

Before the Pennsylvania Public Utility Commission

**APPLICATION
MOTOR COMMON OR CONTRACT CARRIER
HOUSEHOLD GOODS IN USE**

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2006 APR 14 AM 9:20

PA P.U.C.
SECRETARY'S BUREAU

1. Glamour Moving Company, Inc
FULL NAME OF APPLICANT (Individual, Partnership or Corporation)

2. _____
TRADE NAME IF ANY
The trade name, if fictitious, _____ been registered with the
(has or has not)
Secretary of the Commonwealth on _____. Attach a date
stamped copy of the registration form.

3. 1285 LANDING LANE WESTMINSTER, MD 21157
PHYSICAL ADDRESS (include County and Zip Code)

4. _____
MAILING ADDRESS IF DIFFERENT FROM PHYSICAL ADDRESS

5. 410-876-6919 888-876-6919
TELEPHONE NUMBER (REQUIRED)

6. _____
ATTORNEY'S NAME AND TELEPHONE NUMBER FOR THIS FILING
(Do not supply an Attorney's name if you want all correspondence and notice of
process mailed directly to you.)

ATTORNEY'S ADDRESS

7. APPLICANT does HAVE A US DOT NUMBER
(does or does not)
AT 517243

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REGISTRATION &
TRANSPORTATION
2006 APR 14 PM 1:40

DOCKETED
MAY 22 2006

JM

A-00112271, F. 2

8. APPLICANT does not HAVE A SATISFACTORY SAFETY RATING
(does or does not)
ISSUED WITHIN THE LAST TWENTY- FOUR MONTHS BY THE US DOT,
PA PUC OR OTHER STATE REGULATORY AGENCY. (ATTACH COPY)

9. DESCRIBE THE SERVICE TO PROVIDED WITHIN PENNSYLVANIA --
COMMON CARRIER OR CONTRACT CARRIER IN THE FOLLOWING
AREA:

*Common Carrier of household goods:
moving customers household items
from one point to another in the
following counties. Franklin, Adams, York
& Lancaster.*

(Attach a separate sheet if space provided in not sufficient.)

10. CHECK ONE THAT APPLIES TO THIS APPLICATION:

INDIVIDUAL

PARTNERSHIP. ATTACH A COPY OF A PARTNERSHIP
AGREEMENT AND LIST THE NAMES AND ADDRESSES OF ALL
PARTNERS BELOW:

(Attach a separate sheet if space provided in not sufficient.)

CORPORATION. ORGANIZED UNDER THE LAWS OF THE STATE OF in Maryland AND QUALIFIED TO DO BUSINESS IN PENNSYLVANIA BY REGISTERING WITH THE SECRETARY OF THE COMMONWEALTH ON May 16 1995. ATTACH A DATE-STAMPED COPY OF THE APPLICATION FOR CERTIFICATE OF INCORPORATION OR CERTIFICATE OF AUTHORITY. INCLUDE A LIST OF CORPORATE OFFICERS WITH TITLES, NAMES OF SHAREHOLDERS AND NUMBER OF SHARES HELD, AND ADDRESSES.

11. ATTACHMENT CHECKLIST:

FOR CORPORATIONS ONLY:

DATE STAMPED COPY OF APPLICATION FOR CERTIFICATE OF INCORPORATION OR CERTIFICATE OF AUTHORITY.

LIST OF OFFICERS/TITLES AND DISTRIBUTION OF SHARES.

FOR PARTNERSHIPS ONLY:

COPY OF PARTNERSHIP AGREEMENT.

FOR ALL APPLICANTS:

FICTITIOUS TRADE NAME REGISTRATION (IF APPLICABLE)

COPY OF CURRENT SAFETY RATING (IF AVAILABLE)

CERTIFIED CHECK, MONEY ORDER OR ATTORNEY'S CHECK

12. CERTIFICATION:

APPLICANT CERTIFIES THAT IT IS NOT NOW ENGAGED IN ANY INTRASTATE TRANSPORTATION OF HOUSEHOLD GOODS IN USE FOR COMPENSATION BETWEEN POINTS IN PENNSYLVANIA AND WILL NOT ENGAGE IN SAID TRANSPORTATION UNLESS AND UNTIL AUTHORIZATION IS RECEIVED FROM THE PENNSYLVANIA PUBLIC UTILITY COMMISSION.

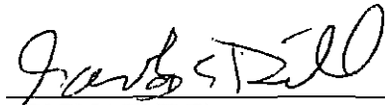
APPLICANT FURTHER CERTIFIES THAT IT UNDERSTANDS THE REQUIREMENTS OF THE PENNSYLVANIA PUBLIC UTILITY COMMISSION, ESPECIALLY AS THEY RELATE TO SAFETY AND INSURANCE AND THAT IT MAY BE SUBJECT TO CIVIL PENALTIES, SUSPENSION OR CANCELLATION OF THE CERTIFICATE FOR FAILURE TO COMPLY WITH COMMISSION REQUIREMENTS.

APPLICANT FURTHER CERTIFIES THAT IT UNDERSTANDS THAT IT IS SUBJECT TO AN ANNUAL ASSESSMENT BASED UPON ITS REPORTED GROSS PENNSYLVANIA INTRASTATE REVENUES; SAID ASSESSMENT TO HELP DEFRAY EXPENSES INCURRED IN REGULATING MOTOR COMMON CARRIERS OF HOUSEHOLD GOODS IN USE; AND ACKNOWLEDGES THAT FAILURE TO REPORT REVENUE AND PAY ITS ANNUAL ASSESSMENT MAY RESULT IN CIVIL PENALTIES, SUSPENSION OR CANCELLATION OF THE CERTIFICATE.

VERIFICATION OF APPLICATION

I/WE HEREBY STATE THAT THE STATEMENTS MADE IN THIS APPLICATION IS/ARE TRUE AND CORRECT TO THE BEST OF MY/OUR KNOWLEDGE AND BELIEF.

THE UNDERSIGNED UNDERSTANDS THAT FALSE STATEMENTS HEREIN ARE MADE SUBJECT TO THE PENALTIES OF 18 Pa. C.S. SECTION 4904 RELATING TO UNSWORN FALSIFICATION TO AUTHORITIES.



(SIGNATURE)

2/20/06

(DATE)

Jack Edward Dill

(PRINT NAME)

(VERIFICATION OF THE APPLICATION MUST BE COMPLETED BY THE APPLICANT APPEARING ON LINE 1 OF THE APPLICATION BY THE NAMED INDIVIDUAL, ALL PARTNERS IF A PARTNERSHIP OR BY THE PRESIDENT OR SECRETARY IF A CORPORATION.)

Check the application to ensure that all pertinent parts are completed. Incomplete applications will be returned. If you need help, you may call 717-787-3834.

Microfilm Number _____

Filed with the Department of State on MAY 16 1995

Entity Number 2637497

[Handwritten Signature]

Secretary of the Commonwealth
[Handwritten Initials]

APPLICATION FOR CERTIFICATE OF AUTHORITY

DSCB:15-4124/6124 (Rev 90)

Indicate type of corporation (check one):

Foreign Business Corporation (15 Pa.C.S. § 4124)

Foreign Nonprofit Corporation (15 Pa.C.S. § 6124)

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TRANSPORTATION
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In compliance with the requirements of the applicable provisions of 15 Pa.C.S. (relating to corporations and unincorporated associations) the undersigned association hereby states that:

1. The name of the corporation is: GLAMOUR MOVING CO, INC.

2. The name which the corporation adopts for use in this Commonwealth is (complete only when the corporation must adopt a corporate designator for use in Pennsylvania):

3. (If the name set forth in paragraph 1 or 2 is not available for use in this Commonwealth, complete the following):

The fictitious name which the corporation adopts for use in transacting business in this Commonwealth is:

The corporation shall do business in Pennsylvania only under such fictitious name pursuant to the attached resolution of the board of directors under the applicable provisions of 15 Pa.C.S. (relating to corporations and unincorporated associations) and the attached form DSCB:54-311 (Application for Registration of Fictitious Name).

4. The name of the jurisdiction under the laws of which the corporation is incorporated is:

MARYLAND

5. The address of its principal office under the laws of the jurisdiction in which it is incorporated is:

1990 MEADOW DR WESTMINSTER MD 21158
Number and Street City State Zip

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SECRETARY'S BUREAU
2006 APR 14 AM 9:20

95 MAY 15 AM 11:00

PA DEPT OF STATE

6. The (a) address of this corporation's proposed registered office in this Commonwealth or (b) name of its commercial registered office provider and the county of venue is:

(a) 3203 MARYLAND AVE VERSAILLES PA 19137
Number and Street City State Zip County

(b) c/o: EUGENE WASZKIEWICZ *
Name of Commercial Registered Office Provider County

For a corporation represented by a commercial registered office provider, the county in (b) shall be deemed the county in which the corporation is located for venue and official publication purposes.

7. (Check one of the following):

(Business corporation): The corporation is a corporation incorporated for a purpose or purposes involving pecuniary profit, incidental or otherwise.

(Nonprofit corporation): The corporation is a corporation incorporated for a purpose or purposes not involving pecuniary profit, incidental or otherwise.

IN TESTIMONY WHEREOF, the undersigned corporation has caused this Application for a Certificate of Authority to be signed by a duly authorized officer thereof this 5 day of 10, 19 95.

GLAMOUR MOVING CO. INC.
(Name of Corporation)

BY: Dorothy A. Hill
(Signature)

TITLE: Secretary

* Registered Agent
ICC

POOR ORIGINAL

INTERSTATE COMMERCE COMMISSION

SERVICE DATE

CERTIFICATE

NOV 7 1938

No. MC 240367

JACK EDWARD DEHL
d/b/a GLAMOUR MOVING COMPANY
WESTMINSTER, MD

This certificate is evidence of the carrier's authority to engage in transportation as a common carrier by motor vehicle.

This authority will be effective as long as the carrier maintains compliance with the requirements pertaining to insurance coverage for the protection of the public (49 CFR 1140), designation of agents upon whom process may be served (49 CFR 1144), and tariffs or schedules (49 CFR 1312). The carrier shall also render reasonably continuous and adequate service to the public. Failure to meet these conditions will constitute sufficient grounds for the suspension, change or revocation of this authority.

This authority is subject to any terms, conditions, and limitations as now, or hereafter, may be attached to this certificate.

For common carriers with irregular route authority: Any irregular route authority authorized in this certificate may not be combined with your other irregular route authority unless specifically authorized.

The transportation service to be performed is described on the reverse side of this document.

By the Commission:

STORRETT & BRYCE, INC.

If there are any discrepancies regarding this certificate, please notify the Commission within 30 days.

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ARTICLES OF INCORPORATION
OF
GLAMOUR MOVING CO.

(A Close Corporation)

THIS IS TO CERTIFY:

6-6-91 904A

FIRST: The undersigned, Jerome E. Michaelson, whose post office address is 1225 W. Mount Royal Avenue, Baltimore, Maryland 21217, being over eighteen (18) years of age, acting as incorporator, does hereby form a corporation under and by virtue of the General Laws of the State of Maryland.

SECOND: That the name of the corporation (which is herein after call the "corporation") is:

GLAMOUR MOVING CO.

THIRD: The purposes for which the corporation is formed are as follows:

A. To engage in the business of general freight transportation by motor vehicle, general garage business, and to manufacture, buy, sell and deal in motors, automobiles, trucks, motorbuses and airplanes and their appliances, equipment, supplies, fuels and accessorties; to operate and maintain garages and service stations and terminal freight points, and to store, repair, rent and lease motors, automobiles, trucks, motorbuses and airplanes and other vehicles; to manufacture, buy, sell, and repair vehicles of every description propelled by electricity, gas, gasoline, compressed air or other mode of power; To organize, maintain, and operate for hire a transportation, trucking, moving and hauling service in all parts of the world for the purpose of transporting passengers, baggage, merchandise and freight of every description whatsoever by means of automobiles, motorbuses, trucks, airplanes and vehicles of every kind, however propelled; to do generally all and every other thing necessary and incident to the business of a trucking, moving and hauling company.

B. To manufacture, purchase or otherwise acquire, hold, mortgage, pledge, sell, transfer, or in any manner encumber or dispose of goods, wares, merchandise, implements, and other personal property or equipment of every kind.

C. To purchase, lease, or otherwise acquire, hold, develop, improve, mortgage, sell, exchange, let, or in any manner encumber or dispose of real property wherever situated.

D. To carry on and transact for itself or for account

LAW OFFICES
JEROME E. MICHAELSON
1225 W. MT ROYAL AVE
BALTIMORE, MD. 21217

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11578479

[REDACTED]

of others, the business of general merchants, general brokers, general agents, manufacturers, buyers and sellers of, dealers in, importers and exporters of natural products, raw materials, manufactured products and marketable goods, wares, merchandise of every description.

E. To purchase, lease or otherwise acquire, all or any part of the property, rights, businesses, contracts, good will, franchises and assets of every kind of any corporation, co-partnership or individual (including the estate of a decedent carrying on or having carried on in whole or in part any of the aforesaid businesses or any other businesses that the Corporation may be authorized to carry on, and to undertake, guarantee, assume and pay the indebtedness and liabilities thereof, and to pay for any such property, rights, business, contracts, good will, franchise, or assets by the issue, in accordance with the laws of the State of Maryland, of stock, bonds or other securities of the Corporation or otherwise.

F. To apply for, obtain, purchase or otherwise acquire, any patents, copyrights, licenses, trademarks, trade names, rights, processes, formulas, and the like, which might be used for any one of the purposes of the Corporation; and to use, exercise, develop, grant licenses in respect of, sell and otherwise turn to account, the same.

G. To purchase or otherwise acquire, hold, and reissue shares of its capital stock of any class; and to purchase, hold, sell, assign, transfer, exchange, lease, mortgage, pledge or otherwise dispose of, any shares of stock of, or any voting trust certificates for any shares of stock of, or any bonds or other securities or evidence of indebtedness issued or created by, any other corporation or association, organized under the laws of the State of Maryland or of any other state, territory, district, colony or dependency of the United States of America, or of any foreign country, and while the owner or holder of any such shares of stock, voting trust certificates, bonds or other obligations, to possess and exercise in respect thereof any and all the rights, powers, and privileges or ownership, including the right to vote on any shares of stock so held or owned; and upon a distribution of the assets of a division of the profits of this Corporation, to distribute any such shares of stock, voting trust certificates, bonds or other obligations, or the proceeds thereof, among the stockholders of this Corporation.

H. To guarantee the payment of dividends upon any shares of stock of, or the performance of any contract by, any other corporation in which the Corporation has an interest, and to endorse or otherwise guarantee the payment of the principal and interest, or either, of any bonds, debentures, notes, securities or other evidences of indebtedness created or issued by any such other corporation or association.

LAW OFFICES
E.E. MICHAELSON
707 N. ROYAL AVE
MORF, MD. 21117

I. To loan or advance money with or without security, without limit as to amount; and to borrow or raise money for any of the purposes of the Corporation and to issue bonds, debentures, notes or other obligations of any nature, and in any manner permitted by law, for money so borrowed or in payment for property purchased, or for any other lawful consideration, and to secure the payment thereof and of the interest thereon, by mortgage upon or pledge or conveyance or assignment in trust of, the whole or any part of the property of the Corporation, real or personal, including contract rights, whether at the time owned or thereafter acquired; and to sell, pledge, discount or otherwise dispose of such bonds, notes, or other obligations of the Corporation for its corporate purpose.

J. To carry on any of the business hereinbefore enumerated for itself, or for account of others, or through others for its own account, and to carry on any other business which may be deemed by it to be calculated, directly or indirectly, to effectuate or facilitate the transaction of the aforesaid objects or businesses, or any of them or any part thereof, or to enhance the value of its property, business or rights.

K. To carry out all or any part of the aforesaid purposes and to conduct its business in all or any of its branches in any or all states, territories, districts, colonies, and dependencies of the United States of America and in foreign countries; and to maintain offices and agencies, in any or all states, territories, districts, colonies and dependencies of the United States of America and in foreign countries.

L. To do everything necessary and proper for the accomplishment of any of the purposes, or the attainment of any of the objects, or the furtherance of any of the powers hereinbefore set forth, either alone or in association with other corporations, firms, or individuals, and to do every other act or acts, thing or things, incidental to or growing out of or connected with the aforesaid business or powers, or any part or parts thereof; provided, the same is not inconsistent with the laws under which this corporation is organized.

M. To borrow money, and to make and issue notes, bonds debentures, obligations, and evidences of indebtedness of all kinds, whether secured by mortgage, pledge, or otherwise without limit as to amount, and to secure the same by mortgage, pledge, or otherwise, and generally to make and perform agreements and contracts of every kind and description.

N. To the same extent as natural persons might or could do, to purchase or otherwise acquire, and to hold, own, maintain, work, develop, sell, lease, exchange, hire, convey, mortgage, or otherwise dispose of and deal in lands and leaseholds, and any interest, estate, and rights in real property, and any personal or mixed property, and any franchises, rights, licenses, or

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privileges necessary, convenient, or appropriate for any of the purposes herein expressed.

O. To purchase such interest in equal partnership or such shares as are necessary and/or convenient to accomplish the purposes of the Corporation.

The foregoing enumeration of the purposes, objects and business of the Corporation is made in furtherance, and not in limitation of the powers conferred upon the Corporation by law, and is not intended, by the mention of any particular purpose, object or business, in any manner to limit or restrict the generality of any other purpose, object or business mentioned, or to limit or restrict any of the powers of the Corporation. The Corporation is formed upon the articles, conditions and provisions herein expressed, and subjects in all particulars to the limitations relative to corporations which are contained in the general laws of this State, and to do anything permitted by Section 2-103 of the Corporation and Association Articles of the Annotated Code of Maryland, as amended from time to time.

FOURTH: The following provisions are hereby adopted for the purpose of defining, limiting and regulating the powers of the Corporation and of the directors and stockholders:

A. The Board of Directors of the Corporation is hereby empowered to authorize the issuance from time to time of shares of its stock, with or without par value, of any class, for such considerations as said Board of Directors may deem advisable, irrespective of the value or amount of such considerations, but subject to such limitations and restrictions, if any, as may be set forth in the By-Laws of the Corporation.

B. No contract or other transaction between this Corporation and any other corporation and no act of this Corporation shall in any way be affected or invalidated by the fact that any of the directors of the Corporation are pecuniarily or otherwise interested in, or are directors or officers of, such other corporations; any directors individually, or any firm of which any director may be a member, may be a party to, or may be pecuniarily or otherwise interested in any contract or transaction of this Corporation, provided that the fact that he or such firm is so interested shall be disclosed or shall have been known to the Board of Directors or a majority thereof; and any director of this Corporation who is also a director or officer of such other corporation or who is interested may be counted in determining the existence of a quorum at any meeting of the Board of Directors of this Corporation, which shall authorize any such contract or transaction by a majority vote of the disinterested directors, and the interested director or officer may vote thereat to authorize any such contract or transaction.

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C. Any person made a party to any action, suit or proceeding by reason of the fact that he, his testator or intestate is serving or has served as a director or officer of the Corporation, or, at the request of the Corporation, as a director or officer of another corporation in which the Corporation owns or at the time owned shares of capital stock or of which the Corporation is or at the time was a creditor, shall be indemnified by the Corporation against expenses, including court costs, and counsel fees, actually and necessarily incurred by him in connection with the defense of such action, suit or proceedings, or in connection with any appeal therein, except in relation to matters as to which it shall be adjudged in such action, suit or proceeding, that such director or officer is liable for negligence or misconduct in the performance of duty. If any such action, suit or proceeding is compromised, this right of indemnification shall exist only if such compromise shall be duly authorized or approved by a majority of all the directors of the Corporation. Such right of indemnification shall not be deemed exclusive of any other rights to which such director or officer may be entitled apart from this article under by-laws, vote or stockholders or otherwise.

D. The Board of Directors shall have power, from time to time, to fix and determine and to vary the amount of working capital of the Corporation; to determine whether any, and if any, what part of the surplus of the Corporation or the net profits arising from its business shall be declared in dividends and paid to the stockholders, subject, however, to the provisions of the Charter, and to direct and determine the use and disposition of any of such surplus or net profits. The Board of Directors may, in its discretion, use and apply any of such surplus or net profits in purchasing or acquiring any of the shares of stock of the Corporation, or any of its bonds or other evidence of indebtedness, to such extent and in such manner and upon lawful terms as the Board of Directors shall deem expedient.

E. The Corporation reserves the right to make from time to time any amendments of its Charter which may now or hereinafter be authorized by law, including any amendments changing the terms of any class of its stock by classification, reclassification or otherwise, but no such amendment which changes the terms of any of the outstanding stock shall be valid unless such change of terms shall have been authorized by the holders of two-thirds of all stock at the time outstanding, by a vote at a meeting or in writing with or without a meeting, unless a larger vote be provided for hereafter.

F. No holders of stock of the Corporation, of whatever class, shall have any preferential right of subscription to any shares of any class or to any securities convertible into shares of the Corporation, nor any right of subscription to any thereof other than such, if any, as the Board of Directors in its discretion may fix; and any shares or convertible securities which the Board of Directors may determine to offer for subscription to the holders of stock may, as said Board of Directors shall determine,

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to offer for subscription to the holders of stock, may as said Board of Directors shall determine, be offered to holders of any class or classes of stock at the time existing to the exclusion of holders of any or all other classes at the time existing.

G. Notwithstanding any provision of law requiring any action to be taken or authorized by the affirmative vote of the holders of a designated proportion of the shares of stock of the Corporation, or to be otherwise taken or authorized by vote of the stockholders, such action shall be effective and valid if taken or authorized by affirmative vote of a majority of the total number of votes entitled to be cast thereon, except where unanimous stockholder vote is required.

H. The Board of Directors shall have power, subject to any limitations or restrictions herein set forth or imposed by law, to classify or reclassify any unissued shares of stock, whether now or hereafter authorized, by fixing or altering in any respect, from time to time, before issuance of such shares, the preferences, rights, voting powers, restrictions and qualifications of, the dividends on, the times and prices of redemption of, and the conversion of rights of, such shares.

I. The Board of Directors shall have power to declare and authorize the payment of stock dividends, whether or not payable in stock of one class to holders of stock of another class or classes; and shall have authority to exercise, without a right conferred by law or by these articles, to purchase, lease or otherwise acquire the business, assets or franchises, in whole or in part, of other corporations or unincorporated business entities.

J. In addition to the powers and authorities hereinbefore or by statute expressly conferred upon them, the directors are hereby empowered to exercise all such powers and do all such acts and things as may be exercised or done by the Corporation, subject, nevertheless, to the provisions of the statutes of Maryland, of this certificate, and to any by-laws from time to time made by the stockholders; provided, however, that no by-laws so made shall invalidate any prior act of the directors which would have been valid if such by-law had not been made.

FIFTH: The post office address of the principal office of the Corporation in this State is 116 South Ralph Street, Westminster, Maryland 21157. The Resident Agent of this Corporation is Jerome E. Michaelson whose address is 1225 W. Mount Royal Avenue, Baltimore, Maryland 21217. Said Resident Agent is a citizen of the State of Maryland and actually resides therein.

SIXTH: The total number of shares of stock which the Corporation has authority to issue is FIVE THOUSAND (5,000) shares of stock with no par value.

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SEVENTH: The Corporation shall have no less than three (3) directors, and Jerome E. Michaelson, Jack Dill and Dana Dill shall act as directors until the first annual meeting, or until their successors shall be duly chosen and qualified.

IN WITNESS WHEREOF, I have signed these Articles of Incorporation on April 26, 1991.

WITNESS:

[Signature]

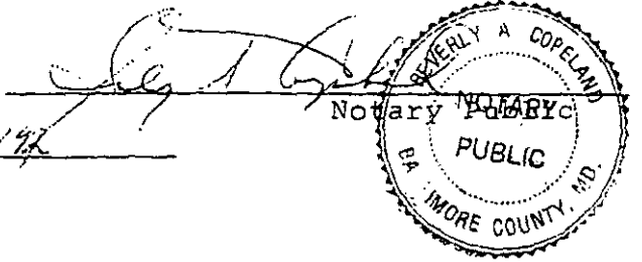
[Signature]
Jerome E. Michaelson

County OF BALTIMORE)
STATE OF MARYLAND) ss:

I Hereby Certify that on this 29th day of April, 1991,, before me, a Notary Public of the State of Maryland, in and for the County of Baltimore, personally appeared Jerome E. Michaelson, who acknowledged the foregoing Articles of Incorporation to be his act and that of the said body corporate.

As Witness, my hand and notarial seal.

My Commission Expires: 4/1/97



LAW OFFICES
JEROME E. MICHAELSON
225 W MT. ROYAL AVE.
BALTIMORE, MD. 21217

STATE OF MARYLAND

WILLIAM DONALD SCHAEFER
Governor

LLOYD W. JONES
Director

PAUL B. ANDERSON
Administrator



Department of Assessments and Taxation
CHARTER DIVISION

Room 809
301 West Preston Street
Baltimore, Maryland 21201

DOCUMENT CODE 02 JK BUSINESS CODE 03 COUNTY 56
_____ P.A. _____ Religious Close Stock _____ Nonstock _____

Merging (Transferor) _____ Surviving (Transferee) _____

CODE	AMOUNT	FEE REMITTED	
10	_____	Expedited Fee	<u>Name Change</u>
20	_____	Organ. & Capitalization	(New Name) _____
61	<u>20</u>	Rec. Fee (Arts. of Inc.)	_____
62	_____	Rec. Fee (Amendment)	_____
63	_____	Rec. Fee (Merger or Consolidation)	_____
64	_____	Rec. Fee (Transfer)	_____ Change of Name
65	_____	Rec. Fee (Dissolution)	_____ Change of Principal Office
66	_____	Rec. Fee (Revival)	_____ Change of Resident Agent
52	_____	Foreign Qualification	_____ Change of Resident Agent Address
50	_____	Cert. of Qual. or Reg.	_____ Resignation of Resident Agent
51	_____	Foreign Name Registration	_____ Designation of Resident Agent and Resident Agent's Address
13	_____	Certified Copy	_____ Other Change _____
56	_____	Penalty	
54	_____	For. Supplemental Cert.	
53	_____	Foreign Resolution	
73	_____	Certificate of Conveyance	
76	_____	Certificate of Merger/Transfer	
75	_____	Special Fee	Code _____
80	_____	For. Limited Partnership	
83	_____	Cert. Limited Partnership	ATTENTION: _____
84	_____	Amendment to Limited Partnership	_____
85	_____	Termination of Limited Partnership	_____
21	_____	Recordation Tax	_____
22	_____	State Transfer Tax	_____
23	_____	Local Transfer Tax	_____
31	_____	Corp. Good Standing	
NA	_____	Foreign Corp. Registration	MAIL TO ADDRESS: _____
87	_____	Limited Part. Good Standing	<u>Jerome Michalson</u>
71	_____	Financial	<u>1225 W. Mt Royal Av</u>
600	_____	Personal	<u>Balt. Md 21217</u>
	_____	Property Reports and late filing penalties	
70	_____	Change of P.O., R.A. or R.A.A.	
91	_____	Amend/Cancellation, For. Limited Part.	
	_____	Other	
	_____	Other	

TOTAL FEES 40

Check _____ Cash

NOTE:

Documents on _____ checks

APPROVED BY: [Signature]

ARTICLES OF AMENDMENT
OF
GLAMOUR MOVING CO.
CHANGING ITS NAME TO:
GLAMOUR MOVING CO., INC.

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION
IN MARYLAND, FEBRUARY 16, 1993 AT 9:58 O'CLOCK A.M. AS IN CONFORMITY
WITH LAW AND ORDERED RECORDED.

TRANSFER AND
CAPITALIZATION TAX PAID

RECORDING
TAX PAID

SPECIAL
TAX PAID

\$ 20.00

03230935

TO THE CLERK OF THE COURT OF
CARROLL COUNTY

IT IS HEREBY CERTIFIED THAT THE WITHIN INSTRUMENT, TOGETHER WITH ALL INSTRUMENTS THEREON, HAS
BEEN RECEIVED, APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND.

RETURN TO:
GLAMOUR MOVING COMPANY, INC.
116 RALPH ST.
WESTMINSTER MD 21157

162CJ068175

A-415141



RECORDED IN THE RECORDS OF THE
STATE DEPARTMENT OF ASSESSMENTS
AND TAXATION OF MARYLAND IN LINE 1162

STATE DEPARTMENT OF ASSESSMENTS

AND TAXATION

ARTICLES OF AMENDMENT

2-16-93 at 9:58 a.m.

GLAMOUR MOVING CO.,
A Close CorporationARTICLES OF AMENDMENT

GLAMOUR MOVING CO., a close corporation of the State of Maryland having its principal office in Carroll County, Maryland [hereinafter called the "Corporation"], hereby certifies to the State Department of Assessments and Taxation of Maryland that:

I. The Charter of the Corporation is hereby amended as follows:

First: By changing the name of the Corporation to: GLAMOUR MOVING CO., INC..

Second: The post office address of the place in which the principal office of the Corporation in this State will be located is 116 S. Ralph Street, Westminster, Carroll County, Maryland 21157. The Resident Agent of the Corporation is JACK E. DILL, whose post office address is 116 S. Ralph Street, Westminster, Maryland 21157. Said Resident Agent is a citizen of Maryland and actually resides therein."

II. The Board of Directors and Stockholders of the Corporation at a special meeting duly convened and held on the 3/07 day of January, 1993, adopted a resolution in which was set forth the foregoing Amendments to the Charter, declaring that said Amendments were advisable.

III. Notice, as required by law, was given to all stockholders of the Corporation, setting forth the aforesaid Amendments of the Charter and stating that the purpose of the meeting of the Stockholders would be to take action thereon; and the Amendments of the Charter of the Corporation as hereinabove set forth were approved by the stockholders at said meeting by the affirmative vote of all outstanding stock of the Corporation.

30275420

IN WITNESS WHEREOF, Glamour Moving Co. has caused these presents to be signed in its name and on its behalf by its President and its corporate seal to be hereunto affixed, and attested by its Secretary, on the 9th day of February, 1993.

GLAMOUR MOVING CO.

By: Jack E. Dill
Jack E. Dill, President

Attest:

Daina Dill
Daina Dill, Secretary

The undersigned, President of GLAMOUR MOVING CO., who executed on behalf of the said Corporation the foregoing Articles of Amendment, of which this certificate is made a part, hereby acknowledges, in the name and on behalf of said Corporation, the foregoing Articles of Amendment to be the corporate act of said Corporation and further certifies, under the penalties of perjury, that, to the best of his knowledge, information and belief, the matters and facts set forth therein with respect to the approval thereof are true in all material respects.

Jack E. Dill
Jack E. Dill, President

ARTICLES OF AGREEMENT
OF
GLAMOUR MOVING CO.
CHANGING ITS NAME TO
GLAMOUR MOVING CO INC

APPROVED AND RECEIVED FOR RECORD BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION

ON AND FEBRUARY 16, 1993 AT 9:58 O'CLOCK A.M. AT STAMFORD, CONNECTICUT

LAW AND ORDERED RECORDED

NOTARY AND
STATE OF CT

RECEIVED
FEB 16 1993

RECEIVED
FEB 16 1993

10:00

10:00

DEEDS

CARROLL COUNTY

CLERK OF THE COURT OF

IT IS HEREBY CERTIFIED THAT THE ABOVE INSTRUMENT TOGETHER WITH ALL INSTRUMENTS WHICH HAS
BEEN APPROVED AND RECORDED BY THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION

RETURN TO
GLAMOUR MOVING COMPANY, INC
116 NORTH ST
WESTMINSTER CO CT 06097

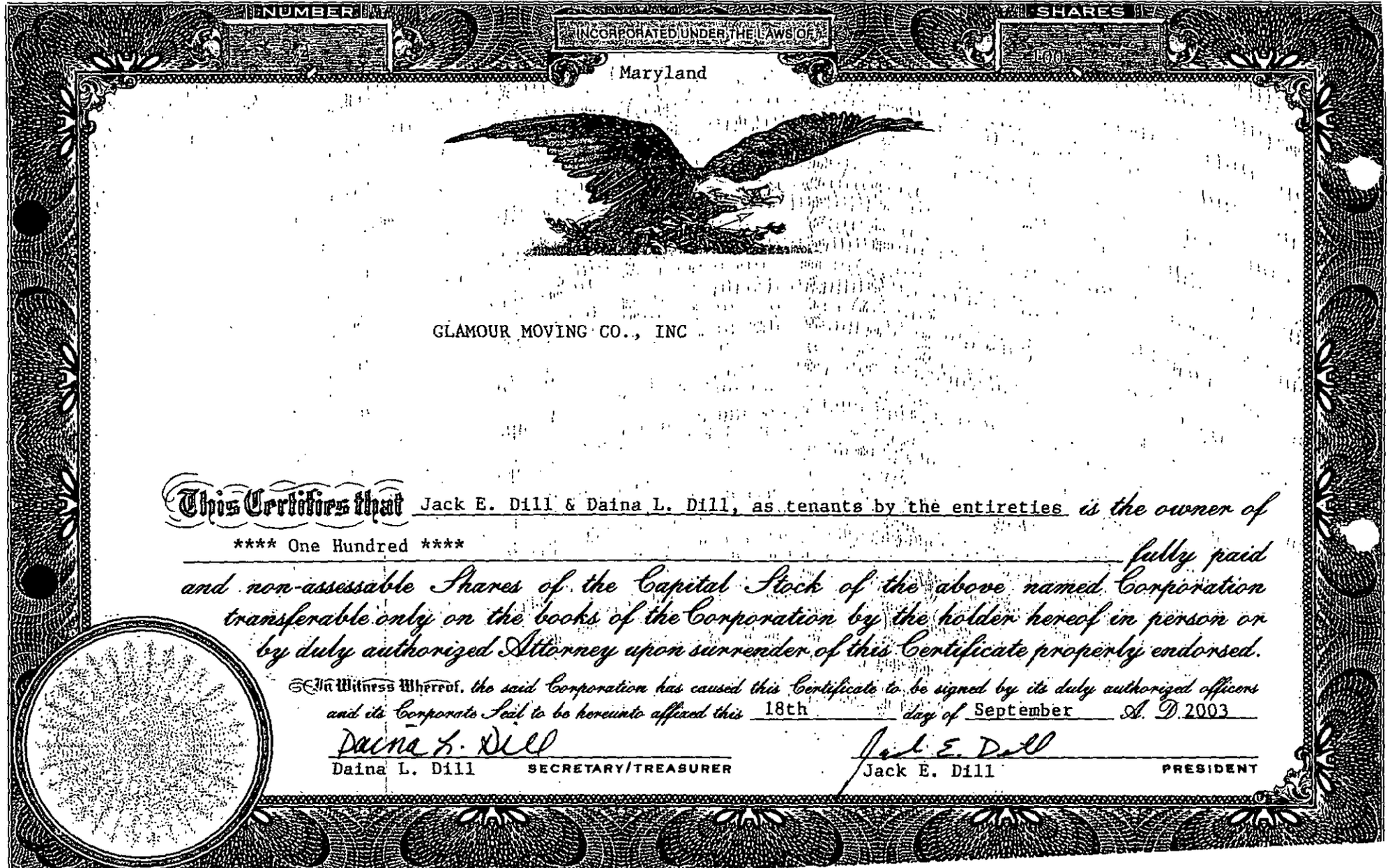
16201068173

A 415141



Certificate No. 2 For 100 Shares Issued to Jack E. Dill & Daina L. Dill, as tenants by the entireties Transferred from Duplicate Certificate
 Dated 9/18/2003 Receipt acknowledged

No. Original Certificate	No. Original Shares	No. Of Shares Transferred
1	100	--



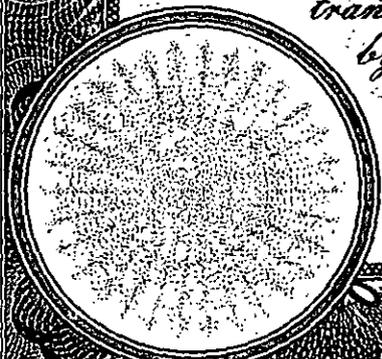
GLAMOUR MOVING CO., INC

This Certifies that Jack E. Dill & Daina L. Dill, as tenants by the entireties *is the owner of*
 **** One Hundred **** *fully paid*
and non-assessable Shares of the Capital Stock of the above named Corporation
transferable only on the books of the Corporation by the holder hereof in person or
by duly authorized Attorney upon surrender of this Certificate properly endorsed.

In Witness Whereof, the said Corporation has caused this Certificate to be signed by its duly authorized officers
 and its Corporate Seal to be hereunto affixed this 18th day of September A. D. 2003

Daina L. Dill
 Daina L. Dill SECRETARY/TREASURER

Jack E. Dill
 Jack E. Dill PRESIDENT



STATE OF MARYLAND
Department of Assessments and Taxation

I, PAUL ANDERSON OF THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF THE STATE OF MARYLAND, DO HEREBY CERTIFY THAT THE DEPARTMENT BY LAWS OF THE STATE IS THE CUSTODIAN OF THE RECORDS OF THIS STATE RELATING TO THE FORFEITURE OR SUSPENSION OF CORPORATIONS, OR OF CORPORATIONS TO TRANSACT BUSINESS IN THIS STATE, AND THAT I AM THE PROPER OFFICER TO EXECUTE THIS CERTIFICATE.

I FURTHER CERTIFY THAT GLAMOUR MOVING CO. INC. IS A CORPORATION DULY INCORPORATED AND EXISTING UNDER AND BY VIRTUE OF THE LAWS OF MARYLAND AND THE CORPORATION HAS FILED ALL ANNUAL REPORTS REQUIRED, HAS NO OUTSTANDING LATE FILING PENALTIES ON THOSE REPORTS, AND HAS A RESIDENT AGENT. THEREFORE, THE CORPORATION IS AT THE TIME OF THIS CERTIFICATE IN GOOD STANDING WITH THIS DEPARTMENT AND DULY AUTHORIZED TO EXERCISE ALL THE POWERS RECITED IN ITS CHARTER OR CERTIFICATE OF INCORPORATION, AND TO TRANSACT BUSINESS IN MARYLAND.

IN WITNESS WHEREOF, I HAVE HERETO SUBSCRIBED MY SIGNATURE AND AFFIXED THE SEAL OF THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION OF MARYLAND, AT BALTIMORE ON THIS SEPTEMBER 09, 2003.

PAUL ANDERSON
CLERK OF THE DEPARTMENT OF ASSESSMENTS AND TAXATION
Paul B. Anderson



POOR ORIGINAL

301 West Preston Street, Baltimore, Maryland 21201
Telephone Balto. Metro (410) 767-1340 / Outside Balto. Metro (888) 246-5941
MRS (Maryland Relay Service) (800) 735-2258, TT/Voice
Fax (410) 333-7097

ENTRY NO.: 0001
NAME: GLAMOUR MOVING COMPANY, INC.
ADDRESS1: 1285 LANDING LANE
ADDRESS2:
CITY: WESTMINSTER STATE: MD ZIP: 21157
REPRESENTING: SELF TYPE

ENTRY NO.:
NAME:
ADDRESS1:
ADDRESS2:
CITY: STATE: ZIP:
REPRESENTING: TYPE

ENTRY NO.:
NAME:
ADDRESS1:
ADDRESS2:
CITY: STATE: ZIP:
REPRESENTING: TYPE

RESPONDENT OR APPLICANT: GLAMOUR MOVING COMPANY, INC.
PARTY OR COMPLAINANT:
[CU25] [] [A-00112271] [F] [0002] [] [] PRINT- []
THIS IS THE LAST RECORD OF THIS CASE NUMBER
RCV | |FORM| |LTAI| |Col 4|Row 24|Page 1|Terminal 1

REMOVE THIS STUB BEFORE CASHING M 86921-M2

THE FRONT OF THE DOCUMENT HAS A MICRO-PRINT AMOUNT, BOX AND THERMOCHROMIC. ABSENCE OF THESE FEATURES WILL INDICATE A COPY.

WAL-MART
Financial Services (ISSUING AGENT)

5497759595

Commonwealth of Pennsylvania

NOT GOOD OVER

IMPORTANT - SEE BACK BEFORE CASHING

35000

THREE HUNDRED FIFTY DOLLARS AND NO CENTS

THIS AMOUNT

ISSUER/DRAWER
TRAVELERS EXPRESS COMPANY, INC. A-0011227162

Payable Thru
WF National Bank
South Central
Faribault, MN

1285 Landing Lane Westminister, MD

PENNSYLVANIA PUBLIC UTILITY COMMISSION

RECEIPT

The addressee named here has paid the PA P.U.C. for the following bill:

DATE: 5/26/2006
RECEIPT NO: 204544

GLAMOUR MOVING COMPANY, INC.
1285 LANDING LANE
WESTMINSTER MD 21157

IN RE: Application fees for GLAMOUR MOVING COMPANY, INC.

Docket Number A-00112271F0002..... \$350.00

REVENUE ACCOUNT: 001780-017601-102

CHECK NUMBER: TECI MO 5497759595
CHECK AMOUNT: \$350.00

Michael Sobolesky
(for Department of Revenue)

**DOCUMENT
FOLDER**

DOCKETED
JUN 01 2006

PA P.U.C.
SECRETARY'S BUREAU

2006 MAY 30 AM 10:49

RECEIVED



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

IN REPLY PLEASE
REFER TO OUR FILE

Thursday, June 01, 2006

GLAMOUR MOVING COMPANY INC
1285 LANDING LANE
WESTMINSTER MD 21157

In re: Application of Glamour Moving Company, Inc.

**THIS APPLICATION HAS BEEN ASSIGNED PUC DOCKET
NUMBER A-00122771, F. 2 PLEASE USE THIS NUMBER WHEN
CONTACTING THE PUC.**

To Whom It May Concern:

The application cited above has been captioned as attached and will be published in the Pennsylvania Bulletin of June 10, 2006. The application will be submitted for review provided no protests are filed on or before July 3, 2006.

If protests are filed, the Commission encourages discussion between applicants and protestants to resolve possible conflicts. Upon receipt of a protest, it is appropriate for applicants and protestants to contact each other to open a dialogue.

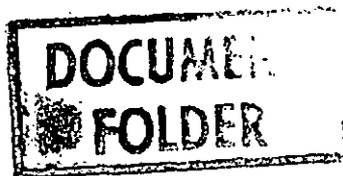
If protests are not withdrawn within 21 days of the protest due date as indicated above, the application will be assigned to the Office of Administrative Law Judge. Parties might be given the opportunity to participate in a voluntary mediation process.

Should all efforts to resolve protests fail, the application will be assigned to an Administrative Law Judge for hearing. Parties to the application proceeding will be advised concerning the process set for their case.

Questions concerning publication and protests may be directed to the Transportation Application Specialist below by telephoning direct 717-705-0624.

Very truly yours,

Jenni Fackler
Transportation Application Specialist
Bureau of Transportation & Safety



Enclosure

DOCKETED
JUN 01 2006

A-00112271, F. 2 GLAMOUR MOVING COMPANY, INC. (1285 Landing Lane,
Westminster, MD 21157) - household goods in use, from points in the counties of Lancaster,
Franklin, Adams and York, to points in Pennsylvania.

PENNSYLVANIA
PUBLIC UTILITY COMMISSION

SERVICE OF NOTICE OF MOTOR CARRIER APPLICATIONS

JUN 10 2006

Published in Pennsylvania Bulletin

~~JUN 03 2006~~

BUREAU OF TRANSPORTATION AND SAFETY
COMMON CARRIER
May 06

A-00112271, F. 2

Application of Glamour Moving Company, Inc., for the right to begin to transport, as a common carrier, by motor vehicle, household goods in use, from points in the counties of Lancaster, Franklin, Adams and York, to points in Pennsylvania.

Jaf/jf

05/22/06

Application received: 04/14/06

Application docketed: 05/22/06

~~JUN 26 2006~~ JUL 03 2006

Protests due _____