

PERSUN & HAMLIN, P.C.

Attorneys at Law

IRS NO. 26-3786257
(717) 620-2440
FAX: (717) 620-2442

1700 Bent Creek Boulevard
Suite 160
Mechanicsburg, PA 17050

LLOYD R. PERSUN
(717) 620-2636
lrpersun@persunhamlin.com

Please reply to:
P.O. Box 659
Mechanicsburg, PA 17055-0659

[HTTP://WWW.PERSUNHAMLIN.COM](http://www.persunhamlin.com)

October 24, 2016

FILED ELECTRONICALLY

10045.86

**Re: Application of Leon L. and Linda J. Fuller
A-2016-2563259**

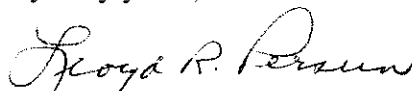
Rosemary Chiavetta, Secretary
PA Public Utility Commission
2nd Floor, Commonwealth Keystone Building
Harrisburg, PA 17110

Dear Secretary Chiavetta:

We represent MTR Transportation, Inc. (MTR), t/d/b/a K-Cab Co., which timely protested this Application. At Applicants' request, we file herewith their Restrictive Amendment and Stipulation with MTR dated October 24, 2016. MTR remains a party of record for the purpose of receiving copies of all notices, pleadings, Initial Decisions and Orders, etc. in this case.

I hereby certify that we forwarded today a true and correct copy of the Restrictive Amendment and Stipulation to Applicants by United States mail, first class, postage prepaid.

Very truly yours,



Lloyd R. Persun

LRP:pg

Attachment

cc: Mr. Leon L. Fuller
Mrs. Linda J. Fuller
905 Miller Road
Muncy, PA 17756
(w/attachment)

48800v1

BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION

In Re: : A-2016-2563259
:
Application of Leon L. Fuller and Linda J. :
Fuller : **FILED ELECTRONICALLY**

RESTRICTIVE AMENDMENT AND STIPULATION

In accordance with the Rules of Practice of the Pennsylvania Public Utility Commission (“Commission”), Applicants, **Leon L. Fuller and Linda J. Fuller**, and Protestant, **MTR Transportation, Inc., t/d/b/a K-Cab Co.**, hereby enter into the following Restrictive Amendment and Stipulation:

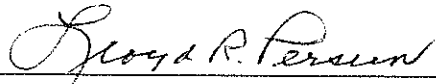
1. Applicants hereby restrictively amend this Application so that the operating authority sought therein reads as follows:

To transport, as a common carrier, by motor vehicle, persons in paratransit service limited to persons whose personal convictions prevent them from owning or operating motor vehicles, between points in the Townships of Delaware and Lewis, Northumberland County and from points in those townships to points in Pennsylvania and return.

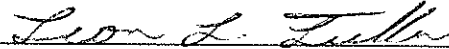
2. Based on the Restrictive Amendment set forth in Paragraph 1, above, and conditioned upon its acceptance or approval by the Commission and any Order issued in this case being consistent therewith, Protestant hereby withdraws its Protest, subject to the following conditions: (1) if any aspect of this Restrictive Amendment and Stipulation is not approved by the Commission for any reason, the Protestant’s Protest shall be deemed immediately reinstated, and (2) if any aspect of this Restrictive Amendment and Stipulation is not approved by the Commission for any reason, Protestant shall have the right to (a) present evidence in an on-the-record proceeding in opposition to the Application, (b) request Reconsideration before the Commission, and/or (c) appeal before any and all appropriate Appellate Courts, and Applicants

will not raise any objection as to party status and/or standing of Protestant in any such proceeding.

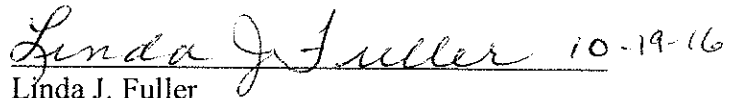
WHEREFORE, in consideration of the promises mutually set forth above, the parties hereto have executed this Restrictive Amendment and Stipulation this 24th day of October, 2016.



Lloyd R. Persun, Esquire
Persun & Hamlin, P.C.
1700 Bent Creek Boulevard, Suite 160
P.O. Box 659
Mechanicsburg, PA 17055-0659
Telephone: (717) 620-2440
Attorneys for Protestant



Leon L. Fuller



Linda J. Fuller 10-19-16
905 Miller Road
Muncy, PA 17756
Applicants