

WASHINGTON METROPOLITAN AREA TRANSIT COMMISSION

WASHINGTON, D. C.

ORDER NO. 840

IN THE MATTER OF:

Served July 19, 1968

Application of WMA Transit)
Company for Amendment of)
Certificate of Public)
Convenience and Necessity)
No. 8.)

Application No. 425

Application of D. C. Transit)
System, Inc., for Authority to)
Add its New Route C-2 Within)
the District of Columbia.)

Application No. 462

Application of D. C. Transit)
System, Inc., for Amendment)
of Certificate of Public)
Convenience and Necessity)
No. 5.)

Application No. 463

Docket No. 160

The Commission has before it an application for reconsideration of Order No. 824, filed by WMA Transit Company. The application sets forth, in somewhat broad terms, certain errors allegedly present in Order No. 824. In general terms, it attacks the propriety of directing that an interline agreement be entered into as a remedy to an inadequacy we have found to exist under Section 4(e) of the Compact. While we can determine the general grounds relied upon, WMA has not substantiated these allegations. It has recited no argument, no dissection of the statutes invoked, and, in fact, no discussion of any kind. Thus, we are left to hypothesize the basis of the grounds pressed upon us. In any event, in Order No. 824 we discussed our views as to the legal aspects of the questions we believe the application raises. The issues raised in WMA's application have, therefore, already been fully treated by the Commission.

THEREFORE, IT IS ORDERED that the application of WMA
Transit Company for reconsideration of Order No. 824 be, and
it is hereby, denied.

BY DIRECTION OF THE COMMISSION:

Melvin E. Lewis

MELVIN E. LEWIS
Executive Director