

# Buchanan

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October 14, 2025

## VIA E-FILING

Matthew L. Homsher, Secretary  
Pennsylvania Public Utility Commission  
Commonwealth Keystone Building  
400 North Street, 2nd Floor  
Harrisburg, PA 17120

Re: Application of Lulu Transportation LLC  
Docket No: A-2025-3055626

Dear Secretary Homsher:

Enclosed for electronic filing please find the Notice of Withdrawal of Joint Protest filed by Bucks County Transport, Inc., 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/psm  
Enclosure  
cc: Certificate of Service

**BEFORE THE  
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

APPLICATION OF LULU TRANSPORTATION :  
LLC FOR APPROVAL TO PROVIDE :  
PARATRANSIT SERVICE WITHIN THE CITY : Docket No. A-2025-3055626  
AND COUNTY OF PHILADELPHIA TO :  
POINTS IN MONTGOMERY, BUCKS, :  
CHESTER, DELAWARE AND BERKS :  
COUNTIES FOR THE PURPOSE OF :  
TRANSPORTING INDIVIDUALS FOR :  
NON-EMERGENCY MEDICAL :  
PARATRANSIT PURPOSES. :

**NOTICE OF WITHDRAWAL OF JOINT PROTEST FILED BY  
BUCKS COUNTY TRANSPORT, INC., BUX-MONT TRANSPORTATION, INC.,  
EASTON COACH COMPANY, SUBURBAN TRANSIT NETWORK, INC., AND  
TRI COUNTY TRANSIT SERVICE, INC.**

**TO THE HONORABLE ERANDA VERO:**

AND NOW, Bucks County Transport, Inc., Bux-Mont Transportation, Inc., Easton Coach Company, Suburban Transit Network, Inc., and Tri County Transit Service, Inc. (“Joint Protestants”), by and through their undersigned counsel, hereby file this Notice of Withdrawal of Joint Protest filed by Joint Protestants on July 14, 2025, in the above referenced Application, pursuant to 52 Pa. Code § 5.94(b), and state as follows:

1. The names and addresses of Joint Protestants are:

BCT’s full name and address is:

Bucks County Transport, Inc.  
Buckingham Green 2  
PO Box 510  
Holicong, PA 18928  
215-794-5554

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

2. 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)  
BUCHANAN INGERSOLL & ROONEY, PC  
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3. On 6/09/2025, Lulu Transportation LLC ("Lulu" or "Applicant") filed an Application with the Pennsylvania Public Utility Commission ("PaPUC" or "Commission") to provide paratransit service in the Counties of Bucks, Chester, Montgomery, and Delaware, and the City and County of Philadelphia, to points in Pennsylvania and return.

4. On 7/14/2025, Joint Protestants filed a Protest to the Application.

5. On 8/12/25, Administrative Law Judge Eranda Vero issued a Notice scheduling the hearing for 10/14/25, and a PreHearing Order in the matter.

6. On 8/14/25, Applicant submitted “Corrections to main application,” in the form of a response to a previous data request from the Commission, which response stated that that Applicant intended to provide transportation from points within the City and County of Philadelphia to points within the Commonwealth of Pennsylvania and return, for non-emergency medical paratransit purposes.

7. Joint Protestants were unaware of the change to the requested scope of authority.

8. Counsel for Joint Protestants called Applicant 10/10/25 to discuss the upcoming hearing and settlement, and was apprised of the change to the scope of the request for authority.

9. Based upon the discussion and the written representation that Applicant is applying for authority solely originating in the City and County of Philadelphia, and on the assumption and belief that the scope of authority requested by Applicant in the 8/14/25 “Corrections to main application” document submitted by Applicant is the authority that will ultimately be granted by the Commission, Joint Protestants have determined not to proceed to hearing, and accordingly file this Notice of Withdrawal.

10. Applicant represents that she does not object to same.

WHEREFORE, for the foregoing reasons, Joint Protestants respectfully request that the Joint Protest filed on July 14, 2025, be deemed withdrawn.

Respectfully submitted,

BUCHANAN INGERSOLL & ROONEY, P.C.



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

Dated: October 14, 2025

**BEFORE THE  
PENNSYLVANIA PUBLIC UTILITY COMMISSION**

APPLICATION OF LULU :  
TRANSPORTATION LLC FOR APPROVAL :  
TO PROVIDE PARATRANSIT SERVICE : Docket No. A-2025-3055626  
WITHIN THE CITY AND COUNTY OF :  
PHILADELPHIA TO POINTS IN :  
MONTGOMERY, BUCKS, CHESTER, :  
DELAWARE AND BERKS COUNTIES FOR :  
THE PURPOSE OF TRANSPORTING :  
INDIVIDUALS FOR NON-EMERGENCY :  
MEDICAL PARATRANSIT PURPOSES. :

**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 and Regular Mail:**

Luwan T. Weldeslassie, Owner  
Lulu Transportation LLC  
7144 Guyer Avenue  
Philadelphia, PA 19153  
[luwam433@gmail.com](mailto:luwam433@gmail.com)

Date: October 14, 2025

  
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Tanya C. Leshko