LEWIS H. GOLD ROBERT H. LEVIN GARY M. SCHILDHORN MYRON A. BLOOM BARRY D. KLEBAN GARY D. BRESSLER STEVEN D. USDIN KEVIN W. WALSH MARK J. PACKEL DEBBIE S. BUCHWALD RAYMOND H. LEMISCH MITCHELL B. KLEIN TAMMI J. LIPSKY

SUITE 1900 TWO PENN CENTER PLAZ PHILADELPHIA, PA 19102-1795 (215) 568-7515 TELECOPIER (215) 557-7922

Adelman Lavine Gold and Levin ATTORNEYS AND COUNSELORS AT/LAW

August 26, 1988

RECEIVED

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48.

OF COUNSEL

NATHAN LAVINE SIDNEY CHAIT

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

SECRETARYS OFFICE **Public Utility Commission** 

AUG2 9 1988

Wayne Storage Co. A-108351 Re:

Dear Secretary Rich:

I enclose, on behalf of Wayne Storage Co., the original and two copies of an Application for Approval of Transfer and Exercise of Common Carrier Rights, Form PUC-190, together with the Applicant's check in the amount of \$125.00 representing the filing fee.

Please contact the undersigned if you require any additional information.

Very truly yours, KLEBAN BARRY D.

BDK:db Enclosures Wayne Storage Co. (w/encl.) cc: Michael Kaliner, Esquire (w/encl.)

36568



8 9 PUC-190 (Rev. 11/85)	RECEIVED
APPLICATION FOR APPROVAL OF TRANSFER	AUG 2 9 1988
APPLICATION FOR APPROVAL OF TRANSFER AND EXERCISE OF COMMON OR CONTRACT CARRIER RIGHTS	ECRETARYS OFFICE
BUT SHOW BEFORE THE PENNSYLVANIA PUBLIC UTILITY COMMISSION	ublic Utility Commission
Application of Wayne Storage Co.	
(Application of wayne beerage eo. (Applicant/Transferee)	
for approval of the transfer and to exercise the right	PUC Use Only
as a <u>common</u> <u>common-contract</u> carrier, described at Docket All folders and amendments in- cluding Folder 1 and Folder 1, Amendments A, B & C.	Docket No. <u>A-10835</u>
No. A-101732 Amendments A, B & C. Folder No, issued to	Folder No. /
American Movers, Inc.	·
Transferor	DOOVETED
for transportation of property	DOCKEIED
persons-property	APPLICATION DOCKET
	OCT 1 4 1988
SEE INSTRUCTIONS BEFORE COMPLETING APPLICATION	ENTRY Nor 2
1. Wayne Storage Co.	And the second sec
(Full and correct name of applicant/transferee)	·····
2. N/A	n an
2. N/A (Trade name, if any)	<u></u>
The trade name been registered with th (has or has not)	e Secretary of the
Commonwealth on (attach copy of st	amped registration form)
3. 1237 Wright's Lane	
	P.O. Box, if any)
West ChesterPA19380CityStateZip	(215) 436-6683 Telephone
4. Applicant's attorney (for this application) is:	
Barry D. Kleban, Esquire Philadelphia, PA 19 (Name) (Address)	Plaza 102 (215) 568-7515 (Telephone)
5. Any notice, process or order of the PUC should be serve	
1900 Two Penn Center Barry D. Kleban, Esquire Philadelphia, PA 19 (Name) (Address)	Plaza 102
6. Applicant <u>does not</u> hold Pa. PUC authority und (does or does not)	er Docket
<b>NAMINAENT</b> and operates as a	carrier.
Common or	
FOLDER Applicant does not hold Interstate Commerce Com does or does not	mission buthority
at Docket No	MPL.

BEGINNING

MVIC.\_\_

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AUFOKED BY

A-10835/

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8. Applicant is (check one):

<u>/</u>7 Individual.

 $\overline{//}$  Partnership. Attach copy of partnership agreement and list names and addresses of partners below (use additional sheet if necessary).

(Name)	(Address)	

- K Corporation. Organized under the laws of the State of <u>Pennsylvania</u> and qualified to do business in Pennsylvania by registering with the Secretary of the Commonwealth on \_\_\_\_\_\_ (Attach copy of Certificate of Incorporation or Authority and statement of charter purpose). Include as an attachment a list of corporate officers and their titles and the names, addresses and number of shares held by each stockholder.
- \*9. If applicant, its stockholders or partnership members are in control of or affiliated with any other carrier, state name of carrier(s), Docket Number(s) and nature of control or affiliation. None.
- 10. Applicant proposes to acquire <u>all</u> of the operating rights (all or part)

now held by transferor. Attach sheet describing rights to be transferred to applicant and rights to be retained by transferor, if any. If any rights are to be omitted, give reasons.

- 11. The reason for the transfer is American Movers, Inc. filed for bankruptcy. Seller is the Trustee of American Movers, Inc.
- 12. The total amount of consideration to be paid is \$ 46,000.00 and was determined as follows: Through competitive bidding in United States Bankruptcy Court

and will be paid as follows: See attached Agreement of Sale.

- 13. Applicant is financially able to furnish adequate service to the public and submits Schedule "C" as a statement of financial condition.
- 14. Attach the following, as appropriate (check those attached):
  - 👷 Sales Agreement. (Required)
  - // Partnership Agreement.
  - // Trade Name registration certificate.
  - $\underline{k}$  Certificate of Incorporation or Authority.
  - k/ Statement of corporate charter purpose.
  - k/ List of corporate officers and stockholders.
  - k List of equipment to be used to render service. (summarize by type)
    k Operating authority to be transferred/retained. Part of Agreement of Sale.
    k Equipment and other property to be transferred. (Schedules "A" & "B")
    k Statement of Financial Condition (Schedule "C")
  - // Bilateral contract(s), if transferring contract carrier rights.
  - $\underline{k}$  Statement of unpaid business debts of transferor and how they will be satisfied.
  - <u>//</u> Copy of short form certificate showing date of death of transferor and name of executor/trix.
- 15. Transferor attests that all general assessments and fines are paid, that no annual reports are due and agrees to continue to render the service which is to be transferred until this application is approved, whereupon transferor will surrender said certificate or permit for cancellation. See attached Exhibit 15.
- 16. Transferee agrees to assume and pay any General Assessments that may be made against transferor as a common carrier for any and all operating periods up to the actual date of approval of the transfer.

WHEREFOR, Transferee and Transferor pray that the Commission grant the Transfer as herein requested.

WAYNE SHORAGE Transferee sign here: BY: load (each bartner must sign) / DANIEL F. MCGARITY, JR., (Corporate Seal) President Transferor sign here: FRANCTS (Corporate Seal) Trustee of American Movers, Inc.

INSTRUCTIONS TO BE FOLLOWED IN PREPARING APPLICATION No Application Will Be Accepted From a Minor

- 1. A separate application must be filed for each type of service, such as common carrier of persons on schedule; contract carrier of persons; transportation of persons on call or demand; transportation of persons in group and party service; common carrier of property; contract carrier of property.
- 2. It is not required that applicant be represented by an attorney, unless applicant is a corporation.
- 3. The original application signed at the place designated, duly verified by affidavit and two copies of same must be filed at the office of the Pennsylvania Public Utility Commission P.O. Box 3265, North Office Building, Harrisburg, PA 17120. A filing fee of One Hundred Twenty Five Dollars (\$125.00) is required and shall be paid by certified check or money order, made payable to the Commonwealth of Pennsylvania.
- 4. Carriers with Pa. PUC authority need not complete Paragraph 14 -Statement of Financial Condition if its latest Annual Report is on file at the Commission. You need only to reference same.
- 5. Copies of trade name registration form and certificate of incorporation of authority are not required from currently certificated/permitted carriers.
- 6. If space provided in form is not sufficient, prepare on separate sheet, attach it to application and give it the same number as question or statement to which it refers.
- 7. THIS APPLICATION FORM IS ONLY TO BE USED IN APPLYING FOR A TRANSFER OF RIGHTS UNDER EXISTING CERTIFICATES, PERMITS OR LICENSES. No application will be entertained for a transfer of rights which have been canceled or which for other reasons are obsolete.

# THIR UST BE COMPLETED BY NOTARY PURCE

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AFFIDAVIT OF TRANSFEREE/APPL	ICANT (Natural Person)
COMMONWEALTH OF PENNSYLVANIA : 	ss:
, br	eing duly sworn (affirmed) according
to law, deposes and says that the facts	s above set forth are true and
correct; or are true and correct to the	e best of his knowledge, information
and belief and he expects to be able to	prove the same at the hearing hereof.
Sworn and subscribed before me this	
day of19	
My Commission Expires	
· ·	Signature of Official Administering Oath
AFFIDAVIT OF TRANSFEREE/APP	PLICANT (Corporation)
Daniel F. McGarity, Jr., be	eing duly sworn (affirmed) according
to law, deposes and says that he is _ P (Of	resident of Wayne fice of Affiant)
Storage Co. ; tha (Name of Corporation)	at he is authorized to and does make
this affidavit for it; and that the fac	ts above set forth are true and correct;
or are true and correct to the best of	his knowledge, information and belief
and that he expects the said <u>Wayne S</u>	torage Co. (Name of Corporation)
to be able to prove the same at the heat $\times$	and M. Hauly
·	
Sworn and subscribed before me this 🔏	
day of August 19 88	
My Commission Expires July 6, 1992	The I town
NOTARIAL SEAL LINDA L FENNELL, Notary Public City of Philadelphia, Phila, County My Commission Expires: https://doi.org/10.00000000000000000000000000000000000	ature of Official Administering Oath

DEFINITION FOR CONFIDENT NUMBERS ADDITION OF TRANSPORT NUMBERS		and the second se
COMMONNEALTH OF PENNSYLVANIA 		THIS UST BE COMPLETED BY NOTARY PUB
<pre></pre>		AFFIDAVIT OF TRANSFEROR/SELLER (Natural Person)
		COMMONWEALTH OF PENNSYLVANIA :
Francis J. Sullivan, Trustee      of American Movers, Inc.      heing duly soorn (affirmed) according      to law, deposes and says that the facts above set forth are true and      correct; or are true and correct to the best of his knowledge, information      and belief and he expects to be able to prove the same at the hearing hereof.      Superior and subscribed before me this /ft      day of duputing      hy Commission Expires	•	
of American Movers, Inc, being duly sworn (affirmed) according to law, deposes and says that the facts above set forth are true and correct; or are true and correct to the best of his knowledge, information and belief and he expects to be able to prove the same at the hearing hereof.		
correct; or are true and correct to the best of his knowledge, information and belief and he expects to be able to prove the same at the hearing hereof. Soorn and subscribed before me this /dth day of		
and belief and he expects to be able to prove the same at the hearing hereof. Sworn and subscribed before me this /ftt day of flyerf_19ff		to law, deposes and says that the facts above set forth are true and
Sworn and subscribed before me this /jet day of deput 1981 My Commission Expires		correct; or are true and correct to the best of his knowledge, information
day of fugure 1987      My Commission Expires      Signature of Official Administering Oath      Notery Pulse, Falls Transference, Official Administering Oath      Notery Pulse, Falls Transference, Super Statement, Official Administering Oath      My Commission Expires Super Statement, Official Administering Oath      COMMONWEALTH OF TRANSFEROR/SELLER (Corporation)      COMMONWEALTH OF PENNSYLVANIA    :      Statement, Statement, Official Administering		A Aul
<pre>My Commission Expires</pre>		Sworn and subscribed before me this 19th
Jignature of Lince Co.      Notary Fuble. Fails Two. Buck Co.      My Commission Expires Supt 20 1869      AFFIDAVIT OF TRANSFEROR/SELLER (Corporation)      COMMONWEALTH OF PENNSYLVANIA      :    SS:		day of August 1988
Junction    Signature of childrent      Signature of childrent    Signature of childrent      My Commission Expires    Sept. 28.1940      AFFIDAVIT OF TRANSFEROR/SELLER (Corporation)      COMMONWEALTH OF PENNSYLVANIA    :		
AFFIDAVIT OF TRANSFEROR/SELLER (Corporation) COMMONWEALTH OF PENNSYLVANIA : ss: 		Notary Public, Falls Two Ruste Or
COMMONWEALTH OF PENNSYLVANIA : ss: 	•	
: SS: 		
		: ss:
to law, deposes and says that he is		
(Office of Affiant)	-	, being duly sworn (affirmed) according
; that he is authorized to and does make (Name of Corporation) this affidavit for it; and that the facts above set forth are true and correct; or are true and correct to the best of his knowledge, information and belief and that he expects the said		
(Name of Corporation) this affidavit for it; and that the facts above set forth are true and correct; or are true and correct to the best of his knowledge, information and belief and that he expects the said		(Office of Affiant)
<pre>this affidavit for it; and that the facts above set forth are true and correct; or are true and correct to the best of his knowledge, information and belief and that he expects the said</pre>		
or are true and correct to the best of his knowledge, information and belief and that he expects the said		this affidavit for it; and that the facts above set forth are true and correct;
and that he expects the said		
(Name of Corporation) to be able to prove the same at the hearing hereof. Signature of Affiant Sworn and subscribed before me this day of19 My Commission Expires		
Signature of Affiant Sworn and subscribed before me this day of19 My Commission Expires		
Sworn and subscribed before me this day of19 My Commission Expires		to be able to prove the same at the hearing hereof.
Sworn and subscribed before me this day of19 My Commission Expires		· · · · · · · · · · · · · · · · · · ·
Sworn and subscribed before me this day of My Commission Expires		·
day of 19 My Commission Expires		Signature of Affiant
My Commission Expires		Sworn and subscribed before me this
		day of19
Signature of Official Administering Oath		My Commission Expires
		Signature of Official Administering Oath

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#### SCHEDULE "A"

		•		Descri	ption		Date	Condition		Cost of Additions		[	Total	Estimated	
Name of Manufacturer	Year of Manufacture	Type Of Body	Engine Number	Capa- city	Manufacturer's Number	Miles Operated	Purchased	When Purchased (New or Used)	Original Cost	Betterments, and Improvements	Total Cost	Deprecistion	Cost Less Depreciation	Present Value	Encumbran
(1)	(2)	(3)	(4)	(6)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)	(14)	(16)	(16)
NO	T A P P I	LIC	ABL	E											
		-	Total columns 10 to 16 Inclusive												

### SCHEDULE "B"

DESCRIPTION OF EACH OTHER ITEM OF PROPERTY TO BE TRANSFERRED FROM CERTIFICATE OR PERMIT HOLDER TO APPLICANT

Description	Date of Purchase, Installation or Construction	i, Original Cost	Depreciation	Original Cost Less Depreciation	Estimated Present Value	Encumbrance
(A)	(8)	(C)	(D)	(E)	(F)_	. (G) ·
NOT APPLICABLE		3 .				•
	Total columns C to G inclusive	•				
State who is to assume encumbrance and how it will be satisfied			<u> </u>	·		

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## SCHEDULE "C"

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STATEMENT	OF	FINANCIAL	CONDITION

ASSETS	
Motor vehicle equipment	\$
Buildings and structures	\$
Other property	\$
Cash	\$
Accounts receivable	\$
Notes receivable	\$
Materials and supplies	; <b>\$</b>
Other assets (attach schedule)	\$
Total Assets	\$
in the second	

LIABILITIES

Mortgages payable	\$
Equipment obligations	\$ <sup>.</sup>
Accounts payable	\$
Notes payable	\$
Other liabilities (attach schedule)	\$
Reserve for depreciation - motor vehicles	\$
Reserve for depreciation - buildings & structures	\$
Reserve for depreciation - other	\$
Net worth (individual or partnership)	\$
Capital stock (corporations only)	\$
Surplus (corporations only)	\$
Total Liabilities	\$

## Wayne Storage Co. Daniel McGarity Jr. 1237 Wrights Lane West Chester, PA 19380 May 30, 1988

0295 9237

#### BALANCE SHEET

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<u></u>		· · · · · · · · · · · · · · · · · · ·	
099 100	CURRENT ASSETS		
100	Cash On Hand	3,798.68	
101	Cash In Bank - Psfs		
103		12,601.11	•••••
110	Employee Advances	13,400.00	·····
110	Stockholders Advances	16,000.00	
111	Escrow Account - Psfs	6,758.53	
	Advances-Fartnership	125,000.00	
139	TUTAL CURRENT ASSETS		177,558.32
140	FIXED ASSETS		
140	Leasehold Improvements	2,346.99	
146	Fixtures & Equipment	73,046.29	
148	Transportation Equipment	307,450.18	
149	Accumulated Depreciation	174.306.00	
159	TOTAL FIXED ASSETS		210,537.46
•	· · · · · · · · · · · · · · · · · · ·	·····	
160	DTHER ASSETS		··
	Deposits	6,450.36	
189	Rent Deposit	4,500.00	
178	TOTAL OTHER ASSETS		10,950.36
	TOTAL ASSETS	· · · · · · · · · · · · · · · · · · ·	377,046.14
200	CIABICITIES	5	
201	CURRENT LIABILITIES		
209	Advances	19,019.43	
214	N/F York Bank	4,205.65	·····
216	Loan- Psfs	38,623.72	······································
217	Commercial Loan-Psfs	27,123.94	
220	N/P - Hamilton Bank	11,887.68	······································
231	Fa. U.C. Tax Witheld	105.69	
232	Federal Payroll Taxes	3,335.48	
233	State Payroll Tax	843.55	
234	Local Tax	1,010.80	······································
235	Accrued Unemployment Tax	653.05	
259	TOTAL CURRENT LIABILITIES		106,812.99
		•••••	
260	LONG TERM LIABILITIES	· · · · · · · · · · · · · · · · · · ·	
278	TOTAL LONG TERM LIAB.		
279	TOTAL LIABILITIES	· · · ·	106,812.99
			· · · · · · · · · · · · · · · · · · ·

PREPARED WITHOUT AUDIT, FROM INFORMATION SUBMITTED BY CLIENT

1:

## Wayne Storage Co. Daniel McGarity Jr. 1237 Wrights Lane West Chester, PA 19380 May 30, 1988

0295 9237

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#### BALANCE SHEET

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280	EQUITY	· · · · · · · · · · · · · · · · · · ·	
200 501	Lected Capital Stock	1.000.00	
281 283 297	Issued Capital Stock Retained Earnings	1,000.00 65,424.42 808.Z3	
ವಿದನ ನಾರ್ಯ	Retained Earnings	60,424.42	
297	FROFIT	223,808.73	
298	TUTAL EQUITY	· · · · · · · · · · · · · · · · · · ·	292.233.15
299	TOTAL LIAB. & EQUITY		399,046.14
			· · · · · · · · · · · · · · · · · · ·
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		FORMATION SUBMITTED BY CLIENT	

#### AGREEMENT OF SALE

AGREEMENT made this  $\Re^{\pi^{\mu}}$  of  $\Im^{\mu}$ , 1988, by and between Francis J. Sullivan, Trustee of American Movers, Inc., (SELLER), and Wayne Storage Co. (BUYER).

#### WITNESSETH

WHEREAS, American Movers, Inc. was a motor common carrier engaged in intra-state operations pursuant to operating rights granted by the Pennsylvania Public Utility Commission ("PUC" or "COMMISSION") in Docket No. A-101732; and

WHEREAS American Movers, Inc. filed a Petition under Chapter 7 of the United States Bankruptcy Code on or about April 12, 1988; and

WHEREAS, Seller is the Trustee of American Movers, Inc., and has the authority to sell the assets of American Movers, Inc., free and clear of any and all liens, encumbrances and claims of any kind or description whatsoever; and

WHEREAS, Seller desires to sell, and Buyer desires to buy all of the PUC Rights of American Movers, Inc.

NOW THEREFORE, the parties hereto, intending to be legally bound hereby, do covenant and agree as follows:

1. Seller agrees to sell and Buyer agrees to buy, all of American Movers, Inc.'s operating rights issued by the PUC at Docket No. A-101732, and any and all folders thereunder and amendments thereto, including but not limited to Folder 1, and Folder 1, Amendments A, B and C, which authority is described in <u>Exhibit "A"</u> attached hereto, and made a part hereof by reference (the "Rights"). The Rights shall be conveyed free and clear of any and all liens, claims and encumbrances of any kind or description whatsoever.

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2. This Agreement shall be subject to the prior approval and authorization of the PUC. As promptly as possible after the execution of this Agreement, and not later than 30 days after the signing hereof, the Buyer shall file with the PUC an appropriate Application for permanent approval of the transfer to Buyer of the Rights (the "Permanent Application") and may file, at any time, an Application or Applications seeking emergency temporary or regular temporary authority authorizing Buyer to operate under the Rights pending final approval of the Permanent Application (the "ETA Application" and "TA Application", respectively). The parties shall cooperate in all matters relating to the completion, filing and active prosecution of the Permanent, ETA and TA Applications (collectively "Applications"). The required filing fees for the Applications shall be paid by Buyer. Each party shall be responsible for and pay any and all fees for services which may be rendered by its own attorneys, accountants or any other person in connection with assembling the information necessary for and the filing and prosecution of the Applications.

3. The purchase price for the Rights shall be the sum of Forty-Six Thousand (\$46,000.00) Dollars (the "Purchase Price").

-2-

.4. The Purchase Price shall be paid as follows:

••••

A. \$6,900.00 deposit, payable to Seller, receipt of which is hereby acknowledged by Seller, which shall be held and disbursed in accordance with the terms hereof.

B. At settlement as hereinafter provided, the sum of \$39,100.00, in cash, certified or bank cashier's check or money order.

C. All sums paid by Buyer pursuant to Paragraph 4.A. hereof shall be referred to as the "Deposit". The Deposit shall be held in escrow by the Seller in a federally insured, interest bearing money market escrow account with a bank or savings and loan association. All interest earned thereon shall accrue to the benefit of Buyer, and shall be paid at settlement hereunder. If settlement shall not occur or this Agreement is terminated hereunder for any reason other than Buyer's default, then the Deposit and all interest earned thereon shall immediately be paid over to Buyer. If this Agreement is terminated or settlement does not occur due to Buyer's default, then the Deposit, together with all interest earned on the Deposit, shall be paid immediately to Seller, and shall be retained by Seller as liquidated damages for Buyer's default hereunder.

5. In the event of a denial, as defined hereinafter, of approval of the Permanent Application by the PUC for any reason except a default in the terms of this Agreement, the parties shall be relieved of their respective obligations hereunder, the

-3-

Deposit, and all interest earned thereon, shall be returned by Seller to Buyer, and neither party shall have any claims against the other.

6. A denial of any ETA Application and/or TA Application shall not void or impair this Agreement.

7. "Approval" as used herein shall mean approval of the transaction in accordance with all of the terms of the Permanent Application as submitted by the parties to the PUC. "Denial" as used herein shall mean either outright denial of the Permanent Application, or approval of the Permanent Application with, however, a deletion of any part of the authority being conveyed hereby.

8. A "Final Order" of the Commission shall be construed as being an order which is not subject to petition for reconsideration and which, by its terms, or otherwise, shall have become final and effective under law, and is appealable only to a court.

9. If, by an order, the Commission denies the Permanent Application herein, or approves it with a modification or restriction amounting to a denial as defined hereinabove, the parties, or either of them, may, but need not, appeal said order to the highest administrative level. The party choosing to take such an appeal shall pay the costs thereof, and the other party shall cooperate therein. There shall be no obligation, however, on the part of a party to appeal beyond the PUC to a court, and such appeal may be prosecuted only with the consent of both parties.

-4-

10. Because of American Movers, Inc.'s cessation of operations, the parties recognize that there may be an immediate and urgent need for Buyer to commence operations, so as to assure a continuous service to the public under the Rights. Accordingly, the parties shall cooperate fully so as to enable Buyer, if it so chooses, to assemble, file and prosecute the ETA Application and TA Application. Said cooperation shall include, but not be limited to, issuing and executing Affidavits in support of Buyer's ETA Application and TA Application, if any.

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11. In the event the PUC requires the parties hereto, as a condition of transferring the Rights, to make any payment to the PUC in connection with or arising out of any failure on the part of American Movers, Inc. or the Trustee to file any document or take any action required by the PUC to have been filed or taken, Buyer shall make such payment to the PUC at Buyer's sole cost and expense, without abatement of the Purchase Price.

12. Seller and Buyer each warrants to the other that it has not engaged the services of a broker in connection with this transaction and each agrees to indemnify, defend and hold harmless the other from and against any and all claims, demands or suits made upon or brought against the other (including reasonable attorneys' fees and costs of defense) arising out of the breach of this warranty.

13. Settlement shall be conducted by United States Mail by the Buyer furnishing the Seller with the balance of the Purchase Price. Said payment shall be mailed to Seller not later than

-5-

five (5) days after Buyer's receipt from the Seller of tariff adoption supplements signed by Seller in compliance with the Final Order of the PUC granting the Permanent Application. Buyer's obligation to close hereunder is contingent upon Seller having executed such tariff adoption supplements and other documents as the PUC may require in order to enable Buyer to timely comply with any order of the PUC authorizing the transfer of the Rights. In the event Seller fails to cooperate in this regard, Buyer may, at its option, terminate this Agreement, and thereupon the Deposit, and all interest earned thereon, shall forthwith be returned to Buyer and thereafter this Agreement shall be null and void.

. . . . . . .

> 14. The parties acknowledge that the PUC has caused to be issued an Order to Show Cause why the Rights should not be cancelled due to the Debtor's failure to take actions required of it. The parties agree to use their best efforts to maintain the Rights in full force and effect so that the transaction contemplated herein can be consummated in accordance with its terms. In the event that the Rights are cancelled, such that approval of this transaction by the PUC is not obtained, the Deposit, and all interest earned thereon, shall forthwith be returned to Buyer.

15. All notices respecting this matter shall be addressed to Buyer, c/o Barry D. Kleban, Esquire, 1900 Two Penn Center Plaza, Philadelphia, PA 19102, and to Seller, c/o Michael H. Kaliner, Esquire, 312 Oxford Valley Road, Fairless Hills, PA 19030.

-6-

16. This Agreement is binding upon the parties hereto, their heirs, successors and assigns.

17. This Agreement shall be governed by and interpreted in accordance with the laws of the Commonwealth of Pennsylvania applicable to contracts executed and wholly-performed within such state.

18. This Agreement contains the entire agreement between the parties concerning the subject hereof and may not be amended, supplemented or discharged, and no provisions hereof or thereof may be modified or waived, except expressly by an instrument in writing signed by the party thereby affected.

IN WITNESS WHEREOF, the parties hereto have duly executed this Agreement in triplicate on the day and year first above written.

(SELLER)

FRANCIS J. SULLIVAN, Trustee of American Movers, Inc. Bankruptcy No. 88-20537T

WAYNE STORAGE CO. (BUYER)

BY:

DANIEL F. McGARITY, President

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EXHIBIT "A"

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#### PENNSYLVANIA PUBLIC UTILITY COMMISSION Harrisburg, PA 17120

Public Meeting held December 28, 1979

Commissioners Present:

W. Wilson Goode, Chairman Michael Johnson James H. Cawley Susan M. Shanaman Linda C. Taliaferro

Application of American Movers, Inc., for approval of the transfer to it of all of the operating rights held by Edward A. Duffin at A. 100476. A-00101732

#### ORDER

BY THE COMMISSION:

By application docketed September 21, 1979, American Movers, Inc., a corporation of the State of Delaware, seeks approval of the transfer to it of all the rights granted to Edward A. Duffin under the certificate issued at A. 100476.

We find the applicant to be fit to hold a certificate of public convenience and that approval of the application is necessary and proper for the continuation of service to the public; THEREFORE,

IT IS ORDERED: That the application for the transfer of rights held by Edward A. Duffin, at A. 100476 be approved and that a certificate be issued to the applicant granting the following rights:

To transport, as a Class D carrier, household good, 1. personal effects and property used or to be used in a dwelling as an incidental part of a removal by the householder from one domicile to another; furniture, fixtures, equipment and the property of stores, offices, museums, institutions, hospitals or other establishments, in connection with the removal from one location to another; and articles, in use, including objects of art, displays and exhibits which because of their unusual nature or value require specialized handling and equipment usually employed in moving household goods, between points in the township of Uwchlan, Chester County, and within an airline distance of eight (8) statute miles of the said township; and from said territory to points in Pennsylvania, and vice versa.

To transport, as a Class D carrier, household goods, 2. personal effects and property used or to be used in a dwelling as an incidental part of a removal by the householder from one domicile to another; furniture, fixtures, equipment and the property of stores, offices, museums, institutions, hospitals or other establishments, in the connection with the removal from one location to another; and articles in use, including objects of art. displays and exhibits which because of their unusual nature or value requires specialized handling and equipment usually employed in moving household goods, between points in the township of West Fallowfield, Chester County, and within an airline distance of five (5) statute miles of the limits of the said township, and from the said territory to points in Pennsylvania, and vice versa;

subject to the following 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 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.
- 2. 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.
- 3. That the operating authority granted herein, or subsequently granted to the applicant to the extent that it is duplicative shall not be construed as conferring more than one operating right.

#### PENNSYLVANIA PUBLIC UTILITY COMMISSION Harrisburg, PA 17120

Public Meeting held May 15, 1981

A-00101732

F. 1

Am-A

Commissioners Present:

Susan M. Shanaman, Chairman Michael Johnson James H. Cawley Linda C. Taliaferro

Application of American Movers, Inc., a corporation of the State of Delaware, for amendment to its common carrier certificate: SO AS TO PERMIT, the transportation of household goods, personal effects and property used or to be used in a dwelling as an incidental part of a removal by the householder from one domicile to another; furniture, fixtures, equipment and other property of stores, offices, museums, institutions, hospitals or other establishments, in connection with the removal from one location to another; and articles, in use, including objects of art, displays and exhibits which, because of their unusual nature or value, require specialized handling and equipment usually employed in moving household goods, between points in the County of Chester, and from said county, to points in Pennsylvania, and vice versa.

#### ORDER

BY THE COMMISSION:

This matter comes before the Commission on an application filed December 29, 1980. Public notice of the application was given in the Pennsylvania Bulletin of February 14, 1981. No protests have been filed. To transport, as a Class D carrier, household goods, personal effects and property used or to be used in a dwelling as an incidental part of a removal by the householder from one domicile to another; furniture, fixtures, equipment and the property of stores, offices, museums, institutions, hospitals, or other establishments, in connection with the removal from one location to another; and articles, in use, including objects of art, displays and exhibits which, because of their unusual nature or value, require specialized handling and equipment usually employed in moving household goods, between points in the county of Chester, and from points in said county, to other points in Pennsylvania, and vice versa.

IT IS FURTHER ORDERED: That the applicant shall not engage in any transportation granted herein until it shall have complied with the requirements of the Pennsylvania Public Utility Law and the rules and regulations of this Commission relative to the filing and acceptance of 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 service of this order, complied with the requirements hereinbefore set forth, the application shall be dismissed without further proceedings.

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.

BY THE COMMISSION,

William P. Thierfelder Secretary

(SEAL)

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ORDER ADOPTED: May 15, 1981

ORDER ENTERED MAY 2 7 9

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#### PENNSYLVANIA PUBLIC UTILITY COMMISSION Harrisburg, PA 17120

#### Public Meeting held February 12, 1982

**Commissioners Present:** 

Susan M. Shanaman, Chairman Michael Johnson James H. Cawley Linda C. Taliaferro Clifford L. Jones

Application of American Movers, 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, household goods, personal effects and property used or to be used in a dwelling as an incidental part of a removal by the householder from one domicile to another; furniture, fixtures, equipment and the property of stores, offices, museums, institutions, hospitals, or other establishments, in connection with a removal from one location to another; and articles, in use, including objects of art, displays and exhibits which, because of their unusual nature or value, require specialized handling and equipment usually employed in moving household goods, between points in the county of Chester, and from points in said county, to other points in Pennsylvania, and vice versa: SO AS TO PERMIT the transportation of household goods. personal effects and property used or to be used in a dwelling as an incidental part of a removal by the householder from one domicile to another; furniture, fixtures, equipment and the property of stores, offices, museums, institutions, hospitals or other establishments, in connection with a removal from one location to another; and articles, in use, including objects of art, displays and exhibits which because of their unusual nature or value, require

A-00101732 F. 1 Am-B appears that there exists sufficient public need for the service proposed.

We find that:

1. The applicant possesses the necessary equipment and experience to provide the proposed transportation.

2. The applicant has demonstrated that a need exists for the service.proposed.

3. The authority sought by the instant application will substantially improve the service available to the public.

4. Approval of the application will be an accommodation and convenience to the public; THEREFORE,

IT IS ORDERED: That the application be and is hereby approved and that the certificate issued to applicant on April 7, 1980, as amended, be further amended to include the following right:

To transport, as a Class D carrier, household goods, personal effects and property used or to be used in a dwelling as an incidental part of a removal by the householder from one domicile to another; furniture, fixtures, equipment and the property of stores, offices, museums, institutions, hospitals or other establishments, in connection with the removal from one location to another; and articles, in use, including objects of art, displays and exhibits which, because of their unusual nature or value, require specialized handling and equipment usually employed in moving household goods, between points in the township of Radnor, Delaware County, and from points in the said township, to other points in Pennsylvania, and vice versa.

IT IS FURTHER ORDERED: That the applicant shall not engage in any transportation granted herein until it shall have complied with the requirements of the Pennsylvania Public Utility Law and the rules and regulations of this Commission relative to the filing and acceptance of 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.

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#### PENNSYLVANIA PUBLIC UTILITY COMMISSION Harrisburg, PA 17120

#### Public Meeting held February 12, 1982

Commissioners Present:

Susan M. Shanaman, Chairman Michael Johnson James H. Cawley Linda C. Taliaferro Clifford L. Jones

Application of American Movers, 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, household goods, personal effects and property used or to be used in a dwelling as an incidental part of a removal by the householder from one domicile to another; furniture, fixtures, equipment and the property of stores, offices, museums, institutions, hospitals, or other establishments, in connection with a removal from one location to another; and articles, in use, including objects of art, displays and exhibits which, because of their unusual nature or value, require specialized handling and equipment usually employed in moving household goods, between points in the county of Chester, and from points in said county, to other points in Pennsylvania, and vice versa: SO AS TO PERMIT the transportation of household goods, personal effects and property used or to be used in a dwelling as an incidental part of a removal by the householder from one domicile to another; furniture, fixtures, equipment and the property of stores, offices, museums, institutions, hospitals or other establishments, in connection with a removal from one location to another; and articles, in use, including objects of art, displays

A-00101732 F. 1 Am-C The application as filed requested authority between points in the township of Newton, Delaware County and no such township can be found or is listed on any map or atlas. We determine that this was a typographical error when the applicant filed the instant application and that the correct geographical name should be the township of Newtown, Delaware County\*. The grant of authority issued will reflect this fact and show the correct name of the township.

We find that:

, 1. The applicant possesses the necessary equipment and experience to provide the proposed transportation.

2. The applicant has demonstrated that a need exists for the proposed service.

3. That approval of the application will be an accommodation and convenience to the public; THEREFORE,

IT IS ORDERED: That the application be and is hereby approved and that the certificate issued to the applicant on April 7, 1980, as amended, be further amended to include the following right:



To transport, as a Class D carrier, household goods, personal effects and property used or to be used in a dwelling as an incidental part of a removal by the householder from one domicile to another; furniture, fixtures, equipment and the property of stores, offices, museums, institutions, hospitals, or other establishments, in connection with the removal from one location to another; and articles, in use, including objects of art, displays and exhibits which, because of their unusual nature or value, require specialized handling and equipment usually employed in moving household goods, between points in the township of Newtown, Delaware County, and from points in the said township, to points in Pennsylvania, and vice versa.

IT IS FURTHER ORDERED: That the applicant shall not engage in any transportation granted herein until it shall have complied with the requirements of the Pennsylvania Public Utility Law and the rules and regulations of the Commission relative to the filing and acceptance of 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.

<sup>\*</sup> Rand McNally Standard Reference Map and Guide of Pennsylvania (1972), p. 52.

Commonwealth of Pennsylvania Repartment of State



CERTIFICATE OF INCORPORATION

# Office of the Secretary of the Commonwealth To All to Mhom These Presents Shall Come, Greeting:

is authorized and required to issue a "Certificate of Incorporation" evidencing the Incorporation of an entity.

Whereas, The stipulations and conditions of the Law have been fully complied with by

WAYNE STORAGE CO.

**Uperefore, Rnow De,** That subject to the Constitution of this Commonwealth, and under the authority of the Laws thereof, I do by these presents, which I have caused to be sealed with the Great Seal of the Commonwealth, declare and certify the creation, erection and incorporation of the above in deed and in law by the name chosen hereinbefore specified.

Such corporation shall have and enjoy and shall be subject to all the powers, duties, requirements, and restrictions, specified and enjoined in and by the applicable laws of this Commonwealth.



**Biven** under my Hand and the Great Seal of the Commonwealth, at the City of Harrisburg, this 12th day of Dctober in the year of our Lord one thousand nine hundred and eighty-four and of the Commonwealth the two hundred ninth

Secretary of the Co

0840793

RICHARD C. SENKER, ESQ. 317 DEKALB ST NORRISTOWN, PA 19401

TEL No. 1 215 277 6418 Aug 17,88 12:03 P.02

AACRON DYNAMICS INC.

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APPLICANT'S ACC'T NQ, DSCB:BGL—204 (Rev. 8-72)	<b>S463 978</b>	Filed this day of 
Filing Foo, \$75 AIB-7 Articlas of Incorporation Domestic Business Corporation	(Line for numbering) #840793 COMMONWEALTH OF PENNSYLV DEPARTMENT OF STATE CORPORATION BUREAU	ANIA Malian P. Dawe Secretary of the Commonwealth
	undersigned, desiring to be incorpor-	(Box for Certification) ess Corporation Law, act of May 5, 1933 rated as a business corporation, hereby
Wayne Sturage Co	0.	
2. The location and post office wealth is:	address of the initial registered offic	ce of the corporation in this Common-
c/o Richard C. Senker,	Esquire, 317 DeKalb Street	(8†REET)
Norristown,		Pennsylvania 19401 (46)
Vania for the following purpose of This Corporation sha Corporations may be	ted under the Business Corporation r purposes: all be impowered to conduct as authorized to do business un Penneylvania approved May 5.	der the Business Corporation
4. The term for which the corp	perpetual	
5. The aggregate number of shar	es which the corporation shall have au	thority to issue is:
1,000 shares no par	value	
	<i>,</i>	

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#### WAYNE STORAGE CO.

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#### LIST OF OFFICERS

Daniel F. McGarity, Jr. is the President and Secretary of Wayne Storage Co. He is also the sole Director and the 100 percent stockholder of Wayne Storage Co. Mr. McGarity's home address is 1032 North New Street, West Chester, PA 19380.



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Wayne Storage Company 1237 WRIGHT'S LANE WEST CHESTER, PA 19380 PHONE: (215) 436-6683

WGT	<u>GVL #</u>	VEHICLE	SERIAL	VALUE
				•
56,000	. 9210	1982 GMC TRACIOR	1GTP9L1Z1246V556399	12,000
56,000	9268	1982 GMC TRACTOR	1GDP961Z9CU566101	12,000
56,000	9534	1982 GMC TRACTOR	1CTP9L1ZVCV556397	
22,000	9532	1979 FORD TRUCK	P70BVFD0099	
7,000		1986 FORD CARGO VAN	1FEE24H835477	10,000
TRL	11350	1978 KENTUCKY TRAILER	35541	
TRL	1064	1977 GREAT DANE TRAILER	85468	
TRL	1063	1977 GREAT DANE TRAILER	85467	
TRL	1810	1973 MATLOCK TRAILER	T0580	:
TRL	11282 .	1977 KENTUCKY TRAILER	54778	N/A
56,000	9530	1979 GMC TRACTOR	LJ9V595002	N/A
26,000	8123	1987 MERCEDES	1MBZB83ASH1N731103	30,000
TRL	12055	1986 DORSEY TRAILER, FRANK	1DTV51XZ4GA174699	
AUTO		1987 CHEV CELEBRITY	1G1A851R414G18325Z	
TRL	11810	1988 KENTUCKY TRAILER, D.W.	1KKVE4829JL082465	24,000
TRL	11811	1988 KENTUCKY TRAILER, D.B.	1KKVE4827J1082464	24,000
14,000		1988 ISUZU	JAMJP7484H9401643	16,000
TRL	1124	1988 KENTUCKY TRAILER, KEN	82607	
9,000		1988 FORD VAN	1FTFE24H3JHB65695	12,000
TRL		1975 STRICK TRAILOR	183070	
80,000	7822	1984 GMC TRAILOR, FRANK	1GDS914E2EV500221	
80,000	7953	1985 K.W., D.W.	1XXED29X3FJ361574	
56 <b>,</b> 000	7993	1978 FORD TRAILER, Ed	298GVBC6043	
	AGENT FOR	OLOBAL VAN LINES	NATIONWIDE WORLDWIDE	

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Wayne Storage Company 1237 WRIGHT'S LANE WEST CHESTER, PA 19380 PHONE: (215) 436-6683

80,000	9431	1984 K.W., Ken	1хкк029х3ек359349	
80,000	9817	1980 Peter Built, D.B.	134040N	

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943/ KENNY



Global van lines

NATIONWIDE WORLDWIDE

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#### STATEMENT OF UNPAID BUSINESS DEBTS OF TRANSFEROR

The Transferor, American Movers, Inc., filed a petition under Chapter 7 of the United States Bankruptcy Code on or about April 12, 1988. The Transferor had numerous unpaid business debts at the time of its filing. The Bankruptcy Court docket number assigned to the American Movers, Inc. bankruptcy proceedings is No. 88-20537T.

The unpaid business debts of American Movers, Inc. will be paid, if at all, pursuant to an Order of Distribution entered by the United States Bankruptcy Court for the Eastern District of Pennsylvania, after the liquidation by the Trustee of all assets of the Debtor.

The operating rights of American Movers, Inc. are being sold pursuant to Bankruptcy Court Order dated July 28, 1988, a true and correct copy of which is attached hereto. No other assets of American Movers, Inc. are being purchased by the Transferee, and the Transferee has not agreed to assume any of the liabilities of American Movers, Inc., except those for unpaid general assessments to this Commission.

IN RE:	: CHAPTER 7
AMERICAN MOVERS, INC.	; ;
Debtor	: : NO. 88-20537T

FOR T

ORDER AUTHORIZING SALE OF PERSONAL PROPERTY FREE AND CLEAR OF LIENS AND ENCUMBRANCES

IN THE UNITED STATES BANKRUPTCY COURT

📉 EASTERN DISTRICT OF PENN 💭 VANIA

AND NOW, this H day of H, 1988, upon Motion of the Trustee for Leave to Sell Demot's Public Utility Commission Rights, (the "Motion"), the Objections to the Motion having been withdrawn, and after hearing held on July 12, 1988 to consider the Motion, at which hearing competitive bids were taken and after further hearing held on July 28, 1988, and after consideration of the bids and the recommendation of counsel for the Trustee, and the Court having found that:

> (a) Sufficient Notice of the Motion and the hearing thereon has been given;

(b) The successful bidder at the hearing held on July 12, 1988 was American Way Movers, Inc.;

(c) Since July 12, 1988, American Way Movers, Inc. has reconsidered its bid, which it desires to withdraw;

(d) Wayne Storage Co. is willing to purchase the Rights for the same price as the successful bidder, American Way Movers, Inc. had offered, namely \$46,000.00;

(e) American Way Movers, Inc. and Wayne Storage Co. have shown to the satisfaction of the Court that they engaged in no collusive activity in connection with the acquisition of the Rights; (f) The sum of \$46,000.00 represents fair value for the as being sold pursuant to the Motion;

(g) Wayne Storage Co. is a good faith purchaser within the meaning of Section 363(m) of the Bank-ruptcy Code; and  $p_{\rm c}$ 

(h) Approval of the Motion and the sale of the Rights to Wayne Storage Co. is in the best interest of creditors;

#### IT IS HEREBY:

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ORDERED that the Trustee is hereby authorized and directed to sell, to Wayne Storage Co., all of the Debtor's operating authority issued by the Pennsylvania Public Utility Commission at Docket No. A-101732 and all folders and amendments thereunder, including Folder 1 and Folder 1, Amendments A, B and C (the "Rights") for the sum of \$46,000.00, said sale to be free and clear of all liens, claims and encumbrances of every kind and description whatsoever which liens, claims and encumbrances, if any, shall be relegated and attach to the proceeds of sale; and it is further

ORDERED that the Trustee shall execute all instruments and other documentation that may be necessary to effectuate the transfer of the Rights to Wayne Storage Co. including, but not limited to, PUC Application forms and Tariff Adoption Supplements; and it is further

ORDERED that the Agreement of Sale for the Rights submitted by Wayne Storage Co. and the Trustee be, and hereby is approved; and it is further

-2-

ORDERED that upon receipt by the Trustee from Wayne Storage . Co. of the Deposit \$6,900.00 provided for under the Agreement of Sale, the Trustee is authorized to refund the deposit tendered on July 12, 1988 on behalf of American Way Movers, Inc.

BANKRUPTCY

Interested Parties:

Barry D. Kleban, Esquire Adelman Lavine Gold and Levin 1900 Two Penn Center Plaza Philadelphia, PA 19102

Michael H. Kaliner, Esquire Jackson & Sullivan 312 Oxford Valley Road Fairless Hills, PA 19030

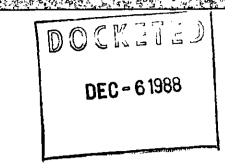
James J. O'Connell, Esquire Assistant United States Trustee U.S. Department of Justice 200 Chestnut Street Customs House, Room 600 Philadelphia, PA 19106

Carroll G. Wille, Esquire 320 N. High Street West Chester, PA 19380

REAL THRAT AND

#### EXHIBIT 15

The Transferor is Francis J. Sullivan, Trustee of American Movers, Inc. American Movers, Inc. filed a petition under Chapter 7 of the United States Bankruptcy Code on or about April 12, 1988 in Bankruptcy No. 88-20537T. The parties to the transaction at issue herein believe that certain general assessments of American Movers, Inc. have gone unpaid, but the Transferee has agreed to pay these assessments in conjunction with this Transfer Application. In addition, the Trustee-Transferor is in the process of liquidating all of the assets of American Movers, Inc. pursuant to Orders of the United States Bankruptcy Court for the Eastern District of Pennsylvania. The Trustee is not now rendering the transportation service which had been rendered by the Debtor, American Movers, Inc. nor will the Trustee commence such operations.



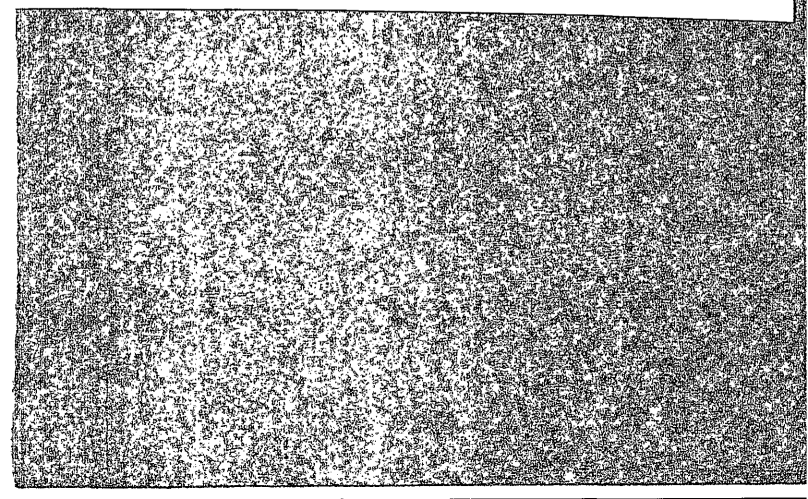
September 23, 1988

- SUBJECT: A-00108351, Wayne Storage Co., a corporation of the Commonwealth of Pennsylvania, 1237 Wright's Lane, West Chester, Chester County, PA 19380
- TO: James McCarthy
- FROM: Lou Miller

The application docketed to the above number is for the transfer of the rights issued at A-00101732, American Movers, Inc., a corporation of the State of Delaware, 896 Fern Hill Road, West Chester, Chester County, PA 19380, subject to the same limitations and conditions.

LM:kmb





October 28, 1988

IN REPLY PLEASE REFER TO OUR FILE

Barry D. Kleban Attorney at Law Suite 1900 2 Penn Central Plaza Philadelphia, PA 19102-1799

In re: A-00108351 - Application of Wayne Stórage Co.

Dear Sir:

Acknowledgement is made of an application filed by you on behalf of Wayne Storage Co. for the rights of American Movers.

The application has been captioned as attached and will be submitted for review, provided no protests are filed on or before November 21, 1988. If protests are filed, you will be advised as to further procedure.

This application is accepted with the understanding that American Movers will continue to render the service covered by its certificate and comply with all the rules of the Commission, including the carrying of continuous insurance, until final disposition is made of the application by the Commission.

You are further advised that the above application will be published in the Pennsylvania Bulletin of October 29, 1988.

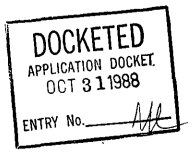
Very truly yours,

David Ehrhart Supervisor - Application Section Bureau of Transportation

DE:RP:kmb

cc: Applicant 1237 Wright's Lane West Chester, PA 19380

DOCUMENT FOLDER



A-00108351 WAYNE STORAGE CO. (1237 Wright's Lane, West Chester, Chester County, PA 19380), a corporation of the Commonwealth of Pennsylvania, -(1)household goods, and personal effects and property used or to be used in the dwelling as an incidental part of a removal by the householder from one domicile to another; furniture, fixtures, equipment and the property of stores, offices, museums, institutions, hospitals or other establishments, in connection with the removal from one location to another; and articles, in use, including objects of art, displays and exhibits which because of their unusual nature or value require specialized handling and equipment usually employed in moving household goods, between points in the township of Uwchlan, Chester County and within an airline distance of (8) eight statute miles of the said township; and from said territory to points in Pennsylvania, and vice versa; (2) household goods, personal effects and property used or to be used in the dwelling as an incidental part of the removal by the householder from one domicile to another; furniture, fixtures, equipment, and property of stores, offices, museums, institutions, hospitals or other establishments, in the connection with the removal from one location to another; and articles in use, including objects of art, displays and exhibits which because of their unusual nature or value require specialized handling and equipment usually employed in moving household goods, between points in the township of West Fallowfield, Chester County, and within an airline distance of five (5) statute miles of the limits of said township, and from the said territory to points in Pennsylvania and vice versa; (3) household goods, personal effects and property used or to be used in the dwelling as an incidental part of the removal by the householder from one domicile to another; furniture, fixtures, equipment and the property of stores, offices, museums, institutions, hospitals or other establishments, in connection with removal from one location to another; and articles, in use, including objects of art, displays and exhibits which, because of their unusual nature or value, require specialized handling and equipment usually employed in moving household goods, between points in the county of Chester, and from points in said county, to other points in Pennsylvania and vice versa; (4) household goods, personal effects and property used or to be used in the dwelling as an incidental part of the removal by the householder from one domicile to another; furniture, fixtures, equipment and the property of stores, offices, museums, institutions, hospitals or other establishments, in connection with removal from one location to another; and articles in use, including objects of art, displays and exhibits which because of their unusual nature or value, require specialized handling and equipment usually employed in moving household goods, between points in the township of Radnor, Delaware County, and from points in the said township to other points in Pennsylvania, and vice versa; and (5) household goods, personal effects and property used or to be used in the dwelling as an incidental part of the removal by the householder from one domicile to another; furniture, fixtures, equipment and the property of stores, offices, museums, institutions, hospitals or other establishments, in connection with removal from one location to another; and articles, in use, including objects of art, displays and exhibits which, because of their unusual nature or value, require specialized handling and equipment usually employed in the moving of the household goods, between points in the township of Newtown, Delaware County, and from points in the said township, to points in Pennsylvania, and vice versa; which is to be a transfer of the rights authorized under the

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certificate issued at A-00101732, American Movers, Inc., a corporation of the the State of Delaware, subject to the same limitations and conditions. Attorney: Barry D. Kleban, Suite 1900, Two Penn Center Plaza, Philadelphia, PA 19102-1799.

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#### PENNSYLVANIA PUBLIC UTILITY COMMISSION

#### SERVICE OF NOTICE OF MOTOR CARRIER APPLICATIONS

DATE

SERVICE

OCT 29 1988

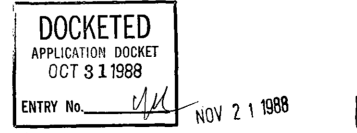
BUREAU OF TRANSPORTATION COMMON CARRIER OCTOBER 1988

#### A-00108351

DOCUMENT

FOLDER

Application of Wayne Storage Co., a corporation of the Commonwealth of Pennsylvania, for the right to begin to transport, as a common carrier, by motor vehicle, (1) household goods, personal effects and property used or to be used in the dwelling as an incidental part of a removal by the householder from one domicile to another; furniture, fixtures, equipment and  $\cdot$  the property of stores, offices, museums, institutions, hospitals or other establishments, in connection with the removal from one location to another; and articles, in use, including objects of art, displays and exhibits which because of their unusual nature or value require specialized handling and equipment usually employed in moving household goods, between points in the township of Uwchlan, Chester County and within an airline distance of (8) eight statute miles of the said township; and from said territory to points in Pennsylvania, and vice versa; (2) household goods, personal effects and property used or to be used in the dwelling as an incidental part of the removal by the householder from one domicile to another; furniture, fixtures, equipment, and property of stores, offices, museums, institutions, hospitals or other establishments, in the connection with the removal from one location to another; and articles in use, including objects of art, displays and exhibits which because of their unusual nature or value require specialized handling and equipment usually employed in moving household goods, between points in the township of West Fallowfield, Chester County, and within an airline distance of five (5) statute miles of the limits of said township, and from the said territory to points in Pennsylvania and vice versa; (3) household goods, personal effects and property used or to be used in the dwelling as an incidental part of the removal by the householder from one domicile to another; furniture, fixtures, equipment and the property of stores, offices, museums, institutions, hospitals or other establishments, in connection with removal from one location to another; and articles, in use, including objects of art, displays and exhibits which, because of their unusual nature or value, require specialized handling and equipment usually employed in moving household goods, between points in the county of Chester,...



Protests due on No Hearings

Protests due on Hearings - (5 days prior to date of hearing) Notice of the above application was mailed to all certificate holders and railroad companies in the service area as noted above.

#### PENNSYLVANIA PUBLIC UTILITY COMMISSION

SERVICE OF NOTICE OF MOTOR CARRIER APPLICATIONS

DATE

SERVICE

and from points in said county, to other points in Pennsylvania and vice versa; (4) household goods, personal effects and property used or to be used in the dwelling as an incidental part of the removal by the householder from one domicile to another; furniture, fixtures, equipment and the property of stores, offices, museums, institutions, hospitals or other establishments, in connection with removal from one location to another; and articles in use, including objects of art, displays and exhibits which because of their unusual nature or value, require specialized handling and equipment usually employed in moving household goods, between points in the township of Radnor, Delaware County, and from points in the said township to other points in Pennsylvania, and vice versa; and (5) household goods, personal effects and property used or to be used in the dwelling as an incidental part of the removal by the householder from one domicile to another; furniture, fixtures, equipment and the property of stores, offices, museums, institutions, hospitals or other establishments, in connection with removal from one location to another; and articles, in use, including objects of art, displays and exhibits which, because of their unusual nature or value, require specialized handling and equipment usually employed in the moving of the household goods, between points in the township of Newtown, Delaware County, and from points in the said township, to points in Pennsylvania, and vice versa; which is to be a transfer of the rights authorized under the certificate issued at A-00101732, American Movers, Inc., a corporation of the the State of Delaware, subject to the same limitations and conditions.

LM:kmb

10/14/88

Application received:8/29/88Application docketed:9/23/88

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Protests due on No Hearings Protests due on Hearings - (5 days prior to date of hearing) Notice of the above application was mailed to all certificate holders and railroad companies in the service area as noted above.

