



# PILLAR · MULROY & FERBER

December 2, 1997

Re: Jenks, Inc., t/a  
Georgia P. Carroll Moving Company  
Docket No. A-00113657, F.1, Am-A

021459

Hon. James J. McNulty, Acting Secretary  
Pennsylvania Public Utility Commission  
P. O. Box 3265  
Harrisburg, PA 17120

Dear Mr. McNulty:

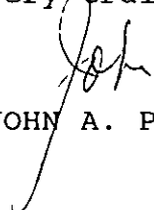
Enclosed is a protest filed on behalf of the following to the above-captioned application:

Debo Moving and Storage, Inc.

A copy of this protest has been served on applicant's representative named below in accordance with the Commission's Rules of Practice.

Please acknowledge receipt of the enclosures on the duplicate of this letter of transmittal and return it in the stamped, self-addressed envelope provided.

Very truly yours,

  
JOHN A. PILLAR

sw  
Enclosure  
cc: David M. O'Boyle, Esq. (w/encl.)

U. S. POSTAL SERVICE CERTIFICATE OF MAILING ENCLOSED

97 DEC - 8 PM 3:54

RECEIVED  
PROTHONOTARY'S OFFICE  
97 DEC - 4 AM 5:17

14



service. To the extent of protestant(s) authority, there is no need or demand for additional service and the proposed service is not necessary or proper for the service, accommodation, convenience or safety of the public. Diversion of traffic and loss of revenues in connection with the transportation proposed by applicant will be so seriously detrimental to protestant(s) so as to have a substantial adverse impact upon the public or may result in destructive competition.

6. Protestant(s) hereby request(s) that the application be set for oral hearing. If an oral hearing is held, protestant(s) represent(s) that it/they will appear and present evidence pertinent to the application.

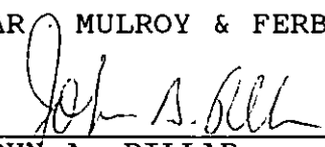
7. Pursuant to Section 333(c) of the Public Utility Code (66 Pa. C.S.A. Sec. 333(c)), protestant(s) hereby request(s) a list of the witnesses expected to testify in the above entitled proceeding, together with the subject matter of their anticipated testimony and, in particular, any complaints or any evidence pertaining to the service of the protestant(s).

8. If a restrictive amendment will satisfy the interest(s) of protestant(s), a proposed amendment is attached hereto as Appendix "D".

Respectfully submitted,

PILLAR MULROY & FERBER, P.C.

By:

  
\_\_\_\_\_  
JOHN A. PILLAR  
Attorney for Protestant(s)

Due Date: December 8, 1997

A-00113657, Folder 1, Am-A. Jenks Inc., t/a Georgia P. Carroll Moving Company (42 Ridgecrest Drive, Pittsburgh, Allegheny County, PA 15235-4548), a corporation of the Commonwealth of Pennsylvania—household goods in use between points in the city of Pittsburgh, Allegheny County: *so as to permit* the transportation of household goods in use, between points, in the counties of Allegheny, Beaver, Butler, Greene, Washington and Westmoreland, and from points in said counties, to points in Pennsylvania, and vice versa. *Attorney:* David M. O'Boyle, 1450 Two Chatham Center, Pittsburgh, PA 15219.

PENNSYLVANIA BULLETIN

November 15, 1997

**APPENDIX "B"**

**Re: JENKS, INC., t/a  
GEORGIA P. CARROLL  
MOVING COMPANY  
Docket A-00113657,  
F.1, Am-A**

The foregoing protest to the above application is filed on behalf of:

**DEBO MOVING AND STORAGE, INC.  
1508 B State Street West  
Baden, PA 15005**

Debo Moving and Storage, Inc. holds authority from this Commission at Docket No. A-00106548. As pertinent to the application involved herein, Debo Moving and Storage is authorized to transport household goods and office furnishings in use, from points in the Borough of New Brighton, Beaver County, and within 10 miles of the limits of said Borough to points in Pennsylvania within 40 miles of the point of origin, and vice versa. Debo Moving and Storage also holds authority to transport household goods between points in Allegheny County; and from named points in Allegheny County to points in Pennsylvania, as more fully set forth in Appendix "C" hereto.

PENNSYLVANIA  
PUBLIC UTILITY COMMISSION  
Harrisburg, PA 17120

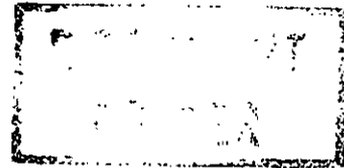
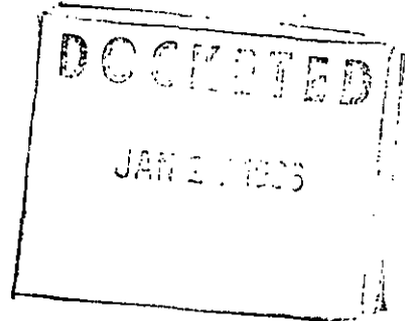
Public Meeting held January 10, 1986

Commissioners Present:

Linda C. Taliaferro, Chairman  
Frank Fischl  
Bill Shane

Application of Debo Moving and Storage, Inc., a corporation of the Commonwealth of Pennsylvania for approval of the transfer to it of all of the operating rights held by Robert F. Gruber at A-00082095 as follows: (1) to transport, as a common carrier, by motor vehicle, household goods and office furnishings in use between points in the borough of New Brighton, Beaver County, and within ten (10) miles by the usually traveled highways of the limits of the said borough; and (2) household goods and office furnishings in use from points in the borough of New Brighton, Beaver County, and within ten (10) miles by the usually traveled highways of the limits of said borough to points in Pennsylvania within forty (40) miles by the usually traveled highways of the point of origin, and vice versa.

A-00106548



\_\_\_\_\_  
Paul W. Burlingame, Jr., for the applicant.

\_\_\_\_\_  
O R D E R

BY THE COMMISSION:

This matter comes before the Commission on an application filed September 27, 1985. Public notice of the application was given in the Pennsylvania Bulletin of October 19, 1985. No protests were filed and the record is certified to the Commission without an oral hearing.

The applicant shows current assets of \$12,560 with outstanding liabilities of \$5,000. The applicant currently has no Pennsylvania intrastate operating authority nor does it hold any interstate authority.

The applicant proposes to purchase all of the transferor's motor carrier trucking rights at A-00082095 for a total consideration of \$2,500.00 that will be paid upon the Commission's approval of the instant application.

The transferor shows gross revenue for 1982 of \$4,221, \$5,529 for 1983, and \$4,762 for 1984. All of the transferor's due assessments have been paid and all reports have been filed.

We find:

1. That the applicant is fit to hold a certificate of public convenience.
2. That there is a continuing necessity for the rights herein involved.
3. That approval of the instant application is necessary for the continuation of service to the public; THEREFORE,

IT IS ORDERED: That the application for the transfer of the rights held by Robert F. Gruber at A-00082095 be and is hereby approved and that a certificate be issued to the applicant granting the following rights:

To transport, as a Class D carrier, household goods and office furnishings in use, between points in the borough of New Brighton, Beaver County, and within ten (10) miles by the usually traveled highways of the limits of the said borough.

To transport, as a Class D carrier, household goods and office furnishings in use from points in the borough of New Brighton, Beaver County, and within ten (10) miles by the usually traveled highways of the limits of said borough to points in Pennsylvania within forty (40) miles by the usually traveled highways of the point of origin, and vice versa.

with the above rights further subject to the following general conditions

- (1) That the approval hereby given is not to be understood as committing the Commission, in any proceedings that may be brought before it for any purpose, to fix a valuation on the property and rights to be acquired by applicant from the present certificate holder equal to the consideration to be paid therefor, or equal to any value that may be placed thereon by applicant, or to approve or prescribe rates sufficient to yield a return thereon.
- (2) That the applicant charge to Account 1550, Other Intangible Property, \$2,500.00, being the amount of the consideration payable by it for the right and going concern value attributable thereto; less any amount recorded under condition 1 above.

- (3) That the certificate holder shall comply with all of the provisions of the Public Utility Law as now existing or as may hereafter be amended, and Pa. Code Title 52, Chapter 31, as now existing or as may hereafter be amended, and any other rules and regulations as may hereafter be prescribed by the Commission. Failure to comply shall be sufficient cause to suspend, revoke or rescind the rights and privileges conferred by the certificate.

IT IS FURTHER ORDERED: That issuance of the certificate is contingent upon receipt of transferor's 1985 annual report.

IT IS FURTHER ORDERED: That the applicant shall not engage in any transportation granted herein until it shall have complied with the requirements of the Public Utility Code and the rules and regulations of this Commission relative to the filing and acceptance of evidence of insurance and a tariff establishing just and reasonable rates.

IT IS FURTHER ORDERED: That in the event said applicant has not, on or before sixty (60) days from the date of the service of this order, complied with the requirements hereinbefore set forth, the application shall be dismissed without further proceedings.

IT IS FURTHER ORDERED: That upon compliance with the requirements of the Public Utility Code relating to insurance and the filing and acceptance of a tariff establishing just and reasonable rates, a certificate issue evidencing the Commission's approval of the right to operate as above determined.

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

IT IS FURTHER ORDERED: That upon compliance with this order the rights granted the transferor, Robert F. Gruber at A-00082095 be cancelled and the record be marked closed.

BY THE COMMISSION,



Jerry Rich  
Secretary

(SEAL)

ORDER ADOPTED: January 10, 1986

ORDER ENTERED: January 15, 1986

PENNSYLVANIA  
PUBLIC UTILITY COMMISSION  
Harrisburg, PA 17120

Public Meeting held August 17, 1989

Commissioners Present:

Bill Shane, Chairman  
William H. Smith, Vice-Chairman  
Joseph Rhodes, Jr.  
Frank Fischl

Application of Debo Moving and Storage,  
Inc., for the transfer of all of the  
operating rights of Jon J. Pollock,  
t/d/b/a A. B. Pollock Transfer and  
Storage under the certificate issued at  
A-00101849 subject to the same limitations  
and conditions.

A-00106548  
F. 1  
Am-A

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John A. Pillar for the applicant.

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ORDER

BY THE COMMISSION:

This matter comes before the Commission on an application filed March 6, 1989. Public notice of the application was given in the Pennsylvania Bulletin of April 15, 1989. The unopposed application is certified to the Commission for its decision without oral hearing.

Debo Moving and Storage, Inc. is domiciled at 625 Second Avenue, New Brighton, Beaver County. Applicant is a corporation of the Commonwealth of Pennsylvania. Brian Debo is president and sole stockholder of Debo Moving and Storage, Inc.

The total consideration for the rights and other assets is \$30,000. The rights have been assigned a value of \$20,000 with the assets \$10,000. The sales agreement requires the consideration to be paid as follows: \$12,000 in escrow upon consummation of the sales agreement, March 2, 1989 and \$18,000 by promissory judgment note at the closing.

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

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

We find:

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

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

- (1) To transport, as a Class B carrier, property, between points in the boroughs of Emsworth, Ben Avon, Ben Avon Heights, Avalon, Bellevue, Glenfield and Sewickley, Allegheny County;
- (2) To transport, as a Class C carrier, property, from points in the boroughs of Emsworth, Ben Avon, Ben Avon Heights, Avalon, Bellevue, Glenfield and Sewickley, Allegheny County, to points within twenty-five (25) miles by the usually traveled highways of the borough limits of Emsworth;
- (3) To transport, as a Class D carrier, household and office furnishings, in use, from points in the boroughs of Emsworth, Ben Avon, Ben Avon Heights, Avalon, Bellevue, Glenfield and Sewickley, Allegheny County, to other points in Pennsylvania;
- (4) To transport, as a Class D carrier, household goods and office furnishings, in use, between points in the county of Allegheny;
- (5) To transport, as a Class D carrier, commodities for the Department of Public Assistance from its warehouses in the city of Pittsburgh, Allegheny County, to points within an air-line distance of seventy-five (75) miles of

the City-County Building in the city of Pittsburgh;

- (6) To transport, as a Class D carrier, property, between points in the borough of Sewickley, Allegheny County, and within six (6) miles by the usually traveled highways of the limits of said borough;
- (7) To transport, as a Class C carrier, property, from points in the borough of Sewickley, Allegheny County, and within six (6) miles by the usually traveled highways of the limits of said borough to points in the counties of Allegheny and Beaver within fifteen (15) miles by the usually traveled highways of the limits of the said borough;
- (8) To transport, as a Class D carrier, household goods in use, contractors' equipment and trees from points in the borough of Sewickley, Allegheny County and within six (6) miles by the usually traveled highways of the limits of said borough to points in Pennsylvania within twenty-five (25) miles by the usually traveled highways of the limits of the said borough.

subject to the following general conditions:

1. That the approval hereby given is not to be understood as committing the Commission, in any proceedings that may be brought before it for any purpose, to fix a valuation on the property and rights to be acquired by applicant from the present certificate holder equal to the consideration to be paid therefor, or equal to any value that may be placed thereon by applicant, or to approve or prescribe rates sufficient to yield a return thereon.
2. That applicant shall not record in its utility accounts any amount representing the rights herein granted in excess of the actual cost of such rights to the original holder thereof.
3. That the applicant charge to Account 1550, Other Intangible Property, \$20,000, being the amount of the consideration payable by it for the rights and going concern value attributable thereto; less any amount recorded under condition 2 above; and subject to further adjustment due to any normal

interim transactions to the date of actual transfer.

4. That the accounts of the transferee shall reflect the same book values as the records of the transferor at the effective date of the transfer, any previously recorded appreciation having been deleted therefrom; provided that the applicant shall not record in its utility accounts any amounts representing the rights herein granted in excess of the actual cost of such rights to the original holder thereof.
5. That the operating authority granted herein, or now held or subsequently granted to the applicant to the extent that it is duplicative shall not be construed as conferring more than one operating right.
6. That the certificate holder shall not transfer, sell or in any way convey any of its outstanding capital stock to any individual, partnership, corporation or any entity, without the prior filing of an application and approval thereof by the Commission under 66 PA C.S.A. §1102(a)(3).

IT IS FURTHER ORDERED: That the applicant shall not engage in any transportation granted herein until it has complied with the requirements of the Pennsylvania Public Utility Code and the rules and regulations of this Commission relative to the filing and acceptance of a tariff establishing just and reasonable rates.

IT IS FURTHER ORDERED: That the temporary authority application be dismissed.

IT IS FURTHER ORDERED: That in the event said applicant has not, on or before sixty (60) days from the date of the service of this order, complied with the requirements hereinbefore set forth, the application shall be dismissed without further proceedings.

IT IS FURTHER ORDERED: That upon compliance with this order, the rights granted the transferor, Jon J. Pollock, t/d/b/a A. B. Pollock Transfer and Storage at A-00101849 be cancelled and the record be marked closed.

BY THE COMMISSION,

A handwritten signature in black ink, appearing to read "Jerry Rich", written over a large, stylized, looped scribble.

Jerry Rich  
Secretary

(SEAL)

ORDER ADOPTED: August 17, 1989

ORDER ENTERED: AUG 30 1989

APPENDIX "D"

Re: JENKS, INC., t/a  
GEORGIA P. CARROLL MOVING  
COMPANY  
Docket A-00113657,  
F.1, Am-A

Protestant, Debo Moving and Storage, Inc., knows of no restrictive amendment that would satisfy its interest in this proceeding.

Law Offices

# VUONO & GRAY, LLC

John A. Vuono  
William A. Gray  
Mark T. Vuono\*  
Dennis J. Kusturiss  
Christine M. Dolfi  
Louise R. Schrage  
\*Also Admitted in Florida

2310 Grant Building  
Pittsburgh, PA 15219-2383

(412) 471-1800

December 3, 1997

Richard R. Wilson  
of Counsel

Facsimile  
(412) 471-4477

Re: Jenks, Inc. t/a Georgia P. Carroll Moving  
Docket No. A-00113657, F. 1, Am-A

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

MAILED WITH U.S. POSTAL SERVICE  
CERTIFICATE OF MAILING FORM 3817

RECEIVED

DEC 3 1997

Dear Mr. McNulty:

PA PUBLIC UTILITY COMMISSION  
PROTHONOTARY'S OFFICE

We enclose for filing with the Commission the signed original of a protest to the above application.

Please acknowledge receipt and filing 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.

Very truly yours,

VUONO & GRAY, LLC

William A. Gray

pz/5652

Enclosure

cc: David M. O'Boyle, Esq. (w/enc.) (By Certified Mail)

97 DEC 3 3:45 PM

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Before the  
PENNSYLVANIA PUBLIC UTILITY COMMISSION

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DOCKET NO. A-00113657, F. 1, AM-A

JENKS, INC. t/a  
GEORGIA P. CARROLL MOVING COMPANY

RECEIVED

DEC 3 1997

PENNSYLVANIA PUBLIC UTILITY COMMISSION  
PROTHONOTARY'S OFFICE

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PROTEST AND REQUEST  
FOR ORAL HEARING

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The motor carriers shown on Appendix A hereof (herein called protestants) protest the above application and request that the application be assigned for oral hearing and in support thereof respectfully represent as follows:

1. By this application, notice of which has been published in the Pennsylvania Bulletin, applicant seeks authority as set forth in Appendix A.
2. Protestants hold authority from this Commission at the docket numbers shown in Appendix A and the relevant authority is attached to the protest. Unless otherwise indicated in Appendix A, protestants will withdraw the protest only in the event an amendment is made which will totally eliminate the interest of the protestants.

3. Approval of this application is neither necessary nor proper for the service, accommodation, safety or convenience of the public since (a) protestants presently hold authority to provide service in the area affected by the application, (b) protestants and other existing carriers are providing adequate service to the public in the areas involved in the application, (c) there is no need for the service proposed by applicant and approval of the application will result in the diversion from existing carriers of revenue necessary to sustain their existing operations, and (d) approval of the application will adversely affect protestants and other existing carriers which have a substantial investment in facilities and equipment and are willing and able to provide service in the application area.

4. Protestants request that the application be set for oral hearing and that applicant be required to prove by competent evidence the elements of proof required by statute. If an oral hearing is held, protestants will appear and present evidence in opposition to the grant of the application unless the application is amended so as to eliminate the interest as set forth in this protest.

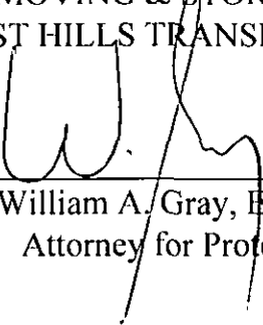
WHEREFORE, protestants request that the granting of the application be withheld; the proceeding be assigned for oral hearing with leave to protestants to participate fully therein; and applicant be required to make available at the hearing

competent witnesses for examination on all material and relevant facts bearing on the application.

Respectfully submitted,

MCKEAN & BURT, INC. t/d/b/a ALL WAYS  
MOVING & STORAGE  
ANDERSON TRANSFER, INC.  
WELESKI TRANSFER, INC.  
O. H. NICHOLAS TRANSFER & STORAGE CO.  
VESELY BROS. MOVING & STORAGE, INC.  
CENTURY III MOVING SYSTEMS, INC.  
t/d/b/a CLAIRTON TRANSFER COMPANY  
and PLEASANT HILLS VAN & STORAGE  
SOUTH HILLS MOVERS, INC.  
LEELEASE, INC.  
B. H. STUMPF CO., INC.  
FIFE MOVING & STORAGE CO.  
BEST MOVING & STORAGE CO.  
FOREST HILLS TRANSFER AND STORAGE, INC.

By:

  
\_\_\_\_\_  
William A. Gray, Esq.  
Attorney for Protestants

VUONO & GRAY, LLC  
2310 Grant Building  
Pittsburgh, PA 15219  
(412) 471-1800  
Of Counsel

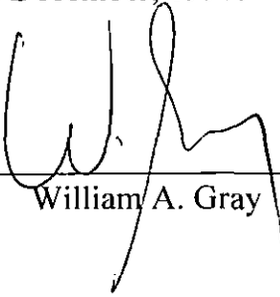
Dated: December 3, 1997

/s652

CERTIFICATE OF SERVICE

I hereby certify that I have this day served a copy of the above protest and request an oral hearing upon applicant or upon applicant's attorney or representative as shown in the Pennsylvania Bulletin notice.

Dated at Pittsburgh, PA, this 3rd day of December, 1997.

  
\_\_\_\_\_  
William A. Gray

Re: Jenks, Inc. t/a Georgia P. Carroll Moving Company  
Docket No. A-00113657, F. 1, Am-A

APPENDIX A

SCOPE OF AUTHORITY SOUGHT:

By application published in the Pennsylvania Bulletin on November 15, 1997,  
applicant seeks authority to operate as a common carrier, transporting:

Household goods in use, between points in the counties of Allegheny, Beaver, Butler, Greene, Washington and Westmoreland, and from points in said counties, to points in Pennsylvania, and vice versa.

INTEREST OF PROTESTANTS:

1. McKean & Burt, Inc. t/d/b/a All Ways Moving & Storage, 326 W. Maiden Street, Washington, PA 15301 (412-225-7360), hold authority at Docket No. A-00091652. A summary of the relevant authority of All Ways is attached hereto. All of its authority at F. 1, Am-A is relevant to this application.

2. Anderson Transfer, Inc., 231 Burton Avenue, Washington, PA 15301 (412-341-0820), holds authority at Docket No. A-00109593. A summary of the relevant authority of Anderson Transfer is attached hereto. The relevant grants of authority are paragraphs 2, 5 and 7.

3. Weleski Transfer, Inc., 140 West Fourth Avenue, Tarentum, PA 15084 (412-361-3125) holds authority at Docket No. A-00096502. A summary of the relevant authority of Weleski is attached hereto. All of its authority is relevant to this application except for paragraphs 6, 7, 11 and 12 of its authority at its lead docket, all of its authority

at F. 1, Am-B except for paragraph 2, and paragraphs 2, 3 and 6 of its authority at F. 1, Am-E.

4. O. H. Nicholas Transfer & Storage Co., 1980 North Main Street Extension, Butler, PA 16001 (412-287-6717) holds operating authority at Docket No. A-00090110. A summary of the relevant authority of O. H. Nicholas is attached hereto. The relevant grants of authority are paragraphs 4, 5, 9 and 10 at Folder 2 and paragraph 2 at Folder 2, Am-A.

5. Vesely Bros. Moving & Storage, Inc., P. O. Box 455, Fayette City, PA 15438 (412-326-5636) holds authority at Docket No. A-00102958. A copy of the relevant authority of Vesely Bros. Moving & Storage, Inc. is attached hereto. The relevant authority of Vesely are both paragraphs of its lead authority, and paragraphs 1, 2, 3, 4 and 5 at F. 1, Am-A.

6. Century III Moving Systems, Inc. t/d/b/a Clairton Transfer Company and Pleasant Hills Van & Storage, P. O. Box 455, Fayette City, PA 15438 (412-326-5636) holds authority at Docket No. A-00109240. A copy of the relevant authority of Century III Moving Systems is attached hereto. The relevant authority of this company is paragraphs 1, 2, 3, 5, 9, 10 and 11.

7. South Hills Movers, Inc., 3132 Industrial Boulevard, Bethel Park, PA 15102 (412-561-8200) holds authority at Docket No. A-00109506. A copy of the relevant authority of South Hills Movers is attached hereto. The relevant grants of authority are paragraphs 1, 2, 3, 4 and 6 of its lead docket and paragraph 3 of its authority

Re: Jenks, Inc. t/a Georgia P. Carroll Moving Company  
Docket No. A-00113657, F. 1, Am-A

APPENDIX A

SCOPE OF AUTHORITY SOUGHT:

By application published in the Pennsylvania Bulletin on November 15, 1997,  
applicant seeks authority to operate as a common carrier, transporting:

Household goods in use, between points in the counties of Allegheny, Beaver, Butler, Greene, Washington and Westmoreland, and from points in said counties, to points in Pennsylvania, and vice versa.

INTEREST OF PROTESTANTS:

1. McKean & Burt, Inc. t/d/b/a All Ways Moving & Storage, 326 W. Maiden Street, Washington, PA 15301 (412-225-7360), hold authority at Docket No. A-00091652. A summary of the relevant authority of All Ways is attached hereto. All of its authority at F. 1, Am-A is relevant to this application.
2. Anderson Transfer, Inc., 231 Burton Avenue, Washington, PA 15301 (412-341-0820), holds authority at Docket No. A-00109593. A summary of the relevant authority of Anderson Transfer is attached hereto. The relevant grants of authority are paragraphs 2, 5 and 7.
3. Weleski Transfer, Inc., 140 West Fourth Avenue, Tarentum, PA 15084 (412-361-3125) holds authority at Docket No. A-00096502. A summary of the relevant authority of Weleski is attached hereto. All of its authority is relevant to this application except for paragraphs 6, 7, 11 and 12 of its authority at its lead docket, all of its authority

MCKEAN & BURT, INC. t/d/b/a  
ALL WAYS MOVING & STORAGE

Docket No. A-00091652

Folder 1, Am-A

To transport, as a common carrier, household goods in use from points in the city of Washington and within 15 miles by the usually traveled highways of the limits of said city to other points in Pennsylvania, and vice versa.

- (1) To transport, as a Class D carrier, milk, cream and dairy products and supplies, such as powdered milk, parts for separators and for milking machines from points in the township of Buffalo, the southern half of the township of Canton, the township of Blaine, the southern half of the township of Donegal and the townships of North Franklin, South Franklin and Morris, Washington County to the city of Pittsburgh, Allegheny County, and vice versa; provided that no right, power or privilege is granted on outbound trips from the city of Pittsburgh to pick up or deliver property in an incorporated borough or city within which a station of Penn Central Transportation Company is located.
- (2) To transport, as a Class D carrier, property between points in the city of Washington, Washington County, and within fifteen miles by the usually traveled highways of the limits of said city, provided that no right is granted to transport property to points more than five (5) miles from Washington which are served by the Pittway Corporation.
- (3) To transport, as a Class D carrier, mine supplies and gas and oil well supplies and products from the city of Washington and borough of East Washington, Washington County, to mines and wells in the counties of Washington and Greene, and vice versa, and between said mines and wells.
- (4) To transport, as a Class D carrier, building construction materials, such as are usually transported in dump trucks, between points not to exceed a distance of twenty-five (25) miles from point of origin to point of destination in the county of Washington.
- (5) To transport, as a Class D carrier, household goods in use from points in the city of Washington and within fifteen (15) miles by the usually traveled highways of the limits of said city to other points in Pennsylvania, and vice versa.
- (6) To transport, as a Class D carrier, office furniture from points in the city of Pittsburgh, Allegheny County, to other points in Pennsylvania, and vice versa.
- (7) To transport, as a Class D carrier, household goods, personal effects and property used or to be used in a dwelling, when a part of the equipment or supplies of such dwelling, in connection with a removal by

a householder from one house or dwelling to another; furniture, fixtures, equipment and such property of stores, offices, museums, institutions, hospitals or other establishments, in connection with a removal from one location to another; objects of art, furniture, displays, exhibits, musical instruments and any articles, in use, requiring specialized handling and equipment usually employed in moving household goods in use, between points in the county of Allegheny and from points in the said county to points in Pennsylvania, and vice versa;

with right No. 7 above subject to the following condition:

That no right, power or privilege is granted to transport new pianos, except as presently authorized;

with rights numbers 6 and 7 above subject to the following additional restrictive condition:

That no right, power or privilege is granted to provide transportation from the borough of Millersburg, Dauphin County, the city of Harrisburg, Dauphin County and points in the counties of Dauphin and Cumberland within ten (10) miles by the usually traveled highways of the limits of the city of Harrisburg.

- (9) To transport, as a Class D carrier, tabulating machines, calculating machines, computers, copying machines, electronic equipment and other business machines and equipment, which because of their unusual nature or value, require specialized handling and equipment usually employed in moving household goods, and parts, materials and supplies used in connection therewith, (a) between points in the city of Washington, Washington County, and within fifteen (15) miles by the usually traveled highways of the limits of said city, and from points in said territory to points in Pennsylvania, and vice versa; and (b) between points in the county of Allegheny, and from points in said county to points in Pennsylvania, and vice versa.

PENNSYLVANIA  
PUBLIC UTILITY COMMISSION

Application Docket No. 96502

Application of WELESKI TRANSFER, INC., a corporation of the Commonwealth of Pennsylvania

REPORT AND ORDER  
APPROVING TRUCKING SERVICE

BY THE COMMISSION:

This matter being before the Pennsylvania Public Utility Commission upon application of WELESKI TRANSFER, INC., a corporation of the Commonwealth of Pennsylvania, dated February 16, 1971, to operate motor vehicles as a common carrier, and having been duly presented in accordance with the rules of the Commission, and full investigation of the matters and things involved having been had, and it appearing that the rights granted herein are in effect a transfer of the rights which have been held by ANDY L. WELESKI (deceased) and ANTHONY L. WELESKI, copartners, trading and doing business as WELESKI TRANSFER, under report and order issued at A. 84519, Folder 1 on August 19, 1957 and the certificate of public convenience issued thereunder, as modified and amended, and under report and order issued at A. 84519, Folder 2 on August 19, 1957 and the certificate of public convenience issued thereunder, which certificates will be subsequently cancelled, as of the date of this order upon compliance with the tariff and insurance requirements of the Commission by WELESKI TRANSFER, INC., a corporation of the Commonwealth of Pennsylvania, the Commission finds and determines that approval of the application limited to the following rights:

1. To transport, as a Class B carrier, property between points in the borough of Tarentum, Allegheny County. (Formerly A. 84519, Folder 1)
2. To transport, as a Class D carrier, household goods and office furniture, in use, from points in the borough of Tarentum and within an airline distance of three (3) statute miles of the limits of said borough to points within an airline distance of forth (40) statute miles of point of origin, and vice versa. (Formerly A. 84519, Folder 1)
3. To transport, as a Class B carrier, property between points in the borough of New Kensington, Westmoreland County. (Formerly A. 84519, Folder 1)
4. To transport, as a Class B carrier, household goods and equipment, in use, between points in the borough of New Kensington, Westmoreland County, and within five (5) miles by the usually traveled highways of the limits of said borough. (Formerly A. 84519, Folder 1)

5. To transport, as a Class D carrier, household goods and equipment, in use, from the borough of New Kensington, Westmoreland County, and within five (5) miles by the usually traveled highways of the limits of said borough to points in Pennsylvania, and vice versa. (Formerly A. 84519, Folder 1)
6. To transport, as a Class D carrier, electrical household equipment for the Keller Electric Company from Ochiltree Electric Company in the city of Pittsburgh, Allegheny County, to the borough of New Kensington, Westmoreland County. (Formerly A. 84519, Folder 1)
7. To transport, as a Class D carrier, property for Montgomery Ward & Company and M. Rom & Sons Company from points in the borough of New Kensington to points in a westerly, northerly and easterly direction within thirty (30) miles by the usually traveled highways of the limits of said borough and to points in a southerly direction within twelve (12) miles by the usually traveled highways of the limits of said borough and vice versa. (Formerly A. 84519, Folder 1)
8. To transport, as a Class D carrier, household goods and office furniture, in use, between points in the city of Pittsburgh, Allegheny County, and within thirty (30) miles by the usually traveled highways of the limits of said city. (Formerly A. 84519, Folder 1)
9. To transport, as a Class D carrier, household goods and office furniture, in use, between points in the county of Allegheny. (Formerly A. 84519, Folder 1)
10. To transport, as a Class D carrier, household goods and office furniture, in use, from points in the county of Allegheny to other points in Pennsylvania, and vice versa. (Formerly A. 84519, F.1)
11. To transport, as a Class D carrier, amiesite, stone, limestone, wire tools, sawed and planed lumber, coal, building materials and building construction materials, such as are usually transported in dump trucks, between points in the borough of Apollo, Armstrong County, and within twenty (20) miles by the usually traveled highways of the limits of said borough; provided that no haul shall exceed a distance of twenty-five (25) miles from point of origin to point of destination. (Formerly A. 84519, Folder 1)

12. To transport, as a Class D carrier, mine machinery and supplies from the freight station in the borough of Apollo, Armstrong County, to mines within twenty (20) miles by the usually traveled highways of the limits of said borough. (Formerly A. 84519, Folder 2)
13. To transport, as a Class D carrier, household goods, in use, between points in the borough of Apollo, Armstrong County, and within five (5) miles by the usually traveled highways of the limits of said borough. (Formerly A. 84519, Folder 2)
14. To transport, as a Class D carrier, household goods in use, from points in the borough of Apollo, Armstrong County, and within five (5) miles by the usually traveled highways of the limits of said borough to points in Pennsylvania, and vice versa; (Formerly A. 84519, Folder 2)

and subject to the following conditions, is necessary or proper for the service, accommodation or convenience of the public:

FIRST: That the certificate holder is limited and restricted to the operation of the motor vehicles as named and described in the equipment certificate, to be subsequently issued.

SECOND: That the approval hereby given is not to be understood as committing the Commission, in any proceedings that may be brought before it for any purpose, to fix a valuation on the property and/or rights to be acquired by applicant from the present certificate holder equal to the consideration to be paid therefor, or equal to any value that may be placed thereon by applicant, or to approve or prescribe rates sufficient to yield a return thereon.

THIRD: That the accounts of the transferee shall reflect the same book values as the records of the transferor at the effective date of the transfer, any previously recorded appreciation having been deleted therefrom; provided that the applicant shall not record in its utility accounts any amounts representing the rights herein granted in excess of the actual cost of such rights to the original holder thereof;

FOURTH: That the certificate holder shall comply with all of the provisions of the Public Utility Law as now existing or as may hereafter be amended, and Revised General Order No. 29, effective July 1, 1939, or as may hereafter be revised, and any other rules and regulations as may hereafter be prescribed by the Commission. Failure to comply shall be sufficient cause to suspend, revoke or rescind the rights and privileges conferred by the certificate.

NOW, to wit, May 17, 1971, IT IS ORDERED: That upon compliance with the requirements of the Public Utility Law relating to insurance and the filing and acceptance of a tariff establishing just and reasonable rates, a certificate of public convenience issue evidencing the Commission's approval of the right to operæ as above determined.

IT IS FURTHER ORDERED: That in the event said applicant has not, on or before thirty days from the date of the service of this order, complied with the requirements hereinbefore set forth, the application shall be dismissed without further proceedings.

PENNSYLVANIA  
PUBLIC UTILITY COMMISSION

ATTEST:



Secretary



Chairman

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Application of WELESKI TRANSFER, INC., a corporation  
of the Commonwealth of Pennsylvania

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CORRECTED SUPPLEMENTAL REPORT AND ORDER MODIFYING  
CERTIFICATE OF PUBLIC CONVENIENCE

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BY THE COMMISSION:

This matter being before the Pennsylvania Public Utility Commission upon application of WELESKI TRANSFER, INC., a corporation of the Commonwealth of Pennsylvania, dated July 6, 1971, for modification of the report and order issued under date of May 17, 1971 and the certificate of public convenience issued thereunder, as modified and amended, and upon protests, and having been duly heard and submitted by the parties and full investigation of the matters and things involved having been had, and it appearing that applicant amended his application whereby protests were withdrawn, the Commission finds and determines that approval of the proposed modification is necessary or proper for the service, accommodation or convenience of the public; THEREFORE:

NOW, to wit, August 20, 1974, IT IS ORDERED: That the report and order issued under date of May 17, 1971 and the certificate of public convenience issued thereunder, as modified and amended, be and is hereby further modified and amended so as to include the following right:

To transport, as a Class D carrier, personal effects and property used or to be used in a dwelling when a part of the equipment or supplies of such dwelling in connection with the removal by a householder from one house or dwelling to another; furniture, fixtures, equipment and property of stores, offices, museums, libraries, laboratories, hospitals, institutions or other establishments, when a part of the stock, equipment or supplies of such stores, offices, museums, libraries, laboratories, hospitals, institutions or other establishments in connection with removal from one location to another and requiring specialized handling or specialized equipment usually employed in moving household goods; and articles, in use, including objects of art, displays, musical instruments and exhibits, which because of their unusual nature or value requires special handling or equipment usually employed in moving household goods; in the following areas:

From points in the borough of Tarentum and within an airline distance of three (3) statute miles of the limits of said borough to points within an airline distance of forty (40) statute miles of the point of origin, and vice versa.

Between points in the borough of New Kensington, Westmoreland County, and within five (5) statute miles by the usually travelled highways of the limits of said borough.

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Folder 1, Am-A

From the borough of New Kensington, Westmoreland County, and within five (5) statute miles by the usually travelled highways of the limits of said borough to points in Pennsylvania, and vice versa.

Between points in the city of Pittsburgh, Allegheny County, and within thirty (30) statute miles by the usually travelled highways of the said city.

Between points in the county of Allegheny and from points in said county to points in Pennsylvania, and vice versa.

Between points in the borough of Apollo, Armstrong County, and within five (5) statute miles by the usually travelled highways of the limits of said borough, and from said area to points in Pennsylvania, and vice versa.

and subject to the following conditions:

That the transportation of the property herein authorized is limited to deliveries to the home, establishment or place of business of the ultimate user thereof where such property if crated shall be uncrated at destination and placed in use; except as otherwise authorized.

The duplicity in the foregoing grant of rights and the extent to which said grant duplicates any other rights now held by the certificate holder is considered as one right and is not severable.

IT IS FURTHER ORDERED: That the applicant will not be permitted to operate or engage in any transportation granted herein until compliance with the requirements of the Public Utility Law, relative to the filing and acceptance of a tariff establishing just and reasonable rates.

PENNSYLVANIA  
PUBLIC UTILITY COMMISSION  
*George L. Bloom*  
Chairman

ATTEST:

*Will Fisher*

Secretary

ORDER ADOPTED: August 20, 1974  
ORDER ENTERED: January 31, 1975

PENNSYLVANIA  
PUBLIC UTILITY COMMISSION

Application Docket No. 96502  
Folder 1, Am-B

Application of WELESKI TRANSFER, INC., a  
corporation of the Commonwealth of Pennsylvania

SUPPLEMENTAL REPORT AND ORDER  
MODIFYING CERTIFICATE OF PUBLIC CONVENIENCE

BY THE COMMISSION:

This matter being before the Pennsylvania Public Utility Commission upon application of WELESKI TRANSFER, INC., a corporation of the Commonwealth of Pennsylvania, received June 19, 1972, for modification of the report and order issued under date of May 17, 1971 and the certificate of public convenience issued thereunder, and having been duly presented in accordance with the rules of the Commission, and full investigation of the matters and things involved having been had, and it appearing that the rights granted herein are in effect a transfer of the rights which have been held by KENNETH C. WOLFE, (deceased), trading and doing business as KEN WOLFE'S PICKUP AND DELIVERY, under report and order issued at A. 95786 on April 13, 1970 and the certificate of public convenience issued thereunder, which certificate will be subsequently cancelled as of the date of this order, upon compliance with the tariff requirements of the Commission by WELESKI TRANSFER, INC., a corporation of the Commonwealth of Pennsylvania, the Commission finds and determines that approval of the proposed modification is necessary or proper for the service, accommodation or convenience of the public; THEREFORE:

NOW, to wit, November 13, 1972, IT IS ORDERED: That the report and order issued under date of May 17, 1971 and the certificate of public convenience issued thereunder, be and is hereby modified and amended so as to include the following rights:

To transport, as a Class D carrier, packages, no single item to exceed one hundred (100) pounds in weight, between points in the borough of Wilkinsburg, Allegheny County, and from points in said borough to points within ten (10) miles by the usually traveled highways of the limits of the said borough, and the return of refused or damaged shipments.

To transport, as a Class D carrier, property, between points in East Liberty and the borough of Wilkinsburg, Allegheny County.

To transport, as a Class D carrier, property for W. F. Angermyer from East Liberty to points in the county of Allegheny.

To transport, as a Class D carrier, new and used office machines (electrically and manually operated) and electronic copy machines and computers, requiring special handling and special equipment (excluding the transportation of property, which, because of size or weight requires the use of special equipment, such as winch trucks or tractors, pole or extendible trailers or carryalls), for Addressograph-Multigraph Corporation, between points in the county of Allegheny and from points in said county to points in Pennsylvania, and vice versa.

and subject to the following conditions:

FIRST: That no right, power or privilege is granted to transport household goods and office furniture, in use.

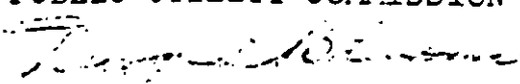
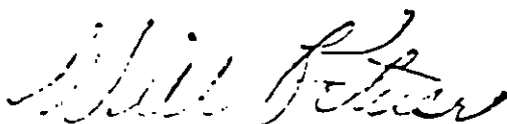
SECOND: That the approval hereby given is not to be understood as committing the Commission, in any proceedings that may be brought before it for any purpose, to fix a valuation on the property and rights to be acquired by applicant from the present certificate holder equal to the consideration to be paid therefor, or equal to any value that may be placed thereon by applicant, or to approve or prescribe rates sufficient to yield a return thereon.

THIRD: That the accounts of the transferee shall reflect the correct book values as the records of the transferor at the effective date of the transfer, any previously recorded appreciation having been deleted therefrom; provided that the applicant shall not record in its utility accounts any amounts representing the rights herein granted in excess of the actual cost of such rights to the original holder thereof.

IT IS FURTHER ORDERED: That the applicant will not be permitted to operate or engage in any transportation granted herein until compliance with the requirements of the Public Utility Law, relative to the filing and acceptance of a tariff establishing just and reasonable rates.

PENNSYLVANIA  
PUBLIC UTILITY COMMISSION

ATTEST:

  
Chairman

PENNSYLVANIA  
PUBLIC UTILITY COMMISSION  
Harrisburg, PA 17120

Public Meeting held May 15, 1981

Commissioners Present:

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

Application of Weleski Transfer, Inc.,  
a corporation of the Commonwealth of  
Pennsylvania, for amendment to its  
common carrier certificate: SO AS TO  
PERMIT the transportation of household  
goods, personal effects and property  
used or to be used in a dwelling, when  
a part of the equipment or supplies of  
such dwelling, as an incidental part of  
a removal by the householder from one  
domicile to another; furniture, fixtures,  
equipment and the property of stores,  
offices, museums, institutions, labo-  
ratories, hospitals or other establish-  
ments, when a part of the stock, equip-  
ment or supply of such stores, offices,  
museums, institutions, laboratories,  
hospitals or other establishments, in  
connection with a removal from one  
location to another; and articles, in  
use, including objects of art, displays  
and exhibits which, because of their  
unusual nature or value require specialized  
handling and equipment usually employed in  
moving household goods, between points in  
the County of Butler, and from points in  
said County to points in Pennsylvania,  
and vice versa.

A-00096502,  
F.1, Am-C

O R D E R

BY THE COMMISSION:

We adopt as our action the Initial Decision of Administrative Law Judge  
Matuschak dated January 12, 1981, and his Ruling on Exceptions dated March 26, 1981;  
THEREFORE,

IT IS ORDERED:

1. That the application of Weleski Transfer, Inc., at Docket A-00096502,  
F.1, Am-C, as amended, be and is hereby approved in part and denied in part, and that  
the Certificate of Public Convenience issued to applicant on July 15, 1971, as amended,  
be further amended to include the following right:

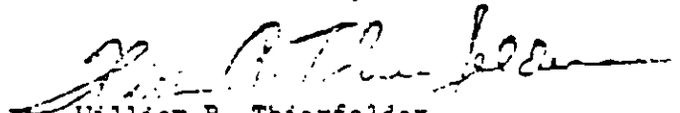
To transport, as a Class D carrier, by motor vehicle, household goods, personal effects and property used or to be used in a dwelling, when a part of the equipment or supplies of such dwelling, as an incidental part of a removal by the householder from one domicile to another; furniture, fixtures, equipment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

PROVIDED, however, that no right, power or privilege is granted to provide any transportation from Monroe County to Butler County.

2. That the applicant shall not engage in any transportation granted herein until it shall have complied with the requirements of the Public Utility Code and the rules and regulations of this Commission relating to the filing and acceptance of a tariff establishing just and reasonable rates.

3. That in the event said applicant has not, on or before sixty (60) days from the date of service of this Order, complied with the requirements hereinabove set forth, the application shall be dismissed without further proceedings.

BY THE COMMISSION,

  
William P. Thierfelder  
Secretary

(SEAL)

ORDER ADOPTED: May 15, 1981

ORDER ENTERED: JUN 9 1981

PENNSYLVANIA  
PUBLIC UTILITY COMMISSION  
Harrisburg, PA 17120

Public Meeting held June 11, 1987

Commissioners Present:

Bill Shane, Chairman  
Linda C. Taliaferro  
Frank Fischl

Application of Weleski Transfer, Inc.,  
a corporation of the Commonwealth of  
Pennsylvania, for amendment to its common  
carrier certificate, which grants the right,  
inter alia, to transport, by motor vehicle,  
household goods, personal effects and property  
used or to be used in a dwelling when a part  
of the equipment or supply of such dwelling,  
as an incidental part of a removal by the  
householder from one domicile to another;  
furniture, fixtures, equipment and the  
property of stores, offices, museums,  
institutions, laboratories, hospitals,  
or other establishments, when a part of the  
stock, equipment and supply of such stores,  
offices, museums, institutions, laboratories,  
hospitals or other establishments, in  
connection with a removal from one location  
to another; and articles, in use, including  
objects of art, displays, and exhibits which  
because of their unusual nature or value  
require specialized handling and equipment  
usually employed in moving household goods,  
from points in the county of Butler, to points  
in Pennsylvania, and vice versa; subject to the  
following condition: That no right, power or  
privilege is granted to provide any transportation  
from Monroe County to Butler County: SO AS TO PERMIT  
the transportation of tabulating machines, calculating  
machines, computers, copying machines, electronic  
equipment and other business machines and equipment,  
which because of their unusual nature or value,  
require specialized handling and equipment usually  
employed in moving household goods, and parts,  
materials and supplies used in connection therewith,  
(1) from points in the borough of Tarentum and within  
an airline distance of three (3) statute miles of the  
limits of the said borough to points within an  
airline distance of forty (40) statute miles of the

A-00096502  
F. 1  
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point of origin, and vice versa; (2) between points in the borough of New Kensington, Westmoreland County, and within five (5) statute miles by the usually traveled highways of the limits of the said borough; (3) from the borough of New Kensington, Westmoreland County, and within five (5) statute miles by the usually traveled highways of the limits of said borough, to points in Pennsylvania, and vice versa; (4) between points in the city of Pittsburgh, Allegheny County, and within thirty (30) statute miles by the usually traveled highways of the said city; (5) between points in the county of Allegheny and from points in the said county, to points in Pennsylvania, and vice versa; (6) between points in the borough of Apollo, Armstrong County, and within five (5) statute miles by the usually traveled highways of the said borough, and from said area to points in Pennsylvania, and vice versa; and (7) from points in the county of Butler, to points in Pennsylvania, and vice versa.

William J. Lavelle for Weleski Transfer, Inc.

#### O R D E R

BY THE COMMISSION:

This matter comes before the Commission on an application filed September 29, 1986. Public notice of the application was given in the Pennsylvania Bulletin of October 25, 1986.

The unopposed application is certified to the Commission for its decision without oral hearing. The record consists of verified statements entered by Gary L. Weleski, president of the applicant, Tarentum, Allegheny County; and William G. Bowman, senior transportation administrator, Westinghouse Electric Corporation, Nuclear Technology Systems Division, Monroeville, Allegheny County.

#### DISCUSSION AND FINDINGS

By the instant application, Weleski Transfer, Inc., seeks to amend its current broad form household goods authority so that it may transport various types of business machines and electronic equipment which requires specialized handling and equipment as normally employed in moving household goods. There is no territorial expansion involved in the instant proceeding.

The applicant admits that it has transported business machines and electronic equipment within the scope of its

current territorial authority, under the belief that the commodities involved were included in the Commission's broad form household goods description.

In our decision adopted March 20, 1986, and entered April 2, 1986, at P-850090, Pennsylvania Moving & Storage Association, Petition for Declaratory Order, it was decided that the transportation of new or used business machines was not within the scope of the authority to transport articles which require specialized handling and equipment usually employed in moving household goods.

Upon issuance of the above referenced decision, the applicant filed an application for specific authority to transport the types of commodities above excluded, but confined to its current operating territory relative to household goods and office furnishings in use.

We find, after review of the circumstances surrounding the filing of the application for amendment to its certificate and the verified statements of the applicant and one shipper in support of the application, that the application should be approved. The applicant as a currently certificated carrier of household goods and office furnishings has the necessary equipment and experience to transport the subject commodities. The support of the one shipper is representative of a need for the service as an accommodation and convenience to the public. We further find that approval of the application will provide substantial public benefit by making the applicant's service available for the transportation of business machines and electronic equipment and by bringing the applicant into compliance with current Commission policy; THEREFORE,

IT IS ORDERED: That the application be and is hereby approved, and that the certificate issued July 15, 1971, as amended, be further amended to include the following right:

To transport, as a Class D carrier, tabulating machines, calculating machines, computers, copying machines, electronic equipment and other business machines and equipment, which because of their unusual nature or value, require specialized handling and equipment usually employed in moving household goods, and parts, materials and supplies used in connection therewith, (1) from points in the borough of Tarentum and within an airline distance of three (3) statute miles of the limits of the said borough to points within an airline distance of forty (40) statute miles of the point of origin, and vice versa; (2) between points in the borough of New Kensington, Westmoreland County, and within five (5) statute

miles by the usually traveled highways of the limits of the said borough; (3) from the borough of New Kensington, Westmoreland County, and within five (5) statute miles by the usually traveled highways of the limit of said borough, to points in Pennsylvania, and vice versa; (4) between points in the city of Pittsburgh, Allegheny County, and within thirty (30) statute miles by the usually traveled highways of the said city; (5) between points in the county of Allegheny and from points in the said county, to points in Pennsylvania, and vice versa; (6) between points in the borough of Apollo, Armstrong County, and within five (5) statute miles by the usually traveled highways of the said borough, and from said area to points in Pennsylvania, and vice versa; and (7) from points in the county of Butler, to points in Pennsylvania, and vice versa.

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

IT IS FURTHER ORDERED: That no service shall be rendered under the authority granted herein until the applicant has complied with the requirements of the Public Utility Code and the rules and regulations of the Commission relative to the filing and acceptance of a tariff establishing just and reasonable rates.

IT IS FURTHER ORDERED: That in the event the applicant has not complied with the requirements hereinbefore set forth within sixty (60) days of the date the order is entered, the application shall be dismissed without further proceedings.

BY THE COMMISSION,

  
Jerry Rich  
Secretary

(SEAL)

ORDER ADOPTED: June 11, 1987

ORDER ENTERED: JUN 22 1987

PENNSYLVANIA  
PUBLIC UTILITY COMMISSION  
Harrisburg, PA 17120

Public Meeting held April 20, 1989

Commissioners Present:

Bill Shane, Chairman  
William H. Smith, Vice-Chairman  
Joseph Rhodes, Jr.  
Frank Fischl

Application of Weleski Transfer, Inc.,  
a corporation of the Commonwealth of  
Pennsylvania, for the transfer to it of  
all of the rights held by Sylvia B. Sgro  
and Angelo H. Sgro, copartners, t/d/b/a  
Sgro Brothers, under the certificate  
issued at A-00097338, subject to the same  
limitations and conditions.

A-00096502  
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Vuono, Lavelle & Gray, by John A. Vuono for the applicant.

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O R D E R

BY THE COMMISSION:

This matter comes before the Commission by an application filed on January 30, 1989, and published in the Pennsylvania Bulletin of February 18, 1989. There are no protests and the record is now certified to the Commission for its decision without oral hearing.

Weleski Transfer, Inc. (or applicant) was organized under the laws of Pennsylvania on May 12, 1969. It is authorized to issue 100,000 shares of common stock, each having a par value of \$1.00 per share. To date, 38,000 shares have been issued to Anthony L. Weleski, president and a director of the corporation. Gary L. Weleski is vice president and a director, and Faye N. Weleski is secretary-treasurer and a director. All are residents of the borough of Tarentum, Allegheny County. The corporation itself is domiciled at 140 West Fourth Avenue, Tarentum, Allegheny County.

The applicant's operating fleet presently consists of 42 power units and 24 trailers of various kinds, all of which are company-owned. The applicant's unaudited balance sheet shows that as of November 30, 1988, it had current assets of \$737,618, total assets of \$1,750,433, with current liabilities of \$339,402 and total liabilities of \$969,308, leaving stockholder equity of \$781,125.

Pursuant to the terms of a sales agreement dated December 30, 1988, the applicant will purchase the operating rights for the sum of \$3,000. No other assets are involved. The sum of \$500 has been placed in escrow at the execution of the sales agreement. The balance of \$2,500 will be paid within 30 days of the effective date of our order approving the application.

The applicant has held a common carrier certificate from this Commission since 1972. A review of the matters of record before us indicates that the applicant possesses the requisite experience, equipment and financial capacity to adequately provide the additional service sought herein.

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

We find:

1. That the applicant is fit, willing and able to provide the service as proposed.

2. That the transfer of the authority is in the public interest and is necessary for the continued accommodation and convenience of the public; THEREFORE,

- IT IS ORDERED: That the transfer application be and is hereby approved and that the certificate of public convenience issued to the applicant on November 10, 1972, as amended, be further amended to include the following rights:

1. To transport, as a Class D carrier, household goods and office furniture in use, between points in the township of Cowanshannock, Armstrong County, and from points in the said township and within an airline distance of ten (10) statute miles of the limits of the said township, to points in Pennsylvania and vice versa;

subject to the following conditions:

- (a) That no right, power or privilege is granted to transport household goods or office furniture in use, to or from the borough of Indiana and the township of White, Indiana County; provided, however, that applicant may transport household goods and office furniture in use from points in said borough of Indiana and township of White to points

in the township of Cowanshannock, Armstrong County, and vice versa, and to points in the borough of Kittanning, Armstrong County, and within an airline distance of five (5) statute miles of the limits of the said borough of Kittanning and vice versa.

- (b) That no right, power or privilege is granted to transport household goods and office furniture in use from points in the borough of Ford City, Armstrong County, and within an airline distance of five (5) statute miles of the limits of the said borough; provided, however, that the applicant may transport household goods and office furniture in use from said borough of Ford City and within an airline distance of five (5) statute miles of the limits of the said borough to points in the said township of Cowanshannock and to points within forty (40) miles of any point of origin located in the borough of Kittanning, Armstrong County, or within an airline distance of five (5) statute miles of the limits of the said borough of Kittanning.
2. To transport, as a Class B carrier, farm machinery, horses, cattle, grain and feed, between farms in the township of Cowanshannock, Armstrong County, and other points within an airline distance of five (5) statute miles of the said township.
  3. To transport, as a Class C carrier, mine machinery in use, between points in Cowanshannock Township, Armstrong County, and from points in said township to points within an airline distance of twenty-five (25) statute miles of Nu Mine, Armstrong County.
  4. To transport, as a Class D carrier, household goods and office furniture in use from points in the borough of Kittanning, Armstrong County, and within an airline distance of five (5) statute miles of the limits of the said borough to points within forty (40) miles of the point of origin and vice versa.
  5. To transport, as a Class D carrier, household goods, personal effects and property used or to be used in a dwelling, when a part of the equipment or supplies of such dwelling, in connection with the removal by a householder from one house or dwelling to another; furniture, fixtures, equipment and such property of stores, offices, museums, institutions,

hospitals or other establishments, when a part of the stock, equipment or supplies of such stores, offices, museums, institutions, hospitals or other establishments, in connection with the removal from one location to another; objects of arts, furniture, displays, exhibits, musical instruments and any articles, in use, requiring specialized handling and equipment usually employed in moving household goods in use, between points in the county of Armstrong and from points in the county of Armstrong to other points in Pennsylvania and vice versa;

with Right No. 5 subject to the following conditions:

- (a) That no right, power or privilege is granted to transport household goods or office furniture in use, to or from the borough of Indiana and the township of White, Indiana County; provided, however, that applicant may transport household goods and office furniture in use from points in said borough of Indiana and township of White to points in the township of Cowanshannock, Armstrong County, and vice versa, and to points in the borough of Kittanning, Armstrong County, and within an airline distance of five (5) statute miles of the limits of the said borough of Kittanning, Armstrong County, and vice versa.
  - (b) That no right, power or privilege is granted to transport household goods and office furniture in use from points in the borough of Ford City, Armstrong County, and within an airline distance of five (5) statute miles of the said borough; provided, however, that the applicant may transport household goods and office furniture in use from said borough of Ford City and within an airline distance of five (5) statute miles of the limits of the said borough to points in the said township of Cowanshannock, Armstrong County, and to points within forty (40) miles of any point of origin located in the borough of Kittanning, Armstrong County, or within an airline distance of five (5) statute miles of the limits of the said borough of Kittanning, Armstrong County.
6. To transport, as a Class D carrier, new furniture between points in the township of Cowanshannock, Armstrong County, and from points in the said township, and within an airline distance of ten

(10) statute miles of the limits of the said township to points in Pennsylvania, and vice versa;

with Right No. 6 subject to the following conditions:

- (a) That no right, power or privilege is granted to transport new furniture to or from the borough of Indiana and the township of White, Indiana County; provided, however, that applicant may transport new furniture from points in said borough of Indiana and township of White to points in the township of Cowanshannock, Armstrong County, and vice versa, and to points in the borough of Kittanning, Armstrong County, and within an airline distance of five (5) statute miles of the limits of the said borough, and vice versa.
- (b) That no right, power or privilege is granted to transport new furniture from points in the borough of Ford City, Armstrong County, and within an airline distance of five (5) statute miles of the limits of the said borough; provided, however, that the applicant may transport new furniture from said borough and within an airline distance of five (5) statute miles of the said borough, to points in the township of Cowanshannock, Armstrong County, and to points within forty (40) miles of any point of origin located in the borough of Kittanning, Armstrong County, or within an airline distance of five (5) statute miles of the limits of the said borough of Kittanning;

with all of the above Rights subject to the following general conditions:

1. That the approval hereby given is not to be understood as committing the Commission, in any proceedings that may be brought before it for any purpose, to fix a valuation on the rights to be acquired by applicant from the present certificate holder equal to the consideration to be paid therefor, or equal to any value that may be placed thereon by applicant, or to approve or prescribe rates sufficient to yield a return thereon.
2. That applicant shall not record in its utility accounts any amount representing the rights herein granted in excess of the actual cost of such rights to the original holder thereof.

3. That the applicant charge to Account 1550, Other Intangible Property, \$3,000, being the amount of the consideration payable by it for the rights and going concern value attributable thereto; less any amount recorded under condition 2 above.
4. That the certificate holder shall not transfer, sell or in any way convey any of its outstanding capital stock to any individual, partnership, corporation or any entity, without the prior filing of an application and approval thereof by the Commission under 66 PA C.S.A. Section 1102(a)(3).

IT IS FURTHER ORDERED: That the applicant shall not engage in any transportation granted herein until it has complied with the requirements of the Pennsylvania Public Utility Code and the rules and regulations of this Commission relative to the filing and acceptance of a tariff establishing just and reasonable rates.

IT IS FURTHER ORDERED: That issuance of the certificate be withheld pending receipt of the 1988 Annual Report of the transferor.

IT IS FURTHER ORDERED: That in the event said applicant has not, on or before sixty (60) days from the date of the service of this order, complied with the requirements hereinbefore set forth, the application shall be dismissed without further proceedings.

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

IT IS FURTHER ORDERED: That upon compliance with this order, the rights granted the transferor, Sylvia P. Sgro and Angelo H. Sgro, copartners, t/d/b/a Sgro Brothers, at A-00097338 be cancelled and the record be marked closed.

BY THE COMMISSION,

  
Jerry Rich  
Secretary

(SEAL)

ORDER ADOPTED: April 20, 1989

ORDER ENTERED: APR 25 1989

SCOPE OF CARRIER'S OPERATING AUTHORITYITEM 1

Rates and provisions named in this tariff, or as amended, are limited in their application on Pennsylvania intrastate commerce to the extent of the operating rights set forth below. Unless specifically provided, the provisions are to be interpreted in the same manner as the Pennsylvania Public Utility Commission interprets the Certificate from which the following is quoted.

Certificate No. A-90110Folder 2

① To transport, as a Class B carrier, property, between points in the City of Butler, Butler County, and within three (3) miles of the limits of said city.

② To transport, as a Class D carrier, property from points in the City of Butler and within three (3) miles of the limits of said city to other points in the County of Butler, and vice versa.

③ To transport, as a Class D carrier, property for the National Carloading Company between the City of Butler, Butler County, and the City of Pittsburgh, Allegheny County.

④ To transport, as a Class D carrier, household goods and office furnishings, in use, between points in the County of Butler.

⑤ To transport, as a Class D carrier, household goods and office furnishings, in use, from points in the County of Butler to other points in Pennsylvania, and vice versa.

⑥ To transport, as a Class D carrier, merchandise from retail and wholesale establishments in the City of Butler, Butler County, to retail and wholesale customers in the said city and within thirty-five (35) miles of the limits thereof, by the usually traveled highways, and the return of damaged or refused merchandise excluding transportation to or from the City of New Castle, Lawrence County, points in the County of Beaver, the City of Pittsburgh, Allegheny County, and points in Allegheny County south of a line extending easterly from the western line of Allegheny County through Coraopolis, West View, Glenshaw, Verona and Unity to the easterly boundary of Allegheny County.

⑦ To transport, as a Class D carrier, property moving under bills of lading and supplementing rail service between the railroad stations of the Bessemer and Lake Erie Railroad Company on its line between the City of Butler, Butler County, and the Village of Universal, Allegheny County, over the following routes:

(continued)

Abbreviations and reference marks are explained on last page of tariff

Rates and provisions named in this tariff, or as amended, are limited in their application on Pennsylvania intrastate commerce to the extent of the operating rights set forth below. Unless specifically provided, the provisions are to be interpreted in the same manner as the Pennsylvania Public Utility Commission interprets the Certificate from which the following is quoted.

Certificate No. A-90110

Folder 2 (Continued)

Beginning in Butler, thence via Highway 308 to its intersection with an unnumbered highway, thence via unnumbered highway to the village of Cunningham, Butler County, thence return to Highway 308, thence via Highway Route 308 to the Village of Culmerville, Allegheny County, thence via unnumbered highway to the Village of Curtistville, Allegheny County, thence via unnumbered highway to the Village of Russellton, Allegheny County, thence via unnumbered highway to the Village of River Valley, Allegheny County, thence via unnumbered highway to the Village of Indianola, Allegheny County, thence via unnumbered highway to its intersection with highway Route 28, thence via Highway Route 28 to the Village of Hulton Ferry, Allegheny County, thence via unnumbered highway to the Village of North Bessemer, Allegheny County, (Unity Junction), thence via unnumbered highway to the Village of Universal.

**Alternate Route:**

Beginning in the City of Butler, Butler County, thence via Highway Route 8 to the City of Pittsburgh, Allegheny County, thence via Penn and Frankstown Avenue and unnumbered highway to the Village of Universal.

**Connecting Route:**

Between the Village of Bakerstown, Allegheny County, and the Village of Culmerville, Allegheny County, via an unnumbered highway.

**Subject to the following condition:**

That no right, power or privilege is granted to transport contractors' equipment, machinery, structural and reinforcing steel and personal property requiring the use of specially built drop frame, low bed trailers and/or winch trucks, pole trailers and winch tractors.

To transport, as a Class D carrier, merchandise from retail establishments in the City of Butler, Butler County, to retail customers in the City of New Castle, Lawrence County, with the right to return damaged or refused merchandise to the City of Butler.

All of the above rights to be subject to the following conditions:

(cont'd)

Abbreviations and reference marks are explained on last page of tariff

Rates and provisions named in this tariff, or as amended, are limited in their application on Pennsylvania intrastate commerce to the extent of the operating rights set forth below. Unless specifically provided, the provisions are to be interpreted in the same manner as the Pennsylvania Public Utility Commission interprets the Certificate from which the following is quoted.

Certificate No. A-90110

Folder 2 (Concluded)

(all of the above rights to be subject to the following conditions:)

That no right, power or privilege is granted to transport coal.

That no right, power or privilege is granted to transport lime from points in the Borough of Slippery Rock, Butler County, to points in the City of Butler and within three (3) miles of the limits of said city.

That no right, power or privilege is granted to transport treated utility poles, cross arms, railroad ties and creosoted cribbing for bank walls from railroad sidings in the County of Butler to points in the said county and to points within an airline distance of fifty (50) miles of the limits of said county, and rejected materials from points of delivery to points in the County of Butler.

9 To transport, as a Class D carrier, household goods in use between points in the Borough of Freeport, Armstrong County, and within ten (10) miles by the usually traveled highways of the limits of the said borough.

10 To transport, as a Class D carrier, household goods in use from points in the Borough of Freeport, Armstrong County, and within ten (10) miles by the usually traveled highways of the limits of the said borough to points within forty (40) miles by the usually traveled highways of the point of origin and, vice versa, excluding the Borough of Leechburg, Armstrong County.

(continued)

Abbreviations and reference marks are explained on last page of tariff

SCOPE OF CARRIER'S OPERATING AUTHORITY    ITEM 1 (Concluded)

Rates and provisions named in this tariff, or as amended, are limited in their application on Pennsylvania intrastate commerce to the extent of the operating rights set forth below. Unless specifically provided, the provisions are to be interpreted in the same manner as the Pennsylvania Public Utility Commission interprets the Certificate from which the following is quoted.

Certificate No. A-90110

Folder 2, Am-A

To transport, as a Class D carrier, refrigerated equipment, air conditioning equipment, neon signs, ice cream cabinets, meat cases, wire and conduit pipe between points in the city of Butler, Butler County and within an airline distance of five (5) statute miles of the limits of said city.

To transport, as a Class D carrier, household goods, personal effects and property used or to be used in a dwelling when a part of the equipment or supply of such dwelling; furniture, fixtures, equipment and property of stores, offices, museums, institutions, hospitals or other establishments, when a part of the stock, equipment or supply of such stores, offices, museums, institutions, hospitals or other establishments; articles, including objects of art, displays, and exhibits, which because of their unusual nature or value require specialized handling and equipment usually employed in moving household goods, between points in the County of Butler.

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Abbreviations and reference marks are explained on last page of tariff

PENNSYLVANIA  
PUBLIC UTILITY COMMISSION  
Harrisburg, PA 17120

Public Meeting held May 8, 1981

Commissioners Present:

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

Application of Vesely Bros. Moving  
& Storage, Inc., for approval of the  
transfer to it of all of the  
operating rights held by A & L  
Transfer, Inc., at A-00100125.

A-00102958

O R D E R

BY THE COMMISSION:

By application docketed March 3, 1981, Vesely Bros. Moving & Storage, Inc., a corporation of the Commonwealth of Pennsylvania, seeks approval of the transfer to it of all the rights granted to A & L Transfer, Inc., a corporation of the Commonwealth of Pennsylvania, under the certificate issued at A-00100125.

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

IT IS ORDERED: That the application for the transfer of rights held by A & L Transfer, Inc., at A-00100125 be approved and that a certificate be issued to the applicant granting the following rights:

1. To transport, as a Class D carrier, household goods and office furnishings in use between points in the county of Allegheny.
2. To transport, as a Class D carrier, household goods and office furnishings in use from points in the county of Allegheny to other points in Pennsylvania and vice versa;

subject to the following conditions:

1. That the approval hereby given is not to be understood as committing the Commission, in any proceedings that may be brought before it for any purpose, to fix a valuation on the rights to be acquired by applicant from the present certificate holder equal to the consideration to be paid therefor, or equal to any value that may be placed thereon by applicant, or to approve or prescribe rates sufficient to yield a return thereon.

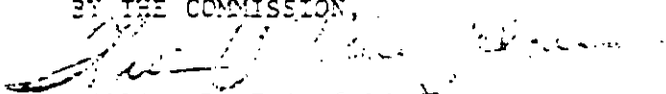
2. That applicant shall not record in its utility accounts any amount representing the rights herein granted in excess of the actual cost of such rights to the original holder thereof.
3. That the applicant charge to Account 1550, Other Intangible Property, \$14,500, being the amount of the consideration payable by it for the rights and going concern value attributable thereto; less any amount recorded under condition 2 above.
4. That the operating authority granted herein, or subsequently granted to the applicant to the extent that it is duplicative shall not be construed as conferring more than one operating right.
5. That the certificate holder shall comply with all of the provisions of the Public Utility Law as now existing or as may hereafter be amended, and Pa. Code Title 52, Chapter 31, as now existing or as may hereafter be amended, and any other rules and regulations as may hereafter be prescribed by the Commission. Failure to comply shall be sufficient cause to suspend, revoke or rescind the rights and privileges conferred by the certificate.
6. That the certificate holder shall not transfer, sell or in any way convey any of its outstanding capital stock to any individual, partnership, corporation or any entity, without the prior filing of an application and approval thereof by the Commission under Section 1102(3) of Title 66, PA C.S.A.

IT IS FURTHER ORDERED: That the applicant shall not engage in any transportation granted herein until it has complied with the requirements of the Pennsylvania Public Utility Law and the rules and regulations of this Commission relative to the filing and acceptance of evidence of insurance and a tariff establishing just and reasonable rates.

IT IS FURTHER ORDERED: That in the event said applicant has not, on or before sixty (60) days from the date of the service of this order, complied with the requirements hereinbefore set forth, the application shall be dismissed without further proceedings.

IT IS FURTHER ORDERED: That upon compliance with this order, the rights granted the transferor A & L Transfer, Inc., a corporation of the Commonwealth of Pennsylvania, at A-00100125 be cancelled and the record be marked closed.

BY THE COMMISSION,

  
William P. Thierfelder  
Secretary

(SEAL)

ORDER ADOPTED: May 8, 1981

ORDER ENTERED: 7/11/81

PENNSYLVANIA  
PUBLIC UTILITY COMMISSION  
Harrisburg, PA 17120

Public Meeting held March 12, 1982

Commissioners Present:

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

Application of Vesely Bros. Moving  
& Storage, Inc., for approval of  
the transfer to it of all of the  
operating rights held by Edward  
Vesely and Frances Vesely, co-  
partners, t/a Vesely Brothers  
"The Movers" at A-00097010.

A-00102958  
F. 1  
Am-A

O R D E R

BY THE COMMISSION:

By application docketed December 31, 1981, Vesely Bros. Moving & Storage, Inc., a corporation of the Commonwealth of Pennsylvania, seeks approval of the transfer to it of all the rights granted to Edward Vesely and Frances Vesely, copartners, t/a Vesely Brothers "The Movers", under the certificate issued at A-00097010.

We find the applicant to be fit to be granted the operating authority sought herein and that approval of the application is necessary and proper for the continuation of service to the public; THEREFORE,

IT IS ORDERED: That the application for the transfer of rights held by Edward Vesely and Frances Vesely, copartners, t/a Vesely Brothers "The Movers", at A-00097010 be approved and that the report and order adopted May 8, 1981 at A-00102958 and the certificate issued pursuant thereto, be modified and amended to include the following rights:

1. To transport, as a Class B carrier, property between points in the borough of Fayette City, Fayette County, and within five (5) miles by the usually traveled highways of the limits of said borough.
2. To transport, as a Class D carrier, household goods and office furniture, in use, from points in the townships of Jefferson, Washington, Perry and Franklin and the borough of Brownsville,

Fayette County, the boroughs of Charleroi, Allentown and Roscoe, Washington County, and the city of Moneysen, Westmoreland County, to points in Pennsylvania, and vice versa.

3. To transport, as a Class D carrier, household goods and office furniture, in use, between points in the borough of Fayette City, Fayette County, and within twelve (12) miles by the usually traveled highways of the limits of said borough, excluding the borough of Donora, Washington County.
4. To transport, as a Class D carrier, household goods and office furniture, in use, from points in the borough of Fayette City, Fayette County, and within twelve (12) miles by the usually traveled highways of the limits of said borough, excluding the borough of Donora, Washington County, to points in Pennsylvania, and vice versa.
5. To transport, as a Class D carrier, household goods and office furniture, in use, from points in the boroughs of Belle Vernon, Fayette County, North Belle Vernon, Westmoreland County, and California and Bentleyville, Washington County, to other points in Pennsylvania, and vice versa.
6. To transport, as a Class D carrier, property for Montgomery Ward & Company between points in the borough of Charleroi, Washington County.
7. To transport, as a Class C carrier, property for Montgomery Ward & Company from points in the borough of Charleroi, Washington County, to its customers within twenty-five (25) miles by the usually traveled highways of the limits of said borough, excluding the city of Pittsburgh, Allegheny County.
8. To transport, as a Class C carrier, property for the General Chemical Company from the village of Newell, Fayette County, to its customers in the village of Glenshaw and the borough of Bridgeville, Allegheny County, and the city of Altoona, Blair County, excluding intermediate points.
9. To transport, as a Class C carrier, property for the General Chemical Company from its plant in the village of Newell, Fayette County, to points in the cities of Pittsburgh and McKeesport, Allegheny County, excluding intermediate points;

with right no. 9 above subject to the following condition:

That no right, power or privilege is granted to transport commodities requiring the use of tank trucks, low-bed trailers or trucks equipped with winches or other special equipment used by heavy haulers;

with all of the above rights further subject to the following general conditions:

1. That the approval hereby given is not to be understood as committing the Commission, in any proceedings that may be brought before it for any purpose, to fix a valuation on the rights to be acquired by applicant from the present certificate holder equal to the consideration to be paid therefor, or equal to any value that may be placed thereon by applicant, or to approve or prescribe rates sufficient to yield a return thereon.
2. That applicant shall not record in its utility accounts any amount representing the rights herein granted, in excess of the actual cost of such rights to the original holder thereof.
3. That applicant charge to Account 1550, Other Intangible Property, \$500, being the amount of the consideration payable by it for the rights and going concern value attributable thereto; less any amount recorded under condition 2 above.
4. That the operating authority granted herein, or now held or subsequently granted to the applicant to the extent that it is duplicative shall not be construed as conferring more than one operating right.
5. That the certificate holder shall comply with all of the provisions of the Public Utility Law as now existing or as may hereafter be amended, and Pa. Code Title 52, Chapter 31, as now existing or as may hereafter be amended, and any other rules and regulations as may hereafter be prescribed by the Commission. Failure to comply shall be sufficient cause to suspend, revoke or rescind the rights and privileges conferred by the certificate.

6. That the certificate holder shall not transfer, sell or in any way convey any of its outstanding capital stock to any individual, partnership, corporation or any entity, without the prior filing of an application and approval thereof by the Commission under Section 1102(3) of Title 66, PA C.S.A.

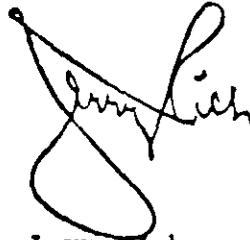
IT IS FURTHER ORDERED: That the applicant shall not engage in any transportation granted herein until it has complied with the requirements of the Pennsylvania Public Utility Law and the rules and regulations of this Commission relative to the filing and acceptance of evidence of insurance and a tariff establishing just and reasonable rates.

IT IS FURTHER ORDERED: That issuance of the certificate be withheld pending receipt of the transferor's 1981 Annual Report.

IT IS FURTHER ORDERED: That in the event said applicant has not, on or before sixty (60) days from the date of the service of this order, complied with the requirements hereinbefore set forth, the application shall be dismissed without further proceedings.

IT IS FURTHER ORDERED: That upon compliance with this order, the rights granted the transferor Edward Vesely and Frances Vesely, copartners, t/a Vesely Brothers "The Movers", at A-00097010 be cancelled and the record be marked closed.

BY THE COMMISSION,



Jerry Rich  
Secretary

(SEAL)

ORDER ADOPTED: March 12, 1982

ORDER ENTERED: ~~MAR~~ 19 1982

PENNSYLVANIA  
PUBLIC UTILITY COMMISSION  
Harrisburg, PA 17120

Public Meeting held May 10, 1990

Commissioners Present:

Bill Shane, Chairman  
William H. Smith, Vice-Chairman  
Joseph Rhodes, Jr.  
Frank Fischl  
David W. Rolka

Application of Century III Moving Systems, Inc., t/d/b/a Clairton Transfer Company and Pleasant Hills Van & Storage, a corporation of the Commonwealth of Pennsylvania, for the transfer of all of the operating rights of Century III Services, Inc., a corporation of the Commonwealth of Pennsylvania, under the certificate issued at A-00106464, F. 1 and F. 2, subject to the same limitations and conditions.

A-00109240

William J. Lavelle for the applicant.

O R D E R

BY THE COMMISSION:

This matter comes before the Commission on an application filed March 19, 1990. Public notice of the application was given in the Pennsylvania Bulletin of April 14, 1990. The unopposed application is certified to the Commission for its decision without oral hearing.

The applicant seeks to begin providing service in Pennsylvania through acquisition of all of the operating rights of Century III Services, Inc.

The applicant is a Pennsylvania corporation domiciled at 301 Wide Drive, McKeesport, Allegheny County. The stockholders of the applicant, Peter J. Vesely and Joseph Vesely, are experienced in the household goods transportation industry by virtue of their position as officers, directors and shareholders of Vesely Bros. Moving & Storage, Inc. which holds authority

in Pennsylvania at A-00102958. The applicant is purchasing vehicles and equipment from the transferor with which to provide service. The applicant reports total assets of \$116,000 with liabilities of \$117,000.

The total consideration for the rights and other assets including motor vehicles, office equipment and warehouse equipment is \$117,000. The rights have been assigned a value of \$30,000 with other assets \$87,000. The sales agreement requires that the full purchase price will be paid in cash or by certified or cashiers check on the final closing date.

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

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

We find:

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

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

1. To transport, as a Class B carrier, property, between points in the city of Clairton, Allegheny County.
2. To transport, as a Class C carrier, property, from points in the city of Clairton, Allegheny County, to points within twenty-five miles, by the usually traveled highways, of the limits of said city and vice versa.
3. To transport as a Class D carrier, household goods and office furnishings in use between points in the city of Clairton, Allegheny County, and within fifteen (15) miles by the usually traveled highways of the limits of said city, and from points in said territory to other points in Pennsylvania, and vice versa; provided however, that no right, power or privilege is granted to render such service between points in the city of Pittsburgh or from points in said city of Pittsburgh to other points in

Pennsylvania except Clairton and points within fifteen (15) miles of the limits of Clairton not located in Pittsburgh.

4. To transport, as a Class D carrier, building and construction materials in bulk in dump trucks between points in the county of Allegheny, no haul to exceed a distance of twenty-five (25) miles from point of origin to point of destination.
5. To transport, as a Class D carrier, household goods and office furnishings in use from points in the city of Clairton, Allegheny County and within fifteen (15) miles by the usually traveled highways of the limits of said city, excluding the city of Pittsburgh, Allegheny County to points within 100 miles by the usually traveled highways of the limits of the city of Clairton and vice versa.
6. To transport, as a Class D carrier, property for Sears, Roebuck and Company from its store in the Duquesne Village Shopping Center in the borough of West Mifflin, Allegheny County, to the homes or places of business of its customers in the said borough and within an airline distance of twenty (20) statute miles of the limits thereof, and the return of refused or rejected property to the said store.
7. To transport, as a Class D carrier, personal effects and property used or to be used in a dwelling, when a part of the equipment or supply of such dwelling, in connection with a removal by a householder, from one house or dwelling to another; furniture, fixtures, equipment and the property of stores, offices, museums, laboratories, institutions, hospitals or other establishments, when a part of the stock, equipment or supply of such stores, offices, museums, laboratories, institutions, hospitals or other establishments, in connection with a removal from one location to another; and articles, in use, including objects of art, displays and exhibits, which, because of their unusual nature or value, require specialized handling and equipment usually employed in moving household goods, between points in the city of Clairton, Allegheny County, and within fifteen (15) miles by the usually traveled highways of the limits of the said city and from points in said territory to other points in Pennsylvania, and vice versa;

with right no. 7 subject to the following conditions:

- (a) That no right, power or privilege is granted to render said service between points in the city of Pittsburgh or from points in said city of Pittsburgh

to other points in Pennsylvania, except Clairton and points within fifteen (15) miles by the usually traveled highways of the limits of Clairton not located in Pittsburgh.

- (b) That (except as presently authorized) the authority granted is limited to deliveries to the home, establishment or place of business of the ultimate user thereof, where such property shall be uncrated and placed for use and not for resale.
- (c) That no right, power or privilege is granted to transport new pianos.

- 8. To transport, as a Class D carrier, property, for Bell Telephone Company and Western Electric Company, Inc., between points in the county of Allegheny, and from points in said county to points within an airline distance of fifty (50) statute miles of the limits thereof, and vice versa;

with right no. 8 subject to the following condition:

That no right, power or privilege is granted to provide transportation in bulk in dump vehicles.

- 9. To transport, as a Class B carrier, household goods in use between points in the city of Pittsburgh, Allegheny County.
- 10. To transport, as a Class D carrier, household goods in use from points in the city of Pittsburgh, Allegheny County, to points within five (5) miles, by the usually traveled highways, of the limits of said city, and vice versa.
- 11. To transport, as a Class D carrier, personal effects and property used or to be used in a dwelling, when a part of the equipment or supply of such dwelling, in connection with a removal by a householder from one house or dwelling to another; furniture, fixtures, equipment and the property of stores, offices, museums, laboratories, institutions, hospitals or other establishments, when a part of the stock, equipment or supply of such stores, offices, museums, laboratories, institutions, hospitals or other establishments, in connection with a removal from one location to another; and articles, in use, including objects of art, displays and exhibits, which, because of their unusual nature or value, require specialized handling and equipment usually employed in moving household goods, between points in the city of Pittsburgh, Allegheny County, and from points in the city of Pittsburgh, Allegheny County, to points within

five (5) miles by the usually traveled highways of the limits of the said city, and vice versa;

with right no. 11 subject to the following conditions:

- (a) That (except as presently authorized) the authority granted is limited to deliveries to the home, establishment or place of business of the ultimate user thereof, where such property shall be uncrated and placed for use and not for resale.
  - (b) That no right, power or privilege is granted to transport new pianos.
12. To transport, as a Class D carrier, tabulating machines, calculating machines, computers, copying machines, electronic equipment and other business machines and equipment, which because of their unusual nature or value, require specialized handling and equipment usually employed in moving household goods, and parts, materials and supplies used in connection therewith, between points in the city of Clairton, Allegheny County, and within fifteen (15) miles by the usually traveled highways of the limits of said city, and from points in said territory to points in Pennsylvania, and vice versa.
  13. To transport, as a Class D carrier, tabulating machines, calculating machines, computers, copying machines, electronic equipment and other business machines and equipment, which because of their unusual nature or value, require specialized handling and equipment usually employed in moving household goods, and parts, materials and supplies used in connection therewith, between points in the city of Pittsburgh, Allegheny County, and from points in said city to points within five (5) miles by the usually traveled highways of the limits of said city, and vice versa.
  14. To transport, as a Class D carrier, property for A.T. & T. Technologies, Inc. (formerly known as Western Electric), and Bell of Pennsylvania, between points in Pennsylvania;

with right no. 14 subject to the following condition:

No right, power or privilege is granted to transport commodities in bulk.

subject to the following general conditions:

1. That the approval hereby given is not to be understood as committing the Commission, in any proceedings that may be brought before it for any purpose, to fix a valuation on the property and rights to be acquired by applicant

from the present certificate holder equal to the consideration to be paid therefor, or equal to any value that may be placed thereon by applicant, or to approve or prescribe rates sufficient to yield a return thereon.

2. That applicant shall not record in its utility accounts any amount representing the rights herein granted in excess of the actual cost of such rights to the original holder thereof.
3. That the applicant charge to Account 1550, Other Intangible Property, \$30,000, being the amount of the consideration payable by it for the rights and going concern value attributable thereto; less any amount recorded under condition 2 above; and subject to further adjustment due to any normal interim transactions to the date of actual transfer.
4. That the accounts of the transferee shall reflect the same book values as the records of the transferor at the effective date of the transfer, any previously recorded appreciation having been deleted therefrom; provided that the applicant shall not record in its utility accounts any amounts representing the rights herein granted in excess of the actual cost of such rights to the original holder thereof.
5. That the operating authority granted herein, or now held or subsequently granted to the applicant to the extent that it is duplicative shall not be construed as conferring more than one operating right.
6. That the certificate/permit holder shall not transfer, sell or in any way convey any of its outstanding capital stock to any individual, partnership, corporation or any entity, without the prior filing of an application and approval thereof by the Commission under 66 PA C.S.A. §1102(a)(3).

IT IS FURTHER ORDERED: That the applicant shall not engage in any transportation granted herein until it has complied with the requirements of the Pennsylvania Public Utility Code and the rules and regulations of this Commission relative to the filing and acceptance of evidence of insurance and a tariff establishing just and reasonable rates.

IT IS FURTHER ORDERED: That upon compliance with the requirements above set forth, a certificate issue evidencing the Commission's approval of the right to operate as above-determined.

IT IS FURTHER ORDERED: That the temporary authority application be dismissed.

IT IS FURTHER ORDERED: That in the event said applicant has not, on or before sixty (60) days from the date of the service of this order, complied with the requirements hereinbefore set forth, the application shall be dismissed without further proceedings.

IT IS FURTHER ORDERED: That upon compliance with this order, the rights granted the transferor Century III Services, Inc., at A-00106464, F. 1 and F. 2 be cancelled and the record be marked closed.

BY THE COMMISSION,



Jerry Richards  
Secretary

(SEAL)

ORDER ADOPTED: May 10, 1990

ORDER ENTERED: May 11, 1990

PENNSYLVANIA  
PUBLIC UTILITY COMMISSION  
Harrisburg, PA 17120

Public Meeting held November 21, 1990

Commissioners Present:

William H. Smith, Chairman  
Frank Fischl  
David W. Rolka  
Joseph Rhodes, Jr.

Application of South Hills Movers, Inc.  
(NEW), a corporation of the Commonwealth  
of Pennsylvania, for the transfer of all  
of the operating rights of South Hills  
Movers, Inc. (OLD), under the certificate  
issued at A-00099073, F. 2, subject to the  
same limitations and conditions.

A-00109506

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John A. Vuono for the applicant.

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O R D E R

BY THE COMMISSION:

This matter comes before the Commission on an application filed September 24, 1990. Public notice of the application was given in the Pennsylvania Bulletin of October 13, 1990. The unopposed application is certified to the Commission for its decision without oral hearing.

The purpose of the instant application is to transfer all of the issued and outstanding authority<sup>1/</sup> of South Hills Movers, Inc., which is contained under the certificate issued at A-00099073, F. 2, to a newly-formed corporation while retaining the name South Hills Movers, Inc., at A-00109506. This transfer application is being filed to facilitate reorganization of

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1/ The transferor has two pending application proceedings at A-00099073, F. 2, Am-J and A-00099073, F. 2, Am-I. The transferor has filed Petitions for Substitution of the Applicant in these proceedings.

companies which will result in the stock of two motor carrier operating companies being owned by SHM Holdings, Ltd.

SHM Holdings, Ltd. is a stockholding company in which Robert E. Lee and Gary N. Lee each hold 50 percent of the issued and outstanding common stock. Robert E. Lee and Gary N. Lee also each own 50 percent of the issued and outstanding shares of common stock of the applicant. Robert Lee and his wife Marion Lee own all of the issued and outstanding preferred stock of the transferor. The result of approval of this application will consolidate this family's business under one entity. At a separate proceeding docketed at A-00107868, the stock of LeeLease, Inc., is being transferred to SHM Holdings, Ltd. Robert E. Lee and Gary N. Lee each own 50 percent of LeeLease, Inc.

Upon approval of the applications, SHM Holdings, Ltd., will control through ownership of all of the issued and outstanding stock, South Hills Movers, Inc. (NEW) and LeeLease, Inc. The applicant has also filed with the Interstate Commerce Commission applications to effectuate this reorganization.

The new corporation, South Hills Movers, Inc., has total assets of \$100,000 in cash. Its shareholders' equity is comprised of paid in capital of \$50,000 and common stock with 50,000 shares of par value of \$1.00 issued and outstanding. Officers of the transferor will take positions as officers in the transferee. As such, the newly-formed corporation will have the benefit of their experience.

The total consideration for the rights is \$45,000. No tangible assets are involved. The sales agreement requires the consideration to be paid as follows: the total purchase price of \$45,000 will be paid in cash or by certified or cashier's check on the final closing date. The closing date is a date selected by agreement of the parties within a period of 30 days after the effective date of the final order by the Commission approving the application.

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

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

We find:

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

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

1. To transport, as a Class D carrier, personal effects and property used or to be used in a dwelling when a part of the equipment or supply of such dwelling, in connection with a removal by a householder from one house or dwelling to another; furniture, fixtures, equipment and the property of stores, offices, museums, institutions, hospitals or other establishments, when a part of the stock, equipment or supply of such stores, offices, museums, institutions, hospitals or other establishments, in connection with a removal from one location to another; and articles, including objects of art, furniture, displays, musical instruments and exhibits which, because of their unusual nature or value, require specialized handling and equipment usually employed in moving household goods, between points in the counties of Allegheny and Washington and from points in the said counties to other points in Pennsylvania, and vice versa;

right 1 subject to the following conditions:

FIRST: That the service herein authorized is limited to commodities which, because of their unusual nature or value, require specialized handling and equipment usually employed in the moving of household goods.

SECOND: That the service herein authorized is limited to deliveries to the home, establishment or place of business of the ultimate user thereof, where such property shall be uncrated and placed for use and not for the purpose of resale.

THIRD: That no right, power or privilege is granted to transport property requiring the use of carryalls, pole trailers and/or winch trucks or trailers.

2. To transport, as a Class D carrier, household goods and office furniture, in use, from points in the city of Uniontown, Fayette County, and within fifteen (15) miles by the usually traveled highways of the limits of said city to points in Pennsylvania, and vice versa.
3. To transport, as a Class D carrier, personal effects and property used or to be used in a dwelling when a part of the equipment or supply of such dwelling, in connection with a removal by a householder from one house or dwelling to another; furniture, fixtures, equipment and the property of stores, offices, museums, laboratories, institutions,

hospitals or other establishments, when a part of the stock, equipment or supply of such stores, offices, museums, laboratories, institutions, hospitals or other establishments, in connection with a removal from one location to another; and articles, in use, including objects of art, displays and exhibits, which, because of their unusual nature or value, require specialized handling and equipment usually employed in moving household goods between points in the county of Fayette and from points in the said county to other points in Pennsylvania, and vice versa;

right 3 subject to the following condition:

That (except as presently authorized) the authority herein granted is limited to deliveries to the home, establishments or places of business of the ultimate user thereof, where such property if crated shall be uncrated and placed for exhibition or use and not for the purpose of resale.

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

right 4 subject to the following condition:

That no right, power or privilege is granted to transport property, which, because of size or weight requires special handling or the use of special equipment such as winch trucks, or tractors, pole or extendible trailers, or carry-alls or which require a highway permit from the Department of Transportation of the Commonwealth of Pennsylvania.

5. To transport, as a Class D carrier, tabulating machines, calculating machines, digital computers, copying machines, and other electronic equipment, which because of their unusual nature or value, requires specialized handling and equipment usually employed in moving

household goods between points in the counties of Allegheny, Armstrong, Butler, Fayette, Greene, Lawrence, Washington and Westmoreland, and from points in said counties to points in Pennsylvania, and vice versa;

subject to the following condition:

That no right, power or privilege is granted to transport to, from or between points in Beaver County.

6. To transport, as a Class D carrier, (1) household goods, personal effects and property used or to be used in a dwelling when a part of the furnishings, equipment or supplies of such dwelling as an incidental part of a removal by the householder from one domicile to another; furniture, fixtures, equipment and the property of stores, offices, museums, institutions, hospitals or other establishments when a part of the stock, equipment or supply of such stores, offices, museums, institutions, hospitals or other establishments, in connection with a removal from one location to another; and articles, in use, including objects of art, displays and exhibits which because of their unusual nature or value require specialized handling and equipment usually employed in moving household goods; (2) tabulating machines, calculating machines, computers, copying machines, electronic equipment and other business machines and equipment, which because of their unusual nature or value, require specialized handling and equipment usually employed in moving household goods, and parts, materials and supplies used in connection therewith;
  - (a) From the borough of Clymer, Indiana County, and within five (5) miles by the usually traveled highways of the limits of said borough to points within twenty-five (25) miles by the usually traveled highways of the limits of said borough, and vice versa;
  - (b) From points in the borough of Clymer, Indiana County, and within twenty-five (25) miles by the usually traveled highways of the limits of said borough to points in Pennsylvania, and vice versa;

right b subject to the following condition:

That no right, power or privilege is granted to transport household goods or office equipment in use to and from points within the

limits of White Township and the borough of Indiana, Indiana County;

- (c) Between points in the borough of Leechburg, Armstrong County, and within twelve (12) miles by the usually traveled highways of the limits of said borough;
- (d) From points in the borough of Leechburg, Armstrong County, and within ten (10) miles by the usually traveled highways of the limits of said borough to other points in Pennsylvania, and vice versa;
- (e) Between points in the county of Lawrence and from points in said county to points in Pennsylvania, and vice versa;
- (f) Between points in the borough of Ellwood City, Lawrence County and from points in said borough to points within fifteen (15) miles by the usually traveled highways of the limits of said borough, and vice versa;
- (g) Between points in the borough of Ellwood City, Lawrence County, and within ten (10) miles by the usually traveled highways of the limits of the said borough, and from said area to other points in Pennsylvania, and vice versa;

rights f and g subject to the following condition:

That no right, power or privilege is granted to furnish transportation which originates in the townships of Shenango, Taylor, and North Beaver, Lawrence County.

subject to the following general conditions:

1. That the approval hereby given is not to be understood as committing the Commission, in any proceedings that may be brought before it for any purpose, to fix a valuation on the property and rights to be acquired by applicant from the present certificate holder equal to the consideration to be paid therefor, or equal to any value that may be placed thereon by applicant, or to approve or prescribe rates sufficient to yield a return thereon.
2. That applicant shall not record in its utility accounts any amount representing the rights

herein granted in excess of the actual cost of such rights to the original holder thereof.

3. That the applicant charge to Account 1550, Other Intangible Property, \$45,000, being the amount of the consideration payable by it for the rights and going concern value attributable thereto; less any amount recorded under condition 2 above; and subject to further adjustment due to any normal interim transactions to the date of actual transfer.
4. That the accounts of the transferee shall reflect the same book values as the records of the transferor at the effective date of the transfer, any previously recorded appreciation having been deleted therefrom; provided that the applicant shall not record in its utility accounts any amounts representing the rights herein granted in excess of the actual cost of such rights to the original holder thereof.
5. That the operating authority granted herein, or now held or subsequently granted to the applicant to the extent that it is duplicative shall not be construed as conferring more than one operating right.
6. That the certificate holder shall not transfer, sell or in any way convey any of its outstanding capital stock to any individual, partnership, corporation or any entity, without the prior filing of an application and approval thereof by the Commission under 66 PA C.S.A. §1102(a)(3).

IT IS FURTHER ORDERED: That the applicant shall not engage in any transportation granted herein until it has complied with the requirements of the Pennsylvania Public Utility Code and the rules and regulations of this Commission relative to the filing and acceptance of evidence of insurance and a tariff establishing just and reasonable rates.

IT IS FURTHER ORDERED: That upon compliance with the requirements above set forth, a certificate issue evidencing the Commission's approval of the right to operate as above-determined.

IT IS FURTHER ORDERED: That in the event said applicant has not, on or before sixty (60) days from the date of the service of this order, complied with the requirements hereinbefore set forth, the application shall be dismissed without further proceedings.

IT IS FURTHER ORDERED: That upon compliance with this order, the rights granted the transferor, South Hills Movers, Inc. (OLD), at A-00099073, F. 2, be cancelled and the record be marked closed.

BY THE COMMISSION,

  
Jerry Rich  
Secretary

(SEAL)

ORDER ADOPTED: November 21, 1990

ORDER ENTERED: NOV 28 1990

PENNSYLVANIA  
PUBLIC UTILITY COMMISSION  
Harrisburg, PA 17105-3265

Public Meeting held September 26, 1991

Commissioners Present:

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

Application of South Hills Movers, Inc., a  
corporation of the Commonwealth of  
Pennsylvania, for the transfer of all of the  
operating rights of Shoreline Moving Systems,  
Inc. under the certificate issued at A-00107274  
subject to the same limitations and  
conditions.

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John A. Vuono for the applicant.

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O R D E R

BY THE COMMISSION:

This matter comes before the Commission on an application filed April 23, 1991. Public notice of the application was given in the Pennsylvania Bulletin of August 10, 1991. The unopposed application is certified to the Commission for its decision without oral hearing.

Emergency temporary authority was denied by order adopted May 11, 1991. By our action on this permanent authority application, the still pending temporary authority application will become unnecessary and will be dismissed.

South Hills Movers, Inc. (applicant), is a Pennsylvania corporation, with its principal place of business in Bethel, Allegheny County. It was initially granted a certificate on April 18, 1991, when the applicant reorganized its predecessor corporation. It presently holds six paragraphs of "household goods" authority. By this application, it seeks to transfer to it the authority held by Shoreline Moving Systems, Inc. (transferor), which is presently in bankruptcy. As part of the liquidation of the transferor,

the trustee in bankruptcy has approved the sale of the intrastate operating rights of the transferor to the applicant.

The total consideration for the rights is \$5,000. No tangible assets are involved. The sales agreement requires the consideration to be paid as follows: five hundred dollars at signing of sales agreement on March 15, 1991, with the balance at closing after approval of this application.

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

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

We find:

1. The applicant is fit, willing and able to provide the service proposed.

2. Transfer of the authority is in the public interest and is necessary for the continued accommodation and convenience of the public;  
THEREFORE,

IT IS ORDERED: That the transfer application be and is hereby approved and that the certificate issued to the applicant on April 18, 1991, be amended to include the following rights:

1. To transport, as a Class B carrier, household goods and office furniture in use, between points in the city of Erie, Erie County.
2. To transport, as a Class C carrier, household goods and office furniture in use, from points in the city of Erie to points within twenty (20) miles by the usually traveled highways of the public square in said city;
3. To transport, as a Class D carrier, household goods and office furnishings, in use, from points in the city of Erie, Erie County, and within twenty (20) miles by the usually traveled highways of the limits of said city to other points in Pennsylvania, and vice versa.

subject to the following general conditions:

1. That the approval hereby given is not to be understood as committing the Commission, in any proceedings that may be brought before it for any purpose, to fix a valuation on the property and rights to be acquired by applicant from the present certificate holder equal to the consideration to be paid therefor, or equal to any value that may be placed thereon by applicant, or to approve or prescribe rates sufficient to yield a return thereon.
2. That applicant shall not record in its utility accounts any amount representing the rights herein granted in excess of the actual cost of such rights to the original holder thereof.
3. That the applicant charge to Account 1550, Other Intangible Property, \$5,000, being the amount of the consideration payable by it for the rights and going concern value attributable thereto; less any amount recorded under condition 2 above; and subject to further adjustment due to any normal interim transactions to the date of actual transfer.
4. That the accounts of the transferee shall reflect the same book values as the records of the transferor at the effective date of the transfer, any previously recorded appreciation having been deleted therefrom; provided that the applicant shall not record in its utility accounts any amounts representing the rights herein granted in excess of the actual cost of such rights to the original holder thereof.
5. That the operating authority granted herein, or now held or subsequently granted to the applicant to the extent that it is duplicative shall not be construed as conferring more than one operating right.
6. That the certificate holder shall not transfer, sell or in any way convey any of its outstanding capital stock to any individual, partnership, corporation or any entity, without the prior filing of an application and approval thereof by the Commission under 66 PA C.S.A. §1102(a)(3).

IT IS FURTHER ORDERED: That the applicant shall not engage in any transportation granted herein until it has complied with the requirements of the Pennsylvania Public Utility Code and the rules and regulations of this Commission relative to the filing and acceptance of a tariff establishing just and reasonable rates.

IT IS FURTHER ORDERED: That issuance of the certificate be withheld pending receipt of the outstanding assessments of the transferor.

IT IS FURTHER ORDERED: That the temporary authority application be dismissed.

IT IS FURTHER ORDERED: That in the event said applicant has not, on or before sixty (60) days from the date of the service of this order, complied with the requirements hereinbefore set forth, the application shall be dismissed without further proceedings.

IT IS FURTHER ORDERED: That upon compliance with this order, the rights granted the transferor, Shoreline Moving Systems, Inc., at A-00107274 be cancelled and the record be marked closed.

BY THE COMMISSION,

A handwritten signature in black ink, appearing to read "Jerry Rich", written over a circular stamp or mark.

Jerry Rich  
Secretary

(SEAL)

ORDER ADOPTED: September 26, 1991

ORDER ENTERED: OCT 2\_ 1991

PENNSYLVANIA  
PUBLIC UTILITY COMMISSION  
Harrisburg, PA 17120

Public Meeting held March 9, 1989

Commissioners Present:

Bill Shane, Chairman  
William H. Smith, Vice-Chairman  
Joseph Rhodes, Jr.  
Frank Fischl

Application of Leelease, Inc., a corporation of the Commonwealth of Pennsylvania, for amendment to its common carrier certificate, this application seeks the rights as follows: (1) household goods, personal effects and property used or to be used in a dwelling when a part of the furnishings, equipment or supplies of such dwelling as an incidental part of a removal by the householder from one domicile to another; furniture, fixtures, equipment and the property of stores, offices, museums, institutions, hospitals or other establishments when a part of the stock, equipment or supply of such stores, offices, museums, institutions, hospitals or other establishments, in connection with the removal from one location to another; and articles, in use, including objects of art, displays and exhibits, which because of their unusual nature or value, require specialized handling and equipment usually employed in moving household goods; (a) between points in the city of Pittsburgh, Allegheny County, and points within one hundred twenty-five (125) miles by the usually traveled highways of the limits of the said city; (b) between points in the city of Pittsburgh, Allegheny County; and (c) from points in the city of Pittsburgh, Allegheny County, to other points in Pennsylvania, and vice versa; and (2) tabulating machines, calculating machines, computers, copying machines, electronic equipment and other business machines and equipment, which because of their unusual nature or value, require specialized handling and equipment usually employed in moving household goods, and parts, materials and supplies used in connection therewith; (a) between points in the city of Pittsburgh, Allegheny County, and

A-00107868  
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points within one hundred twenty-five (125) miles by the usually traveled highways of the limits of the said city; (b) between points in the city of Pittsburgh, Allegheny County; and (c) from points in the city of Pittsburgh, Allegheny County, to other points in Pennsylvania; and vice versa: WHICH IS TO BE IN LIEU OF its current authority which reads as follows: (1) as a Class C carrier, large ice boxes from points in the city of Pittsburgh, Allegheny County, to points in the county of Allegheny; (2) as a Class D carrier, household goods in use between points in the city of Pittsburgh, Allegheny County, and points within one hundred twenty-five (125) miles by the usually traveled highways of the limits of the said city; (3) as a Class B carrier, household goods and office furnishings, in use, between points in the city of Pittsburgh, Allegheny County; and (4) as a Class D carrier, household goods and office furnishings, in use, from points in the city of Pittsburgh, Allegheny County, to other points in Pennsylvania, and vice versa; with right Nos. 2, 3 and 4 subject to the following condition: That no right, power or privilege is granted to transport new and used pianos and organs, except when a part of a household goods movement between two domiciles.

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William J. Lavelle for the applicant.

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O R D E R

BY THE COMMISSION:

This matter comes before the Commission on an application filed August 19, 1988. Public notice of the application was given in the Pennsylvania Bulletin of October 1, 1988. The unopposed application is certified to the Commission for its decision without oral hearing.

The record consists of verified statements entered by Robert Lee, president of Leelease, Inc., E. D. Walsh, Jr., senior buyer for USAir, Inc., J. R. Briski, supervisor of shipping, receiving and traffic for Bettis Atomic Power Lab Division of Westinghouse Electric Corp., Frank H. Moser, Jr., vice president of Computer Research, Inc., W. K. Rees, manager of NCR Corporation,

and Carol J. Weber, administrator for Household Moving Aluminum Company of America.

#### DISCUSSION AND FINDINGS

Leelease, Inc., is a Pennsylvania corporation certificated August 2, 1988. It is affiliated with two other motor carriers now holding authority from the Commission being South Hill Movers, Inc. and Southway, Inc. There are common officers, directors and shareholders.

Leelease, Inc. operates from facilities at 3132 Industrial Boulevard, Bethel Park, Allegheny County. This facility includes offices, garage and maintenance facility for routine safety inspections and preventative maintenance. Leelease owns 24 tractors, 15 straight trucks and 5 vans. The equipment is all of the type customarily used in the household goods moving industry and is suitable for the transportation of household goods, business machines and equipment.

The applicant's financial capacity is demonstrated by a balance sheet and income statement entered for October 31, 1988 reporting total assets of \$496,968 with total liabilities of \$438,734. For the ten months ending October 31, 1988, net income is reported at \$291,137 from revenue of \$362,656.

The authority now held by the applicant permits the transportation of large ice boxes from points in the city of Pittsburgh, Allegheny County, to points in the county of Allegheny; household goods in use between points in the city of Pittsburgh and points within 125 miles by the usually traveled highways of the said city; household goods and office furnishings in use between points in the city of Pittsburgh; and household goods and office furnishings in use from points in the city of Pittsburgh, Allegheny County, to other points in Pennsylvania, and vice versa, provided that no right is granted to transport new and used pianos and organs except when a part of a household goods movement between domiciles. Part 1 of this application requests long form household goods description to replace all the current authority held by the applicant. The authority requested by this application does not expand territorially any of the authority held by the applicant. The applicant is seeking the broad form household goods description to avoid any possible confusion that may result from conduct of a household goods operation under the short form description.

It is our determination that a grant of Part 1 of this authority is in the public interest and will update this carrier's authority by issuance of the broad form description. There has been no opposition to this grant of the broad form description and since there is no expansion in the applicant's territory we find no bar to granting this portion of the application. We will note at this point that we will combine three of the applicant's current authorities into one when issuing the broad form description. As noted, the applicant now holds authority as a Class C carrier to transport large ice boxes from points in the city of Pittsburgh to points in the county of Allegheny; to transport as a Class D carrier household goods in use between points in the city of Pittsburgh, Allegheny County and points within one

hundred twenty-five (125) miles by the usually traveled highways of the limits of the city; and as a Class B carrier, household goods and office furnishings in use between points in the city of Pittsburgh, Allegheny County. When the broad form description issues it will be as a Class D carrier for the transportation of commodities described therein between points in the city of Pittsburgh, Allegheny County, and points within one hundred twenty-five (125) statute miles of the usually traveled highways of the limits of said city. A separate grant of authority using the broad form description will be made for the transportation of commodities described therein from points in the city of Pittsburgh, Allegheny County, to other points in Pennsylvania, and vice versa.

The second part of this application involves the transportation of tabulating machines, calculating machines, computers, copying machines, electronic equipment and other business machines and equipment which because of their unusual nature or value, require specialized handling and equipment usually employed in moving household goods, and parts, materials and supplies used in connection therewith. As in the first part of this application, there is no territorial expansion involved. The applicant is seeking the same territory as it now holds to transport household goods and office furnishings in use. This second part of the application is prompted in part by our decision adopted March 20, 1986, and entered April 2, 1986, at P-850090, Pennsylvania Moving & Storage Association, Petition for Declaratory Order, wherein it was decided that the transportation of new or used business machines was not within the scope of authority to transport articles which require specialized handling and equipment usually employed in moving household goods. The applicant seeks to provide this type of service using its air-ride moving vans. In support of Part 2 of the application to transport business machines, computers and other electronic equipment the applicant has the support of five industries in this area. The five may be characterized as representative of a need for a household goods carrier which has the equipment and experience in moving articles which require special care. We find that the support of the five parties is sufficient to grant this portion of the application within the same territory the applicant is now authorized to serve.

As requested by the applicant and as supported by the record before us, the authority to issue is in lieu of authority now held by the applicant at its lead docket A-00107868. The authority to issue in this matter will entirely replace that authority now held by the applicant. The order will be conditioned so that when compliance is made with the instant order all authority now held by the applicant will be marked cancelled.

We find:

1. The applicant has the necessary experience, equipment, fitness and capacity necessary to properly render the proposed service.
2. The applicant has provided representative evidence which supports a grant of the authority requested in lieu of the authority now held by the applicant.

3. Approval of the application is necessary for the accommodation and convenience of the public; THEREFORE,

IT IS ORDERED: That the application be and is hereby approved and that the certificate issued August 2, 1988, be amended so that the authority held at A-00107868 in the rights granted by the order adopted March 10, 1988 and entered March 17, 1988 shall now read as follows:

To transport, as a Class D carrier, household goods, personal effects and property used or to be used in a dwelling when a part of the furnishings, equipment or supplies of such dwelling as an incidental part of a removal by the householder from one domicile to another; furniture, fixtures, equipment and the property of stores, offices, museums, institutions, hospitals or other establishments when a part of the stock, equipment or supply of such stores, offices, museums, institutions, hospitals or other establishments, in connection with the removal from one location to another; and articles, in use, including objects of art, displays and exhibits which because of their unusual nature or value require specialized handling and equipment usually employed in moving household goods, between points in the city of Pittsburgh, Allegheny County, and points within one hundred twenty-five (125) statute miles of the usually traveled highways of the limits of said city; and from points in the city of Pittsburgh, Allegheny County, to other points in Pennsylvania, and vice versa.

To transport, as a Class D carrier, tabulating machines, calculating machines, computers, copying machines, electronic equipment and other business machines and equipment, which because of their unusual nature or value, require specialized handling and equipment usually employed in the moving of household goods, and parts, materials and supplies used in connection therewith between points in the city of Pittsburgh, Allegheny County, and points within one hundred twenty-five (125) miles by the usually traveled highways of the limits of said city; and from points in the city of Pittsburgh, Allegheny County, to other points in Pennsylvania, and vice versa.

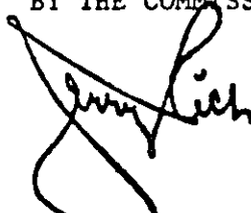
IT IS FURTHER ORDERED: That the authority granted herein, to the extent that it duplicates authority now held by or subsequently granted to the carrier, shall not be construed as conferring more than one operating right.

IT IS FURTHER ORDERED: That the applicant shall not engage in any transportation granted herein until it shall have complied with the requirements of the Public Utility Code and the rules and regulations of the Commission relating to the filing and acceptance of a tariff establishing just and reasonable rates.

IT IS FURTHER ORDERED: That upon compliance with the provisions of the instant order, the authority held by the applicant at A-00107868, by order adopted March 10, 1988, entered March 17, 1988 shall be cancelled.

IT IS FURTHER ORDERED: That in the event the applicant has not, on or before sixty (60) days from the date of service of the order, complied with the requirements hereinbefore set forth, the application shall be dismissed without further proceedings.

BY THE COMMISSION,

A handwritten signature in black ink, appearing to read "Jerry Rich", written over a large, stylized, looped flourish.

Jerry Rich  
Secretary

(SEAL)

ORDER ADOPTED: March 9, 1989

ORDER ENTERED: MAR 20 1989

PENNSYLVANIA  
PUBLIC UTILITY COMMISSION  
Harrisburg, PA 17120

Public Meeting held June 7, 1985

Commissioners Present:

Linda C. Taliaferro, Chairman  
James H. Cawley  
Frank Fischl  
Bill Shane

Transfer application of B. H. Stumpf  
Co., Inc. to acquire all of the  
operating authority certificated to  
Hoeveler Transportation Company at  
A-00034260, F. 2.

A-00105669

MODIFICATION ORDER

BY THE COMMISSION:

By order adopted March 15, 1985, at A-00105669, the Commission granted B. H. Stumpf Co., Inc., a corporation of the Commonwealth of Pennsylvania, approval of the transfer to it of part of the authority granted to Hoeveler Transportation Company (Hoeveler) at A-00034260, F. 2, whereas the application was filed to acquire all of Hoeveler's operating authority at F. 2, which constitutes its entire operating authority.

Upon consideration of the matters herein we find that the request for modification is warranted and that the intention and purpose of the parties herein can be effected by modifying our March 15, 1985, order; THEREFORE,

IT IS ORDERED: That the Commission's order at A-00105669 of B. H. Stumpf Co., Inc. adopted March 15, 1985, be and is hereby modified so that the operating authority granted therein shall now read as follows:

1. To transport, as a Class D carrier, household goods and office furniture, in use, between points in the County of Allegheny;
2. To transport, as a Class D carrier, household goods and office furniture, in use, from points in the County of Allegheny to other points in Pennsylvania and vice versa.
3. To transport, as a Class C carrier, household goods and office furniture, in use, from points within the County of Allegheny to other points within twenty-five (25) miles by the shortest highway route from the City-County Building in the City of Pittsburgh.

IT IS FURTHER ORDERED: That the order at A-00105669 adopted March 15, 1985, shall remain the same in all other respects.

BY THE COMMISSION,

A handwritten signature in black ink, appearing to read "Jerry Rich". The signature is stylized with a large, sweeping loop at the end.

Jerry Rich  
Secretary

(SEAL)

ORDER ADOPTED: June 7, 1985

ORDER ENTERED: June 11, 1985

PENNSYLVANIA  
PUBLIC UTILITY COMMISSION  
Harrisburg, PA 17120

Public Meeting held May 11, 1989

Commissioners Present:

Bill Shane, Chairman  
William H. Smith, Vice-Chairman  
Joseph Rhodes, Jr.  
Frank Fischl

Application of Fife Moving & Storage Co., a corporation of the Commonwealth of Pennsylvania, for amendment to its common carrier certificate, this application seeks the right as follows: household goods, personal effects and property used or to be used in a dwelling when a part of the furnishings, equipment or supplies of such dwelling as an incidental part of a removal by a householder from one domicile to another; furniture, fixtures, equipment and the property of stores, offices, museums, institutions, hospitals or other establishments when a part of the stock, equipment or supply of such stores, offices, museums, institutions, hospitals or other establishments, in connection with a removal from one location to another; and articles, in use, including objects of art, displays and exhibits which because of their unusual nature or value require specialized handling and equipment usually employed in moving household goods: (1) Between points in the borough of Houston, Washington County, and within ten (10) miles by the usually traveled highways of the limits of said borough; (2) From points in the borough of Houston, Washington County, and within of ten (10) miles by the usually traveled highways of the limits of said borough, to points in Pennsylvania, and vice versa; and (3) Between points in the borough of McDonald, Washington County, and within fifteen (15) miles by the usually traveled highways of the limits of said borough, and from points in said area, to points in Pennsylvania, and vice versa: WHICH IS TO BE IN LIEU OF its current

A-00094528  
F. 1  
Am-C

authority which reads as follows: (1) Household goods and office furniture, in use, between points in the borough of Houston, Washington County, and within ten (10) miles by the usually traveled highways of the limits of said borough; (2) Household goods and office furniture, in use, from points in the borough of Houston, Washington County, and within ten (10) miles by the usually traveled highways of the limits of said borough to points in Pennsylvania, and vice versa; and (3) Household goods and office furniture in use, between points in the borough of McDonald, Washington County, and within fifteen (15) miles by the usually traveled highways of the limits of said borough, and from points in said area to points in Pennsylvania, and vice versa.

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William J. Lavelle for Fife Moving & Storage Co.

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O R D E R

BY THE COMMISSION:

This matter comes before the Commission on an application filed August 11, 1988. Public notice of the application was given in the Pennsylvania Bulletin of September 24, 1988. No protests were filed.

The unopposed application is certified to the Commission for its decision without oral hearing. The record consists of verified statements entered by Charles W. Fife, president of Fife Moving & Storage Co., Edward Wehrle, owner of Rainbow Graphics, Meadowlands, Washington County, and Charles D. Kidder, general manager - marketing for MODCOMP, Washington, Washington County.

DISCUSSION AND FINDINGS

Fife Moving & Storage Co. is a Pennsylvania corporation certificated August 5, 1968. It is affiliated with Best Moving & Storage Co. which holds authority at A-00107776. There are common officers, directors and shareholders.

Fife Moving & Storage Co. operates from facilities in Meadowlands, Washington County. This facility is shared with Best Moving & Storage Co. There are offices, terminal and warehouse facilities at this location. Fife presently operates a fleet of equipment including six tractors, six trailers and six household goods vans. The trailers and vans are of the type normally

used by household goods carriers. They are equipped with tie-downs, straps, pads and other miscellaneous equipment used to secure and protect the load while in transit. It also has available all the other incidental types of equipment needed to safely move household goods and commodities requiring special care such as ramps, dollies and tow motors. All of its equipment is routinely inspected on a daily basis and is subject to a preventative maintenance program. Drivers are specially trained to handle household goods, office furniture, objects of art, business machines and other items requiring care normally employed by household goods movers.

The applicant's financial capacity is demonstrated by a balance sheet for the year ending December 31, 1988. The applicant reports total assets of \$442,312 with total liabilities of \$209,849. For calendar year 1988, revenue of \$1,342,517 generated a net income of \$18,748 after deduction of expenses.

As pertinent in the instant proceeding, the authority now held by the applicant permits (1) the transportation of household goods and office furniture in use between points in the borough of Houston, Washington County and within ten (10) miles by the usually traveled highways of the limits of the said borough; and (2) from points in this territory to points in Pennsylvania and vice versa. It also holds authority (3) to transport household goods and office furniture in use between points in the borough of McDonald, Washington County and within fifteen (15) miles by the usually traveled highways of the limits of the said borough, and from points in that area to points in Pennsylvania, and vice versa. The instant application requests broad-form household goods authority to replace all the current authority of the applicant which is relevant to the transportation of household goods and office furniture in use. The authority requested by this instant application does not expand territorially any of the authority held by the applicant. The applicant is seeking the broad form household goods description to avoid any possible confusion that may result from conduct of a household goods operation using the short-form description.

It is our determination that a grant of this authority is in the public interest and will update the carrier's authority by issuance of the broad-form description. There has been no opposition to this grant of the broad-form description. And, since there is no expansion in the applicant's territory, we find no bar to granting this portion of the application. We will note at this point that we will combine the applicant's three current authorities relative to the transportation of household goods and office furniture in use into one grant which applies to the territory of Houston Borough, Washington County and within ten (10) miles and the borough of McDonald, Washington County and within fifteen (15) miles. When the broad-form description issues it will be as a Class D carrier for the transportation of the commodities described by the broad-form in the territory now held by the applicant.

As requested by the applicant and as supported by the record before us, the authority to issue here is in lieu of the authority now held by the applicant within the fifth, sixth, and seventh rights held at its lead docket number A-00094528. The authority to issue in this matter will entirely

replace that authority and the authority to issue will be stated so that when compliance is made with the instant order, the authority now held by the applicant relative to the transportation of household goods and office furniture in use contained in those three rights may be eliminated.

We find:

1. The applicant has the necessary experience, equipment, fitness and capacity necessary to properly render the proposed service.

2. The applicant has provided representative evidence which supports a grant of the authority requested in lieu of the authority now held by the applicant relative to the transportation of household goods and office furniture in use.

3. Approval of the application is necessary for the accommodation and convenience to the public; THEREFORE,

IT IS ORDERED: That the application be and is hereby approved and that the certificate issued August 5, 1968, as amended, be further amended so that the authority held at A-00094528, rights 5, 6, and 7 contained in the order of July 8, 1968, shall now read as follows:

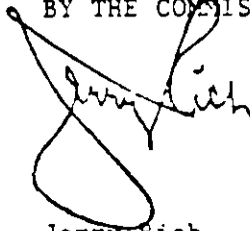
To transport, as a Class D carrier, household goods, personal effects and property used or to be used in a dwelling when a part of the furnishings, equipment or supplies of such dwelling, as an incidental part of a removal by the householder from one domicile to another; furniture, fixtures, equipment and the property of stores, offices, museums, institutions, hospitals or other establishments when a part of the stock, equipment or supply of stores, offices, museums, institutions, hospitals or other establishments, in connection with the removal from one location to another; and articles, in use, including objects of art, displays and exhibits which because of their unusual nature or value require specialized handling and equipment usually employed in moving household goods, between points in the borough of Houston, Washington County, and within ten (10) miles by the usually traveled highways of the limits of said borough, and from points in the said territory to points in Pennsylvania, and vice versa; and between points in the borough of McDonald, Washington County, and within fifteen (15) miles by the usually traveled highways of the limits of the said borough, and from points in that territory to points in Pennsylvania, and vice versa.

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

IT IS FURTHER ORDERED: That the applicant shall not engage in any transportation granted herein until it shall have complied with the requirements of the Public Utility Code and the rules and regulations of the Commission relating to the filing and acceptance of a tariff establishing just and reasonable rates.

IT IS FURTHER ORDERED: That in the event the applicant has not, on or before sixty (60) days from the date of service of the order, complied with the requirements hereinbefore set forth, the application shall be dismissed without further proceedings.

BY THE COMMISSION,

A handwritten signature in black ink, appearing to read "Jerry Rich", written over a large, stylized loop that extends downwards and to the left.

Jerry Rich  
Secretary

(SEAL)

ORDER ADOPTED: May 11, 1989

ORDER ENTERED: MAY 18 1989

PENNSYLVANIA  
PUBLIC UTILITY COMMISSION  
Harrisburg, PA 17120

Public Meeting held May 11, 1989

Commissioners Present:

Bill Shane, Chairman  
William H. Smith, Vice-Chairman  
Joseph Rhodes, Jr.  
Frank Fischl

Application of Best Moving & Storage Co., a corporation of the Commonwealth of Pennsylvania, for amendment to its common carrier certificate, this application seeks the rights as follows:

(1) household goods, personal effects and property used or to be used in a dwelling when a part of the furnishings, equipment or supplies of such dwelling as an incidental part of a removal by the householder from one domicile to another; furniture, fixtures, equipment and the property of stores, offices, museums, institutions, hospitals or other establishments when a part of the stock, equipment or supply of such stores, offices, museums, institutions, hospitals or other establishments, in connection with the removal from one location to another; and articles, in use, including objects of art, displays and exhibits which because of their unusual nature or value require specialized handling and equipment usually employed in moving household goods; (a) from points in the county of Allegheny, to other points in Pennsylvania; and vice versa; (b) between points in the county of Allegheny; and (c) from points in the county of Allegheny, to points within an airline distance of twenty-five (25) statute miles of the City-County Building in the city of Pittsburgh, Allegheny County; and (2) tabulating machines, calculating machines, computers, copy machines, electronic equipment and other business machines and equipment, which because of their unusual nature or value, require specialized handling and equipment usually employed in moving household goods, and parts,

A-00107776  
F. 1  
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materials and supplies used in connection therewith; (a) from points in the county of Allegheny, to other points in Pennsylvania, and vice versa; (b) between points in the counties of Allegheny; and (c) from points in the county of Allegheny, to points within an airline distance of twenty-five (25) statute miles of the City-County Building in the city of Pittsburgh, Allegheny County: WHICH IS TO BE IN LIEU OF its current authority which reads as follows: (1) as a Class C carrier, household goods and office furniture in use, from points in the county of Allegheny to other points in Pennsylvania and vice versa; (2) as a Class B carrier, household goods and office furniture, and equipment, in use, between points in the county of Allegheny; (3) as a Class C carrier, household goods and office furniture and equipment, in use, from points in the county of Allegheny to points within an airline distance of twenty-five (25) statute miles of the City-County Building, in the city of Pittsburgh, Allegheny County; with Rights No. 1, 2 and 3 subject to the following condition: That no right, power or privilege is granted to make package deliveries from stores; and (4) furniture, fixtures, equipment and the property of stores, offices, museums, libraries, laboratories, hospitals, institutions or other establishments, when a part of the stock, equipment or supply of such stores, offices, museums, libraries, laboratories, hospitals, institutions or other establishments, in connection with a removal from one location to another and requiring specialized handling or specialized equipment usually employed in moving household goods; and articles, including objects of art, displays, musical instruments and exhibits which, because of their unusual nature or value, require the specialized handling and equipment usually employed in moving household goods, from points in the county of Allegheny to other points in Pennsylvania, and vice versa; with Right No. 4 subject to the following conditions: That the service herein authorized is limited to deliveries to the home, establishments or places of

business of the ultimate users thereof; and  
That no right, power or privilege is granted  
to transport new pianos, except as presently  
authorized.

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William J. Lavelle for the applicant.

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O R D E R

BY THE COMMISSION:

This matter comes before the Commission on an application filed September 6, 1988. Public notice of the application was given in the Pennsylvania Bulletin of September 24, 1988. The unopposed application is certified to the Commission for its decision without oral hearing. The record consists of verified statements entered by Charles W. Fife, treasurer and a director of Best Moving & Storage Co., Thomas J. Palmquist, vice president of Small Computer Co., Pittsburgh, Allegheny County and Charles D. Kidder, general manager - marketing for MODCOMP, Washington, Washington County.

DISCUSSION AND FINDINGS

Best Moving & Storage Co. is a Pennsylvania corporation certificated August 17, 1988. It is affiliated with Fife Moving & Storage Co. which holds authority from the Commission at A-00094528. There are common officers, shareholders and directors.

Best Moving & Storage Co. operates from facilities in Meadowlands, Washington County. This facility is shared with Fife Moving & Storage Co. There are offices, terminal and warehouse facilities at this location. Best owns and operates two straight truck-van units. The vans are of the type normally used by household goods carriers and are equipped with tie downs, straps, pads and other equipment necessary to secure and protect a load while in transit. It also has other types of equipment used to move household goods and commodities requiring special care such as ramps, dollies and tow motors. All of its equipment is routinely inspected on a daily basis and is subject to a preventative maintenance program. Drivers are specially trained to handle household goods, office furniture, objects of art, business machines and other items requiring care normally employed by household goods movers.

The applicant's financial capacity is demonstrated by a balance sheet for the year ending December 31, 1988, reporting total assets of \$33,413.67 with total liabilities of \$36,758.34. For calendar year 1988, total revenue of \$34,271.56 did not cover total expenses of \$38,005.89 and a net loss of \$3,734.33 is reported for the year.

The authority now held by the applicant permits the transportation of household goods and office furniture in use from points in the county of Allegheny to other points in Pennsylvania, and vice versa; between points in the county of Allegheny; and from points in the county of Allegheny to points within an airline distance of twenty-five (25) statute miles of the City-County Building in the city of Pittsburgh, Allegheny County. These three rights are subject to the condition that no right, power or privilege is granted to make package deliveries from stores. As subject in this application, the applicant also holds authority as a household goods mover as described by the Commission's broad form to permit transportation from points in the county of Allegheny to other points in Pennsylvania, and vice versa subject to the conditions that the service is limited to deliveries to the home, establishments or places of business of the ultimate users and that no right, power or privilege is granted to transport new pianos, except as presently authorized. Part 1 of this application requests long-form household goods authority to replace all the current authority of the applicant which is relative to the transportation of household goods in use and office furniture and equipment in use. The authority requested by this application does not expand territorially any of the authority held by the applicant. The applicant is seeking the broad form household goods description to avoid any possible confusion that may result from conduct of a household goods operation under the short-form description.

It is our determination that a grant of Part 1 of this authority is in the public interest and will update this carrier's authority by issuance of the broad form description. There has been no opposition to this grant of the broad form description and the removal of conditions. And, since there is no expansion in the applicant's territory, we find no bar to granting this portion of the application. We will note at this point that we will combine all four of the applicant's current authorities relative to household goods and office furniture and equipment in use into one when issuing the broad form description. The authority now held by the applicant relative to household goods and office furniture and equipment in use are rights granted as Class B, Class C and Class D authorities. When the broad form description issues it will be as a Class D carrier for the transportation of commodities described therein between points in the county of Allegheny, and from points in the said county to points in Pennsylvania, and vice versa.

The second part of this application involves the transportation of tabulating machines, calculating machines, computers, copying machines, electronic equipment and other business machines and equipment that because of their unusual nature or value, require specialized handling and equipment which is usually employed in the moving of household goods, and parts, materials and supplies used in connection therewith. As in the first part of this application, there is no territorial expansion involved. The applicant is seeking the same territory as it now holds to transport household goods and office furnishings in use. This second part of the application is prompted in part by our decision adopted March 20, 1986, and entered April 2, 1986, at P-850090, Pennsylvania Moving & Storage Association, Petition for Declaratory Order, wherein it was decided that the transportation of new or used business machines was not within the scope of authority to transport articles which require specialized handling and equipment usually employed in moving household goods. The applicant seeks to provide this type of service

using its moving vans and the special equipment usually employed in moving this type of commodity. In support of Part 2 of the application to transport business machines, computers and other electronic equipment, the applicant has the support of two industries in this area. The two may be characterized as representative of a need for a household goods carrier which has the equipment and experience in moving articles which require special care. We find that the support of the two parties is sufficient to grant this portion of the application within the exact same territory the applicant is now authorized to serve.

As requested by the applicant and as supported by the record before us, the authority to issue here is in lieu of the authority now held by the applicant within the first four rights at its lead docket A-00107868. The authority to issue in this matter will entirely replace that authority and the authority to issue will be stated so that when compliance is made with the instant order, the relevant rights now held by the applicant will be eliminated.

We find:

1. The applicant has the necessary experience, equipment, fitness and capacity necessary to properly render the proposed service.
2. The applicant has provided representative evidence which supports a grant of the authority requested in lieu of the authority now held by the applicant relative to the transportation of household goods in use and office furniture and equipment in use.
3. Approval of the application is necessary for the accommodation and convenience of the public; THEREFORE,

IT IS ORDERED: That the application be and is hereby approved and that the certificate issued August 17, 1988, be amended so that the authority held at A-00107776 and the rights numbered 1 through 4 contained in the order adopted February 11, 1988, and entered February 17, 1988, shall now read as follows:

To transport, as a Class D carrier, household goods, personal effects and property used or to be used in a dwelling when a part of the furnishings, equipment or supplies of such dwelling as an incidental part of a removal by the householder from one domicile to another; furnitures, fixtures, equipment and the property of stores, offices, museums, institutions, hospitals or other establishments when a part of the stock, equipment or supply of such stores, offices, museums, institutions, hospitals or other establishments, in connection with the removal from one location to another; and articles, in use, including objects of art, displays and exhibits which because of

their unusual nature or value require specialized handling and equipment usually employed in moving household goods, between points in the county of Allegheny, and from points in the said county, to other points in Pennsylvania, and vice versa.

To transport, as a Class D carrier, tabulating machines, calculating machines, computers, copying machines, electronic equipment and other business machines and equipment, which because of their unusual nature or value, require specialized handling and equipment usually employed in the moving of household goods, and parts, materials and supplies used in the connection therewith, between points in the county of Allegheny, and from points in the said county to other points in Pennsylvania, and vice versa.

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

IT IS FURTHER ORDERED: That the applicant shall not engage in any transportation granted herein until it shall have complied with the requirements of the Public Utility Code and the rules and regulations of the Commission relating to the filing and acceptance of a tariff establishing just and reasonable rates.

IT IS FURTHER ORDERED: That in the event the applicant has not, on or before sixty (60) days from the date of service of the order, complied with the requirements hereinbefore set forth, the application shall be dismissed without further proceedings.

BY THE COMMISSION,



Jerry Rich  
Secretary

(SEAL)

ORDER ADOPTED: May 11, 1989

ORDER ENTERED: MAY 22 1989

## FOREST HILLS TRANSFER AND STORAGE, INC.

## SECTION 1

## OPERATING AUTHORITY

## FOLDER 2

To transport, as a CLASS D CARRIER, HOUSEHOLD GOODS AND FURNITURE IN USE, BETWEEN POINTS IN THE COUNTY OF ALLEGHENY.

To transport, as a CLASS D CARRIER, HOUSEHOLD GOODS AND FURNITURE IN USE, FROM POINTS IN SAID COUNTY TO OTHER POINTS IN PENNSYLVANIA.

To transport, as a CLASS D CARRIER, HOUSEHOLD GOODS AND FURNITURE IN USE, FROM POINTS IN PENNSYLVANIA TO POINTS IN THE COUNTY OF ALLEGHENY; SUBJECT TO THE CONDITION THAT THE SERVICE HEREIN AUTHORIZED IS LIMITED AND RESTRICTED TO MOVEMENTS WHERE THE ORDER FOR SERVICE IS RECEIVED AT THE CERTIFICATE HOLDER'S OFFICE IN ALLEGHENY COUNTY.

## FOLDER 2 Am-B

(1) To transport coal, as a CLASS D CARRIER, FROM MINES IN THE COUNTY OF WESTMORELAND, TO POINTS IN THE CITY OF GREENSBURG, WESTMORELAND COUNTY, AND WITHIN THREE (3) MILES OF THE LIMITS OF SAID CITY.

(2) To transport store goods and fixtures and pianos, as a CLASS D CARRIER, FROM POINTS IN THE CITY OF GREENSBURG, WESTMORELAND COUNTY, AND WITHIN FIFTEEN (15) MILES, BY THE USUALLY TRAVELED HIGHWAYS, OF THE LIMITS OF SAID CITY, INCLUDING THE VILLAGES OF BELMONT AND SLICKVILLE, WESTMORELAND COUNTY, TO OTHER POINTS IN PENNSYLVANIA, AND VICE-VERSA, PROVIDED, THAT NO RIGHT, POWER OR PRIVILEGE IS GRANTED TO SERVE ALLEGHENY COUNTY POINTS EXCEPT FOR SERVICE BETWEEN SUCH POINTS, AND POINTS WITHIN FIFTEEN (15) MILES, BY THE USUALLY TRAVELED HIGHWAYS, OF THE LIMITS OF THE CITY OF GREENSBURG, WESTMORELAND COUNTY.

(3) To transport farm products, excavated materials and road and building construction materials such as are usually transported in dump trucks, as a CLASS D CARRIER, BETWEEN POINTS IN THE CITY OF GREENSBURG AND WITHIN TEN (10) MILES, BY THE USUALLY TRAVELED HIGHWAYS, OF THE LIMITS OF SAID CITY.

(4) To transport christmas trees, as a CLASS D CARRIER, FROM RAILROAD SIDINGS IN THE SAID CITY TO POINTS IN THE COUNTY OF WESTMORELAND.

(CONCLUDED ON NEXT PAGE)

FOR EXPLANATION OF ABBREVIATIONS AND REFERENCE MARKS, SEE LAST PAGE OF TARIFF.

ISSUED: DECEMBER 12, 1980

EFFECTIVE: JANUARY 12, 1981

ISSUED BY:

JOHN C. ONUFER, VICE PRESIDENT  
ARDMORE BOULEVARD AND MARION AVENUE  
PITTSBURGH, PA 15221

SECTION 1  
OPERATING AUTHORITY

FOLDER 2 Am-B (CONCLUDED)

5 TO TRANSPORT PROPERTY, EXCLUDING HOUSEHOLD GOODS AND OFFICE FURNITURE AND EQUIPMENT IN USE, AS A CLASS B CARRIER, BETWEEN POINTS IN THE CITY OF GREENSBURG, WESTMORELAND COUNTY, AND WITHIN THREE (3) MILES OF THE LIMITS OF SAID CITY.

6 TO TRANSPORT PROPERTY, EXCLUDING HOUSEHOLD GOODS AND OFFICE FURNITURE AND EQUIPMENT IN USE, AS A CLASS D CARRIER, FROM POINTS WITHIN THE CITY OF GREENSBURG, WESTMORELAND COUNTY, AND WITHIN THREE (3) MILES OF THE LIMITS OF SAID CITY TO POINTS WITHIN TEN (10) MILES, BY THE USUALLY TRAVELED HIGHWAYS, OF THE LIMITS OF SAID CITY.

7 TO TRANSPORT OFFICE FURNITURE, EQUIPMENT AND HOUSEHOLD GOODS IN USE, AS A CLASS D CARRIER, BETWEEN POINTS IN THE COUNTY OF WESTMORELAND.

8 TO TRANSPORT OFFICE FURNITURE, EQUIPMENT AND HOUSEHOLD GOODS IN USE, AS A CLASS D CARRIER, FROM POINTS IN THE COUNTY OF WESTMORELAND TO OTHER POINTS IN PENNSYLVANIA AND VICE VERSA.

9 TO TRANSPORT OFFICE FURNITURE EQUIPMENT AND HOUSEHOLD GOODS IN USE, AS A CLASS B CARRIER, BETWEEN POINTS IN THE BOROUGH OF SALTSBURG, INDIANA COUNTY, AND WITHIN THREE (3) MILES OF THE LIMITS OF SAID BOROUGH.

10 TO TRANSPORT OFFICE FURNITURE, EQUIPMENT AND HOUSEHOLD GOODS IN USE, AS A CLASS D CARRIER, FROM POINTS IN THE BOROUGH OF SALTSBURG, INDIANA COUNTY, AND WITHIN THREE (3) MILES OF THE LIMITS OF SAID BOROUGH TO OTHER POINTS IN PENNSYLVANIA AND VICE VERSA.

FOR EXPLANATION OF ABBREVIATIONS AND REFERENCE MARKS, SEE LAST PAGE OF TARIFF.

ISSUED: DECEMBER 12, 1980

EFFECTIVE: JANUARY 12, 1981

ISSUED BY:  
JOHN C. ONUFER, VICE PRESIDENT  
ARDMORE BOULEVARD AND MARION AVENUE  
PITTSBURGH, PA 15221



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DEC 4 1997

PA PUBLIC UTILITY COMMISSION  
PROTHONOTARY'S OFFICE

December 4, 1997

Re: Jenks, Inc., t/a  
Georgia P. Carroll Moving Company  
Docket No. A-00113657, F.1, Am-A

Hon. James J. McNulty, Acting Secretary  
Pennsylvania Public Utility Commission  
P. O. Box 3265  
Harrisburg, PA 17120

Dear Mr. McNulty:

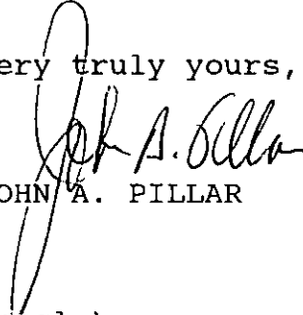
Enclosed is a protest filed on behalf of the following to the above-captioned application:

The Snyder Brothers Moving, Inc., t/a  
George Transportation Company

A copy of this protest has been served on applicant's representative named below in accordance with the Commission's Rules of Practice.

Please acknowledge receipt of the enclosures on the duplicate of this letter of transmittal and return it in the stamped, self-addressed envelope provided.

Very truly yours,

  
JOHN A. PILLAR

SW  
Enclosure  
cc: David M. O'Boyle, Esq. (w/encl.)

U. S. POSTAL SERVICE CERTIFICATE OF MAILING ENCLOSED

80:0117 6-32976

PROFESSIONAL CORPORATION · ATTORNEYS  
1106 FRICK BUILDING · PITTSBURGH, PA 15219  
(412) 471-3300 - FAX: (412) 471-6068

CB

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Before the  
PENNSYLVANIA PUBLIC UTILITY COMMISSION

PA PUBLIC UTILITY COMMISSION  
PROTHONOTARY'S OFFICE

In re:	APPLICATION OF JENKS, INC., t/a GEORGIA P. GARROLL MOVING COMPANY	) ) ) )	Docket A-00113657, Folder 1, Am-A
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PROTEST

In accordance with the Rules of Practice of the Pennsylvania Public Utility Commission, the carrier(s) named herein desire(s) to protest the above application and, in support thereof, state(s) as follows:

1. A copy of the application as published in the Pennsylvania Bulletin is attached hereto as Appendix "A".

2. The name and address of the protestant(s) are set forth in Appendix "B" hereto.

3. The name, address and telephone number of protestant(s)' attorney:

PILLAR · MULROY & FERBER, P.C.  
1106 Frick Building  
Pittsburgh, PA 15219  
(412) 471-3300

4. Protestant(s) hold(s) authority in conflict with this application as summarized in Appendix "B" attached hereto. A true and correct copy of the pertinent portions of authority held by protestant(s), or a summary thereof, is attached hereto as Appendix "C".

5. Protestant(s) is/are presently providing service in the application area and/or is/are willing and able to provide such

service. To the extent of protestant(s) authority, there is no need or demand for additional service and the proposed service is not necessary or proper for the service, accommodation, convenience or safety of the public. Diversion of traffic and loss of revenues in connection with the transportation proposed by applicant will be so seriously detrimental to protestant(s) so as to have a substantial adverse impact upon the public or may result in destructive competition.

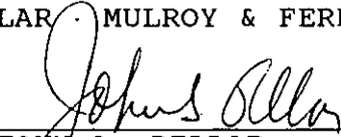
6. Protestant(s) hereby request(s) that the application be set for oral hearing. If an oral hearing is held, protestant(s) represent(s) that it/they will appear and present evidence pertinent to the application.

7. Pursuant to Section 333(c) of the Public Utility Code (66 Pa. C.S.A. Sec. 333(c)), protestant(s) hereby request(s) a list of the witnesses expected to testify in the above entitled proceeding, together with the subject matter of their anticipated testimony and, in particular, any complaints or any evidence pertaining to the service of the protestant(s).

8. If a restrictive amendment will satisfy the interest(s) of protestant(s), a proposed amendment is attached hereto as Appendix "D".

Respectfully submitted,

PILLAR · MULROY & FERBER, P.C.

By: 

JOHN A. PILLAR

Attorney for Protestant(s)

88 PA. C.S.A. § 333(c)

Due Date: December 8, 1997

A-00113657, Folder 1, Am-A. Jenks Inc., t/a Georgia P. Carroll Moving Company (42 Ridgecrest Drive, Pittsburgh, Allegheny County, PA 15235-4548), a corporation of the Commonwealth of Pennsylvania—household goods in use between points in the city of Pittsburgh, Allegheny County: *so as to permit* the transportation of household goods in use, between points in the counties of Allegheny, Beaver, Butler, Greene, Washington and Westmoreland, and from points in said counties, to points in Pennsylvania, and vice versa. *Attorney:* David M. O'Boyle, 1450 Two Chatham Center, Pittsburgh, PA 15219.

## PENNSYLVANIA BULLETIN

November 15, 1997

APPENDIX "B"

Re: JENKS, INC., t/a  
GEORGIA P. CARROLL  
MOVING COMPANY  
Docket A-00113657,  
F.1, Am-A

The foregoing protest to the above application is filed on behalf of:

**THE SNYDER BROTHERS MOVING, INC.,**  
**t/a GEORGE TRANSPORTATION COMPANY**  
729 New Castle Street  
Zelienople, PA 16063

The Snyder Brothers Moving, Inc., t/a George Transportation Company holds authority from this Commission at Docket No. A-86452. As pertinent to the application involved herein, protestant is authorized to transport household goods and office furniture in use, as follows:

(1) between points in the Borough of McKees Rocks, Allegheny County, and within 25 miles of the limits of said borough;

(2) from points in the City of Pittsburgh, Allegheny County, and within 5 miles of the limits of said city to points in Pennsylvania, and vice versa;

(3) between points in the City of Pittsburgh, and within 15 miles of the limits thereof, and from points in said area to points within 50 miles of the City-County Building in the City of Pittsburgh, and vice versa.

(4) from points in Butler County to points in Pennsylvania, and vice versa.

In addition, protestant has pending before this Commission, at Folder 2, Am-E, an application to acquire authority as follows: household goods and office furnishings in use, from points in the boroughs of Monaca, Rochester, Freedom, Beaver and West Bridgewater, and the townships of Center and Potter, Beaver County, to others points in Beaver County, and vice versa. Protestant's authority is more fully set forth in Appendix "C" hereto.

PENNSYLVANIA  
PUBLIC UTILITY COMMISSION

Application Docket No. 86452  
Folder 2

Application of THE SNYDER BROTHERS  
MOVING INC., a corporation of the  
Commonwealth of Pennsylvania

REPORT AND ORDER  
APPROVING TRUCKING SERVICE

BY THE COMMISSION:

This matter being before the Pennsylvania Public Utility Commission upon application of THE SNYDER BROTHERS MOVING INC., a corporation of the Commonwealth of Pennsylvania, received May 1959, to operate motor vehicles as a common carrier, and having been duly presented in accordance with the rules of the Commission and full investigation of the matters and things involved having been had, and it appearing that the rights granted herein are in effect a transfer of the rights which have been held by GILBERT SNYDER, GERALD R. SNYDER, GERARD E. SNYDER, BERNARD D. SNYDER and GLENN J. SNYDER, copartners, trading and doing business as THE SNYDER BROTHERS, under reports and orders issued at A. 69934, Folders 2 and 3 on November 10, 1947, and the certificates of public convenience issued pursuant thereto, which certificates will be subsequently cancelled, as of the date of this order, upon compliance with the tariff and insurance requirements of the Commission by THE SNYDER BROTHERS MOVING INC., a corporation of the Commonwealth of Pennsylvania, the Commission finds and determines that approval of the application, limited to the following rights:

To transport, as a Class D carrier, household goods and office furniture in use between points in the Borough of McKees Rocks, Allegheny County, and within twenty-five (25) miles by the usually traveled highways, of the limits of the said borough. (Formerly A. 69934, F. 2)

To transport, as a Class D carrier, coal, coke and other solid fuels, brick, sand, gravel, soil and building construction materials such as are usually transported in dump trucks, between points in the Borough of McKees Rocks, Allegheny County, and within twenty-five (25) miles by the usually traveled highways of the limits of the said borough. (Formerly A. 69934, F. 2)

To transport, as a Class D carrier, new furniture, fixtures, and household appliances, and new office furniture, fixtures and office appliances for Superior Furniture Company from points in the Borough of McKees Rocks, Allegheny County, to points in the County of Allegheny, and vice versa; (Formerly A. 69934, F. 3)

and subject to the following conditions is necessary or proper for the service, accommodation or convenience of the public:

FIRST: That the certificate holder is limited and restricted to the operation of the motor vehicles as named and described in the Equipment Certificate, to be subsequently issued.

SECOND: That the approval hereby given is not to be understood as committing the Commission, in any proceeding that may be brought before it for any purpose, to fix a valuation on the property and/or rights to be acquired by applicant from the present certificate holder equal to the consideration to be paid therefor, or equal to any value that may be placed thereon by applicant, or to approve or prescribe rates sufficient to yield a return thereon.

THIRD: That the accounts of the transferee will reflect the same book values as the records of the transferor at the effective date of the transfer, with respect to the assets acquired and liabilities assumed, any previously recorded appreciation having been deleted therefrom, provided that the applicant shall not record in its utility accounts any amount representing the rights herein granted, in excess of the actual cost of such rights to the original holder thereof.

FOURTH: That the certificate holder shall comply with all the provisions of the Public Utility Law as now existing or as may hereafter be amended, and Revised General Order No. 29, effective July 1, 1939, or as may hereafter be revised, and any other rules and regulations as may hereafter be prescribed by the Commission. Failure to comply shall be sufficient cause to suspend, revoke or rescind the rights and privileges conferred by the certificate.

NOW, to wit, July 20, 1959, IT IS ORDERED: That upon compliance with the requirements of the Public Utility Law relating to insurance and the filing and acceptance of a tariff establishing just and reasonable rates, a certificate of public convenience issue evidencing the Commission's approval of the right to operate as above determined.

IT IS FURTHER ORDERED: That in the event said applicant has not, on or before thirty days from the date of the service of this order, complied with the requirements heretofore set forth, the application shall be dismissed without further proceedings.

ATTEST:

*William P. Ryan*

Secretary

PENNSYLVANIA  
PUBLIC UTILITY COMMISSION

*Robert A. ...*  
Chairman

PENNSYLVANIA  
PUBLIC UTILITY COMMISSION

Public Meeting held April 13, 1976  
Harrisburg, Pennsylvania 17120

COMMISSIONERS PRESENT:

Chairman Carter  
Commissioner Bloom  
Commissioner O'Bannon  
Commissioner Johnson

Application Docket No. 86452, Folder 2--Application of THE SNYDER BROTHERS MOVING, INC., trading and doing business as FERRY WOODS MOVING & STORAGE CO., a corporation of the Commonwealth of Pennsylvania

SUPPLEMENTAL REPORT AND ORDER  
MODIFYING CERTIFICATE OF PUBLIC CONVENIENCE

BY THE COMMISSION:

It appearing that part of the rights contained in the report and order issued at A. 86452, Folder 2 on July 20, 1959 and the certificate of public convenience issued thereunder, are now contained in the supplemental report and order issued under date of April 13, 1976 to MARTIN TRUCKING, INC., a corporation of the Commonwealth of Pennsylvania at A. 79156, Fol. 3, Am-M, and the matters and things involved having been duly considered by the Commission; THEREFORE:

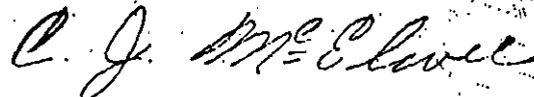
NOW, to wit, April 13, 1976, IT IS ORDERED: That the report and order issued under date of July 20, 1959 and the certificate of public convenience issued thereunder, be and is hereby modified and amended so as to ELIMINATE the following right:

To transport, as a Class D carrier, coal, coke and other solid fuels, brick, sand, gravel, soil and buildi construction materials such as are usually transported in dump trucks, between points in the borough of McKees Rocks, Allegheny County, and within twenty-five (25) miles by the usually traveled highways of the limits of the said borough.

IT IS FURTHER ORDERED: That the applicant will not be permitted to operate or engage in any transportation granted herein until compliance with the requirements of the Public Utility Law, relative to the filing and acceptance of a tariff establishing just and reasonable rates.

(SEAL)

BY THE COMMISSION,



C. J. MC ELWEE  
Secretary

ORDER ADOPTED: April 13, 1976  
ORDER ENTERED: June 22, 1976

PENNSYLVANIA  
PUBLIC UTILITY COMMISSION  
Harrisburg, PA 17120

Public Meeting held May 15, 1981

Commissioners Present:

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

Application of The Snyder Brothers Moving, Inc., t/d/b/a George Transportation Company, a corporation of the Commonwealth of Pennsylvania, for amendment to its common carrier certificate: SO AS TO PERMIT the transportation of household goods, personal effects and property used or to be used in a dwelling, when a part of the equipment or supplies of such dwelling, as an incidental part of a removal by the householder from one domicile to another; furniture, fixtures, equipment and the property of stores, offices, museums, institutions, laboratories, hospitals or other establishments, when a part of the stock, equipment or supply of such stores, offices, museums, institutions, laboratories, hospitals or other establishments, in connection with a removal from one location to another; and articles, in use, including objects of art, displays and exhibits which, because of their unusual nature or value require specialized handling and equipment usually employed in moving household goods, between points in the County of Butler, and from points in said County to points in Pennsylvania, and vice versa.

A-00086452;  
F.2, Am-A

DOCKETED

JUN 10 1981

DOCUMENT  
FOLDER

O R D E R

BY THE COMMISSION:

We adopt as our action the Initial Decision of Administrative Law Judge Marcuschak dated January 12, 1981, and his Ruling on Exceptions dated March 26, 1981; THEREFORE,

IT IS ORDERED:

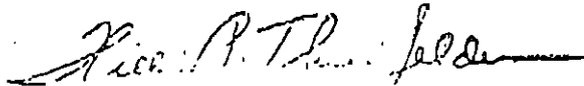
1. That the application of The Snyder Brothers Moving, Inc., t/d/b/a George Transportation Company at A-00086452, F.2, Am-A, be and is hereby approved in part and denied in part, and that the Certificate of Public Convenience issued to applicant on October 1, 1959, be modified to include the following right:

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

2. That the applicant shall not engage in any transportation granted herein until it shall have complied with the requirements of the Public Utility Code and the rules and regulations of the Commission relating to the filing and acceptance of a tariff establishing just and reasonable rates.

3. That in the event said applicant has not, on or before sixty (60) days from the date of service of this Order, complied with the requirements hereinabove set forth, the application shall be dismissed without further proceedings.

BY THE COMMISSION,



William P. Thierfelder  
Secretary

(SEAL)

ORDER ADOPTED: May 15, 1981

ORDER ENTERED: JUN 9 1981

PUC, A-86452, Am-B  
A-96502, F. 2  
D-97208, F. 2  
Under Ber. 418  
5/25/80 -js

PENNSYLVANIA  
PUBLIC UTILITY COMMISSION  
Harrisburg, PA 17120

Sn 18

Public Meeting held January 25, 1980

Commissioners Present:

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

RECORDED  
JUN 7 1980  
SEC. 2  
Public Utility  
A-00086452  
F. 2  
Am-B

Application of The Snyder Brothers Moving Inc.,  
t/a George Transportation Company for approval  
of the transfer to it of all of the operating  
rights held by Patricia A. George at A. 99449.

O R D E R

BY THE COMMISSION:

By application docketed October 17, 1979, The Snyder Brothers Moving, Inc., t/a George Transportation Company, a corporation of the Commonwealth of Pennsylvania, seeks approval of the transfer to it of all the rights granted to Patricia A. George, under the certificate issued at A. 99449.

We find the applicant to be fit to be granted the operating authority sought herein and that approval of the application is necessary and proper for the continuation of service to the public; THEREFORE,

IT IS ORDERED: That the application for the transfer of rights held by Patricia A. George, at A. 99449 be approved and that the report and order of July 20, 1959 at A. 86452, F. 2 and the certificate issued pursuant thereto, be modified and amended to include the following rights:

1. To transport, as a Class B carrier, household goods and office furniture, in use, between points in the city of Pittsburgh, Allegheny County, and within five (5) miles, by the usually traveled highways, of the limits of the said city.
2. To transport, as a Class D carrier, household goods and office furniture and fixtures in use from points in the city of Pittsburgh, Allegheny County, and within five (5) miles by the usually traveled highways of the limits of the said city to points in Pennsylvania and vice versa.
3. To transport, as a Class D carrier, new and used household goods, appliances, and store fixtures between points in the city of Pittsburgh, Allegheny County, and within an airline distance of fifteen (15) statute miles thereof, and from points in said area to points within an airline distance of fifty (50) statute miles of the City-County Building, Pittsburgh, and vice versa;

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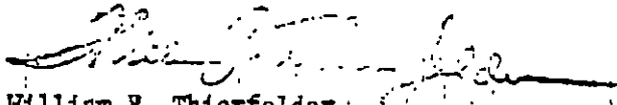
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IT IS FURTHER ORDERED: That the applicant shall not engage in any transportation granted herein until it shall have complied with the requirements of the Pennsylvania Public Utility Law and the rules and regulations of this Commission relative to the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

IT IS FURTHER ORDERED: That in the event said applicant has not, on or before sixty (60) days from the date of the service of this order, complied with the requirements hereinbefore set forth, the application shall be dismissed without further proceedings.

IT IS FURTHER ORDERED: That upon compliance with this order the rights granted the transferor Patricia A. George at A. 99449 be cancelled and the record be marked closed.

BY THE COMMISSION,

  
William P. Thierfelder  
Secretary

(SEAL)

ORDER ADOPTED: January 25, 1980

ORDER ENTERED: FEB 19 1980

PENNSYLVANIA  
PUBLIC UTILITY COMMISSION  
Harrisburg, PA 17120

EXTRA COPY

Public Meeting held June 11, 1987

Commissioners Present:

Bill Shane, Chairman  
Linda C. Taliaferro  
Frank Fischl

Application of The Snyder Brothers Moving, Inc., t/d/b/a George Transportation Company, a corporation of the Commonwealth of Pennsylvania, for amendment to its common carrier certificate, which grants the right, inter alia, to transport, by motor vehicle, household goods and office furniture in use, between points in the borough of McKees Rocks, Allegheny County, and within twenty-five (25) miles by the usually traveled highways of the limits of said borough: SO AS TO PERMIT the transportation of tabulating machines, calculating machines, computers, copying machines, electronic equipment and other business machines and equipment, which because of their unusual nature or value, require specialized handling and equipment usually employed in moving household goods, and parts, materials and supplies used in connection therewith, (1) between points in the borough of McKees Rocks, Allegheny County, and within twenty-five (25) miles by the usually traveled highways of the said borough; (2) between points in the city of Pittsburgh, Allegheny County, and within five (5) miles by the usually traveled highways of the limits of the said city; (3) between points in the city of Pittsburgh, Allegheny County, and within an airline distance of fifteen (15) statute miles thereof, and from points in the said territory to points within an airline distance of fifty (50) statute miles of the City-County Building in the city of Pittsburgh, Allegheny County, and vice versa; and (4) from points in the county of Butler, to points in Pennsylvania, and vice versa.

A-00086452  
F. 2  
Am-C

William J. Lavelle for The Snyder Brothers Moving, Inc.

O R D E R

BY THE COMMISSION:

This matter comes before the Commission on an application filed September 29, 1986. Public notice of the application was given in the Pennsylvania Bulletin of October 25, 1986.

The unopposed application is certified to the Commission for its decision without oral hearing. The record consists of verified statements entered by John E. George, president of the applicant, Evans City, Butler County; J. R. Briski, supervisor of shipping, receiving and traffic for Bettis Atomic Power Lab Division of Westinghouse Electric Corp., West Mifflin, Allegheny County; and William G. Bowan, senior transportation administrator, Westinghouse Electric Corporation, Nuclear Technology Systems Division, Monroeville, Allegheny County.

#### DISCUSSION AND FINDINGS

By the instant application, The Snyder Brothers Moving, Inc., seeks to amend its current household goods and office furniture authority so that it may transport various types of business machines and electronic equipment which requires specialized handling and equipment as normally employed in moving household goods. There is no territorial expansion involved in the instant proceeding.

The applicant admits that it has transported business machines and electronic equipment within the scope of its current territorial authority, under the belief that the commodities involved were included in the Commission's description of office furnishings.

In our decision adopted March 20, 1986, and entered April 2, 1986, at P-850090, Pennsylvania Moving & Storage Association, Petition for Declaratory Order, it was decided that the transportation of new or used business machines was not within the scope of the authority to transport articles which require specialized handling and equipment usually employed in moving household goods.

Upon issuance of the above referenced decision, the applicant filed an application for specific authority to transport the types of commodities above excluded, but confined to its current operating territory relative to household goods and office furnishings in use.

We find, after review of the circumstances surrounding the filing of the application for amendment to its certificate and the verified statements of the applicant and four shippers in support of the application, that the application should be approved. The applicant as a currently certificated carrier of household goods and office furnishings has the necessary equipment and experience to

transport the subject commodities. The support of the two shippers is representative of a need for the service as an accommodation and convenience to the public. We further find that approval of the application will provide substantial public benefit by making the applicant's service available for the transportation of business machines and electronic equipment and by bringing the applicant into compliance with current Commission policy; THEREFORE.

**IT IS ORDERED:** That the application be and is hereby approved, and that the certificate issued October 1, 1959, as amended, be further amended to include the following right:

To transport, as a Class D carrier, tabulating machines, calculating machines, computers, copying machines, electronic equipment and other business machines and equipment, which because of their unusual nature or value, require specialized handling and equipment usually employed in moving household goods, and parts, materials and supplies used in connection therewith, (1) between points in the borough of McKees Rocks, Allegheny County, and within twenty-five (25) miles by the usually traveled highways of the said borough; (2) between points in the city of Pittsburgh, Allegheny County, and within five (5) miles by the usually traveled highways of the limits of the said city; (3) between points in the city of Pittsburgh, Allegheny County, and within an airline distance of fifteen (15) statute miles thereof, and from points in the said territory to points within an airline distance of fifty (50) statute miles of the City-County Building in the city of Pittsburgh, Allegheny County, and vice versa; and (4) from points in the county of Butler, to points in Pennsylvania, and vice versa.

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

**IT IS FURTHER ORDERED:** That no service shall be rendered under the authority granted herein until the applicant has complied with the requirements of the Public Utility Code and the rules and regulations of the Commission relative to the filing and acceptance of a tariff establishing just and reasonable rates.

IT IS FURTHER ORDERED: That in the event the applicant has not complied with the requirements hereinbefore set forth within sixty (60) days of the date the order is entered, the application shall be dismissed without further proceedings.

BY THE COMMISSION.

Jerry Rich  
Secretary

(SEAL)

ORDER ADOPTED: June 11, 1987

ORDER ENTERED: JUN 22 1987

A-00086452, F. 2, AM-E THE SNYDER BROTHERS MOVING, INC.,  
T/D/B/A GEORGE TRANSPORTATION COMPANY (729 New Castle Street,  
Zelienople, Butler County, PA 16063), a corporation of the  
Commonwealth of Pennsylvania - inter alia, household goods, in  
use, between points in the city of Pittsburgh, Allegheny  
County, and within five (5) miles by the usually traveled  
highways of the limits of said city: SO AS TO PERMIT the  
transportation of household goods and office furnishings, in  
use, from points in the boroughs of Monaca, Rochester,  
Freedom, Beaver and West Bridgewater, and the townships of  
Center and Potter, Beaver County, to other points in Beaver  
County, and vice versa; subject to the following condition:  
That all transportation beyond fifteen (15) miles by the  
usually traveled highways of the limits of the borough of  
Monaca, Beaver County, shall be limited to the transportation  
of household goods and office furnishings in use; which is to  
be a transfer of part of the rights authorized to A & D  
Transfer, Inc., under the certificate issued at A-00110133,  
F. 1, Am-A, subject to the same limitations and conditions.  
Attorney: John A. Pillar, 1106 Frick Building, Pittsburgh, PA  
15219.

APPENDIX "D"

Re: JENKS, INC., t/a  
GEORGIA P. CARROLL MOVING  
COMPANY  
Docket A-00113657,  
F.1, Am-A

Protestant, The Snyder Brothers Moving, Inc., t/a George Transportation Company, would consider withdrawing its opposition to the within application if the application were amended to exclude the territory served by George Transportation.

BEFORE THE  
PENNSYLVANIA PUBLIC UTILITY COMMISSION

Am-A. Jenks Inc.,  
t/a Georgia P. Carroll Moving Co.  
42 Ridgcrest Dr. Pittsburgh, Allegheny County  
PA 15235-4548

DOCKET No. A-00113657, Folder 1

PROTEST ON BEHALF OF  
PATRICK KISSEL, SR.

AND NOW, comes Patrick Kissel, Sr. (Protestant) and protests the above application and in support thereof states as follows:

1. The name, business address and telephone number of the Protestant are as follows:

Patrick Kissel, Sr.  
550 Pine Creek Road  
Wexford, PA 15090  
P.U.C. # A-99886

2. Protestant holds authority in conflict with this transfer application and the relevant portion of Protestant's authority is summarized in Appendix "A" attached hereto.

- 3 Protestant is filing a formal Protest against Applicant in regard to this conflict with Protestants authority.

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4. Protestant is not aware of any restriction at this time which would satisfy its interests in opposing this permanent, temporary or stock transfer application.

5. Pursuant to Section 333(c) of the Public Utility Code (66 Pa. C.S.A. S333(c)), Protestant hereby requests a list of the witnesses expected to testify in the above-entitled proceeding together with the subject matter of their anticipated testimony.

6. The applicant, Georgia P. Carroll, Attorney: David M.O'Boyle 1450 Two Chatham Center, Pittsburgh, PA 15219 has been served notice of this protest by certified mail. (See Appendix "B".)

Respectfully submitted,

*Patrick A. Kissel Sr.*

---

Patrick A. Kissel, Sr., Protestant

550 Pine Creek Road

Wexford, PA 15090

97 DEC -8 P.1 3:56

OPERATING AUTHORITY

RECEIVED

Certificate No. A-99886

DEC 4 1997

To transport, as a Class B Carrier, Property, between points in the City of Pittsburgh, Allegheny County.

PUBLIC UTILITY COMMISSION  
PROTHONCARY'S OFFICE

To transport, as a Class C Carrier, Property, from the City of Pittsburgh, Allegheny County, to points within ten (10) miles by the usually traveled highways of the City-County Building in said City.

With the Rights immediately above to be subject to the following conditions:

That no right, power or privilege is granted to transport any property, except household goods in use, to or from points on Route 8, Mt. Royal Boulevard and Route 19.

To transport, as a Class D Carrier, Groceries and Perishable Foodstuffs for Kraft Foods, Inc., from its warehouse in the City of Pittsburgh, Allegheny County, to the warehouse of the Thorofare Supermarkets in Franklin Township, Westmoreland County, and the return of damaged and rejected merchandise.

To transport, as a Class D Carrier, Groceries and Perishable Foodstuffs for Kraft Foods, Inc., from its warehouse in the City of Pittsburgh, Allegheny County, to points within an airline distance of thirty-five (35) statute miles of the City-County Building in the said City, and the return of rejected or damaged shipments; excluding the transportation of commodities in bulk, in tank vehicles or in hopper type vehicles.

To transport, as a Class D Carrier, Household Goods and Used Furniture between points in the County of Allegheny.

To transport, as a Class D Carrier, Household Goods and Used Furniture from points in the County of Allegheny to other points in Pennsylvania, and vice versa.

To transport, as a Class D Carrier, Property, for Action Industries, Inc., Associated Hardware Supply Co., Dollar-Ama, Inc. and Labeco, Inc., from their warehouse at 416 Nixon Street in the Borough of Cheswick, Allegheny County, to points in Pennsylvania, and vice versa.

Subject to the following conditions:

- FIRST: That no right, power or privilege is granted to transport Garments, Wearing Apparel and Supplies, Materials and Trimmings incidental thereto, Used Sewing Machines, Cutting Machines and Sewing Tables and Parts and Accessories thereof.
- SECOND: That no right, power or privilege is granted to transport Household Goods in use and Office Furniture and Fixtures in use and new and used pianos, except as presently authorized.
- THIRD: That no right, power or privilege is granted to transport commodities in bulk, in tank vehicles, or in hopper-type vehicles.
- FOURTH: That no right, power or privilege is granted to render service to or from points in the Borough of Martinsburg, Blair County, and within an airline distance of thirty (30) statute miles of the limits of the said Borough.

▲EXPLANATION OF ABBREVIATIONS

No.	-	Number
P.U.C.	-	Public Utility Commission
PA.	-	Pennsylvania
SR.	-	Senior

▲EXPLANATION OF REFERENCE MARKS

↑	-	Denotes Increase
↓	-	Denotes Reduction
▲	-	Denotes Change In Wording
@	-	Denotes New or Addition
●	-	Denotes No Change

For explanation of abbreviations and reference marks, see page 1 of Tariff.

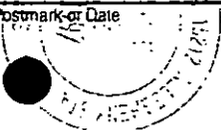
P 394 682 347

US Postal Service

**Receipt for Certified Mail**

No Insurance Coverage Provided.

Do not use for International Mail (See reverse)

Name David M.O'Boyle	
Street & Number 1450 Two Chatham Center	
Post Office, State, & ZIP Code Pgh, PA 15219	
Postage	\$ 52
Certified Fee	1 35
Special Delivery Fee	
Restricted Delivery Fee	
Return Receipt Showing to Whom & Date Delivered	1 20
Return Receipt Showing to Whom, Date, & Addressee's Address	
TOTAL Postage & Fees	\$ 2 77
Postmark or Date 	

PS Form 3800, April 1995



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

IN REPLY PLEASE  
 REFER TO OUR FILE

January 20, 1998

In Re: A-00113657F0001AmA

(See attached list)

Application of Jenks, Inc. t/a Georgia P. Carroll Moving Company  
 A Corporation of the Commonwealth of Pennsylvania

For amendment to its common carrier certificate, which grants the right, to transport, by motor vehicle household goods in use, between points in the City of Pittsburgh, Allegheny County: SO AS TO PERMIT the transportation of household goods in use, between points in the counties of Allegheny, Beaver, Butler, Greene, Washington and Westmoreland, and from points in said counties, to points in Pennsylvania, and vice versa.

Hearing Notice

This is to inform you that a hearing on the above-captioned case will be held as follows:

Type: Initial

Date: Wednesday, March 25, 1998

Time: 10:00 a.m.

Location: 11th floor hearing room  
 Pittsburgh State Office Building  
 300 Liberty Avenue  
 Pittsburgh, Pennsylvania

Presiding Officer: Administrative Law Judge Larry Gesoff  
 1103 Pittsburgh State Office Building  
 300 Liberty Avenue  
 Pittsburgh, PA 15222  
 Telephone: (412) 565-3550

DOCKETED  
 JAN 20 1998

PROTHONOTARY'S OFFICE  
 PA: JUC  
 98 JAN 21 AM 9:21  
 RECEIVED

Attention: You may lose the case if you do not come to this hearing and present facts on the issues raised.

If you intend to file exhibits, 2 copies of all hearing exhibits to be presented into evidence must be submitted to the

DOCUMENT  
 FOLDER

reporter. An additional copy must be furnished to the Presiding Officer. A copy must also be provided to each party of record.

Except for those individuals representing themselves, the Commission's rules require that all parties have an attorney; therefore, you should have an attorney of your choice file an entry of appearance before the scheduled hearing.

If you are a person with a disability, and you wish to attend the hearing, we may be able to make arrangements for your special needs. Please call Norma Lewis at the Public Utility Commission:

- Scheduling Office: 717-787-1399
- AT&T Relay Service number for persons who are deaf or hearing impaired: 1-800-654-5988.

pc: Judge Gesoff  
Norma Lewis  
Steve L. Springer, Scheduling Officer  
Beth Plantz  
Docket Section  
Calendar File

A-00113657F0001AmA Application of Jenks, Inc. t/a Georgia P.  
Carroll Moving Company  
A Corporation of the Commonwealth of Pennsylvania

For amendment to its common carrier certificate, which grants the right, to transport, by motor vehicle household goods in use, between points in the City of Pittsburgh, Allegheny County: SO AS TO PERMIT the transportation of household goods in use, between points in the counties of Allegheny, Beaver, Butler, Greene, Washington and Westmoreland, and from points in said counties, to points in Pennsylvania, and vice versa.

JENKS INC  
T/A GEORGIA P CARROLL MOVING  
42 RIDGECRERST DRIVE  
PITTSBURGH PA 15235

DAVID M O'BOYLE ESQUIRE  
T/A GEORGIA G CARROLL MOVING  
1450 TWO CHATHAM CENTER  
PITTSBURGH PA 15219

WILLIAM A GRAY ESQUIRE  
VUONO & GRAY LLC  
2310 GRANT BUILDING  
PITTSBURGH PA 15219

PATRICK KISSELL SR  
550 PINECREEK ROAD  
WEXFORD PA 15090

JOHN A PILLAR ESQUIRE  
PILLAR MULROY & FERBER PC  
1106 FRICK BUILDING  
PITTSBURGH PA 15219