

**ALJ APPEARANCE SHEET**

**Hearing Report**

Docket No.	A-00113409F0001AmA	Check Those Blocks Which Apply:				
		Prehearing Held	<input checked="" type="checkbox"/>	YES	<input type="checkbox"/>	NO
Case Name	Application of Eric F. Wright	Hearing Held	<input type="checkbox"/>	YES	<input checked="" type="checkbox"/>	NO
Enterprises, Inc., t/d/b/a Eric's Moving		Testimony Taken	<input type="checkbox"/>	YES	<input checked="" type="checkbox"/>	NO
		Transcript Due	<input checked="" type="checkbox"/>	YES	<input type="checkbox"/>	NO
		Hearing Concluded	<input type="checkbox"/>	YES	<input type="checkbox"/>	NO
Location	Philadelphia, PA	Further Hearing Needed	<input type="checkbox"/>	YES	<input checked="" type="checkbox"/>	NO
Date	April 28, 2000	Estimated Add'l Days	<i>Restrictive amendment to be filed</i>			
ALJ	Allison K. Turner	RECORD CLOSED	<input type="checkbox"/>	YES	<input checked="" type="checkbox"/>	NO
Reporting Firm	Sargent's Reporting	DATE				

Briefs to be Filed	<input type="checkbox"/>	YES	<input checked="" type="checkbox"/>	NO
DATE				
Bench Decision	<input type="checkbox"/>	YES	<input checked="" type="checkbox"/>	NO

REMARKS: *ALJ will close record by order on receipt of restrictive amendment & refer case to modified procedure at request of parties*

DOCKETED  
MAY 11 2000  
DOCUMENT FOLDER

Names, Addresses and Telephone Numbers of Parties or Counsel of Record  
PLEASE PRINT CLEARLY  
Incomplete Information may Result in Delay of Processing

Name and Telephone Number	Address	Appearing for
<i>RICHARD T MULCAHEY JR</i> Telephone No. <i>215-587-0107</i>	<i>TWO PENN CENTER, SUITE 1400</i> <i>1500 JFK BLVD</i> City <i>PHILA</i> State <i>PA</i> Zip <i>19102</i>	<i>ERIC F. WRIGHT</i> <i>ENT. JNCI</i> <i>APPLICANT</i>
<i>WILLIAM H. R. CASEY</i> Telephone No. <i>215-348-7300</i>	<i>99 E. COURT ST.</i> City <i>DOYLESTOWN</i> State <i>PA</i> Zip <i>18901</i>	<i>Shelly Moving + Storage</i> <i>Clemaer Moving + Storage</i> <i>Reeds Van Service</i> <i>Adam Meyer</i> <i>Keller Moving + Storage</i> <i>Shively's Moving + Storage</i> <i>FRICK TRANSPORT</i> <i>ORRISON'S MOVING + STORAGE</i> <i>FISHER-HUBBES OF ALLENTOWN</i>
Telephone No.	City State Zip	

Check this box if additional parties or counsel of record appear on back of form.

MOLLY A. ALBER, RPR  
Reporter

Name, Title and Telephone Number	Address			Appearing for
✓				
Telephone No.	City	State	Zip	
	410672			00 MAY 10 AM 10:52 RECEIVED SECRETARY'S BUREAU
Telephone No.	City	State	Zip	
Telephone No.	City	State	Zip	
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Telephone No.	City	State	Zip	
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Telephone No.	City	State	Zip	
Telephone No.	City	State	Zip	

Law Offices

SCHUBERT, BELLWOAR, CAHILL & QUINN

ORIGINAL

A PROFESSIONAL CORPORATION  
TWO PENN CENTER, SUITE 1400  
1500 JOHN F. KENNEDY BOULEVARD  
PHILADELPHIA, PA 19102-1890  
(215) 569-3535  
FAX: (215) 557-7426  
E-MAIL ADDRESS: attorneys@sbcq.com

NEW JERSEY OFFICE  
311 W. CUTHBERT BOULEVARD  
HADDON TOWNSHIP, NJ 08108  
(856) 854-5757  
FAX: (856) 858-8616

E-MAIL ADDRESS: rmulcahey@sbcq.com

DIRECT DIAL NO: (215) 587-0107

May 9, 2000

James J. McNulty, Jr.  
Secretary  
Pennsylvania Public Utility Commission  
P. O. Box 3265  
Harrisburg, PA 17105-3265

DOCUMENT  
FOLDER

Re: Application of Eric F. Wright Enterprises, Inc.  
t/d/b/a Eric's Moving  
PUC Docket No.: A-00113409, F.1, Am-A

Dear Mr. McNulty:

Please be advised that this office represents the above-captioned Applicant. Accordingly, I enclose herewith Restrictive Amendment and Stipulation addressing the concerns of all of the Protestants in the instant matter.

Kindly acknowledge receipt of the enclosure by time stamping the copy of this letter, which is also enclosed, and returning it to the undersigned in the self-addressed, stamped envelope provided.

Sincerely,

*Richard T. Mulcahey, Jr.*

Richard T. Mulcahey, Jr.

RTMJR/tob  
Enclosures

cc: Honorable Allison K. Turner, ALJ (w/enclosure)  
William H. R. Casey, Esquire (w/enclosure)  
Eric F. Wright Enterprises, Inc. (w/enclosure)

HARRY J.J. BELLWOAR III ♦  
JOHN P. QUINN  
JOHN J. CAHILL, JR.  
ROBERT G. BELLWOAR  
JOHN P. GALLAGHER  
DEBORAH E. KOLODNER ♦  
RICHARD T. MULCAHEY, JR.  
JAMES M. TYLER ♦  
JOSEPH W. CUNNINGHAM ♦  
MICHAEL S. PIOTROWICZ  
PATRICIA FARRELL KERLO  
CHRISTOPHER B. HOGAN ♦  
KATHLEEN M. O'CONNELL ♦  
MARK D. PFEIFFER ♦  
ERIC A. FELDHAKE ♦  
ROBERT A. JONES II ♦  
COUNSEL:  
ROBERT T. LYNCH  
JOHN D. LUCEY, JR.  
ROBERT F. BLANCK  
OF COUNSEL:  
KENNETH W. LANDIS  
WILLIAM E. SCHUBERT, JR.  
1949-1998  
THOMAS M. SCHUBERT  
1951-1989  
♦ also Member of the New Jersey Bar  
† New Jersey Managing Attorney

510858

RECEIVED  
SECRETARY'S BUREAU  
MAY 11 AM 8:36

26

**BEFORE THE  
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

**ORIGINAL**

IN RE: APPLICATION OF ERIC F. WRIGHT :  
ENTERPRISES, INC., t/d/b/a :  
ERIC'S MOVING :

DOCKET NO.: A-00113409  
F,1, am-A

**RESTRICTIVE AMENDMENT AND STIPULATION**

**DOCKETED**

MAY 12 2000

AND NOW, comes Applicant, Eric F. Wright Enterprises, Inc., t/d/b/a Eric's Moving, by and through its attorney, Richard T. Mulcahey, Jr., Esquire, and Protestants, Clemmer Moving & Storage, Inc., Fritz Moving Co., Inc., O'Brien's Moving & Storage, Inc., Read's Van Service, Inc., Frick Transfer, Inc., Shelly Moving & Storage, Inc., Ace Moving & Storage Corp., Keller Moving & Storage, Inc., Shively's Moving & Storage, Inc., Adam Meyer, Inc., Fisher-Hughes of Allentown, Inc., by and through their attorney, William H. R. Casey, Esquire, and join in this Restrictive Amendment and Stipulation as follows:

1. The above-captioned application is hereby amended so that the authority sought shall be subject to the following conditions:

provided, however, that the transportation rendered hereunder shall read as follows – household goods in use, between points in the City and County of Philadelphia, the County of Delaware, and that part of Montgomery County, west of Interstate Route 76 to its intersection with Interstate Highway Route 476, thence northeasterly along said route (including former Pennsylvania Traffic Route 9, commonly known as the Northeast Extension), to its intersection with Pennsylvania Traffic Route 73, thence along said route to the Montgomery-Berks County Border and the City of Pottstown, Montgomery County and ten statute miles from the limits of said City, and the City of Phoenixville, Chester County and one statute mile from the limits of said City, and from points in said territory, to points in Pennsylvania, and vice versa.

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00 MAY 11 AM 8:40


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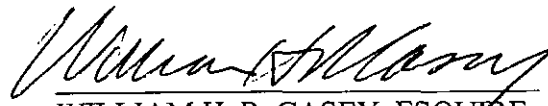
2. Based upon the Restrictive Amendment set forth in Paragraph 1 above, and conditioned upon its acceptance by the Pennsylvania Public Utility Commission and any Order issued being consistent therewith, Protestants agree to withdraw their Protests to the Application as amended. Protestants desire to remain parties of record so as to receive copies of any Orders issued by the Commission in the proceeding.

3. If the Restrictive Amendment is not accepted by the Commission, the parties agree that further hearings shall be held to permit Protestants to present their evidence in opposition to approval of the Application.

WHEREFORE, the parties, intending to be legally bound have, by their counsel, hereunto set their hands and seals as of this 8<sup>th</sup> day of May, 2000.

SCHUBERT, BELLWOAR, CAHILL & QUINN

BY:   
RICHARD T. MULCAHEY, JR.  
Attorney for Applicant

  
WILLIAM H. R. CASEY, ESQUIRE  
Attorney for Protestants

CERTIFICATE OF SERVICE

I, Maria Teresa O'Brien, hereby certify that on May 9, 2000, I forwarded by first-class mail, postage pre-paid a copy of the Restrictive Amendment and Stipulation to the following parties:

James J. McNulty, Jr., Secretary  
Pennsylvania Public Utility Commission  
P.O. Box 3265  
Harrisburg, PA 17105

Honorable Allison K. Turner, ALJ  
1302 State Office Building  
Broad & Spring Garden Street  
Philadelphia, PA 19130

William H. R. Casey, Esquire  
99 East Court Street  
Doylestown, PA 18901

Eric F. Wright Enterprises, Inc.  
t/d/b/a Eric's Moving  
524 Washington Street  
Royersford, PA 19468

DATE: May 9, 2000

  
\_\_\_\_\_  
MARIA TERESA O'BRIEN



COMMONWEALTH OF PENNSYLVANIA  
PENNSYLVANIA PUBLIC UTILITY COMMISSION

PHILADELPHIA STATE OFFICE BUILDING  
1400 SPRING GARDEN STREET  
PHILADELPHIA, PENNSYLVANIA 19130

511532

IN REPLY PLEASE  
REFER TO OUR FILE

DOCUMENT  
FOLDER

May 10, 2000

Richard T. Mulcahey, Jr., Esquire  
Schubert, Bellwoar, Cahill & Quinn  
Two Penn Center, Suite 1400  
1500 John K. Kennedy Boulevard  
Philadelphia, PA 19102-1890

Re: Application of Eric F. Wright Enterprises, Inc., t/d/b/a Eric's Moving  
Docket No. A-00113409F0001AmA

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SECRETARY'S BUREAU  
00 MAY 16 AM 9:19

DOCKETED  
MAY 16 2000

Dear Mr. Mulcahey:

On May 10, 2000, I received the copy you sent me of the Restrictive Amendment and withdrawal of protests which resolves the disputed issues in this case. I forwarded a copy of it by facsimile to OALJ's Transportation Scheduler, Steve Springer, and he has referred the application to the Bureau of Transportation & Safety for the "modified procedure" process.

Very truly yours,

Allison K. Turner  
Administrative Law Judge

AKT/mg

Cc: William H. R. Casey, Esquire  
Steve Springer  
Secretary's Bureau

RECEIVED

MAY 15 2000

OFFICE OF C.A.L.J.  
PUBLIC UTILITY COMMISSION

DOCUMENT  
FOLDER

COMMONWEALTH OF PENNSYLVANIA  
PUBLIC UTILITY COMMISSION

**DATE:** May 10, 2000

**SUBJECT:** A-00113409F0001AMA Application of Eric F Wright Enterprises,  
Inc., t/d/b/a Eric's Moving  
Modified Procedure

**TO:** Wendy Keezel  
Transportation & Safety

**FROM:** Steve Springer, Scheduling Officer *SP*  
Office of Administrative Law Judge

**DOCKETED**  
MAY 12 2000

Since the protest(s) in the above-captioned proceeding has/have been withdrawn, the application is referred to your bureau for review and report to the Commission.

pc: ALJ Turner  
Aggie Brewster, Docket Section  
Norma R. Lewis  
Beth Plantz  
Office File





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

REFER TO OUR FILE

May 17, 2000

RICHARD T MULCAHEY JR  
ATTORNEY AT LAW  
TWO PENN CENTER SUITE 1400  
1500 JOHN F KENNEDY BOULEVARD  
PHILADELPHIA PA 19102-1890

**DOCKETED**

MAY 17 2000

TZ

In re: A-00113409, F. 1, AM-A - Application of Eric F. Wright Enterprises, Inc.

To Whom It May Concern:

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

- A. VERIFIED STATEMENT OF APPLICANT
- B. VERIFIED STATEMENT(S) IN SUPPORT OF THE APPLICATION.

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

You should be aware of the fact that the verified statements will be reviewed based on the Commission's decision in the Application of Blue Bird Coach Lines, Inc., (A-00088807, F. 2, Am-K) 72 Pa. P.U.C. 262 (1990), which indicates: (1) the supporting witnesses must give evidence which is probative and relevant to the application proceeding; (2) the supporting witnesses must identify Pennsylvania origin and destination points between which they require transportation and those points must correspond with the scope of the operating territory specified in the application, including requests for vice versa authority; and (3) the number of witnesses which will represent a

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cross section of the public on the issue of need will vary with the breadth of the intended territory and commodity description.

You are being granted an initial thirty (30) days to file verified statements. They will be due on or before June 16, 2000.

If additional time is required, it may be requested by telephone but must be followed in writing with the reasons for the extension stated. Questions about the application should be directed to Tim Zeigler at 717-783-5946.

Very truly yours,

Tim Zeigler, Supervisor  
Compliance Office - Technical Unit  
Bureau of Transportation & Safety

cc: Document Folder



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

July 28, 2000

RICHARD T MULCAHEY JR  
ATTORNEY AT LAW  
TWO PENN CENTER SUITE 1400  
1500 JOHN F KENNEDY BOULEVARD  
PHILADELPHIA PA 19102-1890

**DOCKETED**  
JUL 28 2000  
TR

A-00113409, F. 1, AM-A - Application of Eric F. Wright Enterprises, Inc.

Dear Sir:

By our letter dated May 17, 2000, we granted an initial period of thirty (30) days for the filing of verified statements in the above referenced application proceeding. The verified statement of the applicant and verified statements in support of the application were due on or before June 16, 2000. As of this date verified statements have not been received.

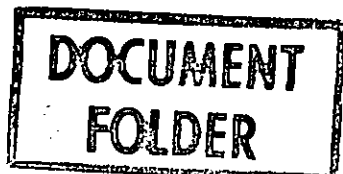
By this letter, we our granting an additional thirty (30) days for the filing of verified statements. Please be advised that verified statements are now due on August 28, 2000.

If said statements are not filed with this office by that date we shall assume that you do not desire to pursue this matter and shall recommend to the Commission that the application be dismissed for lack of prosecution.

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

Very truly yours,

Tim Zeigler, Supervisor  
Compliance Office - Technical Unit  
Bureau of Transportation and Safety



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TRANSPORTATION & SAFETY

Law Offices

**SCHUBERT, BELLWOAR, CAHILL & QUINN** 2000 AUG -9 AM 10:38

A PROFESSIONAL CORPORATION  
TWO PENN CENTER, SUITE 1400  
1500 JOHN F. KENNEDY BOULEVARD  
PHILADELPHIA, PA 19102-1890  
(215) 569-3535  
FAX: (215) 557-7426  
E-MAIL ADDRESS: attorneys@sbcq.com

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311 W. CUTHBERT BOULEVARD  
HADDON TOWNSHIP, NJ 08108  
(856) 854-5757  
FAX: (856) 858-8616

E-MAIL ADDRESS: rmulcahey@sbcq.com

DIRECT DIAL NO: (215) 587-0107

HARRY J.J. BELLWOAR III ♦  
JOHN P. QUINN  
JOHN J. CAHILL, JR.  
ROBERT G. BELLWOAR  
JOHN P. GALLAGHER  
DEBORAH E. KOLODNER ♦  
RICHARD T. MULCAHEY, JR.  
JAMES M. TYLER ♦  
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MICHAEL S. PIOTROWICZ  
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CHRISTOPHER B. HOGAN ♦  
KATHLEEN M. O'CONNELL ♦  
MARK D. PFEIFFER ♦  
ERIC A. FELDHAKE ♦  
ROBERT A. JONES II ♦

COUNSEL:  
ROBERT T. LYNCH  
JOHN D. LUCEY, JR.  
ROBERT F. BLANCK

OF COUNSEL:  
KENNETH W. LANDIS

WILLIAM E. SCHUBERT, JR.  
1949-1998

THOMAS M. SCHUBERT  
1951-1989

♦ also Member of the New Jersey Bar  
† New Jersey Managing Attorney

August 7, 2000

**DOCKETED**  
AUG 10 2000  
JR

Mr. Tim Ziegler, Supervisor  
Compliance Office - Technical Unit  
Bureau of Transportation and Safety  
Pennsylvania Public Utility Commission  
P. O. Box 3265  
Harrisburg, PA 17105-3265

**Re: Application of Eric F. Wright Enterprises, Inc.  
PUC Docket No.: A-00113409, F., Am-A**

Dear Mr. Ziegler:

Thank you for your letter dated July 28, 2000 regarding the above-captioned matter. Would you kindly permit us an additional 30 days from the deadline set forth in your letter for filing verified statements. Accordingly, we will be prepared to file the statements on or before September 28, 2000.

Thank you for your kind consideration to this request.

Sincerely,



Richard T. Mulcahey, Jr.

RTMJR/tob

cc: Eric F. Wright Enterprises, Inc.

**DOCUMENT  
FOLDER**



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

August 10, 2000

RICHARD T MULCAHEY JR  
ATTORNEY AT LAW  
TWO PENN CENTER SUITE 1400  
1500 JOHN F KENNEDY BOULEVARD  
PHILADELPHIA PA 19102-1890

**DOCKETED**  
AUG 10 2000  
TL

A-00113409, F. 1, AM-A - Application of Eric F. Wright Enterprises, Inc.

Dear Sir:

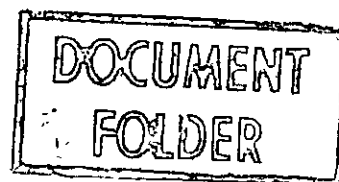
In accordance with your request of August 7, 2000 for an extension of time to file verified statements, we are granting an additional thirty (30) days from the due date of August 28, 2000.

Please be advised that verified statement are now due on September 27, 2000. If said statements are not filed with this office by that date we shall assume that you do not desire to pursue this matter and shall recommend to the Commission that the application be dismissed for lack of prosecution.

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

Very truly yours,

Tim Zeigler, Supervisor  
Compliance Office - Technical Unit



Law Offices

**SCHUBERT, BELLWOAR, CAHILL & QUINN**

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2000 SEP 20 AM 9:55

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TWO PENN CENTER, SUITE 1400  
1500 JOHN F. KENNEDY BOULEVARD  
PHILADELPHIA, PA 19102-1890  
(215) 569-3535  
FAX: (215) 557-7426  
E-MAIL ADDRESS: attorneys@sbcq.com

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FAX: (856) 858-8616

E-MAIL ADDRESS: rmulcahey@sbcq.com

DIRECT DIAL NO: (215) 587-0107

September 18, 2000

HARRY J.J. BELLWOAR III †  
JOHN P. QUINN  
JOHN J. CAHILL, JR.  
ROBERT G. BELLWOAR  
JOHN P. GALLAGHER  
DEBORAH E. KOLODNER †  
RICHARD T. MULCAHEY, JR.  
JAMES M. TYLER †  
JOSEPH W. CUNNINGHAM †  
MICHAEL S. PIOTROWICZ  
PATRICIA FARRELL KERELO  
CHRISTOPHER B. HOGAN †  
KATHLEEN M. O'CONNELL †  
MARK D. PFEIFFER †  
ERIC A. FELDHAK †  
ROBERT A. JONES II †  
COUNSEL:  
ROBERT T. LYNCH  
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ROBERT F. BLANCK  
OF COUNSEL:  
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WILLIAM E. SCHUBERT, JR.  
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1951-1989  
† also Member of the New Jersey Bar  
† New Jersey Managing Attorney

Mr. Tim Ziegler, Supervisor  
Compliance Office - Technical Unit  
Bureau of Transportation and Safety  
Pennsylvania Public Utility Commission  
P. O. Box 3265  
Harrisburg, PA 17105-3265

**DOCKETED**  
SEP 20 2000  
Tz

**Re: Application of Eric F. Wright Enterprises, Inc.  
PUC Docket No.: A-00113409, F.1, Am-A**

Dear Mr. Ziegler:

Confirming my telephone message to you of Friday, September 15<sup>th</sup>, would you kindly permit the above-captioned Applicant to have an additional 30 days in which to comply with filing Statements in Support of the Application. Accordingly, Statements in Support of the Application will be due on or before October 31, 2000.

Thank you for your kind attention to this request.

Sincerely,



Richard T. Mulcahey, Jr.

RTMJR/tob

cc: Eric F. Wright Enterprises, Inc.

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

September 20, 2000

RICHARD T MULCAHEY JR  
ATTORNEY AT LAW  
TWO PENN CENTER SUITE 1400  
1500 JOHN F KENNEDY BOULEVARD  
PHILADELPHIA PA 19102-1890

**DOCKETED**  
SEP 20 2000  
*R*

A-00113409, F. 1, AM-A - Application of Eric F. Wright Enterprises, Inc.

Dear Sir:

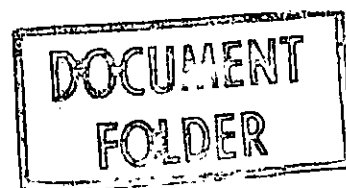
In accordance with your request of September 18, 2000, for an extension of time to file verified statements, we are granting an additional thirty (30) days for filing of statements.

Please be advised that verified statement are now due on or before October 31, 2000. If said statements are not filed with this office by that date we shall assume that you do not desire to pursue this matter and shall recommend to the Commission that the application be dismissed for lack of prosecution.

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

Very truly yours,

Tim Zeigler, Supervisor  
Compliance Office - Technical Unit



LAW OFFICES

**SCHUBERT**  **BELLWOAR**

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HADDON TOWNSHIP, NJ 08108  
856.854.5757 - (FAX) 856.858.8616

2000 NOV -2 A:1 9: 12

e-mail: attorneys@sbcq.com

Richard T. Mulcahey, Jr.  
Direct Dial No.: (215) 587-0107  
e-mail: mulcahey@sbcq.com

October 31, 2000

David Ehrhart, Application Specialist  
Compliance Office - Technical Unit  
Bureau of Transportation & Safety  
Pennsylvania Public Utility Commission  
P. O. Box 3265  
Harrisburg, PA 17105-3265

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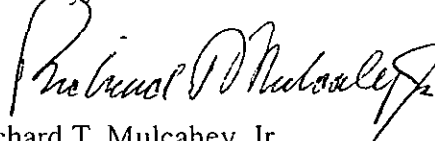
**Re: Application of Eric F. Wright Enterprises, Inc.  
t/d/b/a Eric's Moving  
PUC Docket No. A-00113409, F.1 Am-A**

Dear Mr. Ehrhart:

Please be advised that this office represents the above-captioned Applicant. Accordingly, I am enclosing the Verified Statement of Applicant together with 14 statements in support thereof.

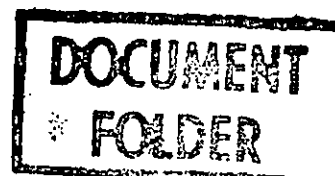
Kindly acknowledge receipt of the enclosures by time stamping the enclosed copy of this letter and returning it to the undersigned in the stamped, self-addressed envelope provided.

Sincerely,



Richard T. Mulcahey, Jr.

RTMJR/tob  
Enclosures





RECEIVED  
TRANSPORTATION SAFETY  
NOV -2 AM 9:12

Before The  
PENNSYLVANIA PUBLIC UTILITY COMMISSION

IN RE: APPLICATION OF : PUC DOCKET No.  
ERIC F. WRIGHT ENTERPRISES, INC., : A-00113409, F.1 Am-A  
T/D/B/A ERIC'S MOVING :

VERIFIED STATEMENT OF APPLICANT

ERIC F. WRIGHT hereby states as follows:

1. The legal name and domicile of Applicant are as follows:

Eric F. Wright Enterprises, Inc.  
251 Bechtel Road  
Collegeville, PA 19426

2. He is the sole shareholder of Applicant and no other party has an interest in the business.
3. Applicant is not affiliated with any other carrier certificated by the Pennsylvania Public Utility Commission or the Federal Highway Administration.

4. The authority held by Applicant is as follows:

To transport household goods, in use, between points in the city and county of Philadelphia, the county of Delaware and that part of Montgomery County, west of Interstate Highway Route 76 to its intersection with Interstate Highway Route 476, thence northeasterly along said route (including former Pennsylvania Traffic Route 9, commonly known as the Northeast extension), to its intersection with Pennsylvania Traffic Route 73, thence along said route to the Montgomery/Berks County border, and from points in said territory, to points in Pennsylvania.

5. By the instant application, the Applicant seeks to amend the above authority to include additional area as follows:

SO AS TO PERMIT: the transportation of household goods in use between points in the city and county of Philadelphia and the counties of Berks, Bucks, Delaware,

Chester and Montgomery, and from points in said city and counties, to points in Pennsylvania, and vice versa.

Said request was amended to read as follows:

Household goods in use, between points in the city and county of Philadelphia, the county of Delaware, and that part of Montgomery County, west of Interstate Route 76 to its intersection with Interstate Highway Route 476, thence northeasterly along said route (including former Pennsylvania Traffic Route 9, commonly known as the Northeast Extension), to its intersection with Pennsylvania Traffic Route 73, thence along said route to the Montgomery/Berks County Border, and the City of Pottstown, Montgomery County and ten statute miles from the limits of said City, and the City of Phoenixville, Chester County and one statute mile from the limits of said City, and from points in said territory, to points in Pennsylvania, and vice versa

6. Applicant has authority before the Federal Highway Administration at docket number MC-316170-C.
7. The request of authority to Applicant will not result in duplicating authority.
8. The request of authority to Applicant will not result in dual operations.
9. Applicant has received calls from the public seeking service in the area requested and attached as Exhibit "A" is a summary of the phone log seeking said service.
10. Applicant maintains a facility at its location and has storage space available. At its location Applicant maintains adequate inbound telephone lines, a fax line and a page system. The office is staffed seven days a week, with answering service for after hour calls.
11. The equipment Applicant intends to utilize in the authority requested by the instant application is contained in Exhibit "B", which is attached hereto and made part hereof.
12. Applicant's safety program is contained in Exhibit "C", which is attached hereto and made part hereof.


13. The financial data of Applicant is contained in Exhibit "D", which is attached hereto and made part hereof.

  
ERIC F. WRIGHT, PRESIDENT

COMMONWEALTH OF PENNSYLVANIA:  
: SS  
COUNTY OF PHILADELPHIA :

On this 30th day of October, 2000, before me a notary public, the undersigned officer, personally appeared ERIC F. WRIGHT known to me (or satisfactorily proven) to be the person whose name is subscribed to the within instrument, and acknowledged that he executed the same for the purposes therein contained.

In witness whereof, I hereunto set my hand and official seals.

  
\_\_\_\_\_  
NOTARY PUBLIC  
NOTARIAL SEAL  
MARIA TERESA O'BRIEN, Notary Public  
City of Philadelphia, Penna. County  
My Commission Expires Oct. 27, 2001

## EXHIBIT "A"

- ① MARY MARCH (610) 948-2998 SPRING CITY TO SPRING CITY
- ② LIZ DE HAUGH (610) 326-3832 POTTS TOWN TO STONASTON
- ③ JOEL PARADISH (610) 933-7394 PHOENIXVILLE TO PHOENIXVILLE
- ④ BARBARA APPLEMAN (610) 935-8533 PHOENIXVILLE TO BALLY PA
- ⑤ JULIE WISEN (610) 970-2814 POTTS TOWN TO NORTH COVENTRY
- ⑥ JENN NOVIS (610) 970 2494 POTTS TOWN TO POTTS TOWN
- ⑦ MIKE VANSO (610) 917 0787 PHOENIXVILLE TO PHOENIXVILLE
- ⑧ GRACE LILLY (610) 415-0618 PHOENIXVILLE TO SPRING CITY
- ⑨ MICHAEL GANTHAM (610) 287-0161 PHOENIXVILLE TO SPRING CITY
- ⑩ DONALD KLOPIS (610) 369-1838 BOYERTOWN TO FREDERICK
- ⑪ DEBORAH BANKS (610) 327-8155 POTTS TOWN TO POTTS TOWN
- ⑫ WENDY DEXTER (610) 933 1704 PHOENIXVILLE TO KEUERSOHN
- ⑬ MARGARET KEELEY (610) 948-8938 SPRING CITY TO SPRING CITY
- ⑭ BARBARA APPLEMAN (215) 541-4252 BALLY TO COLLEGEVILLE
- ⑮ ANN MEHALICH (610) 323-3556 POTTS TOWN TO ROXBOROUGH
- ⑯ HARVEY GABILL (610) 948-0765 SPRING CITY TO NEW BERLINVILLE
- ⑰ THELMA VANDERGRIFT (610) 705-0411 POTTS TOWN TO POTTS TOWN
- ⑱ PHILLIP CANNARO (610) 415-9985 PHOENIXVILLE TO LIMERICK
- ⑲ TAMMY KERPKE (610) 935-1237 PHOENIXVILLE TO STONASTON
- ⑳ BARBARA MAY (610) 342-4146 POTTS TOWN TO PHOENIXVILLE
- ㉑ KEN FLETCHER (610) 689 5763 POTTS TOWN TO DOUGLASSVILLE
- ㉒ ELANORE BAKER (610) 983-3686 PHOENIXVILLE TO ?
- ㉓ STEPHANIE WEPVER (610) 286-5225 POTTS TOWN TO BIRMSBANO
- ㉔ JENN LOMBARDO (610) 933-1577 PHOENIXVILLE TO PHOENIXVILLE
- ㉕ BOB TIRO (610) 983 4365 PHOENIXVILLE TO PHOENIXVILLE
- ㉖ ANNA PAGLIARETTI (610) 983 0187 PHOENIXVILLE TO LIMERICK
- ㉗ GEORGE KLINE (610) 783-7750 UNION FORT TO DOWNING TOWN
- ㉘ ORNIAL H. GREEN (610) 9337700 PHOENIXVILLE TO PHOENIXVILLE

- (29) Debbie Rosa (610) 935-7772 Phoenixville To Phoenixville.
- (30) OTTO BITZER (610) 935-0523 Phoenixville To Limerick
- (31) Grace Sells (610) 935-9531 Phoenixville To Limerick
- (32) LINDA NORMIS (610) 935 6152 Phoenixville To Phoenixville
- (33) Henry Bolinger (610) 367-0014 Boyertown To Meyerstown
- (34) Leonard G. King (610) 935-7586 Phoenixville To Kutztown
- (35) Julie Brufke (610) 933-0437 - Phoenixville To Phoenixville.
- (36) Maurice E. Anderson (610) 970-7945 Pottstown To Limerick
- (37) Heidi STAHL (610) 484-7237 Phoenixville To ?
- (38) New Crest. (610) 327-2880 Pottstown To Pottstown
- (39) Susan Coyle (610) 948-0888 Phoenixville To Meyerstown
- (40) Mildred CARBO (610) 495-0371 Pottstown To Meyerstown.
- (41) Deborah M. Rich (610) 718-0428 - Pottstown To Reading.

**ERIC F. WRIGHT ENTERPRISES, INC.  
T/D/B/A ERIC'S MOVING**

**EQUIPMENT LIST**

**TRUCKS**

1. One 1996 International
2. One 1986 Ford
3. One 1985 GMC-7000
4. One 1987 International

**EXHIBIT "B"**

**ERIC F. WRIGHT ENTERPRISES, INC.  
T/D/B/A ERIC'S MOVING**

**MAINTENANCE & SAFETY PROGRAM**

Applicant's vehicles have Preventive Maintenance Program every three months by Superior Automative, Royersford, Pennsylvania and each driver is required to complete an inspection report on the vehicle each time the vehicle is operated – daily.

All drivers have Motor Vehicle Reports every six months and Applicant's insurance company randomly checks the Motor Vehicle Reports as well. Each driver is given a Department of Transportation Safety Handbook and have road tests. Applicant follows up on driver education.

**EXHIBIT "C"**

ERIC F. WRIGHT ENTERPRISES, INC.  
T/D/B/A ERIC'S MOVING

BALANCE SHEET AS OF OCTOBER 1, 2000

ASSETS

Cash	\$ 40,000.00
Stock	12,000.00
Fork Lift, 87 storage containers, miscellaneous moving equipment	32,395.00
1996 International	46,000.00
1986 Ford	12,000.00
1985 GMC-7000	10,000.00
1987 International	12,000.00
Office Equipment, computer, faxes Nextel radios, programs, other miscellaneous equipment	50,000.00

LIABILITIES

Long-Term Debt	\$ 29,475.00
Short-Term Debt	0-

EQUITY

Owners' Equity	\$184,920.00
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EXHIBIT "D"






4. My requirement for moving service is mainly for business (personal) (circle one or both).

5. I have ~~not~~ supported any Application for authority sought from the Pennsylvania Public Utility Commission, except for \_\_\_\_\_.

6. I understand that this Verified Statement is going to be used by the Applicant for the purpose of submitting the same to the Pennsylvania Public Utility Commission for authority to operate within points in Pennsylvania. As such, I do enthusiastically support the Application because \_\_\_\_\_

RELIABLE, COURTEOUS, Good Rep  
GOOD PRICES  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

  
SUPPORT WITNESS

SWORN TO AND SUBSCRIBED  
BEFORE ME THIS: 27th DAY  
OF Oct, 00.

Maria Teresa O'Brien  
NOTARY PUBLIC

NOTARIAL SEAL  
MARIA TERESA O'BRIEN, Notary Public  
City of Philadelphia, Phila. County  
My Commission Expires Oct. 27, 2001



4. My requirement for moving service is mainly for business/ personal (circle one or both).

5. I have not supported any Application for authority sought from the Pennsylvania Public Utility Commission, except for \_\_\_\_\_.

6. I understand that this Verified Statement is going to be used by the Applicant for the purpose of submitting the same to the Pennsylvania Public Utility Commission for authority to operate within points in Pennsylvania. As such, I do enthusiastically support the Application

because The movers ~~are~~ are known to be dependable, careful and would be an asset to the area

Deborah S. Rich  
SUPPORT WITNESS

SWORN TO AND SUBSCRIBED

BEFORE ME THIS 27th DAY

OF October, 2000.

Maria Teresa O'Brien

NOTARY PUBLIC

NOTARIAL SEAL

MARIA TERESA O'BRIEN, Notary Public  
City of Philadelphia, Phila. County  
My Commission Expires Oct. 27, 2001



4. My requirement for moving service is mainly for business / personal. (circle one or both).

5. I have not supported any Application for authority sought from the Pennsylvania Public Utility Commission, except for \_\_\_\_\_.

6. I understand that this Verified Statement is going to be used by the Applicant for the purpose of submitting the same to the Pennsylvania Public Utility Commission for authority to operate within points in Pennsylvania. As such, I do enthusiastically support the Application because known to be reliable, honest, on time.

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

*Bernegh*  
SUPPORT WITNESS

SWORN TO AND SUBSCRIBED  
BEFORE ME THIS 27th DAY  
OF October, 2000.

*Maria Teresa O'Brien*  
NOTARY PUBLIC  
NOTARIAL SEAL  
MARIA TERESA O'BRIEN, Notary Public  
City of Philadelphia, Phila. County  
My Commission Expires Oct. 27, 2001



4. My requirement for moving service is mainly for business/ personal (circle one or both).

5. I have not supported any Application for authority sought from the Pennsylvania Public Utility Commission, except for \_\_\_\_\_.

6. I understand that this Verified Statement is going to be used by the Applicant for the purpose of submitting the same to the Pennsylvania Public Utility Commission for authority to operate within points in Pennsylvania. As such, I do enthusiastically support the Application

because I feel they do a good honest professional job and they would provide a needed service in this community.

[Signature]  
SUPPORT WITNESS

SWORN TO AND SUBSCRIBED  
BEFORE ME THIS 27th DAY  
OF October, 2000.

Maria Teresa O'Brien

NOTARY PUBLIC

NOTARIAL SEAL  
MARIA TERESA O'BRIEN, Notary Public  
City of Philadelphia, Phila. County  
My Commission Expires Oct. 27, 2001





4. My requirement for moving service is mainly for business / personal (circle one or both).

5. I have not supported any Application for authority sought from the Pennsylvania Public Utility Commission, except for \_\_\_\_\_.

6. I understand that this Verified Statement is going to be used by the Applicant for the purpose of submitting the same to the Pennsylvania Public Utility Commission for authority to operate within points in Pennsylvania. As such, I do enthusiastically support the Application

because The Company was very pleasant and did a wonderful job.

*Area Mummolo*  
SUPPORT WITNESS

SWORN TO AND SUBSCRIBED  
BEFORE ME THIS 27th DAY  
OF October, 2000.

*Maria Teresa O'Brien*  
NOTARY PUBLIC

NOTARIAL SEAL  
MARIA TERESA O'BRIEN, Notary Public  
City of Philadelphia, Penna. County  
My Commission Expires Oct. 27, 2001



4. My requirement for moving service is mainly for business / personal (circle one or both).

5. I have not supported any Application for authority sought from the Pennsylvania Public Utility Commission, except for \_\_\_\_\_.

6. I understand that this Verified Statement is going to be used by the Applicant for the purpose of submitting the same to the Pennsylvania Public Utility Commission for authority to operate within points in Pennsylvania. As such, I do enthusiastically support the Application

because Known to be professional in all ways  
with concern with handling my personal  
property.

Murriel Wense  
SUPPORT WITNESS

SWORN TO AND SUBSCRIBED

BEFORE ME THIS 27th DAY

OF October, 2000.

Maria Teresa O'Brien

NOTARY PUBLIC

NOTARIAL SEAL  
MARIA TERESA O'BRIEN, Notary Public  
City of Philadelphia, Phila. County  
My Commission Expires Oct. 27, 2001



4. My requirement for moving service is mainly for business personal (circle one or both).

5. I have not supported any Application for authority sought from the Pennsylvania Public Utility Commission, except for \_\_\_\_\_.

6. I understand that this Verified Statement is going to be used by the Applicant for the purpose of submitting the same to the Pennsylvania Public Utility Commission for authority to operate within points in Pennsylvania. As such, I do enthusiastically support the Application because

Good quality movers, moved relatives w/ good results  
very responsive

Joseph M. Balun  
SUPPORT WITNESS

SWORN TO AND SUBSCRIBED  
BEFORE ME THIS 27th DAY  
OF October, 2000.

Maria Teresa O'Brien  
NOTARY PUBLIC

NOTARIAL SEAL  
MARIA TERESA O'BRIEN, Notary Public  
City of Philadelphia, Phila. County  
My Commission Expires Oct. 27, 2004



4. My requirement for moving service is mainly for business / personal. (circle one or both).

5. I have not supported any Application for authority sought from the Pennsylvania Public Utility Commission, except for \_\_\_\_\_.

6. I understand that this Verified Statement is going to be used by the Applicant for the purpose of submitting the same to the Pennsylvania Public Utility Commission for authority to operate within points in Pennsylvania. As such, I do enthusiastically support the Application because the movers are reliable, caring + devoted + have a good reputation in the area

[Signature]  
SUPPORT WITNESS

SWORN TO AND SUBSCRIBED  
BEFORE ME THIS 27th DAY  
OF October, 2000.

Maria Teresa O'Brien  
NOTARY PUBLIC  
NOTARIAL SEAL  
MARIA TERESA O'BRIEN, Notary Public  
City of Philadelphia, Philadelphia County  
My Commission Expires Oct. 27, 2001





4. My requirement for moving service is mainly for business / personal (circle one or both).

5. I have not supported any Application for authority sought from the Pennsylvania Public Utility Commission, except for \_\_\_\_\_.

6. I understand that this Verified Statement is going to be used by the Applicant for the purpose of submitting the same to the Pennsylvania Public Utility Commission for authority to operate within points in Pennsylvania. As such, I do enthusiastically support the Application

because a reliable company that is a strong asset to the community w/ a good reputation for professionalism.

Samuel Chadwick  
SUPPORT WITNESS

SWORN TO AND SUBSCRIBED

BEFORE ME THIS 27th DAY

OF October, 2001.

Maria Teresa O'Brien

NOTARY PUBLIC

NOTARIAL SEAL  
MARIA TERESA O'BRIEN, Notary Public  
City of Philadelphia, Philadelphia County  
My Commission Expires Oct. 27, 2001



4. My requirement for moving service is mainly for business / personal. (circle one or both).

5. I have not supported any Application for authority sought from the Pennsylvania Public Utility Commission, except for NOT

6. I understand that this Verified Statement is going to be used by the Applicant for the purpose of submitting the same to the Pennsylvania Public Utility Commission for authority to operate within points in Pennsylvania. As such, I do enthusiastically support the Application

because I feel comfortable with Eric's Moving and feel they are needed in this area.

Jim Clarke Sr.  
SUPPORT WITNESS

SWORN TO AND SUBSCRIBED

BEFORE ME THIS 27th DAY

OF October, 2000.

Maria Teresa O'Brien

NOTARY PUBLIC

NOTARIAL SEAL

MARIA TERESA O'BRIEN, Notary Public  
City of Philadelphia, Phila. County  
My Commission Expires Oct. 27, 2001



4. My requirement for moving service is mainly for business / personal. (circle one or both).

5. I have not supported any Application for authority sought from the Pennsylvania Public Utility Commission, except for \_\_\_\_\_.

6. I understand that this Verified Statement is going to be used by the Applicant for the purpose of submitting the same to the Pennsylvania Public Utility Commission for authority to operate within points in Pennsylvania. As such, I do enthusiastically support the Application because

honest, and hardworking, PAYS  
his bills on time

*Vanet Dlysh*  
SUPPORT WITNESS

SWORN TO AND SUBSCRIBED  
BEFORE ME THIS 27th DAY  
OF October, 2000.

*Maria Teresa O'Brien*  
NOTARY PUBLIC  
NOTARIAL SEAL  
MARIA TERESA O'BRIEN, Notary Public  
City of Philadelphia, Penna. County  
My Commission Expires Oct. 27, 2001



4. My requirement for moving service is mainly for business/ personal (circle one or both).

5. I have not supported any Application for authority sought from the Pennsylvania Public Utility Commission, except for \_\_\_\_\_.

6. I understand that this Verified Statement is going to be used by the Applicant for the purpose of submitting the same to the Pennsylvania Public Utility Commission for authority to operate within points in Pennsylvania. As such, I do enthusiastically support the Application because of their honesty and reliable nature.

Fenny McClimon  
SUPPORT WITNESS

SWORN TO AND SUBSCRIBED  
BEFORE ME THIS 27th DAY  
OF October, 2000.

Maria Teresa O'Brien  
NOTARY PUBLIC  
NOTARIAL SEAL  
MARIA TERESA O'BRIEN, Notary Public  
City of Philadelphia, Pa. My  
My Commission Expires Oct. 27, 2001





4. My requirement for moving service is mainly for business / personal. (circle one or both).

5. I have not supported any Application for authority sought from the Pennsylvania Public Utility Commission, except for \_\_\_\_\_.

6. I understand that this Verified Statement is going to be used by the Applicant for the purpose of submitting the same to the Pennsylvania Public Utility Commission for authority to operate within points in Pennsylvania. As such, I do enthusiastically support the Application because they are known to be reliable & are highly recommended throughout the community.

*Holly Leigh Garter*  
SUPPORT WITNESS

SWORN TO AND SUBSCRIBED  
BEFORE ME THIS 27th DAY  
OF October, 2000.

*Maria Teresa O'Brien*  
NOTARY PUBLIC  
NOTARIAL SEAL  
MARIA TERESA O'BRIEN, Notary Public  
City of Philadelphia, Penna. County  
My Commission Expires Oct. 27, 2001



4. My requirement for moving service is mainly for business personal (circle one or both).

5. I have not supported any Application for authority sought from the Pennsylvania Public Utility Commission, except for \_\_\_\_\_.

6. I understand that this Verified Statement is going to be used by the Applicant for the purpose of submitting the same to the Pennsylvania Public Utility Commission for authority to operate within points in Pennsylvania. As such, I do enthusiastically support the Application because A Known to Be Honest & Dependable

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

Rabul Bruner  
SUPPORT WITNESS

SWORN TO AND SUBSCRIBED  
BEFORE ME THIS 27th DAY  
OF October, 2008.

Maria Teresa O'Brien  
NOTARY PUBLIC  
NOTARIAL SEAL  
MARIA TERESA O'BRIEN, Notary Public  
City of Philadelphia, Phila. County  
My Commission Expires Oct. 27, 2011



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

R

IN REPLY PLEASE  
REFER TO OUR FILE

November 6, 2000

RICHARD T MULCAHEY JR  
ATTORNEY AT LAW  
TWO PENN CENTER SUITE 1400  
1500 JOHN F KENNEDY BOULEVARD  
PHILADELPHIA PA 19102-1890

**DOCKETED**  
NOV 06 2000  
TL

In re: A-00113409, F. 1, AM-A - Application of Eric F. Wright Enterprises, Inc.

To Whom It May Concern:

We have received the verified statement(s) and/or other information filed in connection with the above referenced application proceeding.

The record will be reviewed and a recommendation will be made for Commission consideration at public meeting. You will be advised by the Secretary as to the action taken by the Commission.

Very truly yours,

Tim Zeigler, Supervisor  
Compliance Office - Technical Unit  
Bureau of Transportation & Safety

cc: Document Folder

**DOCUMENT  
FOLDER**