

BEFORE THE
WASHINGTON METROPOLITAN AREA TRANSIT COMMISSION

WASHINGTON, D. C.

ORDER NO. 264

Served: May 31, 1963

IN THE MATTER OF:

Application of Airport Transport, Inc.,)
and Airport Transport, Inc., of Virginia,))
for a Certificate of Public Convenience) Application No. 46
and Necessity (Grandfather Application)) Docket No. 34

APPEARANCES:

Linwood C. Major, Jr., Attorney for Applicant.

Manuel J. Davis, Attorney for W. V. & M. Coach Company,
Inc., Protestant.

Henry G. Bartsch, Pro se, Airport Dispatching Service,
Protestant.

John R. Sims, Jr., and C. Robert Sarver, Attorneys for
D. C. Transit System, Inc., Protestant.

S. Harrison Kahn, Attorney for A. B. & W. Transit Company,
The Gray Line and Diamond Tours, Inc., Protestant.

Robert J. Stanford, Attorney for Montgomery Charter Service,
Inc., Protestant.

On April 25, 1963, by Order No. 251, the Commission granted
Airport Transport, Inc., a certificate of public convenience and
necessity, pursuant to the grandfather clause of Section 4(a),
Article XII, Title II, of the Compact.

Applications for reconsideration of said order have been filed
by Airport Transport, Inc., W. V. & M. Coach Company, A. B. & W.
Transit Company, the Gray Line, Inc., Diamond Tours, Inc., and Air-
port Dispatching Service.

After having reviewed the applications for reconsideration, the
Commission considers it appropriate to hear oral arguments of
Counsel on two issues involved in this case. The oral arguments,

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ordered herein, will be limited to these two issues, which are as follows:

(1) Whether or not certain operations being conducted by Airport Transport, Inc., particularly those operations from Montgomery County and from certain downtown hotels, including the Airport terminal to the Washington National Airport, are in fact, scheduled operations;

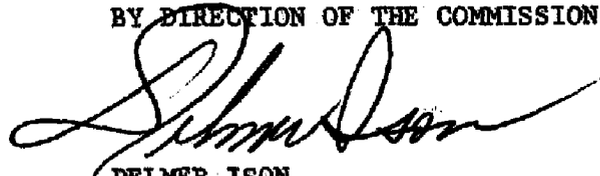
(2) Whether or not the group riding limousine service provided by Airport Transport, Inc., is subject to the certificate jurisdiction of this Commission.

Counsel for Airport Transport, Inc., will be given fifteen (15) minutes to make its arguments and other counsel of record will each be allowed twenty (20) minutes. The applicant will be allowed twenty (20) minutes for rebuttal.

THEREFORE, IT IS ORDERED:

That the applications for reconsideration filed herein be granted and that oral arguments, to be limited to the above two issues, be heard, commencing at 10:00 A.M., June 14, 1963, in Room 520, District Building, Washington, D. C.

BY DIRECTION OF THE COMMISSION:



DELMER ISON
Executive Director