LAW OFFICES

## WICK, STREIFF, MEYER, METZ & O'BOYLE, PRORMATION CONTROL

1450 TWO CHATHAM CENTER

PITTSBURGIA PA 45219-3427 (412) 765-1600

> FACSIMILE (412) 261-3783

August 14, 1996

95 AUG 16 AH 9: 16

3001 JACKS RUN ROAD WHITE OAK, PA 15131-2507 (412) 664-4433

јони м. ѕмітн Re:

HENRY M. WICK, JR.

CHARLES J. STREIFF

VINCENT P. SZELIGO

PATRICIA LIPTAK-McGRAIL

RONALD J. RADEMACHER

CARL F. MEYER
LeROY L. METZ, II
DAVID M. O'BOYLE

LUCILLE N. WICK

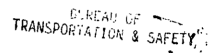
Application of Thomas L. Boyd

Our File 6040

Mr. John G. Alford, Secretary Pennsylvania Public Utility Commission P. O. Box 3265 Harrisburg, PA 17105-3265

Dear Mr. Alford:





We are enclosing for filing with the Commission the signed original and two copies of Application for Approval of Transfer and Exercise of Common or Contract Carrier Rights. By this Application, Thomas L. Boyd requests authorization to purchase the household goods authority issued to Michael R. Barry at Docket No. A-00111447. If any additional information is needed concerning this Transfer Application, please contact the undersigned.

We are also enclosing a check in the amount of \$350.00 payable to the Pennsylvania Public Utility Commission for the application filing fee.

Please acknowledge receipt of the enclosed on the duplicate copy of this letter of transmittal and return it to the undersigned in the self-addressed, stamped envelope provided for that purpose.

Very truly yours,

WICK, STREIFF, MEYER, METZ & O'BOYLE, P.C.

Variet M. d'Boyle

David M. O'Boyle

gf

Enclosures

cc: Daniel R. Tobin, Esq. (w/encl.)

Mr. Thomas L. Boyd (w/encl.)



### RECEIVED APPLICATION FOR APPROVAL OF TRANSFERMENTATION CONTROL AND EXERCISE OF COMMON OR CONTRACT CARRIER RIGHTS

000029

96 AUG 16 An 9: 16

BEFORE THE PENNSYLVA	ANIA PUBLIC UTI	
Application of <u>Thomas L. Boyd</u> (Applicant/Transferee-Buy	yer)	AUG 1 6 1996
for approval of the transfer and to exercise t	the right	PUC USE ONLY ON & SAFETY
as a <u>common</u> carrier, described a (common-contract)	at Docket	Docket No. <u>A-00113363</u>
No. <u>A-00111447</u> , Folder No	_, issued to -	Folder No
Michael R. Barry (Transferor-Seller)		,
for transportation of <u>property</u> (persons-property)  SEE INSTRUCTIONS BEF		IG APPLICATION
<ol> <li>Thomas L. Boyd         (Full and correct name of applicant/tra</li> <li>(Not Applicable)         (Trade name, if any)</li> </ol>	nsferee)	
The trade name been (has or has not)	registered with ti	he Secretary of the
Commonwealth on(date)	lattach copy of st	amped registration form.)
3. 700 Grant Avenue		



Duquesne (City)

(Business Street Address)

Allegheny (Čounty)



(P.O. Box, if any)

(412) 469-3169 (Telephone)

Pennsylvania 15110 (State) (Zip

(Zip)

4.	Applicant's attorney (for this application) is:		
	David M. O'Boyle, Esq. 1450 Two Chatham Center Pittsburgh, PA 15219 (412) 765-1600 (Name) (Address) (Telephone)		
5.	Any documents should be mailed to:		
	Transferee: <u>David M. O'Boyle, Esq. 1450 Two Chatham Center Pittsburgh, PA 1</u> 5219 (Name) (Address)		
	Transferor: <u>Daniel R. Tobin, Esq. Tobin &amp; Tobin 100 First Street Suite 825</u> (Name) (Address) Pittsburgh,PA 15222		
6.	Applicant does not hold Pa. PUC authority under Docket Number (does or does not)		
	A- and operates as a carrier. (common or contract)		
7.	Applicant does not hold Interstate Commerce Commission authority (does or does not)		
	at Docket No		
8.	Applicant is (check one):		
	Individual.		
	Partnership. Must attach a copy of the partnership agreement (unless a copy is presently		
	on file with PUC), and list names and addresses of partners below (use additional sheet		
	if necessary).		
	(Name) (Address)		
	Corporation. Organized under the laws of the State of		
	and qualified to do business in Pennsylvania by registering with the Secretary of the		
	Commonwealth on (Attach copy of Certificate of Incorporation		
	or Authority and statement of charter purpose). Include as an attachment a list of		
	corporate officers and their titles and the names, addresses and number of shares held		
	hy each stockholder		

9.	If applicant, its stockholders or partnership members are in control of or affiliated with an other carrier, state name of carrier(s), Docket Number(s) and nature of control or affiliation		
	(Not Applicable)		
10.	Applicant proposes to acquire <u>all</u> of the operating rights now held (all or part)		
	by transferor. Attach sheet describing rights to be transferred to applicant and rights to be retained by transferor, if any. If any rights are to be omitted, give reasons.		
11.	The reason for the transfer isthat Transferor is no longer interested in conducting		
	operations pursuant to the involved operating rights which are sought to be		
-	transferred by this application.		
12a.	The following must be attached:		
	X Sales Agreement. See Supplement to Paragraph 12(a)(1).		
	<ul> <li>x List of equipment to be used to render service. (summarize by type) See Supplement to Paragraph 12(a)(2).</li> <li>x Operating authority to be transferred/retained. See Supplement to Paragraph 12(a)(3)</li> </ul>		
	,		
	Statement of Financial Condition. See Supplement to Paragraph 12(a)(4).		
	Statement of unpaid business debts of transferor and how they will be satisfied. See Supplement to Paragraph 12(a)(5).		
	x Statement of safety program. See Supplement to Paragraph 12(a)(6)		
	x Statement of transferee's experience. See Supplement to Paragraph 12(a)(7).		
b.	Attach the following, as appropriate (check those attached):		
	Partnership Agreement.		
	Trade Name registration certificate.		
	Certificate of Incorporation. (Pa. Corporation only)		
	Certificate of Authority. (Foreign (lout-of-state)) Corporation only)		
	Statement of corporate charter purpose. (corporations only)		
	List of corporate officers and stockholders. (corporations only)		
	Copy of short form certificate showing date of death of transferor and name of executor		

- 13. Transferor attests that all general assessments and fines are paid, that no annual reports are due and agrees to continue to render the service which is to be transferred until this application is approved, whereupon transferor will surrender said certificate or permit for cancellation.
- 14. Transferee agrees to assume and pay any General Assessments that may be made against transferor as a common carrier for any and all operating periods up to the actual date of the transfer.

WHEREFORE, Transferee and Transferor request that the Commission grant the Transfer.

Transferee sign here: (Corporate Seal)	Shomas L. Boyd  (each partner must sign) Thomas L. Boyd	8-13-96 (Date)
Transferor sign here (Corporate Seal)	Michael R. Barry	8-9-1996

#### STATE NT OF FINANCIAL POSITION (B nce Sheet)

·

as of <u>August 1, 1996</u>.
Date

#### **ASSETS**

CURRENT ASSETS		
Cash		\$ 5,000
Accounts Receivable		
Notes Receivable		
Other current assets (Specify)		
Total current assets		
TANGIBLE ASSETS		
Land		\$ 3,000
Motor Vehicle Equipment		
Less: Accumulated Depreciation	- =	
Buildings and Structures	\$40,000	
Less: Accumulated Depreciation	= <u> </u>	\$ 40,000
Investments and Funds (Specify)		***
Intangible Assets	•	
Other assets (Such as advances and		
ldle equipment - specify)	TOTAL ASSETS	\$ 48,000
	LIABILITIES	
Current Liabilities (liabilities due wit	thin one year of date)	
Accounts Payable		
Notes Payable		\$ 2,500
Equipment Obligations		
Other Liabilities (attach schedule)		•
Total Current Liabilities		
Long Term Liabilities (liabilities due	e after one year of date)	
Accounts Payable		
Notes Payable		\$ 24,500
Equipment Obligations		
Other Liabilities (attach schedule)		
Total Long Term Liabilitie	es	
Total Liabilities		\$ 27,000
Net Worth (partnerships & individuals	s)	\$ 21,000
<b>OWNERS EQUITY</b> (Corporations only)		
Capital Stock (Corporations only)		
Additional paid-in capital		
Retained Earnings (Corporations only	)	
Less: Treasury Stock	=	
Total Owner's Equity (Co	rporations only)	
Total Liabilities & C (Corporations		

#### Supplement to Paragraph 12(a)(1)

#### Sales Agreement

Attached hereto is a copy of the Asset Acquisition Agreement entered into by

Transferee and Transferor. This Agreement provides that Transferee shall pay the sum of
\$8,000 to Transferor for the involved operating rights.

#### ASSET ACQUISITION AGREEMENT

WHEREAS, Purchaser desires to acquire the Certificate of Public Convenience issued by the Pennsylvania Public Utility Commission to Seller at Docket No. A-00111447, and

Seller wishes to sell said asset to Purchaser.

NOW THEREFORE, in consideration of the mutual promises, representations, covenants, and actions herein provided, the parties hereto, each intending to be legally bound, agree as follows:

#### I. ACQUISITION OF DESCRIBED ASSETS

over to Purchaser, free and clear of all liens, encumbrances or claims, for the consideration and upon the terms hereinafter set forth, the Certificate of Public Convenience (hereinafter referred to as "Operating Rights" or "Certificate") issued by the Pennsylvania Public Utility Commission to Seller at Docket No. A-00111447, which grants authority to transport: (1) as a Class B common carrier, household goods in use, between points in the City of Pittsburgh, Allegheny County, and within an airline distance of three (3) statute miles of the limits of the said city; and (2) as a Class D common carrier, property, from the warehouse facilities of Silo, Inc. located in the Borough of Greentree, Allegheny County, to retail stores and customers of Silo, Inc., located within an airline distance of sixty (60) statute miles of the

limits of said borough, with right number two (2) subject to the following condition: That no right, power or privilege is granted to transport commodities in bulk, household goods and office furniture in use, commodities which, because of size or weight, require special equipment and handling, and commodities requiring refrigeration.

#### II. Consideration

- 2.1 In Consideration for the purchase of the Certificate described in this

  Agreement, Purchaser shall pay Seller the amount of Eight Thousand (\$8,000.00) Dollars,

  which sum shall be paid to Seller at the time that this Agreement is executed, subject to the

  following terms and conditions:
  - a. Seller shall immediately refund to Purchaser consideration of Eight Thousand (\$8,000.00) Dollars upon the occurrence of any of the following events:
    - (i) After the application is filed with the Pennsylvania Public Utility

      Commission requesting permission to transfer the Certificate from

      Seller to Purchaser, one or more protests are filed to the Application
      and Purchaser is unable to secure the withdrawal of the protest or

      protests; or
    - (ii) The Pennsylvania Public Utility Commission, by its Initial Decision or Final Order, denies the transfer application due to no fault of Purchaser; or
    - (iii) The Pennsylvania Public Utility Commission approves the transfer application subject to conditions which materially restrict any of the Operating Rights being purchased.

- 2.2 Purchaser must exercise this option to demand that Seller refund the purchase price for the Certificate within thirty (30) days after the occurrence of any one of the above events.
- 2.3 If Purchaser exercises his option to terminate this Agreement, Seller shall promptly refund to Purchaser the consideration of \$8,000.00.
- 2.4 Upon approval of the transfer application by the Pennsylvania Public Utility Commission, as evidenced by a Certificate being issued in Purchaser's name, the Promissory Judgment Note shall automatically be null and void.

#### III. APPLICATION FOR APPROVAL

- 3.1 The parties agree and recognize that the transfer of the Certificate from Seller to Purchaser requires the prior approval of the Pennsylvania Public Utility Commission (PUC). Upon signing this Agreement and payment of the entire consideration to Seller, the parties agree as follows:
  - a. The parties will jointly file with the PUC an Application seeking approval of the transfer of the Operating Rights from Seller to Purchaser;
  - b. Purchaser shall prepare the necessary Application at his expense and shall pay all filing fees and related expenses in connection with the filing of the transfer application.
  - c. Purchaser and Seller shall, with due diligence and in good faith, cooperate fully in the presentation, filing and prosecution of the Application, and agree to join in and execute any and all such Application and other documents, subject to the approval of legal counsel, and agree to attend and participate in

- any hearings, if necessary.
- d. Purchaser and Seller and their respective counsel shall supply such information as required and otherwise cooperate to the end that approval of the transfer application may be secured.
- e. Each party shall bear the expense of his own legal counsel in connection with the transfer application.

#### IV. REPRESENTATION OR WARRANTIES

- 4.1 Seller warrants and guarantees that the Operating Rights have been duly issued by the PUC; that the rights are in full force and effect; and that the rights are not subject to any liens, encumbrances, security interests, PUC assessment or claims of any kind as of the date of this Agreement; and that on the closing date there will not be any liens, encumbrances or security interests, PUC assessments or claims of any kind against the Operating Rights.
- 4.2 Seller warrants that all general and special assessments heretofore made or that may be made by the PUC applicable to any and all operating periods other than the Management Period, as set forth in the Management Agreement entered into by the parties, shall be the obligation of Seller. Any general or special assessments applicable to operations during the Management Period shall be the obligation of Purchaser.
- 4.3 Purchaser and Seller represent and warrant that there is no reason that Purchaser or Seller is aware of that the PUC would not grant the transfer of the involved Operating Rights, and the execution and performance of this Agreement will not violate any law or agreement to which Purchaser or Seller is subject.

- 4.4 The respective representations and warranties of Seller and Purchaser set forth in this Agreement shall survive the closing and thereafter shall be fully effective and enforceable.
- 4.5 Seller agrees that, upon the request of Purchaser and without further consideration, Seller will execute, acknowledge and deliver such conveyances, bill of sale, PUC tariff adoption supplements and related documents as reasonably may be required by Purchaser to assign, convey, transfer and deliver to Purchaser title to and enjoyment of the Operating Rights of Seller transferred pursuant to this Agreement.

#### VI. ELOSING DATE

- 5.1 The final closing date is the date selected by agreement of the parties within a period of thirty (30) days after the effective date of the final Order of the PUC approving the transfer application, or the thirtieth (30th) such day after the final Order if no other day is selected. The transaction shall be consummated on the final closing date.
- 5.2 The term "Final Order" shall be defined as Order of the PUC finally determining the transfer application.
- 5.3 In the event that the PUC, by its Final Order, should deny the transfer application or approve the transfer application subject to conditions which materially restrict any of the operating rights being purchased, either party may seek judicial review of the PUC's final Order, and the party so electing shall pay all expenses incurred with the appeal, except for counsel fees of the other party.

#### VI. REMEDIES ON DEFAULT

6.1 In the event that either party fails to comply with any material and substantial

provision of this Agreement, the Management Agreement between the parties or any related written agreement, the non-breaching party shall have the right to notify the breaching party that he is in default, and the non-breaching party shall be entitled to pursue any and all legal and equitable remedies to which he may be entitled.

#### VII. MISCELLANEOUS PROVISIONS

- 7.1 No Assumption of Liability. This Agreement involves the Purchaser acquiring and purchasing only the PUC Operating Rights of Seller. Accordingly, Purchaser does not assume any claims, debts, judgments or other liabilities or obligations of Seller by reason of this Agreement.
- 7.2 <u>Non-Assignability</u>. The parties may not assign the rights under this Agreement, either in whole or in part, without the prior written consent of the other party.
- 7.3 <u>Successors and Assigns</u>. This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective heirs, successors, assigns and legal representatives.
- 7.4 <u>Controlling Law.</u> The parties acknowledge that this Agreement is intended to be executed and consummated in the Commonwealth of Pennsylvania, and the parties agree that this Agreement shall be governed by, and construed and enforced in accordance with the laws of the Commonwealth of Pennsylvania.
- 7.5 <u>Headings</u>. The headings and captions referring to the contents of paragraphs of this Agreement are inserted for reference only and shall not affect in any way the meaning or interpretation of any particular paragraph to which they refer.
  - 7.6 Related Documents Contemporaneous with entering into this Agreement, the

parties have also entered into a Management Agreement and Promissory Judgment Note.

These related documents are intended to be construed and read together with this Agreement in order to determine the intent of the parties.

IN WITNESS WHEREOF, the parties have executed this Agreement as of the day and year first above written.

Michael R. Barry

Thomas L. Boyd

#### Supplement to Paragraph 12(a)(2)

#### List of Equipment

Transferee intends initially to operate a 24 foot enclosed straight truck to conduct operations pursuant to the involved authority.

#### Supplement to Paragraph 12(a)(3)

#### Operating Authority To Be Transferred

Attached hereto is a summary of the operating rights at Docket No. A-00111447 which are sought to be transferred by this Application. All of the operating authority held by Transferor Michael R. Barry at Docket No. A-00111447 is sought to be transferred by this Application. If this transfer Application is approved, Michael R. Barry will not retain any operating rights at Docket No. A-00111447.

#### Summary of Operating Authority of Michael R. Barry

#### Docket No. A-00111447

- 1. To transport, as a Class B carrier, household goods in use between points in the city of Pittsburgh, Allegheny County, and within an airline distance of three (3) statute miles of the limits of the said city;
- 2. To transport, as a Class D carrier, property, from the warehouse facilities of Silo, Inc., located in the borough of Greentree, Allegheny County, to retail stores and customers of Silo, Inc., located within an airline distance of sixty (60) statute miles of the limits of said borough;

with Right No. 2 above subject to the following condition:

That no right, power or privilege is granted to transport commodities in bulk, household goods and office furniture in use, commodities which, because of size and weight, require special equipment and handling, and commodities requiring refrigeration.

#### Supplement to Paragraph 12(a)(4)

#### Statement of Financial Condition

Transferee Thomas L. Boyd is employed as a full-time teacher for a school district in the Pittsburgh metropolitan area. Mr. Boyd will use the income from this employment to assist him in starting his operations as a household goods mover. In addition, Mr. Boyd has cash assets in the amount of \$5,000.00 for working capital to invest in the start up of his certificated operations.

#### Supplement to Paragraph 12(a)(5)

#### Unpaid Business Debts of Transferor

Any unpaid business debts will be satisfied by Transferor in the ordinary course of his business. If necessary, Transferor will use funds from his other business interests to pay off any legitimate business debts incurred in connection with motor carrier operations conducted pursuant to the operating rights that are sought to be transferred by this application.

#### Supplement to Paragraph 12(a)(6)

#### Statement of Safety Program

Transferee will implement a safety program to comply with the regulations of the U.S. DOT, Pennsylvania Department of Transportation and the Pennsylvania Public Utility Commission. For instance, qualifications of all drivers will be thoroughly checked and the driver tested before he\she is allowed to operate a motor vehicle. Driver qualification files will be maintained and periodically checked. Periodic safety meetings will be held with employees to discuss operational safety issues. Equipment will be maintained and inspected on a regular basis by qualified, independent third parties.

#### Supplement to Paragraph 12(a)(7)

#### Statement of Transferee's Experience

Transferee has first-hand experience in the household goods moving industry.

Transferee has worked on a part-time basis during the summer for a PUC certificated household goods mover for the past 8 years. Transferee holds a commercial driver's license, and his duties include driving a truck to transport local household goods shipments, as well as long haul deliveries. He is also experienced in packing household goods and loading and unloading them. As a result of his experience, Transferee has a good working knowledge of the requirements for operating a safe and profitable household goods business. Transferee is in an ideal position to own and control his own moving company instead of working for someone else as an employee.

# THIS MUST BE COMPLETED BY NOTARY PUBLIC AFFIDAVIT OF TRANSFEREE/APPLICANT (Natural Person)

COMMONWEALTH OF PENNSYLV	ANIA :				
	:	ss:			
Allegheny Cou	inty :		•		
Thomas L. Boyd	, being	duly swor	n (affirmed) a	according to L	aw, deposes
and says that the facts above set fo	orth are tru	e and corr	ect; or are tr	ue and correc	t to the best
of his knowledge, information and b	elief and h	e expects	to be able to	prove the san	ne at the
hearing hereof.					
•		_	Thomas	sh Boyd	
	intl		Signatu Thomas L. Bo		
Sworn and subscribed before me this	s 13			•	
day of Uugust 19 96  Notarial Seal					•
My Commission Expires, C. Lovell, Notary	/ Public County				10
Pittsburgh, Aliegheny My Commission Expires A		_	( <u> </u>	fficial Admin	1)411
Member, Pennsylvania Associa	STOLL OF LANGES	3	ignature of O	Tricial Aumin	istering Oath
AFFIDAVIT OF	TRANSFE	REF/APP	LICANT (Cor	noration)	<del></del>
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COMMONWEALTH OF PENNSYLVA	ANIA :				
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	, being	duly swor	n (affirmed) :	according to I	aw, desposes
and says that he is	 _ of	•			
(Office of Affiar	it),	(Name	of Corporatio	on)	
that he is authorized to and does ma	ike this aff	idavit for	it; and that t	he facts above	set forth
are true and correct; or are true and				_	
and that he expects the said	(Nama of	Cornorati	to be	able to prove	the same
the same at the bearing baroof	(Maine of	Corporati	on)		
the same at the hearing hereof.					
			Signati	ure of Affiant	<del></del>
Sworn and subscribed before me this	s				
day of 19					
My Commission Expires					
,					

Signature of Official Administering Oath

# THOS MUST BE COMPLETED BY NOTARY PUBLIC AFFIDAVIT OF TRANSFEROR/SELLER (Natural Person)

COMMONWEALTH OF PENNSYLVANIA	:
	: ss:
Allegheny County	:
Michael R. Barry	, being duly sworn (affirmed) according to law,
deposes and says that the facts above set f	orth are true and correct; or are true and correct
to the best of his knowledge, information a	ind belief and he expects to be able to prove the sam
at the hearing hereof.	Signature of Afffant Michael R. Barry
Sworn and subscribed before me this $gth$	
day of August 19 96	<del>-</del> _
My Commission Expires Notarial Seal	
Virginia M. London, Notary Public Pittsburgh, Allegheny County My Commission Expires Feb. 23, 1999	Miginia) M. Londow Signature of Official Administering Oat
Member, Pennsylvania Association of Notaries	
County	; ss: :
	, being duly sworn (affirmed) according to law,
deposes and says that he is	
(Office of Affia	nt) (Name of Corporation)
that he is authorized to and does make this	affidavit for it; and that the facts above set forth
are true and correct; or are true and correct	ct to the best of his knowledge, information and belie
and that he expects the said(Name of	to be able to prove the Corporation)
same at the hearing hereof.	
	Signature of Affiant
Sworn and subscribed before me this	
19 — 08000 — 19 — 08000	0
My Commission expires	<del>-</del> \$
OO NOITAMAO TNI	
RECEIVED	Signature of Official Administering Oatl



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

IN REPLY PLEASE

September 27, 1996

DAVID M O BOYLE ATTORNEY AT LAW 1450 TWO CHATHAM CENTER PITTSBURGH PA 15219-3427

In re:

A-00113363 - Application of Thomas L. Boyd

Dear Sir:

Acknowledgement is made of an application filed by you on behalf of Thomas L. Boyd.

The application has been captioned as attached and will be submitted for review, provided no protests are filed on or before October 21, 1996.

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

You are further advised that the above application will be published in the Pennsylvania Bulletin of September 28, 1996.

Very truly yours,

Peter S. Marzolf, Supervisor Application Review Section Bureau of Transportation & Safety

PSM: lq

cc: Applicant

THOMAS L BOYD 700 GRANT AVENUE DUQUESNE PA 15110 DOCKETED APPLICATION DOCKE!

SEP 30 1996

ENTRY No.

DOCUMENT FOLDER A-00113363 THOMAS L. BOYD (700 Grant Avenue, Duquesne, Allegheny County, PA 15110) - as a Class B carrier, household goods in use, between points in the city of Pittsburgh, Allegheny County, and within an airline distance of three (3) miles of the limits of said city; (2) property, excluding household goods in use, between points in Pennsylvania; which is to be a transfer of the rights authorized under the certificate issued at A-00111447 to Michael R. Barry, subject to the same limitations and conditions. Attorney: David M. O'Boyle, 1450 Two Chatham Center, Pittsburgh, PA 15219-3427.

## PENNSYLVANIA PUBLIC UTILITY COMMISSION

#### SERVICE OF NOTICE OF MOTOR CARRIER APPLICATIONS

**SEP 2** 8 1996

Published in Pennsylvania Bulletin \_

BUREAU OF TRANSPORTATION & SAFETY COMMON CARRIER SEPTEMBER, 1996

A-00113363

Application of Thomas L. Boyd, for the right to begin to transport, as a common carrier, by motor vehicle, (1) as a Class B carrier, household goods in use, between points in the city of Pittsburgh, Allegheny County, and within an airline distance of three (3) miles of the limits of said city; (2) property, excluding household goods in use, between points in Pennsylvania; which is to be a transfer of the rights authorized under the certificate issued at A-00111447 to Michael R. Barry, subject to the same limitations and conditions.

LKF:rs

9/13/96

Application Received: 08/16/96 Application Docketed: 09/11/96

> DOCUMENT | FOLDER

DOCKETED APPLICATION DOCKET

SEP 30 1996

ENTRY No.

OCT 2 1 1995

Protests due \_\_\_\_\_\_