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September 6, 2022

VIA E-FILING

Rosemary Chiavetta, Secretary
Pennsylvania Public Utility Commission
Commonwealth Keystone Building
400 North Street, 2nd Floor
Harrisburg, PA 17120

Re: Application of Perseverance Transportation LLC;
Docket No. A-2022-3033987

Dear Secretary Chiavetta:

Enclosed for electronic filing please find the Joint Protest of Bux-Mont Transportation, Inc., Easton Coach Company, Suburban Transit Network, Inc., and Tri County Transit Service, Inc. in the above-captioned proceeding.

Copies are being served in accordance with the attached Certificate of Service. Please contact me with any questions or concerns.

Respectfully submitted,



Tanya C. Leshko

TCL/tlg
Enclosure
cc: Certificate of Service

**BEFORE THE
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

Application of Perseverance Transportation :
LLC for the right to begin to transport, as a :
common carrier, by motor vehicle, persons in : Docket No. A-2022-3033987
paratransit service, between points in the :
Boroughs of Hatboro, Jenkintown, North :
Wales, the Townships of Abington, Upper :
Dublin and Upper Moreland, all located in :
Montgomery County, and the City and :
County of Philadelphia. :

**JOINT PROTEST OF BUX-MONT TRANSPORTATION, INC., EASTON COACH
COMPANY, SUBURBAN TRANSIT NETWORK, INC., AND TRI COUNTY TRANSIT
SERVICE, INC.**

Bux-Mont Transportation, Inc. (“Bux-Mont”), Easton Coach Company (“Easton”),
Suburban Transit Network, Inc. (“TransNet”), and Tri County Transit Service, Inc. (“Tri County”),
(collectively, the “Joint Protestants”), by and through their attorneys, hereby file this Joint Protest
to the above-referenced Application pursuant to 52 Pa. Code §§ 3.381(c), 5.51, and state as
follows:

I. INTRODUCTION / PROTESTANTS

1. Bux-Mont’s full name and address is:

Bux-Mont Transportation, Inc.
726 Fitzwatertown Rd.
Willow Grove, PA 19090
215-659-8865

Easton’s full name and address is:

Easton Coach Company
1200 Conroy Place
Easton, PA 18040
610-252-8667

TransNet's full name and address is:

Suburban Transit Network, Inc.
Union Meeting Corporate Center
980 Harvest Drive, Suite 100
Blue Bell, PA 19422
215-542-7433

Tri County's full name and address is:

Tri County Transit Service, Inc.
110 Industrial Parkway
Sanatoga, PA 19464
610-495-5640

The name, address and telephone number of Joint Protestants' attorneys are:

Tanya C. Leshko (PA I.D. #78787) (Primary Contact)
John F. Povilaitis (PA I.D. #28944)
Alan Michael Seltzer (PA I.D. #27890)
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The Joint Protestants request that all pleadings, correspondence and other documents in this matter be directed to their attorneys.

II. JOINT PROTESTANTS' INTEREST IN THE APPLICATION

2. Bux-Mont holds authority from the PaPUC to transport persons as a common carrier in paratransit service between points in Bucks County and to points in the counties of Montgomery and Philadelphia, and return. As a carrier in the paratransit industry operating where Perseverance Transportation LLC ("Applicant" or "Perseverance") proposes to offer service, Bux-Mont has a substantial interest in ensuring that the public is served by carriers that have sufficient technical expertise, financial capacity and a propensity to operate safely and legally, as required

by the Commission and applicable law. Bux-Mont currently holds PaPUC authority and operates under the following authorizations: Docket No. A-00087075, Folders 1, 2, 3, 4, 5, 6; Docket No. A-00087075, Folders 2, 3, 3 Am-A, 4; Docket No. A-00087075, Folders 5/A-2009-2123552, 5 Am-A; Docket No. A-00087075, Folder 6; Docket No. A-00087075, Folder 7.

3. Easton holds authority from the PaPUC to transport persons as a common carrier in paratransit service between points in the borough of Norristown, Montgomery County, between points in the borough of Norristown and within an airline distance of five (5) miles of the limits of the Borough of Norristown, and in the township of Whitemarsh, Montgomery County. As a carrier in the paratransit industry operating where the Applicant proposes to offer service, Easton has a substantial interest in ensuring that the public is served by carriers that have sufficient technical expertise, financial capacity and a propensity to operate safely and legally, as required by the Commission and applicable law. Easton currently holds PaPUC paratransit authority and operates under the following authorizations: Docket No. A-00118835/A-2014-2415540.

4. TransNet holds authority from the PaPUC to transport persons as a common carrier in paratransit service between points in Montgomery County and from points in Montgomery County to points in the counties of Chester, Delaware, Philadelphia and Bucks and return. As a carrier in the paratransit industry operating where the Applicant proposes to offer service, TransNet has a substantial interest in ensuring that the public is served by carriers that have sufficient technical expertise, financial capacity and a propensity to operate safely and legally, as required by the Commission. TransNet currently holds PaPUC authority and operates under the following authorizations: Docket No. A-00102219, F.2; Docket No. A-00102219, F.1, Am-A.

5. Tri County holds authority from the PaPUC to transport persons as a common carrier in paratransit service between points in the borough of Pottstown, Montgomery County,

and within an airline distance of fifteen (15) miles of the limits of the Borough of Pottstown. As a carrier in the paratransit industry operating where the Applicant proposes to offer service, Tri County has a substantial interest in ensuring that the public is served by carriers that have sufficient technical expertise, financial capacity and a propensity to operate safely and legally, as required by the Commission and applicable law. Tri County currently holds PaPUC authority and operates under the following authorizations: Docket No. A-00112826, F.2.

6. The Applicant has sought Commission authority to provide paratransit service in geographic territories that overlap with geographic areas in which the Joint Protestants currently provide paratransit service. The Applicant has requested authority for a significant service territory in the Commonwealth of Pennsylvania that encompasses the County of Montgomery and the City and County of Philadelphia. As such, the Joint Protestants have a substantial interest in the outcome of this Application proceeding that will not be addressed by any other participant.

III. GROUNDS FOR PROTEST

7. As the proponent of an order seeking the issuance of a certificate of public convenience, the Applicant carries the burden of proof. 66 Pa.C.S. § 332(a). Applicant has not made a sufficient and adequate showing that it possesses, or is likely to possess, sufficient technical and financial ability to allow the Commission to find or determine that granting a certificate of public convenience to the Applicant is necessary or proper for the service, accommodation, convenience or safety of the public pursuant to Section 1103(a) of the Public Utility Code. 66 Pa.C.S. § 1103(a). In addition, Applicant has not made a sufficient and adequate showing that it is likely to operate safely when providing paratransit service.

8. Applicant has failed to provide a sufficient description of its facilities, including a description of its physical location, the office machines that will be utilized for the business and

the facility to house the vehicles, as required by the Commission's Application at ¶4 of the "Verified Statement of Applicant". In addition, Applicant has failed to adequately describe its record maintenance plan, including an explanation of its plan to maintain records required by the Commission at 52 Pa. Code § 29.111, as well as normal business records, as required by Application at ¶4 of the "Verified Statement of Applicant".

9. On the issue of technical fitness, the Applicant has failed to provide sufficient information required by the Commission's Application Verified Statement form at ¶5 regarding its hiring standards for drivers, its system for conducting criminal background checks, and policies regarding alcohol and drug use by drivers. Applicant has identified only one principal. Applicant has not identified any employees, including dispatchers, who will be responsible for the conduct of the business that could take place throughout portions of Pennsylvania. The Applicant purports to be prepared to evaluate drivers for their fitness and both train and test prospective drivers, but has offered no support to demonstrate that individuals qualified to provide driver evaluation, training and testing are part of the business. All of these omissions indicate that Applicant lacks the technical fitness to operate as a common carrier providing paratransit service, and Applicant cannot demonstrate that it is likely to operate safely when providing service.

10. Applicant currently possesses one vehicle with no stated plans to purchase additional vehicles. Applicant has not explained as required by the Commission's Application at ¶6 of the "Verified Statement of Applicant" how the vehicle it plans to use in the business is appropriate to provide reasonable and efficient service to the large service territory it proposes to serve. Moreover, Applicant has not clearly stated whether the vehicle it plans to use in the business is, or will be, equipped with the medical or handicap devices appropriate to paratransit service.

11. The Applicant has not demonstrated that it is sufficiently familiar with

Pennsylvania Department of Transportation vehicle equipment inspection standards in order to ensure the Commission that the applicable standards are and will be met at all times when its vehicles are being operated as required by Commission regulations. 52 Pa. Code § 29.402(1). Applicant has provided insufficient information requested in the Commission's "Verified Statement of Applicant" at ¶7 regarding its vehicle safety program or its system for ensuring it vehicles will continuously comply with applicable Pennsylvania vehicle equipment standards.

12. The Applicant indicates it has received insurance quotes, but there are no insurance details identified in the Application. Applicant has not, therefore, demonstrated it can obtain insurance and pay the required premiums as requested in the Commission's "Verified Statement of Applicant" at ¶8.

13. The Applicant has also failed to provide sufficient evidence of financial fitness. The Applicant has not provided adequate details in connection to its financial position. There is no indication Applicant is prepared to follow generally accepted accounting principles in its record keeping, as required by the Commission. 52 Pa. Code § 29.41(a). The Applicant has not provided a complete financial statement. There is no indication the business will have sufficient liquidity in the form of a line of credit, sufficient cash or other funding sources available to cover the reasonable and customary costs of operating its proposed service. The adequacy of the business assets cannot be evaluated and found sufficient because no business assets have been identified.

14. The Commission's regulations provide that a "common or contract carrier may not permit a person to operate a vehicle in its authorized service when the person was convicted of a felony or misdemeanor under the laws of the Commonwealth or under the laws of another jurisdiction, to the extent the conviction relates adversely to that person's suitability to provide service safely and legally." 52 Pa. Code § 29.505(a)(3). The Application does not sufficiently

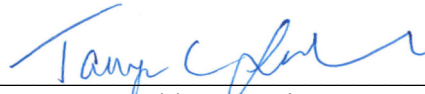
address Applicant's ability to comply with the Commission's requirements that certain personnel be free of convictions for felonies or crimes of moral turpitude, and from supervision by a court or correctional institution.

15. The grounds for Protest are not limited to the above but are by way of example. Protestants reserve the right to supplement the basis for this Protest as information is developed.

WHEREFORE, for all the foregoing reasons, the Joint Protestants respectfully request that they be granted full party status in this proceeding as Protestants and, absent a resolution of this proceeding in the next sixty (60) days, that hearings be scheduled so that the Commission may develop an evidentiary record concerning the issues raised in this Joint Protest, and that the Application of Perseverance Transportation LLC be denied.

Respectfully submitted,

BUCHANAN INGERSOLL & ROONEY PC



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*Attorneys for Bux-Mont Transportation, Inc.,
Easton Coach Company, Suburban Transit
Network, Inc., and Tri County Transit Service, Inc.*

Dated: September 6, 2022

VERIFICATION

I, R. Samuel Valenza, certify that I am President and Chief Executive Officer of Bux-Mont Transportation, Inc., and that in this capacity I am authorized to, and do make this Verification on their behalf, that the facts set forth in the foregoing document are true and correct to the best of my knowledge, information and belief, and that Bux-Mont Transportation, Inc. expects to be able to prove the same at any hearing that may be held in this matter. I understand that false statements made therein are made subject to the penalties of 18 Pa. C.S. § 4904, relating to unsworn falsifications to authorities.



R. Samuel Valenza, President & CEO
Bux-Mont Transportation, Inc.

DATED: September 6, 2022

VERIFICATION

I, Mark Glatz, certify that I am Executive Vice President of Easton Coach Company, and that in this capacity I am authorized to, and do make this Verification on their behalf, that the facts set forth in the foregoing document are true and correct to the best of my knowledge, information and belief, and that Easton Coach Company expects to be able to prove the same at any hearing that may be held in this matter. I understand that false statements made therein are made subject to the penalties of 18 Pa. C.S. § 4904, relating to unsworn falsifications to authorities.

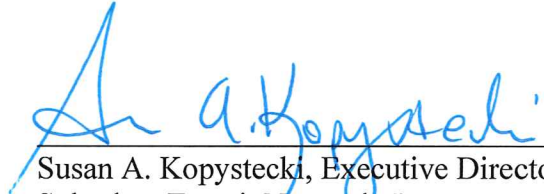


Mark Glatz, EVP
Easton Coach Company

DATED: September 6, 2022

VERIFICATION

I, Susan A. Kopystecki, certify that I am Executive Director of Suburban Transit Network, Inc., and that in this capacity I am authorized to, and do make this Verification on their behalf, that the facts set forth in the foregoing document are true and correct to the best of my knowledge, information and belief, and that Suburban Transit Network, Inc. expects to be able to prove the same at any hearing that may be held in this matter. I understand that false statements made therein are made subject to the penalties of 18 Pa. C.S. § 4904, relating to unsworn falsifications to authorities.



Susan A. Kopystecki, Executive Director
Suburban Transit Network, Inc.

DATED: September 6, 2022

VERIFICATION

I, James P. Tammaro, certify that I am General Manager of Tri County Transit Service, Inc., and that in this capacity I am authorized to, and do make this Verification on their behalf, that the facts set forth in the foregoing document are true and correct to the best of my knowledge, information and belief, and that Tri County Transit Service, Inc. expects to be able to prove the same at any hearing that may be held in this matter. I understand that false statements made therein are made subject to the penalties of 18 Pa. C.S. § 4904, relating to unsworn falsifications to authorities.



James P. Tammaro, General Manager
Tri County Transit Service, Inc.

DATED: September 6, 2022

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Dublin and Upper Moreland, all located in :
Montgomery County, and the City and :
County of Philadelphia. :

CERTIFICATE OF SERVICE

I hereby certify that this day I served a copy of the foregoing document upon the persons listed below in the manner indicated in accordance with the requirements of 52 Pa. Code § 1.54.

Via Email:

Lorenzo Speights
1523 N. 16th Street, Apt 1f
Philadelphia, PA 19121
lspeights516@gmail.com
perserver@perseverancetransportationllc.com

Date: September 6, 2022



Tanya C. Leshko