

WASHINGTON METROPOLITAN AREA TRANSIT COMMISSION

WASHINGTON, DC

ORDER NO. 3969

IN THE MATTER OF:

Served July 13, 1992

LANCASTER ENTERPRISES, INC.,)
Trading as DIAL-OF-WHEELS SHUTTLE)
Suspension and Investigation of)
Revocation of Certificate No. 155)

Case No. MP-92-29

The Compact, Title II, Article XI, Section 7(g) mandates that a Certificate of Authority ". . . is not valid unless the holder is in compliance with the insurance requirements of the Commission." See also Commission Regulation No. 58.

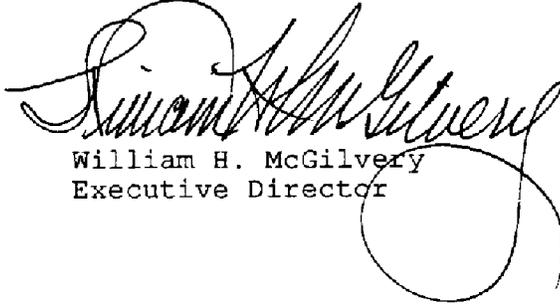
The certificate of insurance on file for Lancaster Enterprises, Inc., trading as Dial-Of-Wheels Shuttle (Lancaster), shows a policy expiration date of July 11, 1992. On June 11, 1992, the Commission advised Lancaster by letter that an appropriate certificate of insurance must be filed before the above-specified expiration date. No certificate of insurance has been filed. Accordingly, Lancaster is in violation of Title II, Article XI, Section 7(f) of the Compact and Commission Regulation No. 58.

THEREFORE, IT IS ORDERED:

1. That the above-captioned proceeding is instituted pursuant to Title II, Article XI, Section 10 of the Compact for the purpose of determining whether Certificate of Authority No. 155 of Lancaster Enterprises, Inc., trading as Dial-Of-Wheels Shuttle, shall be revoked.
2. That Lancaster Enterprises, Inc., trading as Dial-Of-Wheels Shuttle, is made a party respondent to the above-captioned proceeding.
3. That Lancaster Enterprises, Inc., trading as Dial-Of-Wheels Shuttle, is directed, within 30 days from the date of this order, fully to comply with the provisions of the Compact, Title II, Article XI, Section 7(f) and Commission Regulation No. 58, and is further directed within the same 30 days to file with the Commission an appropriate certificate of insurance or such other evidence, in writing and under oath, as may be deemed pertinent to show good cause why Certificate of Authority No. 155 should not be revoked.
4. That Certificate of Authority No. 155 is hereby suspended, and Lancaster Enterprises, Inc., trading as Dial-Of-Wheels Shuttle, is directed to cease and desist from transportation subject to the Compact, unless otherwise ordered by the Commission.

5. That Lancaster Enterprises, Inc., trading as Dial-Of-Wheels Shuttle, is hereby provided an opportunity for hearing pursuant to the Compact, Title II, Article XI, Section 10, and is directed to file within 15 days of the date of this order an appropriate motion pursuant to Commission Rule No. 15, if an oral hearing on this matter is desired.

FOR THE COMMISSION:



William H. McGilvery
Executive Director