER MOBILE HOME TRANSPORT

REPORT AND ORDER
APPROVING SERVICE AS A MOTOR CARRIER

BY THE COMMISSION:

This matter being before the Pennsylvania Public Utility Commission upon application of HERMAN FRANKLIN MILLER, trading and doing business as H. F. MILLER MOBILE HOME TRANSPORT, received December 12, 1975, to operate motor vehicles as a common carrier, and having been duly presented in accordance with the rules of the Commission, and full investigation of the matters and things involved having been had, and it appearing that the rights granted herein are in effect a transfer of the rights which have been held by JAMES A. PLASTERER, JR., under report and order issued at A. 85615 on December 22, 1958 and the certificate of public convenience issued thereunder, as modified and amended, which certificate will be subsequently cancelled, as of the date of this order upon compliance with the tariff and insurance requirements of the Commission by HERMAN FRANKLIN MILLER, trading and doing business as H. F. MILLER MOBILE HOME TRANSPORT, the Commission finds and determines that approval of the application limited to the following rights:

To transport, as a Class D carrier, mobile homes and office trailers between points in the county of Dauphin and from points in the said county to points in Pennsylvania and vice versa.

To transport, as a Class D carrier, by means of towing, mobile homes, and office trailers between points in the county of Cumberland and from points in said county to points in Pennsylvania and vice versa;

and subject to the following conditions is necessary or proper for the service, accommodation or convenience of the public:

FIRST: That the approval hereby given is not to be understood as committing the Commission, in any proceedings that may be brought before it for any purpose, to fix a valuation on the property and rights to be acquired by applicant from the present certificate holder equal to the consideration to be paid therefor, or equal to any value that may be placed thereon by applicant, or to approve or prescribe rates sufficient to yield a return thereon.

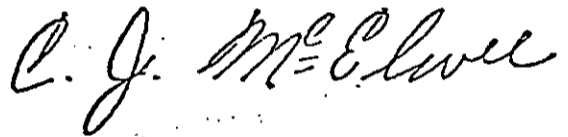
SECOND: That the accounts of the transferee shall reflect the same book values as the records of the transferor at the effective date of the transfer, any previously recorded appreciation having been deleted therefrom; provided that the applicant shall not record in its utility accounts any amounts representing the rights herein granted in excess of the actual cost of such rights to the original holder thereof.

THIRD: That the certificate holder shall comply with all the provisions of the Public Utility Law as now existing or as may hereafter be amended, and revised General Order No. 29, effective July 1, 1939 or as may hereafter be revised, and any other rules and regulations as may hereafter be prescribed by the Commission. Failure to comply shall be sufficient cause to suspend, revoke or rescind the rights and privileges conferred by the certificate.

NOW, to wit, May 5, 1976, IT IS ORDERED: That upon compliance with the requirements of the Public Utility Law relating to insurance and the filing and acceptance of a tariff establishing just and reasonable rates, a certificate of public convenience issue evidencing the Commission's approval of the right to operate as above determined.

IT IS FURTHER ORDERED: That in the event said applicant has not, on or before thirty days from the date of the service of this order, complied with the requirements hereinbefore set forth, the application shall be dismissed without further proceedings.

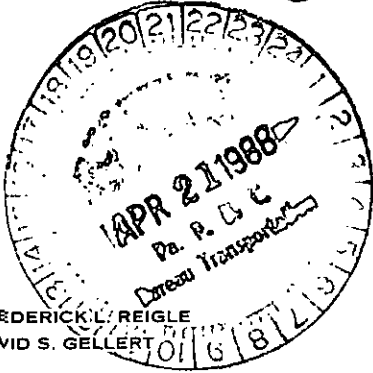
BY THE COMMISSION,



C. J. McELWEE
Secretary

(SEAL)

Order Adopted: May 5, 1976
Order Entered: May 11, 1976



FREDERICK L. REIGLE
DAVID S. GELLERT

FREDERICK L. REIGLE
Attorney at Law
3506 PERKIOMEN AVENUE
P.O. BOX 4010
READING, PENNSYLVANIA 19606
PHONE 215-779-8000

RECEIVED

APR 21 1988

SECRETARYS OFFICE
~~Public Utility Commission~~

April 20, 1988

Mr. Jerry Rich, Secretary
Pennsylvania Public Utility Commission
P.O. Box 3265
Harrisburg, Pennsylvania 17120

FILE

RE: KLT, Inc.
A-00107570 *F/AMA*

Dear Mr. Rich:

Enclosed herewith for filing please find the original and two copies of a protest being filed with respect to the above captioned application on behalf of Athian L. Martin t/d/b/a Houck Mobile Homes. Also enclosed herewith is a Certificate of Service indicating that a copy of this protest has been served on the applicant and its attorney.

Thank you for your attention to this matter.

Very truly yours,

[Handwritten Signature]
Frederick L. Reigle

FLR/mm

Enclosures

cc Ms. Athian L. Martin (w/enclosure)

DOCUMENT
FOLDER

BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION



RECEIVED

In re:
APPLICATION OF

APR 21 1988

KLT, INC.

SECRETARYS OFFICE
Public Utility Commission

A-00107570

F. 1A-A

PROTEST ON BEHALF OF

FILE

ATHIAN L. MARTIN t/d/b/a HOUCK MOBILE HOMES

AND NOW COMES ATHIAN L. MARTIN t/d/b/a HOUCK MOBILE HOMES, who protests this application representing as follows:

1. The name, business address and telephone number of the protestant are Athian L. Martin t/d/b/a Houck Mobile Homes, 1365 Pottsville Pike, Shoemakersville, Pennsylvania, 19555, (215)562-5128.

2. The name, business address and telephone number of the protestant's attorney is Frederick L. Reigle, Esq., 3506 Perkiomen Avenue, P.O. Box 4010, Reading, Pennsylvania, 19606, (215)779-8000.

3. Protestant's interest in this application is that protestant currently is the holder of a Certificate of Public Convenience issued by the Pennsylvania Public Utility Commission at A-00101832 which provides for authority to perform similar service to that sought by the applicant in this proceeding. A copy of such authority is marked "Exhibit A", is attached hereto and is made a part hereof. Therefore, the subject application will provide a duplication of service and will have a substantial and adverse economic impact on the protestant's business and such impact ultimately will result in detriment to the interests of the

DOCKETED
APPLICATION DOCKET
APR 25 1988

ENTRY No.

DOCUMENT
FOLDER

general public.

4. Protestant is willing to withdraw this protest upon the filing by the applicant of the following amendment:

That the right to transport does not include repossessed mobile homes, for lending institutions, between points in the borough of Shoemakersville, Berks County, and within an airline distance of one hundred (100) statute miles of the limits of said borough. In addition, that the right to transport does not include used mobile homes, excluding trailers designed to be drawn by passenger automobiles, between points in the said borough and within an airline distance of twenty-five (25) statute miles of the limits of said borough.

5. Approval of this application, as it is presently offered, is not necessary or proper for the service, accommodation, convenience or safety of the public.

6. This protest is with respect to both any temporary authority or permanent authority that has or may be requested.

7. Protestant hereby requests, pursuant to the provisions of Rule 333(c), that it be provided with a list of all witnesses as well as the subject matter of any testimony that may be produced at hearings on the subject application.

WHEREFORE, Athian L. Martin t/d/b/a Houck Mobile Homes respectfully prays that this application be dismissed.

AND, she will ever pray, etc.

HOUCK MOBILE HOMES

By: 

Frederick L. Reagle, Esq.
3506 Perkiomen Avenue
P.O. Box 4010
Reading, PA 19606
215-779-8000

ATHIAN L. MARTIN

t/a/d/b/a HOUCK MOBILE HOMES

RATES AND RULES

GOVERNING THE

TRANSPORTATION OF

To transport, as a Class D carrier, used mobile homes, excluding trailers designed to be drawn by passenger automobiles, between points in the borough of Shoemakersville, Berks County, and within an airline distance of twenty-five (25) statute miles of the limits of the said borough.

subject to the following condition:

That no right, power or privilege is granted to transport mobile homes in Lancaster County.

To transport, as a Class D carrier, repossessed mobile homes, for lending institutions, between points in the borough of Shoemakersville, Berks County, and within an airline distance of one hundred (100) statute miles of the limits of said borough.

subject to the following conditions:

That no right, power or privilege is granted to transport mobile homes from plant sites, factories or other facilities of mobile home manufacturers.

That no right, power or privilege is granted to originate transportation within the counties of Dauphin, Cumberland and Lancaster.

Issued: July 11, 1980

Effective: July 12, 1980

BY: Athian L. Martin, Proprietor
Houck Mobile Homes
1365 Pottsville Pike
Shoemakersville, Pennsylvania 19555

215-562-5128

Certificate No. A-00101832, F.1, Am-A

Supplement No. 1 to
Freight - Pa. P.U.C. No. 1

ATHIAN L. MARTIN

t/a/d/b/a HOUCK MOBILE HOMES

RATES AND RULES
GOVERNING THE
TRANSPORTATION OF

To transport, as a Class D carrier, house trailers and mobile homes for private owners, between points in the county of Berks.

Issued: March 30, 1983

Effective: March 31, 1983

Issued under authority of 52 Pa. Code §23.42 (relating to establishment of new rates).

BY: Athian L. Martin, Proprietor
Houck Mobile Homes
1365 Pottsville Pike
Shoemakersville, Pennsylvania 19555

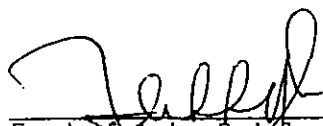
215-562-5128

EXHIBIT "A"

CERTIFICATE OF SERVICE

I hereby certify that I have this day served the foregoing document upon the Applicant and Applicant's attorney in this proceeding in accordance with the requirements of 1 Pa. Code Section 33.32 (relating to a service by a participant).

Dated this 20th day of April, 1988.



Frederick L. Reigle, Esq.
3506 Perkiomen Avenue
P.O. Box 4010
Reading, PA 19606
215-779-8000

PENNSYLVANIA PUBLIC UTILITY COMMISSION



RECEIPT

The addressee named hereunder has paid Pennsylvania Public Utility Commission for the following bill, subject to final collection of check or money order tendered for such payment.

KLT, Inc.
R.D. 3, Box 342
Bellefonte, PA 16823

Date April 21, 1988

DO NOT
FOLD

CR 128413 A

In re application of KLT, Inc.
A-00107570, F.1, Am-A.....\$125.00

DOCKED
APR 22 1988

Revenue account 001780-017601-102 (ck)
ck 106 Checks \$125.00 Currency _____
Utility account 50:26

C. Joseph Meisinger
For Department of Revenue



FREDERICK L. REIGLE
Attorney at Law
3506 PERKIOMEN AVENUE
P.O. BOX 4010
READING, PENNSYLVANIA 19606
PHONE 215-779-8000

FREDERICK L. REIGLE
DAVID S. GELLERT

April 22, 1988

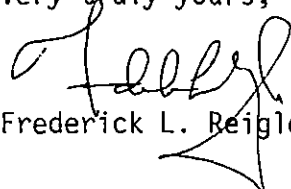
Ms. Nancy Kauffman
Pennsylvania Public Utility Commission
P.O. Box 3265
Harrisburg, Pennsylvania 17120

RE: KLT, Inc.

Dear Ms. Kauffman:

Please be advised that the application number indicated in the protest I filed on behalf of Athian L. Martin t/d/b/a Houck Mobile Homes was incorrect. The correct number should be A-00107570, Folder 1, Amendment A.

Thank you for your attention to this matter.

Very truly yours,

Frederick L. Reigle

FLR/mm

DOCKETED
APPLICATION DOCKET
APR 25 1988
ENTRY No.

**DOCUMENT
FOLDER**

ORIGINAL

FREDERICK L. REIGLE

Attorney at Law

3506 PERKIOMEN AVENUE

P.O. BOX 4010

READING, PENNSYLVANIA 19606

PHONE 215-779-8000

RECEIVED

JUN 8 1988

SECRETARY
Public Utility Commission

FREDERICK L. REIGLE
DAVID S. GELLERT

June 6, 1988

Mr. Jerry Rich, Secretary
Pennsylvania Public Utility Commission
P.O. Box 3265
Harrisburg, Pennsylvania 17120

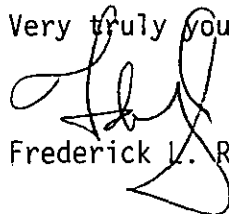
RE: KLT, Inc.
A-00107570, Folder 1, Amendment A

Dear Mr. Rich:

This letter will serve as a notification to you that the Protest filed on behalf of Athian L. Martin t/d/b/a Houck Mobile Homes against the above applicant is hereby withdrawn.

Thank you for your attention to this matter.

Very truly yours,



Frederick L. Reigle

FLR/mm

cc Dwight L. Koerber, Jr., Esq.
Ms. Athian L. Martin.

DOCUMENT
FOLDER

DOCKETED
JUN 08 1988

COMMONWEALTH OF PENNSYLVANIA
PENNSYLVANIA PUBLIC UTILITY COMMISSION
P.O. BOX 3265, HARRISBURG, PA 17120
August 18, 1988

In Re: A-00107570, F001, Am-A

(See attached list)

Application of KLT, Inc.

A Corporation of the Commonwealth of Pennsylvania, for the right to transport, as a common carrier, used mobile homes and house trailers, from points in the county of Centre, to points in Pennsylvania, and vice versa; *** which is to be a transfer of part of the rights authorized under the certificate issued at A-00104857 to Ralph G. Lingle, Jr., subject to the same limitations and conditions.

NOTICE

This is to inform you that an initial hearing on the above captioned case will be held Tuesday, September 20, 1988, at 10:00 a.m., in available hearing room, Ground Floor, North Office Building, North Street and Commonwealth Avenue, Harrisburg, Pennsylvania.

The presiding officer in this proceeding will be Administrative Law Judge Michael Schnierle. Judge Schnierle can be contacted at P.O. Box 3265, Harrisburg, Pennsylvania 17120; telephone (717) 783-5452.

If you intend to file exhibits, please be advised that two copies of all hearing exhibits to be presented into evidence must be submitted to the Reporter and an additional copy should be furnished to the presiding officer and each party of record.

cc: Judge Schnierle
Mrs. Pappas
Mrs. Howell
Mr. Bramson
File Room

DOCUMENT
FOLDER

DOCKETED
AUG 22 1988

Dwight L. Koerber, Jr., Esquire
Kriner, Koerber & Kirk
110 North Second Street
P.O. Box 1320
Clearfield, PA 16830

KLT, Inc.
R.D. #3, Box 342
Bellefonte, PA 16823

Paul L. Zeigler, Esquire
Goldberg, Katzman & Shipman, P.C.
P.O. Box 1268
Harrisburg, PA ;17108-1268

Frederick L. Reigle, Esquire
3506 Perkiomen Avenue
P.O. Box 4010
Reading, PA 19606

COMMONWEALTH OF PENNSYLVANIA
PENNSYLVANIA PUBLIC UTILITY COMMISSION
P.O. BOX 3265, HARRISBURG, PA 17120
August 22, 1988

In Re: A-00107570, F001, Am-A

(See letter dated 8/18/88)

Application of KLT, Inc.

A Corporation of the Commonwealth of Pennsylvania, for the right to transport, as a common carrier, used mobile homes and house trailers, from points in the county of Centre, to points in Pennsylvania, and vice versa; *** which is to be a transfer of part of the rights authorized under the certificate issued at A-00104857 to Ralph G. Lingle, Jr., subject to the same limitations and conditions.

NOTICE

It has come to our attention the caption ^{above} used in our notice of August 18, 1988 was incorrect.

Please substitute the following:

Application of KLT, Inc., a corporation of the Commonwealth of Pennsylvania, for amendment so as to permit the transportation of mobile homes and manufactured homes for Teaco, Inc., t/d/b/a Valley Homes and Valley Mobile Homes, between points in Pennsylvania.

Please change your records accordingly.

cc: Judge Schnierle
Mrs. Pappas
Mrs. Howell
Mr. Bramson
File Room

FOUNDER

DOCUMENTED
AUG 23 1988

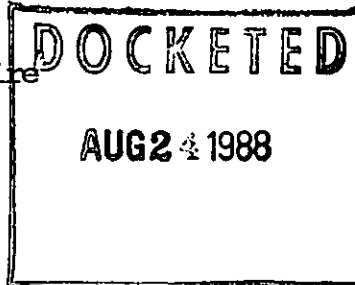


COMMONWEALTH OF PENNSYLVANIA
PENNSYLVANIA PUBLIC UTILITY COMMISSION
P. O. BOX 3265, HARRISBURG, Pa. 17120

August 23, 1988

IN REPLY PLEASE
REFER TO OUR FILE

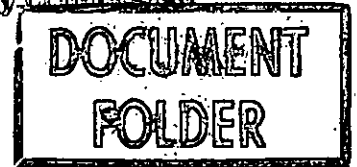
Dwight L. Koerber, Jr., Esquire
Kriner, Koerber & Kirk
110 North Second Street
P.O. Box 1320
Clearfield, PA 16830



RECEIVED
AUG 23 1988

SECRETARY'S OFFICE
Public Utility Commission

RE: Application of KLT, Inc.
A-00107570, F.1, Am-A



Dear Mr. Koerber:

I have been assigned to preside over the above-captioned case. The purpose of this letter is to bring to the attention of all parties' representatives certain procedural rules, observation of which will serve to "secure the just, speedy and inexpensive determination" of this proceeding. 1 Pa. Code §1.2(a).

Motor carrier application proceedings are governed by, inter alia, 52 Pa. Code §3.381(f) and (g), which provide, in pertinent part:

(f) Scheduling hearings. The applications to which timely protests were filed will not be acted on by the Commission for a period of 20 days after the closing date for filing of protests, to permit the applicant to make restrictive amendments leading to the withdrawal of protests. In the event that all protests are withdrawn upon amendment, the Commission may dispose of the application in accordance with subsection (e). In the event that the application is still subject to protest, then after the expiration of the 20-day waiting period, the Commission will set the application for hearing and will notify all parties thereof. Absent good cause shown, no further amendments to the application will be considered after expiration of the 20-day period or the commencement of hearings.

(g) Requests for postponements. In the event that any scheduled hearing is postponed for any reason prior to the date thereof, notice of postponement and the date, time, and place of the continued hearing will be given by the presiding officer of the Commission to all parties. Requests for hearing postponements shall be submitted in writing to the Secretary of the Commission and the presiding

Dwight L. Koerber, Jr., Esquire
Page two
August 23, 1988

officer with copies to parties of record, no later than 5 days prior to hearing. Hearings will not be postponed absent good cause. (Emphasis added.)

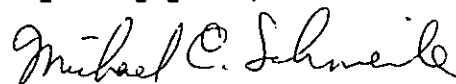
In accordance with the foregoing, absent timely notice of settlement (i.e., no later than 5 days prior to the first scheduled hearing, on September 20, 1988), I anticipate that all parties to this proceeding shall be prepared to participate in the hearings scheduled to begin on September 20, 1988.

In connection with the foregoing, please bear in mind that restrictive amendments which result in undue and unreasonable fragmentation of authority have been held not to be in the public interest. Application of Central Valley Transportation, Inc., A-00103114 (Order adopted October 2, 1987, entered October 13, 1987); Application of Ace Motor Freight, Inc., A-00097068, F.1, Am-C (Order adopted May 17, 1978, entered May 24, 1978). Any amended authority will be expected to be clear, understandable and enforceable.

Finally, I would also like to bring to your attention 52 Pa. Code §5.331(b) which provides, inter alia, that "[p]articipants shall endeavor to initiate discovery as early in the proceedings as reasonably possible," and 52 Pa. Code §5.322 which encourages participants to exchange information on an informal basis. I urge all parties to cooperate in discovery. Such cooperation is preferable to numerous or protracted discovery disagreements which require the presiding officer's participation for resolution. Please be aware that there are limitations on discovery and sanctions for abuse of the discovery process. 52 Pa. Code §§5.361, 5.371-3.572.

In closing, I hope for the cooperation of all parties in achieving a fair, prompt and efficient resolution of this case.

Very truly yours,



MICHAEL C. SCHNIERLE
Administrative Law Judge

MCS:mem

cc: All parties of Record

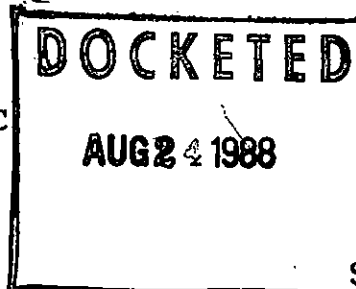


COMMONWEALTH OF PENNSYLVANIA
PENNSYLVANIA PUBLIC UTILITY COMMISSION
P. O. BOX 3265, HARRISBURG, Pa. 17120

August 23, 1988

IN REPLY PLEASE
REFER TO OUR FILE

Paul L. Zeigler, Esquire
Goldberg, Katzman & Shipman, P.C.
P.O. Box 1268
Harrisburg, PA 17108-1268



RECEIVED
AUG 23 1988

SECRETARY'S OFFICE
Public Utility Commission

RE: Application of KLT, Inc.
A-00107570, F.1, Am-A

DOCUMENT
FOLDER

Dear Mr. Zeigler:

I have been assigned to preside over the above-captioned case. The purpose of this letter is to bring to the attention of all parties' representatives certain procedural rules, observation of which will serve to "secure the just, speedy and inexpensive determination" of this proceeding. 1 Pa. Code §1.2(a).

Motor carrier application proceedings are governed by, inter alia, 52 Pa. Code §3.381(f) and (g), which provide, in pertinent part:

(f) Scheduling hearings. The applications to which timely protests were filed will not be acted on by the Commission for a period of 20 days after the closing date for filing of protests, to permit the applicant to make restrictive amendments leading to the withdrawal of protests. In the event that all protests are withdrawn upon amendment, the Commission may dispose of the application in accordance with subsection (e). In the event that the application is still subject to protest, then after the expiration of the 20-day waiting period, the Commission will set the application for hearing and will notify all parties thereof. Absent good cause shown, no further amendments to the application will be considered after expiration of the 20-day period or the commencement of hearings.

(g) Requests for postponements. In the event that any scheduled hearing is postponed for any reason prior to the date thereof, notice of postponement and the date, time, and place of the continued hearing will be given by the presiding officer of the Commission to all parties. Requests for hearing postponements shall be submitted in writing to the Secretary of the Commission and the presiding

Paul L. Zeigler, Esquire
Page two
August 23, 1988

officer with copies to parties of record, no later than 5 days prior to hearing. Hearings will not be postponed absent good cause. (Emphasis added.)

In accordance with the foregoing, absent timely notice of settlement (i.e., no later than 5 days prior to the first scheduled hearing, on September 20, 1988), I anticipate that all parties to this proceeding shall be prepared to participate in the hearings scheduled to begin on September 20, 1988.

In connection with the foregoing, please bear in mind that restrictive amendments which result in undue and unreasonable fragmentation of authority have been held not to be in the public interest. Application of Central Valley Transportation, Inc., A-00103114 (Order adopted October 2, 1987, entered October 13, 1987); Application of Ace Motor Freight, Inc., A-00097068, F.1, Am-C (Order adopted May 17, 1978, entered May 24, 1978). Any amended authority will be expected to be clear, understandable and enforceable.

Finally, I would also like to bring to your attention 52 Pa. Code §5.331(b) which provides, inter alia, that "[p]articipants shall endeavor to initiate discovery as early in the proceedings as reasonably possible," and 52 Pa. Code §5.322 which encourages participants to exchange information on an informal basis. I urge all parties to cooperate in discovery. Such cooperation is preferable to numerous or protracted discovery disagreements which require the presiding officer's participation for resolution. Please be aware that there are limitations on discovery and sanctions for abuse of the discovery process. 52 Pa. Code §§5.361, 5.371-3.572.

In closing, I hope for the cooperation of all parties in achieving a fair, prompt and efficient resolution of this case.

Very truly yours,



MICHAEL C. SCHNIERLE
Administrative Law Judge

MCS:mem

cc: All parties of Record

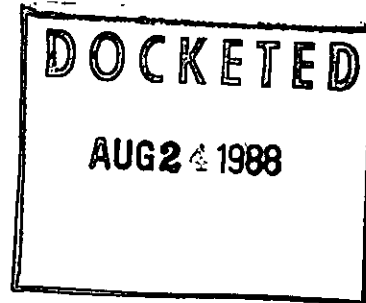


COMMONWEALTH OF PENNSYLVANIA
PENNSYLVANIA PUBLIC UTILITY COMMISSION
P. O. BOX 3265, HARRISBURG, Pa. 17120

August 23, 1988

IN REPLY PLEASE
REFER TO OUR FILE

Frederick L. Reigle, Esquire
3506 Perkiomen Avenue
P.O. Box 4010
Reading, PA 19606



RECEIVED

AUG 23 1988

SECRETARY'S OFFICE
Public Utility Commission

RE: Application of KLT, Inc.
A-00107570, F.1, Am-A



Dear Mr. Reigle:

I have been assigned to preside over the above-captioned case. The purpose of this letter is to bring to the attention of all parties' representatives certain procedural rules, observation of which will serve to "secure the just, speedy and inexpensive determination" of this proceeding. 1 Pa. Code §1.2(a).

Motor carrier application proceedings are governed by, inter alia, 52 Pa. Code §3.381(f) and (g), which provide, in pertinent part:

(f) Scheduling hearings. The applications to which timely protests were filed will not be acted on by the Commission for a period of 20 days after the closing date for filing of protests, to permit the applicant to make restrictive amendments leading to the withdrawal of protests. In the event that all protests are withdrawn upon amendment, the Commission may dispose of the application in accordance with subsection (e). In the event that the application is still subject to protest, then after the expiration of the 20-day waiting period, the Commission will set the application for hearing and will notify all parties thereof. Absent good cause shown, no further amendments to the application will be considered after expiration of the 20-day period or the commencement of hearings.

(g) Requests for postponements. In the event that any scheduled hearing is postponed for any reason prior to the date thereof, notice of postponement and the date, time, and place of the continued hearing will be given by the presiding officer of the Commission to all parties. Requests for hearing postponements shall be submitted in writing to the Secretary of the Commission and the presiding

Frederick L. Reigle, Esquire
Page two
August 23, 1988

officer with copies to parties of record, no later than 5 days prior to hearing. Hearings will not be postponed absent good cause. (Emphasis added.)

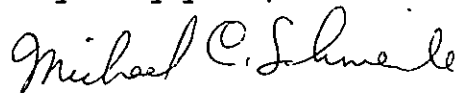
In accordance with the foregoing, absent timely notice of settlement (i.e., no later than 5 days prior to the first scheduled hearing, on September 20, 1988), I anticipate that all parties to this proceeding shall be prepared to participate in the hearings scheduled to begin on September 20, 1988.

In connection with the foregoing, please bear in mind that restrictive amendments which result in undue and unreasonable fragmentation of authority have been held not to be in the public interest. Application of Central Valley Transportation, Inc., A-00103114 (Order adopted October 2, 1987, entered October 13, 1987); Application of Ace Motor Freight, Inc., A-00097068, F.1, Am-C (Order adopted May 17, 1978, entered May 24, 1978). Any amended authority will be expected to be clear, understandable and enforceable.

Finally, I would also like to bring to your attention 52 Pa. Code §5.331(b) which provides, inter alia, that "[p]articipants shall endeavor to initiate discovery as early in the proceedings as reasonably possible," and 52 Pa. Code §5.322 which encourages participants to exchange information on an informal basis. I urge all parties to cooperate in discovery. Such cooperation is preferable to numerous or protracted discovery disagreements which require the presiding officer's participation for resolution. Please be aware that there are limitations on discovery and sanctions for abuse of the discovery process. 52 Pa. Code §§5.361, 5.371-3.572.

In closing, I hope for the cooperation of all parties in achieving a fair, prompt and efficient resolution of this case.

Very truly yours,



MICHAEL C. SCHNIERLE
Administrative Law Judge

MCS:mem

cc: All parties of Record

CONFIDENTIAL

KRINER, KOERBER AND KIRK
ATTORNEYS-AT-LAW
110 NORTH SECOND STREET
P. O. BOX 1320
CLEARFIELD, PENNSYLVANIA 16830

(814) 765-9611

September 16, 1988

COUNSEL TO THE FIRM
WILLIAM T. DAVIS

WILLIAM C. KRINER
DWIGHT L. KOERBER, JR.
ALAN F. KIRK

Jerry Rich, Secretary
PA PUBLIC UTILITY COMMISSION
P.O. Box 3265
Harrisburg, PA 17120

DOCKETED
SEP 21 1988

RECEIVED
SEP 19 1988
SECRETARY'S OFFICE
Public Utility Commission

RE: KLT, INC.
A-107570

Dear Mr. Rich:

I am writing this letter in furtherance of the discussions I have had with Attorney Paul Zeigler, who represents Herman F. Miller, t/a H.F. Miller Mobile Home Transport.

This application has a provision in it which specifies that it is "for Teaco, Inc., t/d/b/a Valley Homes and Valley Mobile Homes". I wish to confirm to the Commission that the applicant interprets the term "for" in a fashion so that all transportation service provided under the scope of the authority sought would require that Teaco, Inc. control the transportation services and pay the freight charges. There will be no general holding out to all members of the shipping public, but only to the named shipper in the application, to wit: Teaco, Inc., Valley Homes and Valley Mobile Homes.

Based upon this representation, it is my understanding that Attorney Zeigler will be withdrawing the protest which he filed on behalf of Herman F. Miller, t/a H.F. Miller Mobile Home Transport, thereby permitting the application to become unopposed. I would thereupon request that the hearing now scheduled for September 20, 1988, be cancelled.

I am forwarding a copy of this letter to Administrative Law Judge Schnierle so that he can be aware of the status of negotiations that are involved in this case.

Very truly yours,

Dwight L. Koerber, Jr.
Dwight L. Koerber, Jr.

DLK:gje
cc: The Honorable Michael C. Schnierle
Paul L. Zeigler, Esquire
Mr. Kenneth L. Teaman

DOCUMENT
FOLDER

ORIGINAL

LAW OFFICES
GOLDBERG, KATZMAN & SHIPMAN, P.C.

ARTHUR L. GOLDBERG
RONALD M. KATZMAN
HARRY B. GOLDBERG
F. LEE SHIPMAN
PAUL L. ZEIGLER
PAUL J. ESPOSITO
NEIL HENDERSHOT
J. JAY COOPER
THOMAS E. BRENNER
DAVID C. MILLER
JAMES M. SHEEHAN
MICHAEL A. FINIO
JOHN A. STATLER
APRIL L. STRANG-KUTAY
TRUDY H. MCGRAW
BARBARA A. REYNOLDS

319 MARKET STREET
P. O. BOX 1268
HARRISBURG, PENNSYLVANIA 17108-1268

TELEPHONE
(717) 234-4161

FAX
(717) 234-6808

YORK OFFICE:
119 E. MARKET ST.
YORK, PA. 17401
(717) 843-7912

(CORRESPOND TO
HARRISBURG OFFICE)

September 19, 1988

Jerry Rich, Secretary
Pennsylvania Public Utility
Commission
P.O. Box 3265
Harrisburg, PA 17120

**DOCUMENT
FOLDER**

RECEIVED

SEP 21 1988

**SECRETARYS OFFICE
Public Utility Commission**

Re: Application of KLT, Inc.
A-00107570 *FIAM-A*

Dear Secretary Rich:

Your file will reflect that I represent Herman F. Miller t/a H.F. Miller Mobile Home Transport. We have previously filed a protest with regard to an application brought by KLT, Inc.

Counsel for KLT, Inc., and I have resolved this matter with the understanding that Mr. Koerber, counsel for KLT, Inc., has provided a letter setting forth our concerns about the extent of the application for transport brought by KLT. I have enclosed a copy of that letter for your information.

Based upon the receipt of this letter and its entrance into the file and utilization by the Commission with regard to KLT, Inc.'s, application, I am requesting that our protest be withdrawn.

Therefore, it will not be necessary to have the hearing that was scheduled for September 20, 1988; therefore, there is no need for any future hearings.

Very truly yours,

Paul L. Zeigler

DOCKETED
SEP 22 1988

PLZ/jmk
Enclosure
cc Dwight Koerber, Jr., Esquire
H.F. Miller

COMMONWEALTH OF PENNSYLVANIA
PENNSYLVANIA PUBLIC UTILITY COMMISSION
P.O. BOX 3265, HARRISBURG, PA 17120
September 19, 1988

In Re: A-00107570, F001, Am-A

(See letter dated 8@22@88)

Application of KLT, Inc.

NOTICE

This notice is to inform you that at the request of counsel for applicant the hearing now scheduled to be held Tuesday, September 20, 1988, in Harrisburg, has been cancelled.

As soon as the restrictive amendment and letters withdrawing all protests are received in this office, the subject application will be referred to the Bureau of Transportation for review and report to the Commission.

cc: Judge Schnierle
Mrs. Pappas
Mrs. Howell
Mr. Bramson
File Room

DOCUMENT
FOLDER

DOCKETED
SEP 21 1988

APPEARANCE SHEET

ALJ HEARING REPORT

DOCKET NO. A-00107570, F001, Am-A

CASE NAME KLT, Inc.

HEARING LOCATION Harrisburg, PA.

HEARING DATE September 20, 1988

ALJ Schnierle

CHECK THOSE BLOCKS WHICH APPLY:

Hearing held YES NO

Testimony taken YES NO

Hearing concluded YES NO

Further hearing needed YES NO

Estimated add'l days _____

RECORD CLOSED YES NO
Date _____

Briefs to be filed YES NO
Date _____

BENCH DECISION YES NO

RECEIVED

SEP 19 1988

Office of A. L. J.
Public Utility Commission



REMARKS:

NAMES, ADDRESSES AND TELEPHONE NUMBERS OF PARTIES OR COUNSEL OF RECORD
PLEASE PRINT CLEARLY
INCOMPLETE INFORMATION MAY RESULT IN DELAY OF PROCESS

NAME and TELEPHONE NUMBER	ADDRESS			APPEARING FOR
Telephone No. ()	City	State	Zip	
Telephone No. ()	City	State	Zip	
Telephone No. ()	City	State	Zip	

CHECK THIS BOX IF ADDITIONAL PARTIES OR COUNSEL OF RECORD APPEAR ON BACK.

Reporter h

Address

City State Zip

Telephone No. ()

Address

City State Zip

Telephone No. ()

Address

City State Zip

Telephone No. ()

Address

City State Zip

Telephone No. ()

Address

City State Zip

Telephone No. ()

Address

City State Zip

Telephone No. ()

Address

City State Zip

Telephone No. ()

Address

City State Zip

Telephone No. ()

Address

City State Zip

Telephone No. ()

Address

City State Zip

Telephone No. ()



COMMONWEALTH OF PENNSYLVANIA
PENNSYLVANIA PUBLIC UTILITY COMMISSION
P. O. BOX 3265, HARRISBURG, Pa. 17120

October 4, 1988

IN REPLY PLEASE
REFER TO OUR FILE

Dwight L. Koerber, Jr.
Attorney at Law
110 North Second Street
P. O. Box 1320
Clearfield, PA 16830

In re: A-00107570 F. 1, Am-A - Application of KLT, Inc.

Dear Mr. Koerber:

The above referenced application has been assigned for review without an oral hearing. In order to reach a determination on the application, you are being requested to file verified statements in accordance with 52 Pa. Code §3.381(e)(1). You will be required to file:

- A. VERIFIED STATEMENT OF APPLICANT.
- B. VERIFIED STATEMENTS IN SUPPORT OF APPLICATION.

The verified statements should be in paragraph form. Each heading contained in the attached minimum outline should be a separate section or paragraph.

You are being granted an initial thirty (30) days to file verified statements. They will be due on or before October 28, 1988.

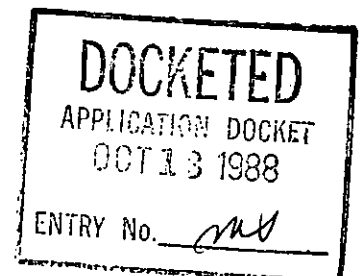
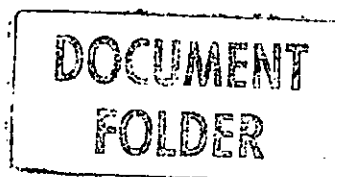
If additional time is required, it may be requested by telephone but should be followed in writing with the reasons for the extension stated.

Questions about your application should be directed to Douglas A. Pike (717) 783-5947.

Very truly yours,

By Douglas A. Pike
For Peter S. Marzolf, Supervisor
Technical Review Section
Bureau of Transportation

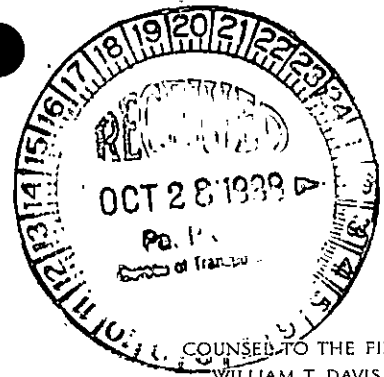
DAP:kmb



KRINER, KOERBER AND KIRK
ATTORNEYS-AT-LAW
110 NORTH SECOND STREET
P. O. BOX 1320
CLEARFIELD, PENNSYLVANIA 16830

(814) 765-9611

October 27, 1988



WILLIAM C. KRINER
DWIGHT L. KOERBER, JR.
ALAN F. KIRK

Mr. Douglas A. Pike
Technical Review Section
PA PUBLIC UTILITY COMMISSION
P.O. Box 3265
Harrisburg, PA 17120

RE: KLT, INC.
A-107570

7.1 Am-A

Dear Mr. Pike:

I represent KLT, Inc., applicant in the above referenced application. I am writing in order to request an extension of time for filing of verified statements. Verified statements are due on October 28, 1988. During the past month, I have been out of the office for an unusual amount of time, and have been unable to make the necessary coordinations to prepare the verified statements herein. Therefore, I would ask for an additional 30 days to prepare the applicant's verified statements, extending the due date to and including November 26, 1988.

As per your conversation with my secretary today, I am confirming that a 30 day extension of time has been granted in the above referenced PUC application, making the new date November 26, 1988.

Thank you for your consideration on this matter.

Very truly yours,

Dwight L. Koerber, Jr.
Dwight L. Koerber, Jr.

DLK:gje
cc: KLT, Inc..

DOCUMENT
FOLDER

DOCKETED
APPLICATION DOCKET
OCT 28 1988
ENTRY No. *MS*



COMMONWEALTH OF PENNSYLVANIA
PENNSYLVANIA PUBLIC UTILITY COMMISSION
P. O. BOX 3265, HARRISBURG, Pa. 17120

October 31, 1988

IN REPLY PLEASE
REFER TO OUR FILE

Dwight L. Koerber, Jr.
Attorney at Law
110 North Second Street
P.O. Box 1320
Clearfield, PA 16830

In re: A-00107570, F. 1, Am-A - Application of KLT, Inc.

Dear Mr. Koerber:

In accordance with your request of October 27, 1988 for an extension of time to file verified statements, we are granting an additional thirty days for filing of statements.

Please be advised that verified statements are now due on November 29, 1988. If said statements are not filed with this office by that date we shall assume that you do not desire to pursue this matter and shall recommend to the Commission that the application be dismissed for lack of prosecution.

If you have any questions, please do not hesitate to contact us.

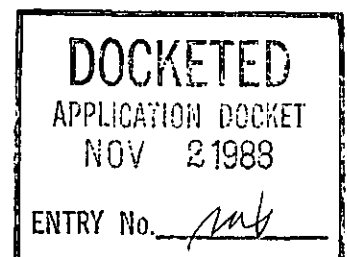
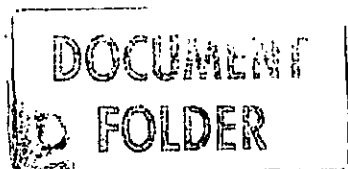
Very truly yours,

By Douglas A. Pike
For Peter S. Marzolf, Supervisor
Technical Review Section
Bureau of Transportation

CERTIFIED MAIL

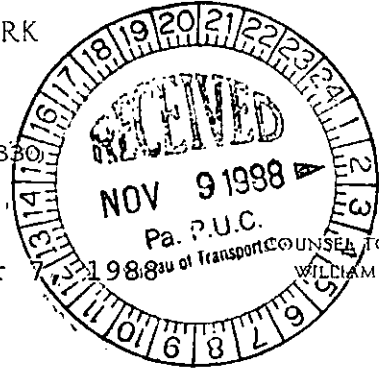
RETURN RECEIPT REQUESTED

DAP:11



9 ddp

KRINER, KOERBER AND KIRK
ATTORNEYS-AT-LAW
110 NORTH SECOND STREET
P. O. BOX 1320
CLEARFIELD, PENNSYLVANIA 16830
(814) 765-9611



WILLIAM C. KRINER
DWIGHT L. KOERBER, JR.
ALAN F. KIRK

November

Pa. P.U.C. COUNSEL TO THE FIRM
WILLIAM T. DAVIS

Jerry Rich, Secretary
Pennsylvania Public Utility Commission
P. O. Box 3265
Harrisburg, PA 17120

RECEIVED

RE: KLT, Inc.
A-107570, F.1, Am-A

NOV 9 1988

SECRETARYS OFFICE
Public Utility Commission

Dear Mr. Rich:

I am transmitting herewith the original and one copy of the Verified Statements, which we are filing on behalf of the applicant in the above referenced proceeding. If anything further is required on this matter, please be in touch with me.

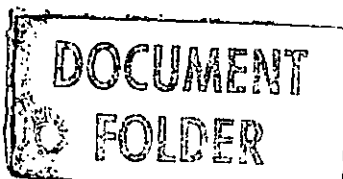
Very truly yours,

Dwight L. Koerber, Jr.
Dwight L. Koerber, Jr.

DLK:sml

Enclosure: Verified Statements (orig. and one copy)

cc: Mr. Kenneth L. Teaman



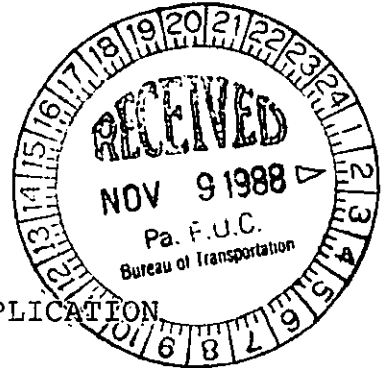
RECEIVED

NOV 9 1988

BEFORE THE
PUBLIC UTILITY COMMISSION
Harrisburg, PA 17120

SECRETARYS OFFICE
Public Utility Commission

KLT, INC.
A-107570, F.1, Am-A



VERIFIED STATEMENT IN SUPPORT OF APPLICATION

-
- (1) Verified Statement of Applicant,
KLT, Inc., presented on behalf of
Kenneth L. Teaman.

 - (2) Verified Statement of Teaco, Inc.,
t/d/b/a Valley Homes and Valley Mobile
Homes, supporting shipper.

KLT, Inc.
Applicant

By: Dwight L. Koerber, Jr.
KRINER, KOERBER & KIRK
110 North Second Street
P. O. Box 1320
Clearfield, PA 16830

Dated: November 7, 1988

DOCUMENT
FOLDER

DOCKETED
APPLICATION DOCKET
NOV 10 1988
ENTRY No. *ms*

BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION
HARRISBURG, PA 17120

KLT, INC.

DOCKET NO. A-107570, F.1, Am-A

VERIFIED STATEMENT OF APPLICANT

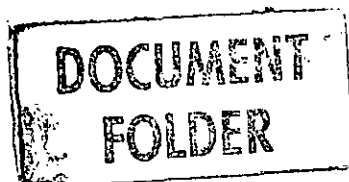
I. LEGAL NAME AND DOMICILE OF APPLICANT:

The applicant herein is KLT, Inc., which has an address of
R.D. 3, Box 342, Bellefonte, PA 16823.

II. IDENTITY AND QUALIFICATION TESTIFYING WITNESS:

My name is Kenneth L. Teaman, and I am president of KLT, Inc.,
as well as sole owner of the company.

I am involved in the day to day affairs of my company, and
have personal knowledge of the affairs set forth in this statement.
If this proceeding had been assigned to an oral hearing, I would
have appeared to testify on behalf of KLT, Inc.



III. IS THE APPLICANT AFFILIATED WITH OTHER CARRIERS?

No.

IV. AUTHORITY SOUGHT:

In this proceeding, we are seeking to amend our certificate of public convenience as issued by the Pennsylvania Public Utility Commission so as to obtain additional authority as a Class D carrier. The exact scope of authority we are seeking to receive reads as follows:

So as to permit the transportation of homes and manufactured homes for Teaco, Inc., t/d/b/a Valley Homes and Valley Mobile Homes, between points in Pennsylvania.

Originally, we had two protests to the application, with those protests being filed on behalf of Athian Martin, t/d/b/a Houck Mobile Homes and Herman F. Miller, t/a H.F. Miller Mobile Home Transport. By letter of June 6, 1988, Athian Martin, t/d/b/a Houck Mobile Homes withdrew its protest. Thereafter, by letter dated September 19, 1988, counsel for Herman F. Miller, t/a H.F. Miller Mobile Home Transport, withdrew the protest of his client. He did so in reliance upon a letter which we sent to the Pennsylvania Public Utility Commission on September 16, 1988, where our attorney stated that the sole purpose of the present application was to provide service for Teaco, Inc., t/d/b/a Valley Homes and Mobile Valley Homes. We explained that we interpreted the term "for" in a fashion so that all transportation service provided under the scope

of the authority sought in this proceeding would require that Teaco, Inc. control the transportation services and pay for the freight charges. Our attorney has taken the position that our description of the term "for" was no different than any other PUC application that is restricted to traffic "for" a particular shipper, but in any event, I wanted to present this background information in order to show the factors that led up to the withdrawal of Herman F. Miller, t/a H.F. Miller Mobile Home Transport.

As matters now stand, the application is unopposed, with the full scope of the application being that authority which we originally sought, as published in the Pennsylvania Bulletin of April 9, 1988.

V. GENERAL SCOPE OF CURRENTLY AUTHORIZED OPERATIONS:

We are currently authorized to provide service as a common carrier, pursuant to an Order issued by the Pennsylvania Public Utility Commission on September 24, 1987, covering the following rights:

To transport, as a Class D carrier, used mobile homes and house trailers, from points in the county of Centre, to points in Pennsylvania, and vice versa, subject to the following condition:

That no right, power or privilege is granted to provide transportation from points in the counties of Northumberland, Lycoming, Dauphin, Perry, Lancaster, Lebanon and Franklin.

Attached hereto as Appendix A is a copy of that grant of authority.

Concerning the operation of our company, we were delayed somewhat in the initial start up of our operations, as there was a time period required in order to meet compliance requirements by having insurance and a tariff in effect. Furthermore, we needed to revise the prior tariff that had been in effect before we initiated our operations. Thus, it was well into 1988 before we actually began operating.

At this point, I would like to explain that KLT, Inc. is affiliated with Teaco, Inc., the supporting shipper in this proceeding. I am the sole owner of KLT, Inc., but the affiliation stems from the fact that I own 50% of the stock of Teaco, Inc. as well. I own and operate Teaco, Inc. in conjunction with my father, who also owns 50% of the company. Because I am actively involved in both companies, there is a certain degree of overlap between the two different concerns. However, we are very careful to keep a clear distinction between the operations of Teaco, Inc. and KLT, Inc., and make a point of keeping our financial affairs and legal affairs totally separated at all times.

VI. DUPLICATING AUTHORITY WHICH WILL RESULT FROM GRANT OF APPLICATION:

To a very limited extent, granting the present application would result in duplication of our existing certificate, as our present authority authorizes us to move used mobile homes from

points in Centre County, which would permit the transportation of used mobile homes for Teaco, Inc. for point in Centre County. We do not seek any duplicating operating authority, and would be agreeable to having the PUC impose its standard language specifying that only a single grant of operating authority is being converted through the present application.

VII. DUAL OPERATIONS RESULTING FROM GRANT OF AUTHORITY:

None.

VIII. PERTINENT TERMINAL FACILITIES AND COMMUNICATIONS NETWORK:

Our "official" terminal facilities would be our home in Bellefonte, Pennsylvania. In addition to using that facility in order to coordinate the operations of KLT, Inc., I also utilize the offices of Teaco, Inc., which is where I spend most of my days, located in Milesburg, PA. At both of these locations, we can be reached by telephone in order to request that transportation services be furnished. Our communications network is a commercial telephone service which we have found to be quite suitable in coordinating our affairs.

IX. PERTINENT EQUIPMENT:

We operate a 1973 Ford toter which is specially designed for the transportation of mobile homes. While the unit is somewhat

old, it is in exceptionally good shape, and has always been properly maintained.

We have no difficulty in obtaining escorts when they are needed. Available to us is a dozer that can be utilized to assist in setting up mobile homes. In the future, we anticipate that we will be purchasing a new toter, but we will have to wait and see how developments occur in this regard.

X. SAFETY PROGRAM:

Safety is a very important concern for me in the operation of KLT, Inc. We make a point of having pre-trip inspections, post-trip inspections, and insure that the equipment is in top shape at all times. I personally emphasize safety a great deal of time to our driver, and make certain that he also recognizes the need to put safety as the top priority in all matters.

I am generally familiar with the safety requirements of the Pennsylvania Public Utility Commission, and make a full effort to comply with these requirements. To the extent that any safety matters should come to my attention that I am not familiar with, I shall make a point of properly implementing them, and will discuss any questions along these lines with our attorney or with the PUC safety representatives.

XI. TYPE OF SERVICE CURRENTLY PROVIDED TO THE SUPPORTING WITNESS:

KLT is not currently providing any service for Teaco, Inc.,

t/d/b/a Valley Homes and Valley Mobile Homes.

XII. TYPE OF SERVICE TO BE OFFERED:

We are proposing to offer to Teaco, Inc. a service involving the transportation of mobile homes between any point in Pennsylvania. Obviously, the amount of service that we actually provide will be limited by the fact that we have one toter, but I can assure the PUC that we will be available to provide meaningful service. We are proposing to hold out to Teaco, Inc., t/d/b/a Valley Homes and Valley Mobile Homes a service that would involve both a localized operation and a longer haul operation pertaining to factory deliveries. In addition, we would be in a position to transport used mobile homes from their current site to a new owner site at various locations in Pennsylvania. We are anticipating that the majority of the deliveries will be directly to a home site, but also recognize that many shipments will be coming back into the Teaco, Inc. facilities in Milesburg or Port Matilda.

Basically, we are proposing a complete statewide service for Teaco, Inc. between all points in Pennsylvania on the transportation of their mobile homes and manufactured homes.

XIII. FINANCIAL DATA:

We did not actively begin our operations until 1988, and as a result, do not have formal financial statements. Our revenue to

date has been a total of \$3431.50, with out of pocket expenses at \$2058.90, producing gross profits of \$1,372.60. We have initial capitalization of the company of \$1000.00 in capital stock, and a demand note in the amount of \$9000.00. If necessary, we have available our individual assets in order to expand the financial base of KLT, Inc.

XIV. WHETHER DEADHEAD MILEAGE WILL BE INVOLVED:

We will make a point of coordinating inbound and outbound operations whenever possible. In many respects, however, scheduling concerns are so important in transporting mobile homes and manufactured homes, that it is difficult to tie in two-way movements. However, to the extent that it is possible to do so, we will try to have two-way movements, so as to minimize deadhead mileage operations. By having complete statewide authority to serve Teaco, Inc., we will be in a position to coordinate whatever two way shipments that this shipper might have.

XV. ANY OTHER INFORMATION DEEMED PERTINENT:

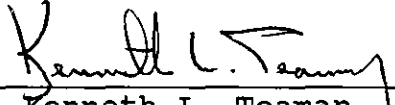
We believe that it would serve a useful public purpose by granting the statewide authority that we are now seeking, so as to permit KLT, Inc. to provide service for Teaco, Inc., t/d/b/a Valley Homes and Valley Mobile Homes. We respectfully request the Pennsylvania Public Utility Commission to grant this application as requested.

VERIFICATION

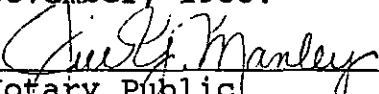
COMMONWEALTH OF PENNSYLVANIA:

COUNTY OF CENTRE :

KENNETH L. TEAMAN, being duly sworn according to law, deposes and states that the facts set forth in the foregoing Verified Statement are true and correct to the best of his information, knowledge and belief.


Kenneth L. Teaman

SWORN to and subscribed before me this 2nd day of November, 1988.


Notary Public

NOTARIAL SEAL
JILL Y. MANLEY, NOTARY PUBLIC
BOGGS TOWNSHIP, CENTRE COUNTY
MY COMMISSION EXPIRES JUNE 8, 1992

Member, Pennsylvania Association of Notaries

APPENDIX A

Attached hereto is the current operating authority of KLT,
Inc.

PENNSYLVANIA
PUBLIC UTILITY COMMISSION
Harrisburg, PA 17120

Public Meeting held September 17, 1987

Commissioners Present:

Bill Shane, Chairman
Linda C. Taliaferro
Frank Fischl
William H. Smith, not voting

Application of KLT, Inc. for approval of
the transfer to it of part of the operating
rights held by Ralph G. Lingle, Jr. at
A-00104857.

A-00107570

Kriner, Koerber & Kirk by Dwight L. Koerber, Jr. for applicant.

O R D E R

BY THE COMMISSION:

This matter comes before the Commission on an application filed June 1, 1987. Notice of the application was filed in the Pennsylvania Bulletin of July 11, 1987. No protests were filed and this record is certified to the Commission without oral hearing.

KLT, Inc. seeks to initiate service as a common carrier in Pennsylvania. It is a corporation of the Commonwealth having received its certificate of incorporation on April 24, 1987. Kenneth L. Teaman owns all of the stock of applicant corporation and is the president. Carolyn B. Teaman is the secretary/treasurer. Applicant will conduct operations from R.D. 3, Bellefonte, Centre County, utilizing a specially designed toter. Applicant is not affiliated with transferor or any other carriers or corporations.

Applicant shows assets of \$10,000, subject to liabilities of \$9,000, and a capital account of \$1,000.

The applicant proposes to purchase part of the transferor's motor carrier common carrier trucking rights at A-00104857 for a total consideration of \$6,000 allocated as follows:

PUC right	\$6,000
Other assets	None
Total	\$6,000

The purchase price of six thousand (\$6,000) dollars will be paid upon Commission approval of the transfer proceeding.

Transferor shows gross revenue for 1984 of \$45,501, 1985 of \$54,443 and 1986 of \$49,955. All of the transferor's due assessments have been paid, all reports have been filed and the insurance is in full force.

DISCUSSION

By the instant application Ralph G. Lingle, Jr. proposes to transfer part of one right to KLT, Inc. As a result Centre County will be eliminated from the third right under report and order adopted October 28, 1983. All of the rights, except for right number two under report and order approved October 28, 1983, will include a restriction excluding the transportation of used mobile homes and/or house trailers, between, from or to points in Centre County. The right being transferred conflicts or duplicates a portion of these rights. By placing restrictions on the rights being retained by transferor, we will eliminate any duplication which could have resulted, so that transferor is unable to retain any portion of the right which has been transferred to the applicant.

We find that:

1. Applicant is fit to hold a certificate of public convenience.
2. Restrictive conditions must be added to the rights which the transferor is retaining in order to eliminate any duplication between the right being transferred and the rights being retained.
3. There is a continuing necessity for the right herein involved.
4. Approval of the instant application is necessary for the accommodation and convenience of the public; THEREFORE,

IT IS ORDERED: That the application for the transfer of right held by Ralph G. Lingle, Jr. at A-00104857 be and is hereby approved and that a certificate of public convenience be issued to the applicant granting the following right:

To transport, as a Class D carrier, used mobile homes and house trailers, from points in the county of Centre, to points in Pennsylvania, and vice versa;

subject to the following condition:

That no right, power or privilege is granted to provide transportation from points in the counties of Northumberland, Lycoming, Dauphin, Perry, Lancaster, Lebanon and Franklin.

with the above right subject to the following general conditions:

1. That the approval hereby given is not to be understood as committing the Commission, in any proceedings that may be brought before it for any purpose, to fix a valuation on the right to be acquired by applicant from the present certificate holder equal to the consideration to be paid therefor, or equal to any value that may be placed thereon by applicant, or to approve or prescribe rates sufficient to yield a return thereon.
2. That applicant shall not record in its utility accounts any amount representing the right herein granted in excess of the actual cost of such right to the original holder thereof.
3. That the applicant charge to Account 1550, Other Intangible Property, \$6,000, being the amount of the consideration payable by it for the rights and going concern value attributable thereto; less any amount recorded under condition 2 above.
4. That the certificate holder shall comply with all of the provisions of the Public Utility Code as now existing or as may hereafter be amended, and 52 Pa. Code §31, as now existing or as may hereafter be amended, and any other rules and regulations as may hereafter be prescribed by the Commission. Failure to comply shall be sufficient cause to suspend, revoke or rescind the rights and privileges conferred by the certificate.
5. That the certificate holder shall not transfer, sell or in any way convey any of its outstanding capital stock to any individual, partnership, corporation or any entity, without the prior filing of an application and approval thereof by the Commission under 66 PA C.S.A. §1102(3).

IT IS FURTHER ORDERED: That the authority granted herein, to the extent that it duplicates authority now held by or subsequently


granted to the carrier, shall not be construed as conferring more than one operating right.

IT IS FURTHER ORDERED: That the applicant shall not engage in any transportation granted herein until it has complied with the requirements of the Pennsylvania Public Utility Code and the rules and regulations of this Commission relative to the filing and acceptance of evidence of insurance and a tariff establishing just and reasonable rates.

IT IS FURTHER ORDERED: That in the event said applicant has not, on or before sixty (60) days from the date of the service of this order, complied with the requirements hereinbefore set forth, the application shall be dismissed without further proceedings.

IT IS FURTHER ORDERED: That upon compliance with this order, Centre County be eliminated as a point of origin from the third right granted the transferor, Ralph G. Lingle, Jr., at A-00104857 under report and order adopted October 28, 1983, and that all rights, except for right number (2) of the transferor, be modified as provided for in the supplemental order.

BY THE COMMISSION,



Jerry Rich
Secretary

(SEAL)

ORDER ADOPTED: September 17, 1987

ORDER ENTERED: SEP 24 1987

BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION
HARRISBURG, PA 17120

KLT, INC.

DOCKET NO. A-107570, F.1, Am-A

VERIFIED STATEMENT OF APPLICATION

I. LEGAL NAME AND DOMICILE OF SUPPORTING PARTY:

The supporting shipper in this application is Teaco, Inc. Teaco, Inc. has a registered trading name of Valley Homes and also Valley Mobile Homes. Teaco, Inc. is a Pennsylvania corporation, with a business address of Box 375, Water Street, Milesburg, PA 16853.

II. IDENTITY AND QUALIFICATIONS OF TESTIFYING WITNESS:

My name is Kenneth L. Teaman, and I am Secretary/Treasurer of Teaco, Inc. I have held that position since the company was formed in 1981. I own 50 percent of the stock of Teaco, Inc.

I am fully involved in my company's daily affairs and have personal knowledge of the information set forth in this Verified Statement. I am the individual responsible for obtaining

transportation services, so I have a sizeable amount of information about our transportation needs.

III. GENERAL DESCRIPTION OF SUPPORTING PARTY:

Teaco, Inc. has a variety of different business enterprises that it is involved in, but the particular one pertinent to this application is the business pertaining to the retail sale and service of mobile homes, and manufactured homes. While the PUC has grouped both types of homes together, we consider there to be an important difference between the two types of homes.

We have two sales locations for our homes. We have one location on Water Street in Milesburg, Pennsylvania, and the second location at Routes 322 and 220, in Port Matilda, Pennsylvania. While the two different locations are operated independently of one another, we do have a unified policy concerning sales and marketing objectives, and we likewise have an overall company policy pertaining to transportation services.

I would like to provide additional information concerning the commodity description in this application, where the term mobile homes and manufactured homes are utilized. We sell both mobile homes and manufactured homes, and are supporting the application insofar as it requests authority to transport both types of commodities. The distinction we draw between mobile homes and

manufactured homes relates to the structure of the units, as well as to the intended use of the units. Mobile homes have a permanent steel chassis, and are capable of being retransported at a future date. In many instances, mobile homes are permanently installed with a foundation site, but they do have the theoretical capability of being transported even after they have been used. Manufactured homes, in contrast, are intended to be permanently installed at the site to which they are delivered, and are not designed for retransportation in the future. A special module carrier is utilized in order to transport manufactured homes, and this carrier is returned to the manufacturing plant after a manufactured home is delivered.

IV. VOLUME AND FREQUENCY OF INTENDED USE:

Our overall volume amounts to approximately 100 units that we ship per year. Of this volume, approximately 20 are used and the remaining are new. As I noted beforehand, we have both mobile homes and permanent homes for which we need transportation services.

I would estimate that we will utilize Teaco to transport approximately 5-10 units per year, or possibly more. Approximately one-third of our deliveries involve double wide units, so the truckload movements for these units requires 2 shipments.

We also want to have Teaco, Inc. authorized to transport deliveries that are made directly from our facilities to a customer

location, in addition to the deliveries that are made direct from the manufacturing plant to the customer, without going through either of our facilities. We also anticipate utilizing Teaco, Inc. in order to transport used mobile homes, from a customer site directly to a new location, or even back to our facilities either in Bellefonte or Port Matilda.

V. SPECIFIC AND/OR REPRESENTATIVE ORIGINS AND DESTINATIONS:

We are supporting the applicant for complete statewide authority, so that we can handle new and used shipments that move directly from our facilities or those which move directly from a manufacturing point to a customer location. A sizeable number of units move directly to a customer location, rather than having them shipped through our facilities. Customer locations represent potential origin points, as well as destination points, because we frequently accept a used mobile home in conjunction with the purchase of a new unit. We then assume the responsibility for transporting the used mobile home, either back to our facility, or to a new customer location.

With respect to the delivery points, we consider the entire state of Pennsylvania to be a potential marketing point for us, but our primary areas of operations, revolve around Clearfield, Centre, Clinton, Lycoming, Snyder, Union, Mifflin, Huntingdon and Blair Counties. We do go beyond these points, however, as

evidenced by the fact that we have had shipments in the past to the Poconos. So that we have the flexibility to market our homes in the most efficient manner possible, we believe that complete statewide authority is needed.

With respect to origins, we have purchased new mobile homes from Shippenville, Lewisburg, Selinsgrove, Mifflinburg, and Berwyck. Because of the size of our operation, we have a policy of buying from a limited number of manufacturers for normal marketing purposes. However, we consider virtually any manufacturer in the state of Pennsylvania to be a perspective buyer of ours, because we are in the business of responding to customer demand for whatever type of unit there might be. I would estimate that there are currently approximately 30-40 mobile home manufacturers or pre-built mobile home manufacturers located in the state of Pennsylvania. We need to have the applicant authorized to serve all of these locations.

VI. TYPE OF SERVICE REQUIRED:

We require service from a company that is familiar with the transportation of mobile homes and manufactured homes. The drivers need to be familiar with procedures for transporting over-dimension loads, and of course, they need to be able to properly install a new mobile home or manufactured home at the delivery site. In view of our relationship with KLT., we know that it is able to provide

the type of service we need.

VII. SIMILAR APPLICATIONS SUPPORTED:

We previously supported Ralph G. Lingle, Jr., for authority to serve our facilities. We do not have any plans to support any additional motor carrier besides KLT, as we plan to continue to rely upon outside carriers, such as Ralph Lingle and Morgan Drive-Away, and to use KLT, in order to supplement that service.

VIII. ANY OTHER INFORMATION DEEMED PERTINENT:

The scope of the present application, covering mobile homes and manufactured homes, between all points in Pennsylvania, moving for Valley Homes and Valley Mobile Homes is the precise type of operating authority that is needed to meet our complete needs. We do not plan to replace existing carriers with KLT, Inc., but instead wish to have KLT authorized so that it can handle any overflow of transportation needs we have, and can also be in a position to respond to our last moment requirements that we cannot realistically expect our primary carriers to handle. The flexibility factor is important to us, as we need to make certain that we are able to meet scheduling needs at all time, in order to avoid the risk of losing business.

On behalf of Teaco, Inc., I respectfully request the Pennsylvania Public Utility to grant this application.



COMMONWEALTH OF PENNSYLVANIA
PENNSYLVANIA PUBLIC UTILITY COMMISSION
P. O. BOX 3265, HARRISBURG, Pa. 17120

November 10, 1988

IN REPLY PLEASE
REFER TO OUR FILE

Dwight L. Koerber, Jr.
Attorney at Law
110 North Second Street
P.O. Box 1320
Clearfield, PA 16830

In re: A-00107570, F. 1, Am-A - Application of KLT, Inc.

Dear Mr. Koerber:

We have received the verified statements filed in the above referenced proceeding.

The record will be reviewed and will be put before the Commission for its decision. You will be notified of the Commission's action.

Very truly yours,

Douglas A. Pike
Technical Review Section
Bureau of Transportation

DAP:11

