

WASHINGTON METROPOLITAN AREA TRANSIT COMMISSION

WASHINGTON, D. C.

ORDER NO. 1974

IN THE MATTER OF:

Served March 21, 1979

Investigation of WHITE HOUSE SIGHT-)
SEEING CORPORATION, et al., to)
Determine Compliance with WMATC)
Safety Regulations and to Evaluate)
Common Control and Corporate Status)

Case No. MP-79-07

By Order No. 1971, served March 14, 1979, the Commission instituted an investigation into certain matters, made White House Sightseeing Corporation (White House), Baltimore-Solomon's Bus Lines, Inc., and certain named individuals parties respondent, and required, inter alia, that White House file a copy of its articles of incorporation and a certificate of good standing to do business in its jurisdiction of incorporation. This requirement was imposed because the Recorder of Deeds for the District of Columbia had filed a certificate with the Commission attesting that White House was not, and had not been, of record as either a domestic or foreign corporation authorized to transact business in the District of Columbia.

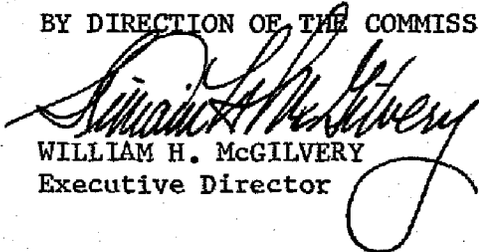
On March 19, 1979, the Commission received another certificate from said Recorder of Deeds. This new certificate attests that White House is a corporation in good standing and has been since April 15, 1947. A copy of the firm's articles of incorporation are attached thereto.

THEREFORE, IT IS ORDERED:

1. That the requirements of Order No. 1971, ordering paragraph number 5, to the extent applicable to White House Sightseeing Corporation, are hereby waived and set aside.

2. That in all other respects, said Order No. 1971 remains in full force and effect.

BY DIRECTION OF THE COMMISSION:


WILLIAM H. MCGILVERY
Executive Director