

WASHINGTON METROPOLITAN AREA TRANSIT COMMISSION

WASHINGTON, D. C.

ORDER NO. 2318

IN THE MATTER OF:

Served March 3, 1982

Application of INTERNATIONAL )  
LIMOUSINE SERVICE, INC., for a )  
Certificate of Public Convenience )  
and Necessity to Perform Charter )  
Operations Between Points in the )  
Metropolitan District )

Case No. AP-80-26

Rule No. 27-02 of the Commission's Rules of Practice and Procedure provides that the Commission may issue an order to reopen a proceeding after the hearing thereon if it shall have reason to believe that the public interest so requires. In this case, we find, after reviewing the record and the briefs filed by International Limousine Service, Inc., Beltway Limousine Service, Inc., and the staff of the Commission, that limited reopening of the record is necessary.

Counsel for International and the staff entered into a stipulation regarding certain business records of International. In so doing, they preempted the evidence which we need to review in order to verify the positions set forth in the stipulation. We do not mean to intimate that the positions represented in the stipulation are erroneous; we do, however, believe that fairness to all parties in this case requires that we review the data underlying the stipulation. Accordingly, certain remedial steps will be directed.

THEREFORE, IT IS ORDERED:

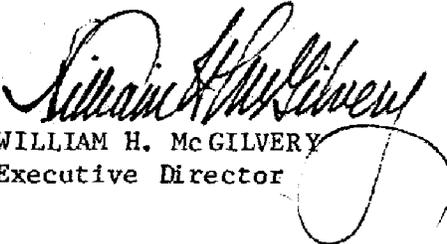
1. That International Limousine Service, Inc., is hereby directed to produce seven copies of the invoices heretofore produced pursuant to Order No. 2277, deleting, if it chooses, the names and addresses appearing on the face of said copies.
2. That said copies be filed with the Commission on Thursday, March 25, 1982, at 9:30 a.m., and shall then be available for inspection to the counsel for all parties at the office of the Commission.

3. That, following said opportunity for inspection, any party desiring to have oral examination on said invoices shall file a motion setting forth their reasons for having additional hearings no later than 5 days from the date of inspection and that replies to such motions, if any, shall be due 5 days after the deadline for the filing of motions.

4. That, in the event no motion for additional oral hearing is filed, any party may file a supplemental brief setting forth its analysis of the invoices and its conclusions thereon no later than 30 days from the date of inspection.

5. That, in the event a motion for additional oral hearing is filed, supplemental briefing schedule shall be established by further order of the Commission.

BY DIRECTION OF THE COMMISSION, COMMISSIONERS CLEMENT, SCHIFTER AND SHANNON:

  
WILLIAM H. MCGILVERY  
Executive Director