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April 22, 2015

VIA ELECTRONIC FILING

Rosemary Chiavetta, Secretary Pennsylvania Public Utility Commission P.O. Box 3265 Harrisburg, PA 17105-3265

Re:

Application of Laye Kourouma t/a Kourouma Transport

Docket Number: A-2015-2473517

Dear Secretary Chiavetta:

Enclosed for filing is the Joint Protest of Suburban Transit Network, Inc. t/a TransNet, Willow Grove Yellow Cab Co., Inc. t/d/b/a Bux-Mont Yellow Cab and t/d/b/a Bux-Mont Transportation Services Co., Easton Coach Company t/a Norristown Transportation Company, Tri County Transit Service, Inc., and Bucks County Transport, Inc., to the Application for a Certificate of Public Convenience by Laye Kourouma t/a Kourouma Transport, a copy of which is being served on Applicant.

Thank you for your cooperation.

Man HA.

Barnett Satinsky

BS:lwh Enclosure

cc: Laye Kourouma (Owner/Applicant) (w/encl.)

(via e-Service: kouroumatransport@hotmail.com)

Christine Soares, Esquire (w/encl.) (via email)

Ms. Patricia Moir (w/encl.) (via email)

Mr. Samuel Valenza (w/encl.) (via email)

Mr. Mark E. Glatz (w/encl.) (via email)

Mr. James Tammaro (w/encl.) (via email)

Mr. James Raymond (w/encl.) (via email)

A Pennsylvania Limited Liability Partnership

IN RE: APPLICATION OF

DOCKET A-2015-2473517

LAYE KOUROUMA

(Electronically Filed)

T/A KOUROUMA TRANSPORT

JOINT PROTEST OF PROTESTANTS SUBURBAN TRANSIT NETWORK, INC. T/A TRANSNET, WILLOW GROVE YELLOW CAB CO., INC. T/D/B/A BUX-MONT YELLOW CAB AND T/D/B/A BUX-MONT TRANSPORTATION SERVICES CO., EASTON COACH COMPANY T/A NORRISTOWN TRANSPORTATION COMPANY, TRI COUNTY TRANSIT SERVICE, INC., AND BUCKS COUNTY TRANSPORT, INC. TO THE APPLICATION FOR A CERTIFICATE OF PUBLIC CONVENIENCE OF LAYE KOUROUMA T/A KOUROUMA TRANSPORT

AND NOW COME the Joint Protestants identified below, by their attorneys, and file this Joint Protest to the above captioned application for a certificate of public convenience, the basis of which is as follows:

1. Applicant's name and docket number of the application:

Laye Kourouma t/a Kourouma Transport (hereinafter referred to as "Kourouma" or "Applicant") 203 West Baltimore Avenue
Lansdowne, Delaware County, PA 19050

Docket number A-2015-2473517

- 2. Names, business addresses and telephone numbers of the Joint Protestants:
 - (a) Suburban Transit Network, Inc.
 (hereinafter referred to as "TransNet")
 980 Harvest Drive, Suite 100
 Blue Bell, PA 19422
 (215) 542-7433

- (b) Willow Grove Yellow Cab Co., Inc. t/d/b/a Bux-Mont Yellow Cab and t/d/b/a Bux-Mont Transportation Services Co. (hereinafter referred to as "Bux-Mont") 701 Lincoln Avenue Willow Grove, PA 19090 (215) 659-8865
- (c) Easton Coach Company
 t/a Norristown Transportation Company
 (hereinafter referred to as "ECC")
 1200 Conroy Place
 Easton, PA 18040
 (610) 253-4055
- (d) Tri County Transit Service, Inc.
 (hereinafter referred to as "Tri County")
 110 Industrial Parkway
 Sanatoga, PA 19464
 (610) 495-5640
- (e) Bucks County Transport, Inc.
 (hereinafter referred to as "BCT")
 Buckingham Green II
 P.O. Box 510
 Holicong, PA 18928
 (215) 794-5554
- 3. Name, business address, telephone and fax numbers of Joint Protestants' attorneys:

Barnett Satinsky, Esquire Christine Soares, Esquire Fox Rothschild LLP 2000 Market Street – 20th Floor Philadelphia, PA 19103 – 3222 (215) 299-2088, 2864 (telephone) (215) 299-2150 (fax)

Unknown.

4. Name, business address, telephone and fax numbers of Applicant's attorney:

2

- 5. <u>Statement of the nature of Protestants' interests in the application and statement of adverse impact upon Protestants and the public:</u>
 - (a) <u>Nature of Protestants' interests</u>

The Applicant seeks the following authority:
The right to transport, as a common carrier, by motor vehicle, persons in paratransit service, from points in the City and County of Philadelphia and the Counties of Bucks, Chester, Delaware and Montgomery, to points in Pennsylvania, and return.

- (1) Protestant TransNet holds authority from the Commission at Docket A-00102219, F.2 and operates thereunder to transport, as a common carrier, by motor vehicle, persons in paratransit service, between points in the County of Montgomery. Protestant TransNet also holds authority at Docket A00102219, F.1, Am-A for the transportation, as a common carrier, of persons in paratransit service from points in the county of Montgomery, to points in the counties of Chester, Delaware, Philadelphia and Bucks and return.
- Protestant Bux-Mont holds authority from the Commission at (2) Docket A-00087075 and six folders and operates thereunder. Docket A-00087075, F.5, Am. A authorizes Protestant to render paratransit service between points in the borough of Hatboro, and the townships of Upper Moreland, Horsham and that part of Abington, bounded and described as follows: Beginning at the intersection of Moreland Road and North Hills Avenue; thence on North Hills Avenue to Fitzwatertown Road; thence northwardly on Fitzwatertown Road to a line running along Patane Avenue, as it would be extended westwardly; thence on the said line to Patane Avenue beginning at Lindburgh Avenue; thence on a line at Patane Avenue which would be extended to the Reading Railroad to Glendale Avenue; thence on Glendale Avenue to Edgehill Road; thence on Edgehill Road to Moreland Road; thence on Moreland Road to North Hills Avenue, the place of beginning, all in the county of Montgomery, the borough of Ivyland, and the townships of Warminster, Warrington, Warwick, and that part of Upper Southampton described and bounded as follows: Beginning at the intersection of Davisville and Bristol Roads, thence east on Bristol Road to its intersection with Chinquapin Road, south on Chinquapin Road to its imaginary intersection with Stump Road (becoming Buck Road), south on Buck Road to its intersection with County Line Road, thence west on County Line Road to Davisville Road, thence north on Davisville road to the point of its beginning, all in the county of Bucks.

Protestant Bux-Mont also holds authority at Docket A-00087075, F.5 to transport, as a common carrier, persons, in paratransit

service, from points in the Townships of Abington, Cheltenham, Horsham, Lower Moreland, Upper Dublin, Upper Moreland, and the Boroughs of Ambler, Bryn Athyn, Hatboro, Jenkintown and Rockledge, as well as those portions of Lower Gwynedd Township east of Bethlehem Pike, those portions of Springfield and Whitemarsh Townships north of Stention [sic] Road, and that portion of Whitpain Township east of Mont Pleasant Road and north of Morris Road, all in Montgomery County; and in the Townships of Lower Southampton, Upper Southampton, Warminster, Warrington, Warwick, and the Borough of Ivyland, all in Bucks County: to points in Bucks, Montgomery and Philadelphia Counties, and return.

- (3) Protestant ECC holds authority from the Commission at Docket A-00118835/A-2014-2415540 to transport, as a common carrier by motor vehicle, persons in paratransit service between points in the borough of Norristown and within an airline distance of five miles of the limits of said borough, and in the township of Whitemarsh, Montgomery County; subject to the following condition: Provided that no right, power or pirvilege is granted to perfrom transportation to, from, or between points in Chester County.
- (4) Protestant Tri County holds authority from the Commission at Docket A-00112826, F.2 and operates thereunder to transport, as a common carrier by motor vehicle, persons in paratransit service between points in the borough of Pottstown, Montgomery County, and within an airline distance of fifteen (15) statute miles of the limits of said borough.
- (5) Protestant BCT holds authority from the Commission at Docket A-00107294, F.2, Am-C and operates thereunder to transport, as a common carrier, persons, in paratransit service, between points in the County of Bucks, and from points in said county, to points in the counties of Northampton, Lehigh, Montgomery and Philadelphia, and vice versa; subject to the following condition:
 (1) That any service shall be provided in vehicles having a seating capacity of twenty-eight (28) passengers or less, excluding the driver; and (2) That no right, power of privilege is granted to originate service from points in the county of Montgomery.

(b) Adverse impact

If Kourouma is granted the authority to transport, as a common carrier, by motor vehicle, persons in paratransit service, from points in the City and County of Philadelphia and the Counties of Bucks, Chester, Delaware and Montgomery, to points in Pennsylvania, and return, areas in which the

Joint Protestants currently render paratransit service, it will affect Protestants' ability to render a service to the public in their authorized territories. A grant of this application will jeopardize traffic of Protestants in a substantial portion of their authorized paratransit territories and in turn will jeopardize their service to the public generally. Such occurrence would adversely affect the Protestants and the public.

There is no need for the certificate of public convenience requested. Further, Joint Protestants challenge the fitness of the Applicant to perform the proposed service for reasons including, but not limited to, the Applicant's failure to demonstrate that: 1) Applicant has sufficient capital, equipment, facilities and other resources necessary to serve the territory requested; 2) Applicant and its employees have sufficient technical expertise and experience to serve the territory requested; 3) Applicant has secured or is able to secure sufficient and continuous insurance coverage; 4) Applicant has an appropriate plan to comply with the applicable driver and vehicle safety regulations and service standards; 5) Applicant is in compliance with Commission orders and regulations; and 6) Applicant and its drivers are free from convictions of a felony or crime of moral turpitude and are not subject to supervision by a court or correctional institution.

- 6. <u>List of all commission docket numbers under which Protestants operate</u> (with pertinent authorities designated and attached hereto):
 - (a) TransNet
 Docket Number A-00102219, Folder 1 (Attached)
 Docket Number A-00102219, Folder 1, Amendment A (Attached)
 Docket Number A-00102219, Folder 1, Amendment C (Attached)
 Docket Number A-00102219, Folder 2 (Paratransit) (Attached)
 Docket Number A-00102219, Folder 3 (Broker's License) (Attached)
 - (b) Bux-Mont
 Docket Number A-00087075, Folders 1, 2, 3, 4, 5, 6 (Name change)
 (Attached)
 Docket Number A-00087075, Folders 2, 3, 3 Am-A, 4 (Call or Demand)
 Docket Number A-00087075, Folders 5/A-2009-2123552, 5 Am-A
 (Paratransit) (Attached)
 Docket Number A-00087075, Folder 6 (Property)
 Docket Number A-00087075, Folder 7 (Limousine)
 - (c) <u>ECC</u>
 Docket Number A-00118835, Folder 1 (Group and Party)
 Docket Number A-00118835, Folder 2 (Group and Party)
 Docket A-2014-2415524 (Paratransit) (Attached)
 Docket A-2014-2415529 (Paratransit) (Attached)

Docket A-2014-2415532 (Paratransit) (Attached)

Docket A-2014-2415540 (Paratransit) (Attached)

Docket A-2014-2415508 (Call or Demand)

Docket A-2014-2415520 (Call or Demand)

Docket A-2014-2415552 (Call or Demand)

Docket A-2014-2415560 (Call or Demand)

(d) <u>Tri County Transit Service, Inc.</u> Docket Number A-00112826, Folder 2 (Attached)

(e) Bucks County Transport, Inc.

Docket Number A-00107294, Folder 2, Am-C (Paratransit) (Attached)

Docket Number A-00107294, Folder 3, Am-A (Group and Party)

7. <u>Proposed restriction:</u>

In order to protect their interests, Joint Protestants propose that Laye Kourouma t/a Kourouma Transport, limit the scope of its application to such services and in such geographical area so as not to adversely impact on the operations of the respective Protestants.

BARNETT SATINSKY, ESQUIRE

PA Attorney I.D. # 15767

CHRISTINE SOARES, ESQUIRE

PA Attorney I.D. # 203497

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Attorneys for Joint Protestants
Suburban Transit Network, Inc. t/a TransNet,
Willow Grove Yellow Cab Co., Inc. t/d/b/a Bux-Mont
Yellow Cab and t/d/b/a Bux-Mont Transportation Services
Co., Easton Coach Company t/a Norristown Transportation
Company, Tri County Transit Service, Inc., and Bucks

County Transport, Inc.

CERTIFICATE OF SERVICE

I hereby certify that I have this 22nd day of April, 2015, served true copies of Joint Protestants Suburban Transit Network, Inc. t/a TransNet, Willow Grove Yellow Cab Co., Inc. t/d/b/a Bux-Mont Yellow Cab and t/d/b/a Bux-Mont Transportation Services Co., Easton Coach Company t/a Norristown Transportation Company, Tri County Transit Service, Inc., and Bucks County Transport, Inc.'s Joint Protest to the Application for a Certificate of Public Convenience of Laye Kourouma t/a Kourouma Transport, upon the participants, listed below, in accordance with the requirements of 52 Pa. Code § 1.54.

Rosemary Chiavetta, Secretary Pennsylvania Public Utility Commission P.O. Box 3265 Harrisburg, PA 17105-3265 (By e-Filing) Laye Kourouma, Owner
Laye Kourouma t/a Kourouma Transport
203 West Baltimore Avenue
Lansdowne, PA 19050
(Applicant)
(By e-Service: kouroumatransport@hotmail.com)

BARNETT SATINSKY, ESQUIRE

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Attorneys for Joint Protestants
Suburban Transit Network, Inc. t/a TransNet,
Willow Grove Yellow Cab Co., Inc. t/d/b/a Bux-Mont
Yellow Cab and t/d/b/a/ Bux-Mont Transportation
Services Co., Easton Coach Company t/a Norristown
Transportation Company, Tri County Transit Service, Inc.,
and Bucks County Transport, Inc.

VERIFICATION

I, Patricia A. Moir, hereby state that I am Executive Director of Suburban Transit

Network, Inc. t/a TransNet ("TransNet"); that I am authorized to make this verification on its

behalf; that the facts above set forth in the Protest to this Application are true and correct to the

best of my knowledge, information and belief with respect to TransNet; and that I expect to be

able to prove the same at a hearing held in this matter. I understand that the statements herein

are made subject to the penalties of 18 Pa. C.S.A. § 4904 relating to unsworn falsification to

authorities.

Patricia A. Moir

VERIFICATION

I, Sam Valenza, hereby state that I am Chief Operating Officer of Willow Grove Yellow Cab Co., Inc. t/d/b/a Bux-Mont Yellow Cab and t/d/b/a Bux-Mont Transportation Services Co. ("Bux-Mont"); that I am authorized to make this verification on its behalf; that the facts above set forth in the Protest to this Application, are true and correct to the best of my knowledge, information and belief with respect to Bux-Mont; and that I expect to be able to prove the same at a hearing held in this matter. I understand that the statements herein are made subject to the penalties of 18 Pa. C.S.A. § 4904 relating to unsworn falsification to authorities.

Sam Valenza

VERIFICATION

I, Mark E. Glatz, hereby state that I am Executive Vice President of Easton Coach Company ("ECC"); that I am authorized to make this verification on its behalf; that the facts above set forth in the Protest to this Application are true and correct to the best of my knowledge, information and belief with respect to ECC; and that I expect to be able to prove the same at a hearing held in this matter. I understand that the statements herein are made subject to the penalties of 18 Pa. C.S.A. § 4904 relating to unsworn falsification to authorities.

Mark E. Glatz

VERIFICATION

I, James Tammaro, hereby state that I am Manager of Tri County Transit Services, Inc.; that I am authorized to make this verification on its behalf; that the facts above set forth in the Protest to this Application are true and correct to the best of my knowledge, information and belief with respect to Tri County Transit Services, Inc.; and that I expect to be able to prove the same at a hearing held in this matter. I understand that the statements herein are made subject to the penalties of 18 Pa. C.S.A. § 4904 relating to unsworn falsification to authorities.

James Tammaro

VERIFICATION

I, James A. Raymond, hereby state that I am Chief Financial Officer of Bucks County
Transport, Inc. ("BCT"); that I am authorized to make this verification on its behalf; that the
facts above set forth in the Protest to this Application are true and correct to the best of my
knowledge, information and belief with respect to BCT; and that I expect to be able to prove the
same at a hearing held in this matter. I understand that the statements herein are made subject to
the penalties of 18 Pa. C.S.A. § 4904 relating to unsworn falsification to authorities.

James A. Raymond

PENNSYLVANIA PUBLIC UTILITY COMMISSION Harrlaburg, PA 17105-3265

Public Heating held April 7, 1994

Commissioners Present:

David W. Rolka, Chairman
Joseph Rhodes, Jr., Vice-Chairman
John K. Quain
Lisa Crutchfield
John Hanger

Request of Montgomery County Paratransit Association, Inc. for a name change.

A-00102219 Fx. 1, 3

ORDER

MY THE COMMISSION:

This matter comes before the Commission upon letter-request of Montgomery County Paratransit Association, Inc. that its common exerise contificate and brokerage license be changed to stand in the name of Suburban Transit Network, Inc. pursuant to 52 Pa. Code §3.381(a)(6)(1).

Upon review of the request, it appears that the necessary fillings have been made and that there has been no change in the ownership or control of the business; THEREFORE,

IT IS ORDERED: That the request be and is hereby approved and that the cartificate and license issued to Hontgomery County Paratransit Association, Inc. be changed to stand in the name of Suburban Transit Metwork, Inc.

IT IS FURTHER ORDERED: That the certificate and licenses holder shall effect the name change on its insurance and tariff fillings with the Commission.

IT IS FURTHER ORDERED: That in the event maid certificate and license holder has not effected the name change on its insurance and tariff filings within thirty (30) days from the date of service of this order, the request shall be decored denied without further proceedings.

IT IS FURTHER ORDERED: That upon compliance with the requirements of this order, the certificate and license shall be endorsed in the name of Suburban Transit Network, Inc.

BY THE COMMISSION,

John G. Stord

secretary

(SKAL)

ORDER ADOPTED: April 7, 1994

CRUER ENTERED: JAPR 13 394

PENNSYLVANIA PUBLIC UTILITY COMMISSION Harrisburg, PA 17120

Application of Hontgomery County Paratransit Association; Inc. Amendment to permit the transportation of persons, in paratransit service, from points in the county of Montgomery, to points in the counties of Chester, Delaware, Philadelphia and Bucks, and return; subject to the following conditions: That the applicant shall comply with all the rules and regulations as set forth in Title 52, Pr. Code 29.353 and 29.354; and so as to eliminate condition number (6) which reads as follows: That the applicant is restricted to no more than two vehicles in its operation.

A. 102219, F. 1, Azz-A

ORDER

In accordance with the provisions of Act 294 of 1978 (66 Pa. C.S. §332(h)), the decision of Administrative Law Judge Martin R. Fountain dated June 13, 1985 has become final without further Commission action; THEREFORE,

IT IS ORDERED:

1. That the application of Montgomery County Paratransit Association, Inc. docketed at A. 102219, F. 1, Am-A be and is hereby approved and that the certificate issued to applicant at A. 102219, F. 1 on December 18, 1980 be amended to include the following rights:

To transport, as a common carrier, persons in paratransit service from points in the country of Montgomery, to points in the counties of Chester, Delaware, Philadelphia and Bucks and return.

- 2. That applicant's request to eliminate certain restrictions from its existing authority be and is hereby granted. Therefore, the Commission's order entered December 18, 1980 at A. 102219, be and is hereby modified and amended to delete therefrom the following restriction:
 - F. That the applicant is restricted to no more than two vehicles in its operations.

- 3. That the applicant shall not engage in any transportation granted herein until it shall have 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 a tariff establishing just and reasonable rates.
- 4. That the autority granted herein, to the extent that it duplicates authority now held by or subsequently granted the carrier, shall not be construed as conferring more than one operating right.
- 5. That in the event said applicant has not, on or before 60 days from the date of service of this order, complied with the requirements set forth above, application shall be dismissed without further proceedings.

BY THE COMMISSION.

Jerry Rich

(SEAL)

ORDER ENTERED: July 23, 1985

PENNSYLVANIA PUBLIC UTILITY COMMISSION Harrisburg, PA 17105-3265

Application of Suburban Transit Network, Inc. t/d/b/a TransNet

A-00102219F0001,Am-C

FINAL ORDER

In accordance with the provisions of Section 332(h) of the Public Utility Code, 66 Pa. C.S. §332(h), the decision of Administrative Law Judge Marlane R. Chestnut dated March 10, 1998, has become final without further Commission action; THEREFORE,

IT IS ORDERED:

- 1. That the certificate of public convenience held by Suburban Transit Network Inc., t/d/b/a TransNet Transportation, at A-00102219F0001, be amended to remove the vehicle restriction which states that `The service herein authorized is limited to the transportation in vehicles having a seating capacity of not less than 10 or more than 15 persons, including the driver.!'
- 2. That applicant shall not engage in any transportation granted herein until it shall have 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 a tariff establishing just and reasonable rates.
- 3. 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.
- 4. That in the event said applicant has not, on or before 60 days from receipt of this order, complied with the requirements set forth above, the Application shall be dismissed without further proceedings.
- 5. That App. Exhs. 31 and 32 are admitted into the

6. That the record at Docket No. A-00102219F0001, Am-C, be marked closed.

BY THE COMMISSION,

James J. McNulty

Secretary

(SEAL)

ORDER ENTERED: MAY 13 1998

PENSTLVANIA PUBLIC UTILITY COMMISSION Martiabura, PA 17120

Application of Montgomery County Paracransic Authority, a corporation of the Componwealth of Pannsylvania, for the right to begin to transport, as a common carrier, by mocor vehicle, persons, in personanti, becween points in the County of Montgomery; subject to the following conditions: That the service herein suchorized is limited to transportation in vehicles having a sesting expecity of not lass than can (10) nor mora chan fifteen (15) persons, including the driver; that the service berein authorized is limited to transportation for which advance reservations are made in a vehicle not reserved for individuel use; that do right, power or privilege. is granted to provide scheduled route service as defined in the Pennsylvania Coda, Tirle 52, Chapter 29.14; ther no right, power or privilege is granted to provide call or demand service as defined in the Pennsylvania Code, Title 52, Chapter 29.15; and that no right, power or privilege is granted to transport persons in group and party service, as defined in the Pannsylvania Code, Title 52, Chapter 29.16.

application of Montgomery County Paratransic Authority, a corporation of the Commonwealth of Pennsylvania, for a brokerage license evidencing the Commission's approval of the beginning of the right and privilege to operate as a broker, for the transportation of persons and their baggage, in paratransic service, between points in the County of Montgomery. 1. 102219.

F.2

4. 102219

ORDER

In accordance with the provisions of Act 294 of 1978 (66 Pr. C.S. \$332(h)), the decision of Administrative Law Judge Pallastrone dated October 27, 1980 has become final without further Commission action; THEOFFORE,

II IS OXDERED:

1. There the application of Montgomery County Personantic Authority at Docket Mo. A. 102719, F.1., be and is hereby approved and there a certificate be issued to applicant granting the following rights:

To cransport, as a common carriar, by moneor vahicla, persons, in paracransic service, between points in the County of Montgowery;

subject to the following conditions:

- A. That the service herein suchorized is limited to the transportation of vehicles having a sessing expecity of not less than 10 and no more than 15 persons. including the driver: . .
- 8. That the service herein authorized is limited to manaportation for which advance reservations are made in a vehicle not reserved for individual use;
- C. That no right, power or privilege is granted to provide scheduled rouge service as defined in the Pennaylvania Code, Tirla 52, Chaptar 29.14;
- D. That no right, power or privilege is granted to provide call or demend service as provided in the Pennsylvania Code, Title 52, Chapter 29.15;
- E. Ther no right, power or privilege is granted to cransport persons, in group or party service, as defined in the Pennsylvania Code, Title 52, Chapter 29.16;
- F. Ther the applicant is restricted to no sore than two. vanicles in its operations.
- 2. That the applicant shall not engage in any transportation granted berein until it shall have complied with the requirements of the Zublic Utility Law and the rules and regulations of the Commission relating to the filing and acceptance of a cariff establishing just and reasonable races, and filing proof of the required insurance.
- 3. That the surhority granted barain, to the extent that it duplicates authority now held by or subsequently granted to the carrier, shall not be tenserved as conferring more than one operating rithe.
- 4. 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 set forth, the application shall be dismissed without further proceedings.
- 5. Then the application of Montgomery County Paracranaic Authority at A. 102219, 7.2., be and is heraby denied.

BY THE COMMISSION.

Cliliane. Thierfalder Sacracary

(SELL)

DEC 1 & 1980 OME DING

PENNSYLVANIA PUBLIC UTILITY COMMISSION Harrisburg, PA 17105-3265

Public Meeting held August 15, 1991

Commissioners Present:

William H. Smith, Chairman Joseph Rhodes, Jr., Vice-Chairman Wendell F. Holland, Commissioner David W. Rolka, Commissioner

Request of Willow Grove Yellow Cab Co., Inc., t/d/b/a Bux-Mont Yellow Cab.

Λ-00087075 Fm. 1. 2, 3, 4, 5 and 6

ORDER

BY THE COMMISSION:

This matter comes before the Commission upon letter-request of Willow Grove Yellow Cab Co., lnc., t/d/b/a Bux-Mont Yellow Cab that its certificates of public convenience be changed to stand in the name of Willow Grove Yellow Cab Co., lnc., t/d/b/a Bux-Mont Yellow Cab and t/d/b/a Bux-Mont Transportation Services Co. pursuant to 52 Pa. Code §3.381(a)(6).

Upon review of the request, it appears that the necessary filings have been made and that there has been no change in the ownership or control of the business; THEREFORE,

IT IS ORDERED: That the request be and is hereby approved and that the certificates issued to Willow Grove Yellow Cab Co., Inc., t/d/b/s Bux-Mont Yellow Cab be changed to stand in the name of Willow Grove Yellow Cab Co., Inc., t/d/b/s Bux-Mont Yellow Cab and t/d/b/s Bux-Mont Transportation Services Co.

IT IS FURTHER ORDERED: That the certificate holder shall effect the name change on its tariff filings with the Commission.

IT IS FURTHER ORDERED: That in the event anid certificate holder shall not effect the name change on its tariff filings within thirty (30) days from the date of service of this order, the request shall be deemed denied without out further proceedings.

IT IS FURTHER ORDERED: That upon compliance with the requirements of this order, the certificates shall be endorsed in the name of Willow Grove

Yellow Cab Co., Inc., t/d/b/a Bux-Mont Yellow Cab and t/d/b/a Bux-Mont Transportation Services Co.

BY THE COMMISSION.

Jerry Rich Secretary

(SEAL)

ORDER ADOPTED: August 15, 1991

ORDER ENTERED: August 20, 1991

PENNSYLVANIA PUBLIC UTILITY COMMISSION Harrisburg, PA 17105-3265

Public Meeting held January 12, 2012

Commissioners Present:

Robert F. Powelson, Chairman John F. Coleman, Jr., Vice Chairman Wayne E. Gardner James H. Cawley Pamela A. Witmer

Application of Willow Grove Yellow Cab Co., Inc., t/d/b/a Bux-Mont Yellow Cab & t/d/b/a Bux-Mont Transportation Services Co., a corporation of the Commonwealth of Pennsylvania to amend and expand the right to transport, as a common carrier, by motor vehicle, persons, in paratransit operations SO AS TO PERMIT the transportation of persons in paratransit service, from points in the Townships of Abington, Cheltenham, Horsham, Lower Moreland, Upper Dublin, Upper Moreland, and the Boroughs of Ambler, Bryn Athyn, Hatboro, Jenkintown and Rockledge, as well as those portions of Lower Gwynedd Township east of Bethlehem Pike, those portions of Springfield and Whitemarsh Townships north of Stention Road, and that portion of Whitpain Township east of Mont Pleasant Road and north of Morris Road, all in Montgomery County; and in the Townships of Lower Southampton, Upper Southampton, Warminster, Warrington, Warwick., and the Borough of Ivyland, all in Bucks County: to points in Bucks, Montgomery and Philadelphia Counties, and return.

A-00087075, F.5 A-2009-2123552

ORDER

BY THE COMMISSION:

This matter comes before the Commission on an application filed August 3, 2009. Public notice of the application was given in the *Pennsylvania Bulletin* on August 22, 2009, with protests due to be filed by September 8, 2009. A timely Protest was filed by Germantown Cab Co. ("Germantown"), and MCT Transportation, Inc. t/d/b/a Concord Paratransit Co. ("MCT"). On September 17, 2009, the application was assigned to the Office of Administrative Law Judge (OALJ) for resolution of the protests. At the OALJ hearing held on August 31, 2011, the Protest by MCT was dismissed and the Protest by Germantown was noted as being withdrawn. On October 10, 2011, the now unopposed application was referred to the Commission's Bureau of Technical Utility Services for review and resolution pursuant to 52 Pa. Code §3.81(e). On November 8, 2011 the applicant provided verified statements and 22 statements of support from requested area.

DISCUSSION AND FINDINGS

Willow Grove Yellow Cab Co., Inc., t/d/b/a Bux-Mont Yellow Cab & t/d/b/a Bux-Mont Transportation Services Co. ("Bux-Mont" or "Applicant") seeks the additional right to transport persons in paratransit service. The applicant's current facility is located at 726 Fitzwatertown Road, Willow Grove, Pennsylvania. Applicant is operating authorized Paratransit service from the facility. All records will be maintained at this facility and customer requests will be received in advance of the trip date at the administrative offices and will be scheduled for the corresponding shift and driver. Business hours will be provided 5:00 AM to 11:59 PM Monday to Thursday, 5:00 AM to 2:00 AM Friday and Saturday, and 6:00 AM to 9:00 PM on Sunday.

R. Samuel Valenza, Sr. is the Chief Executive Officer. The applicant has been in the Paratransit business since county-wide Paratransit authority was granted by the Commission in 1998.

Bux-Mont currently owns 101 vehicles to provide service which will provide ample capacity to meet the needs of the extended territory. The applicant is familiar with, and has initiated proper maintenance procedures for all vehicles, which conforms to all regulations of the PUC under 52 Pa. Code 29.403. Drivers must have a valid driver's license and the driver records are reviewed periodically for compliance and adherence to the rules of the company. All applicants provide samples for drug screening and are subject to random drug testing. Violation of the applicant's drug and alcohol policy will result in immediate discipline, up to and including, termination of employment.

Bux-Mont currently maintains motor vehicle liability insurance coverage. The addition of paratransit services will only be an additional service offered and will not affect their

present policies.

Applicant's most current balance sheet dated June 30, 2011, shows cash assets of \$644,876, total assets of \$1,071,899, and total liabilities of \$423,252. Applicant's total owner's equity is \$648,647. The applicant projects one year revenue of \$6,732,320, against total expenses of \$6,433,153, for a net profit of \$299,167.

The applicant has presented support in the form of statements containing the signatures and addresses of 22 parties residing in the expanded area.

A review of the record before us indicates that the applicant possesses the requisite vehicles, technical expertise, experience, equipment, facilities, sufficient capital and other resources necessary to provide the proposed service. The applicant has no negative compliance history with this Commission.

The application was under protest from Germantown Cab Co. ("Germantown"), and MCT Transportation, Inc. t/d/b/a Concord Paratransit Co. ("MCT"). The Protest by MCT was dismissed and the Protest by Germantown was noted as being withdrawn.

The applicant is hereby advised of its obligation to familiarize itself with the requirements of 52 Pa. Code as applicable to the operations of a common carrier as authorized by this Order. Applicant is further advised that failure to comply with all applicable requirements may subject the carrier to penalties including fines, suspension of operating rights or cancellation of its authority. Title 52 of the Pa. Code is available on line at www.pacode.com.

After complete review of the record, we find:

- 1. Applicant seeks the initial right to expand the area in which to provide Paratransit service.
- 2. The protests were withdrawn or dismissed.
- 3. Applicant is supported by 22 parties in the additional requested operating area.
- 4. Applicant has the equipment, ability and fitness necessary to render the service as amended.
- 5. The evidence of record is sufficient to establish necessity for the service as amended.
- 6. Approval of the application is necessary for the accommodation and convenience of the public; **THEREFORE**,

IT IS ORDERED: That the application be and is hereby approved granting the following additional right:

To transport, as a common carrier, persons, in paratransit service, from points in the Townships of Abington, Cheltenham, Horsham, Lower Moreland, Upper Dublin, Upper Moreland, and the Boroughs of Ambler, Bryn Athyn, Hatboro, Jenkintown and Rockledge, as well as those portions of Lower Gwynedd Township east of Bethlehem Pike, those portions of Springfield and Whitemarsh Townships north of Stention Road, and that portion of Whitpain Township east of Mont Pleasant Road and north of Morris Road, all in Montgomery County; and in the Townships of Lower Southampton, Upper Southampton, Warminster, Warrington, Warwick., and the Borough of Ivyland, all in Bucks County: to points in Bucks, Montgomery and Philadelphia Counties, and return.

IT IS FURTHER ORDERED: That the applicant shall not engage in any transportation authorized by this order until the applicant has received a certificate of public convenience from the Commission.

IT IS FURTHER ORDERED: That a certificate of public convenience shall not be issued until the following are submitted to the Commission and approved by the Commission:

- 1. Form E, as evidence of bodily injury and property damage liability insurance.
- 2. An acceptable tariff establishing just and reasonable rates.

IT IS FURTHER ORDERED: That the authority granted herein, to the extent that it duplicates authority now held by or subsequently granted to the applicant, shall not be construed as conferring more than one operating right.

IT IS FURTHER ORDERED: That upon compliance with the requirements hereinbefore set forth, a certificate shall 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 sixty (60) days from the date of entry of this order, complied with the requirements hereinbefore set forth, the application shall be dismissed without further proceedings.

BY THE COMMISSION,

Rosemary Chravetta

Secretary

(SEAL)

ORDER ADOPTED: January 12, 2012

ORDER ENTERED: January 13, 2012

PENNSYLVANIA PUBLIC UTILITY COMMISSION Harrisburg, PA 17120

Public Meeting held October 19, 1984

Commissioners Present:

Linda C. Taliaferro, Chairman Michael Johnson James H. Cawley Frank Fischl Bill Snane

Application of Willow Grove Yellow Cab Co., Inc., * a corporation of the Commonwealth of Pennsylvania, for amendment to its common carrier certificate, which grants the right, to transport, by motor vehicle persons in paratransit operations, between points in the cownships of Upper Moreland and Horsham, Montgomery County, and between points in the township of Abington, Montgomery County. bounded and described as follows: Beginning at the intersection of Moreland Road and North Hills Avenue; thence from North Hills Avenue to Fitzwatertown Road; thence northwardly on Firzwarerrown Road to a line running along Parane Avenue as it would be extended westwardly; thence on the said line to Patane Avenue beginning at Lindburgh Avenue; thence on a line at Patane Avenue, which would be extended to the Reading Railroad to Glendale Avenue; thence on Glendale Avenue to Edgehill Road: thence on Edgehill Road to Moreland Road; thence on Moreland Road to North Hills Avenue, the place of beginning; and between points in the townships of Warminster, Warrington and Warwick, and the borough of Ivyland, all in the county of Bucks, subject to the following conditions: (1) That the service herein authorized is limited to transportation in vehicles having a seating capacity of no more than fifteen (15) persons, including the driver; (2) That no right. power or privilege is granted to render a scheduled or fixed route service in an area in which said service is provided by a certificated carrier; (3) That no right, power or privilege is granted to render group or party service as described in the Pennsylvania Code, Title 52, Paragraph 29.16;

A-00087075 F. 5 Am-A

Willow Grove Yellow Cab, Inc. assumed the ficticious name of Bux-Mont Yellow Cab, and any reference to the applicant hereinafter shall include said ficticious name.

and (4) That no right, power or privilege is · granted to transport handicapped or wheelchair patients in vehicles with side-opening doors and ramps: SO AS TO PERMIT the transportation of persons in paracransic service, between points in the borough of Hatboro, and the townships of Upper Moreland, Horsham and that part of Abington, bounded and described as follows: Beginning at the intersection of Moreland Road and North Hills Avenue; thence on North Hills Avenue to Fitzwatertown Road; thence northwardly on Fitzwatertown Road to a line running along Patane Avenue, as it would be extended westwardly; thence on the said line to Patane Avenue beginning at Lindburgh Avenue: thence on a line at Pacane Avenue, which would be extended to the Reading Railroad to Glendale Avenue; thence on Glendale Avenue to Edgehill Road; thence on Edgehill Road to Moreland Road; thence on Moreland Road to North Hills Avenue, the place of beginning, all in the county of Montgomery, the borough of Ivyland, and the townships of Warminster, Warrington, Warwick, and that part of Upper Southampton described and bounded as follows: Beginning at the incersection of Davisville and Bristol Roads, thence east on Bristol Road to its intersection with Chinquapin Road, south on Chinquapin Road to its imaginary intersection with Stump Road (becoming Buck Road), south on Buck Road to its intersection with County Line Road, thence west on County Line Road to Davisville Road, thence north on Davisville Road to the point of its beginning, all in the county of Bucks.

Somerson & Bomze, P.C. by Val Pleet Wilson for the applicant.

ORDER

BY THE COMMISSION:

This matter comes before the Commission on an application filed October 13, 1983. Public notice of the application was given in the Pennsylvania Bulletin of April 7, 1984. Additional public notice was given in the Times Herald, Montgomery County, and the Intelligencer, Bucks County, newspapers of general circulation within the area of application. No procests have been filed.

The application is unprotested and the record is certified to the Commission for its decision without an oral hearing. The record consists of verified statements submitted by the applicant and 16 supporting individuals.

DISCUSSION AND FINDINGS

The applicant, Willow Grove Yellow Cab Co., Inc., t/d/b/a Bux-Mont Yellow Cab, is a currently certificated common carrier, providing transportation as a paratransit carrier pursuant to a certificate of public convenience issued April 14, 1978. The applicant seeks by the instant application to expand its current operational area to include transportation between points in the borough of Hatboro; and that part of Upper Southampton described and bounded as follows: Beginning at the intersection of Davisville and Bristol Roads, thence east on Bristol Road to its intersection with Chinquapin Road, south on Chinquapin Road to its imaginaty intersection with Stump Road (becoming Buck Road), south on Buck Road to its intersection with County Line Road, thence west on County Line Road to Davisville Road, thence north on Davisville Road to point of beginning, all in the county of Bucks.

The applicant also seeks to eliminate the condition currently present in its operating authroity that prevents the applicant from transporting handicapped or wheelchair patients in vehicles with sideopening doors and ramps, in its current authorized area of operation, which consists of the townships of Upper Moreland, Horsham and that part of Abington, bounded and described as beginning at the intersection of Moreland Road and North Hills Avenue; thence on North Hills Avenue to Firrwaterrown Road; thence northwardly on Firrwaterrown Road to a line running along Parane Avenue, as it would be extended westwardly; thence on the said line to Patane Avenue beginning at Lindbergh Avenue; thence on a line at Pasane Avenue, which would be extended to the Razding Railroad to Glandala Avenua; thence on Glandale Avenue to Edgahill Road; thence on Edgehill Road to Moreland Road; thence on Moreland Road to North Hills Avenue, the place of beginning, all in Montgomery County; and the borough of Ivyland and the cownships of Warminster, Warrington and Warwick. Bucks Councy. The removal of the condicion is prompted by the change in the regulations of the Pennsylvania Department of Transportation with regards to qualifying for its Reduced Fare Program for senior cicizens.

In addition to begin a certificated paratransic carrier, the applicant also holds certificates of públic convenience to provide call or demand service (Folder 2, 3, and 4) and to transport property in taxicabs (Folder 6). To provide the authorized service, the applicant operates 18 taxicabs, seven 14-passenger vans, one 12-passenger van and three 11-passenger vans with all equipment radio-dispatched.

The 16 statements of support entered demonstrate a need for service in the additional area of operation proposed by the instant application. The 16 individuals who have entered statements indicate that they intend to utilize the proposed service from as few as one time per week to as many as 12 times per week. The applicant will be relied upon for transportation to and from doctors' offices, social agencies, places of employment end shopping centers.

We find:

- 1. That the applicant is fit, willing and able to provide the proposed transportation.
- 2. That the applicant has demonstrated that there exists a public need for the proposed service.
- 3. That approval of the application is necessary for the accommodation and convenience of the public: THEREFORE.

IT IS ORDERED: That the application be and is hereby approved, and that the certificate issued to the applicant on April 14, 1978, be amended so that the authority shall now read as follows:

To transport, as a common carrier, persons, in paratransit service, between points in the borough of Hatboro, and the townships of Upper Moreland, Horsham and that part of Abington, bounded and described as follows:

Beginning at the incersection of Moreland Road and North Hills Avenue; thence on North Hills Avenue to Fitzwatertown Road; thence northwardly on Fitzwatertown Road to a line running along Patane Avenue, as it would be extended westwardly; thence on the said line to Patane Avenue beginning at Lindburgh Avenue; thence on a line at Patane Avenue, which would be extended to the Reading Railroad to Glendale Avenue; thence on Glendale Avenue to Edgehill Road; thence on Edgehill Road to Moreland Road; thence on Moreland Road to North Hills Avenue, the place of beginning, all in the county of Montgomery, the borough of Ivyland and the townships of Warminster, Warrington, Warwick, and that part of Upper Southampton described and bounded as follows: Beginning at the intersection of Davisville and Briscol Roads. thence east on Bristol Road to its intersection with Chinquapin Road, south on Chinquapin Road to its imaginary intersection with Stump Road (becoming Buck Road), south on Buck Road to its intersection with County Line Road.

thence west on County Line Road to Davisville Road, thence north on Davisville Road to the point of its beginning, all in the county of Bucks.

subject to the following conditions:

That the applicant shall comply with all rules and regulations as set forth in 52 Pa. Code \$29.353 and \$29.354.

That the service herein authorized shall be render without the use of dome lights or taximeters.

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 Public Utility Code 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.

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 certificates of public convenience issued to the applicant at Folders 1, 2, 3, 4, 5 and 6 be amended to . stand in the name of Willow Grove Yellow Cab Co., Inc., t/d/b/a Bux-Mont Yellow Cab.

BY THE COMMISSION,

Jerry Rich Secretary

(SEAL)

ORDER ADOPTED: Occober 19, 1984

ORDER ENTERED: JAN 22 1985



COMMONWEALTH OF PENNSYLVANIA PENNSYLVANIA PUBLIC UTILITY COMMISSION P.O. BOX 3265, HARRISBURG, PA 17105-3265 October 22, 2014

IN REPLY PLEASE REFER TO OUR FILE

A-2014-2415524 A-00118835

STEVEN K HAAS ESQUIRE EASTON COACH COMPANY HAWKE MCKEON AND SNISCAK LLP 100 N. TENTH STREET P O BOX 1778 HARRISBURG, PA 17101

Application of Easton Coach Company, a corporation of the state of Delaware, for the right to begin To transport, as a common carrier by motor vehicle, persons in paratransit service between points in the boroughs of Ambler, Hatfield, Lansdale, North Wales, Souderton, and Telford, and the townships of Franconia, Hatfield, Lower Gwynedd, Lower Salford, Montgomery, Skippack, Towamencin, Upper Gwynedd, Whitpain, and Worcester, all in Montgomery County, A-2014-2415524

To Whom It May Concern:

The records of the Commission show that the applicant has complied with the necessary requirements.

Enclosed, is the CERTIFICATE OF PUBLIC CONVENIENCE evidencing the Commission's approval of the right to operate. The number on the Certificate, which is also the first A# at the top of this page, is the PA P.U.C. No. which should be used for identification markings on the vehicle(s).

Certificate holder is advised to become familiar with the requirements of 52 Pa. Code. Failure to comply with all applicable requirements may subject the carrier to penalties, including fines suspension of operating rights or cancellation of authority. Title 52 of the Pennsylvania Code may be accessed on the World Wide Web at www.pacode.com.

Kindly attach the enclosures to the compliance order previously issued and mailed to you.

Yery truly yours,

Roseman/Chiavetta

Secretary

JF Certificate sent to attorney.

P JOSEPH SCOTT III PRESIDENT EASTON COACH COMPANY EASTON COACH COMPANY 1200 CONROY PL EASTON, PA 18040

PENNSYLVANIA PUBLIC UTILITY COMMISSION

IN THE MATTER OF: A-00118835

Application of Easton Coach Company, a corporation of the state of Delaware, for the right to begin To transport, as a common carrier by motor vehicle, persons in paratransit service between points in the boroughs of Ambler, Hatfield, Lansdale, North Wales, Souderton, and Telford, and the townships of Franconia, Hatfield, Lower Gwynedd, Lower Salford, Montgomery, Skippack, Towamencin, Upper Gwynedd, Whitpain, and Worcester, all in Montgomery County.A-2014-2415524

EFFECTIVE DATE: October 22, 2014

The Pennsylvania Public Utility Commission hereby certifies that after an investigation and/or hearing, it has, by its report and order made and entered, found and determined that the granting of the application is necessary or proper for the service, accommodation, convenience and safety of the public and hereby issues to the applicant this CERTIFICATE OF PUBLIC CONVENIENCE evidencing the Commission's approval to operate.

these presents to be signed and sealed, and duly attested by its Secretary at its office in the city of In Witness Whereof, The PENNSYLVANIA PUBLIC UTILITY COMMISSION has caused Harrisburg this 22nd day of October, 2014.



Secretary



COMMONWEALTH OF PENNSYLVANIA PENNSYLVANIA PUBLIC UTILITY COMMISSION P.O. BOX 3265, HARRISBURG, PA 17105-3265 October 22, 2014

IN REPLY PLEASE

A-2014-2415529 A-00118835

STEVEN K HAAS ESQUIRE EASTON COACH COMPANY HAWKE MCKEON AND SNISCAK LLP 100 N. TENTH STREET P O BOX 1778 HARRISBURG, PA 17101

Application of Easton Coach Company, a corporation of the state of Delaware, for the right to begin to transport, by motor vehicle, as a common carrier, persons in paratransit service in the boroughs of Conshohocken and West Conshohocken, and the township of Whitemarsh, all in Montgomery County. Subject to the following conditions: a. That the service herein authorized is limited to transportation in vehicles having a seating capacity of not more than fifteen persons, including the driver, without the use of dome lights and taximeters. b. That the service herein authorized is limited to transportation in vehicles not reserved for individual use for which advance reservations are made not less than the previous calendar day. A-2014-2415529

To Whom It May Concern:

The records of the Commission show that the applicant has complied with the necessary requirements.

Enclosed, is the CERTIFICATE OF PUBLIC CONVENIENCE evidencing the Commission's approval of the right to operate. The number on the Certificate, which is also the first A# at the top of this page, is the PA P.U.C. No. which should be used for identification markings on the vehicle(s).

Certificate holder is advised to become familiar with the requirements of 52 Pa. Code. Failure to comply with all applicable requirements may subject the carrier to penalties, including fines suspension of operating rights or cancellation of authority. Title 52 of the Pennsylvania Code may be accessed on the World Wide Web at www.pacode.com.

Kindly attach the enclosures to the compliance order previously issued and mailed to you.

Yery truly yours,

Rosemary Chiavetta

Secretary

JF Certificate sent to attorney.

P JOSEPH SCOTT III PRESIDENT EASTON COACH COMPANY EASTON COACH COMPANY 1200 CONROY PL EASTON, PA 18040

PUBLIC UTILITY COMMISSION

IN THE MATTER OF: A-00118835

Application of Baston Coach Company, a corporation of the state of Delaware, for the right to begin to transport, by motor vehicle, as a common carrier, persons in paratransit service in the boroughs of Conshonocken and West Conshonocken, and the township of Whitemarsh, all in Montgomery County. Subject to the following conditions: a. That the service herein authorized is limited to transportation in vehicles having a seating capacity of not more than fifteen persons, including the driver, without the use of dome lights and taximeters. b. That the service berein authorized is limited to transportation in vehicles not reserved for individual use for which advance reservations are made not less than the previous calendar day. A-2014-2415529

EFFECTIVE DATE: October 22, 2014

The Pennsylvania Public Utility Commission hereby certifies that after an investigation and/or hearing, it has, by its report and order made and entered, found and determined that the granting of the application is necessary or proper for the service, accommodation, convenience and safety of the public and hereby issues to the applicant this CERTIFICATE OF PUBLIC CONVENIENCE evidencing the Commission's approval to operate.

In Witness 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 22nd day of October, 2014.

(Becump





COMMONWEALTH OF PENNSYLVANIA PENNSYLVANIA PUBLIC UTILITY COMMISSION P.O. BOX 3265, HARRISBURG, PA 17105-3265 October 22, 2014

IN REPLY PLEASE

A-2014-2415532 A-00118835

STEVEN K HAAS ESQUIRE EASTON COACH COMPANY HAWKE MCKEON AND SNISCAK LLP 100 N. TENTH STREET P O BOX 1778 HARRISBURG, PA 17101

Application of Easton Coach Company, a corporation of the state of Delaware, for the right to begin to transport, as a common carrier by motor vehicle, persons in paratransit service, between points in the borough of Norristown, Montgomery County, and within five miles of the limit of said borough; excluding the boroughs of Conshohocken and West Conshohocken and the township of Whitemarsh, all in Montgomery County; Subject to the following conditions: a. That the service herein authorized is limited to transportation in vehicles having a seating capacity of not more than fifteen persons, including the driver, without the use of dome lights and taximeters. b. That the service herein authorized is limited to transportation in vehicles not reserved for individual use for which advance reservations are made not less than the previous calendar day. A-2014-2415532

To Whom It May Concern:

The records of the Commission show that the applicant has complied with the necessary requirements.

Enclosed, is the CERTIFICATE OF PUBLIC CONVENIENCE evidencing the Commission's approval of the right to operate. The number on the Certificate, which is also the first A# at the top of this page, is the PA P.U.C. No. which should be used for identification markings on the vehicle(s).

Certificate holder is advised to become familiar with the requirements of 52 Pa. Code. Failure to comply with all applicable requirements may subject the carrier to penalties, including fines suspension of operating rights or cancellation of authority. Title 52 of the Pennsylvania Code may be accessed on the World Wide Web at www.pacode.com.

Kindly attach the enclosures to the compliance order previously issued and mailed to you.

yery nuly yours

Roseman Chiavetta

Secretary

JF Certificate sent to attorney.

P JOSEPH SCOTT III PRESIDENT EASTON COACH COMPANY EASTON COACH COMPANY 1200 CONROY PL EASTON, PA 18040

PUBLIC UTILITY COMMISSION **PENNSYLVANIA**

IN THE MATTER OF: A-00118835

Application of Baston Coach Company, a corporation of the state of Delaware, for the right to begin to transport, as a common carrier by motor vehicle, persons in paratransit service, between

and the township of Whitemarsh, all in Mongomery County; Subject to the following conditions; a. That the service herein authorized is limited to transportation in vehicles having a seating points in the borough of Norristown, Montgomery County, and within five miles of the limit of said borough; excluding the boroughs of Conshohocken and West Conshohocken capacity of not more than fifteen persons, including the driver, without the use of dome lights and taximeters. b. That the service herein authorized is limited to transportation in vehicles not reserved for individual use for which advance reservations are made not less than the previous calendar day. A-2014-2415532

EFFECTIVE DATE: October 22, 2014

The Pennsylvania Public Utility Commission hereby certifies that after an investigation and/or hearing, it has, by its report and order made and entered, found and determined that the granting of the application is necessary or proper for the service, accommodation, convenience and safety of the public and hereby issues to the applicant this CERTIFICATE OF PUBLIC CONVENIENCE evidencing the Commission's approval to operate.

these presents to be signed and sealed, and duly attested by its Secretary at its office in the city of In Witness Whereof, The PENNSYLVANIA PUBLIC UTILITY COMMISSION has caused Harrisburg this 22nd day of October, 2014.

Secretary





COMMONWEALTH OF PENNSYLVANIA PENNSYLVANIA PUBLIC UTILITY COMMISSION P.O. BOX 3265, HARRISBURG, PA 17105-3265 October 22, 2014

IN REPLY PLEASE REFER TO OUR FILE

A-2014-2415540 A-00118835

STEVEN K HAAS ESQUIRE EASTON COACH COMPANY HAWKE MCKEON AND SNISCAK LLP 100 N. TENTH STREET P O BOX 1778 HARRISBURG, PA 17101

Application of Easton Coach Company, a corporation of the state of Delaware, for the right to begin to transport, as a common carrier by motor vehicle, persons in paratransit service between points in the borough of Norristown and within an airline distance of five miles of the limits of said borough, and in the township of Whitemarsh, Montgomery County; subject to the following condition: Provided that no right, power or privilege is granted to perform transportation to, from, or between points in Chester County. A-2014-2415540

To Whom It May Concern:

The records of the Commission show that the applicant has complied with the necessary requirements.

Enclosed, is the CERTIFICATE OF PUBLIC CONVENIENCE evidencing the Commission's approval of the right to operate. The number on the Certificate, which is also the first A# at the top of this page, is the PA P.U.C. No. which should be used for identification markings on the vehicle(s).

Certificate holder is advised to become familiar with the requirements of 52 Pa. Code. Failure to comply with all applicable requirements may subject the carrier to penalties, including fines suspension of operating rights or cancellation of authority. Title 52 of the Pennsylvania Code may be accessed on the World Wide Web at www.pacode.com.

Kindly attach the enclosures to the compliance order previously issued and mailed to you.

Very truly yours,

Roseman Chiavetta

Secretary

JF Certificate sent to attorney.

P JOSEPH SCOTT III PRESIDENT EASTON COACH COMPANY EASTON COACH COMPANY 1200 CONROY PL EASTON, PA 18040

PUBLIC UTILITY COMMISSION

IN THE MATTER OF: A-00118835

Application of Easton Coach Company, a corporation of the state of Delaware, for the right to begin to transport, as a common carrier by motor vehicle, persons in paratransit service between points in the borough of Norristown and within an airline distance of five miles of the limits of said borough, and in the township of Whitemarsh, Montgomery County; subject to the following condition: Provided that no right, power or privilege is granted to perform transportation to, from, or between points in Chester County. A-2014-2415540

EFFECTIVE DATE: October 22, 2014

The Pennsylvania Public Utility Commission hereby certifies that after an investigation and/or hearing, it has, by its report and order made and entered, found and determined that the granting of the application is necessary or proper for the service, accommodation, convenience and safety of the public and hereby issues to the applicant this CERTIFICATE OF PUBLIC CONVENIENCE evidencing the Commission's approval to operate.

these presents to be signed and sealed, and duly attested by its Secretary at its office in the city of In Witness Whereof, The PENNSYLVANIA PUBLIC UTILITY COMMISSION has caused Harrisburg this 22nd day of October, 2014.

COMPLETO

ecretary

PENNSYLVANIA PUBLIC UTILITY COMMISSION Harrisburg, PA 17105-3265

Public Meeting held May 9, 1996

Commissioners Present:

John M. Quain, Chairman Lisa Crutchfield, Vice-Chairman John Hanger David W. Rolka Robert K. Bloom

Application of Tri County Transit Service, Inc., a corporation of the Commonwealth of Pennsylvania, for the transfer of all of the operating rights of Tri County Taxi Company, a corporation of the Commonwealth of Pennsylvania, under the certificate issued at A-00099550, F. 3, subject to the same limitations and conditions.

A-00112826 F. 2

Thomas M. Keenan for the applicant.

ORDER

BY THE COMMISSION:

This matter comes before the Commission on an application filed February 13, 1996. Public notice of the application was given in the Pennsylvania Bulletin of March 9, 1996. The unopposed application is certified to the Commission for its decision without oral hearing.

Pennsylvania corporation, with its principal place of business at 826 North Lewis Road, Limerick, Montgomery County. Clifford Kingsley is the sole shareholder and president of the applicant. He has over twenty-five years of experience operating another taxicab company. As evidence of its financial capacity to begin operations as a common carrier, Tri County reports assets of \$414,449, with liabilities of \$346,475, leaving a shareholder's equity of \$67,973. The applicant is purchasing part of the call or demand rights (Folder 1) and all of the paratransit rights (Folder 2) of Tri County Taxi Company (transferor). There will be no overlap from the rights sold and the rights retained.

The total consideration for the rights and other assets, including equipment is \$180,000. The rights have been assigned a value of \$1.00. At the closing, after approval of the transfer application, the buyer will pay \$75,000 and execute a six-year, six percent, promissory note for the balance of \$105,000.

A review of the record before us indicates that the applicant possesses the requisite experience, equipment and financial capacity to provide the proposed service.

The authority to be transferred has been operated by the transferor, therefore, it is presumed that there is a continuing need, which may be overcome only by evidence to the contrary. <u>In re: Bverly</u>, 440 Pa. 521 (1970); <u>Hostetter v. Pa. P.U.C.</u>, 160 Super. Ct. 94 (1947). Since the record is void of any such evidence, this presumption of continuing public need applies in this transfer proceeding.

We find:

- 1. The applicant is fit, willing and able to provide the project proposed.
- 2. Transfer of the authority is in the public interest and is necessary for the continued accommodation and convenience of the public;

IT IS ORDERED: That the transfer application be and is hereby approved and that a certificate be issued granting the following right:

To transport, as a common carrier by motor vehicle, persons in paratransit service between points in the borough of Pottstown,

Montgomery County, and within an airline distance of fifteen (15) statute miles of the limits of said borough;

subject to the following general conditions:

- 1. That the operating authority granted herein, or now held, or subsequently granted to the applicant to the extent that it is duplicative, shall not be construed as conferring more than one operating right.
- 2. 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/or 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.
- 3. That the applicant record in its Utility Account 1321
 Franchises, the actual cost of such rights recorded by the original holder thereof.
- 4. That the utility accounts of the transferee shall reflect the same book values for all utility property acquired as shown in the records of the transferor at the effective date of the transfer, any previously recorded depreciation having been deleted therefrom.

- 5. That the applicant charge to Account 1341 Other
 Intangible Property, any amount of the consideration
 paid for the rights and going concern value
 attributable thereto in excess of the amounts recorded
 under condition(s) 3 and 4 above.
- 6. 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 other entity, without the prior filing of an application and approval thereof by the Commission under Section 1102(a)(3) of Title 66, PA C.S.A.

IT IS FURTHER ORDERED: That the applicant shall not engage in any transportation granted in this application until the following is submitted to the Commission:

- 1. Form E evidence of Bodily Injury and Property Damage Liability Insurance.
- A tariff establishing just and reasonable rates.

IT IS FURTHER ORDERED: That upon compliance with the requirements above set forth, a certificate 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 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, the rights granted the transferor, Tri County Taxi Company at A-00099550, F. 3, be cancelled pursuant to the supplemental order.

BY THE COMMISSION

John G. Alford Secretary

(SEAL)

ORDER ADOPTED: May 9, 1996

ORDER ENTERED: MAY 13 1996

PENNSYLVANIA PUBLIC UTILITY COMMISSION Harrisburg, PA 17105-3265

Public Meeting held March 16, 2000

Commissioners Present:

Robert K. Bloom, Vice Chairman Nora Mead Brownell Aaron Wilson, Jr. Terrance J. Fitzpatrick

Application of Bucks County Transport, Inc., a corporation of the Commonwealth of Pennsylvania, for amendment to its common carrier certificate, which grants the right, inter alia, to transport, by motor vehicle, persons, in paratransit service, between points in the county of Bucks, and from points in said county, to points in the counties of Northampton, Lehigh, Montgomery and Philadelphia, and return; subject to the following condition: That any service provided under the authority granted herein shall be rendered in vehicles having a seating capacity of twenty-nine (29) passengers or less, excluding the driver: SO AS TO PERMIT the transportation of persons, in paratransit service, between points in the county of Bucks, and from points in said county, to points in the counties of Northampton, Lehigh, Montgomery and Philadelphia, and vice versa; subject to the following condition: That any service provided under the authority granted herein shall be provided in vehicles having a seating capacity of twenty-eight (28) passengers or less, excluding the driver.

A-00107294 F. 2 Am-C

Caldwell & Kearns by James D. Campbell, Jr. for the applicant.
Raymond A. Thistle, Jr., for protestants, Suburban Transit Network, Inc. and Willow Grove Yellow Cab Co., Inc., t/d/b/a Bux-Mont Yellow Cab and Bux-Mont Transportation Services Co.

ORDER

BY THE COMMISSION:

This matter comes before the Commission on an application filed August 23, 1999. Public notice of the application was given in the Pennsylvania Bulletin of October 9, 1999. Protests were filed by Suburban Transit Network, Inc. and Willow Grove Yellow Cab Co., Inc., t/d/b/a Bux-Mont Yellow Cab and Bux-Mont Transportation Services Co.

Both protests were withdrawn upon restrictive amendment that no right is granted to originate service in the county of Montgomery.

The now unopposed application is certified to the Commission for its decision without oral hearing. The record consists of verified statements entered by the applicant and nine (9) parties in support.

DISCUSSION AND FINDINGS:

Applicant currently provides paratransit service between points in the county of Bucks, and from points in said county, to points in the counties of Northampton, Lehigh, Montgomery and Philadelphia; provided that the service shall be rendered in vehicles seating twenty-nine (29) passengers or less, excluding the driver. Applicant now seeks only to permit *vice versa* service from points in counties that it may already serve. Nine (9) verified statements were presented representing a need for the vice versa authority.

In circumstances where there is a duplication of rights in that the right to be amended is completely encompassed in the right to be issued, the Commission can eliminate the right being amended. In this situation the right to be amended, is conditioned that the service shall be rendered in vehicles having a seating capacity of twenty-nine (29) passengers or less, excluding the driver. The proposed amendment herein is limited that any service shall be provided in vehicles having a seating capacity of twenty-eight (28) passengers or less, excluding the driver. Elimination of the amended right at first did not seem justified. In a telephone conversation of February 10, 2000, with Vincent J. Volpe, Executive Director of applicant, reveals that applicant does not operate any twenty-nine (29) passenger vehicles. Therefore, elimination of the right to be amended presents no problem.

After complete review of the record, we find:

- 1. Applicant currently holds authority to transport persons in paratransit service.
- 2. Applicant seeks to amend its authority and two (2) carriers protested the application.

- 3. Both protests were withdrawn upon restrictive amendment, as set forth supra.
- 4. The applicant has the equipment, experience, ability and fitness necessary to render the service, as amended.
 - 5. Nine (9) parties support the application for vice versa service.
- 6. The evidence of record is sufficient to establish necessity for the service, as amended.
- 7. Approval of the application, as amended, is necessary for the accommodation and convenience of the public; THEREFORE,

IT IS ORDERED: That the right issued under order adopted February 22, 1990, and entered March 1, 1990, shall be amended to read as follows:

To transport, as a common carrier, persons, in paratransit service, between points in the county of Bucks, and from points in said county, to points in the counties of Northampton, Lehigh, Montgomery and Philadelphia, and vice versa;

subject to the following conditions:

- (1) That any service provided under the authority granted herein shall be, provided in vehicles having a seating capacity of twenty-eight (28) passengers or less, excluding the driver.
- (2) That no right, power of privilege is granted to originate service from points in the county of Montgomery.

IT IS FURTHER ORDERED: That the applicant shall not engage in any transportation authorized by this order until the following is submitted to the Commission:

1. A tariff establishing just and reasonable rates.

IT IS FURTHER ORDERED: That the authority granted herein to the extent that it duplicates authority now held by or subsequently granted to the applicant, shall not be construed as conferring more than one operating right.

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.

BY THE COMMISSION,

James J. McNulty

James J. McNulty Secretary

(SEAL)

ORDER ADOPTED: March 16, 2000

ORDER ENTERED:

MAR 1 7 2000