

WASHINGTON METROPOLITAN AREA TRANSIT COMMISSION

WASHINGTON, DC

ORDER NO. 4587

IN THE MATTER OF:

Served May 8, 1995

Investigation of Failure to Pay)
Annual Fee and Order to Show Cause)
Why Civil Forfeiture Should Not be)
Assessed and Why Operating Authority)
Should Not be Suspended or Revoked,)
Directed to: LAIDLAW TRANSIT)
(VIRGINIA) INC., WMATC No. 64)

Case No. MP-95-13

Investigation of Failure to File)
Annual Report and Order to Show)
Cause Why Civil Forfeiture Should)
Not be Assessed and Why Operating)
Authority Should Not be Suspended)
or Revoked, Directed to: LAIDLAW)
TRANSIT (VIRGINIA) INC., WMATC)
No. 64)

Case No. MP-95-35

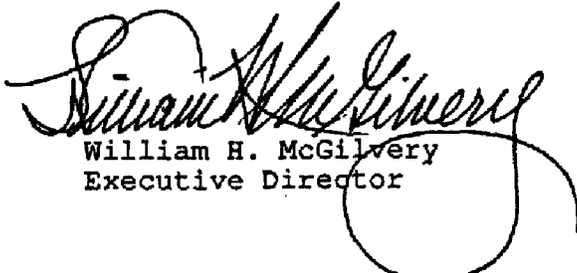
These proceedings were initiated in Orders Nos. 4513 and 4514, served March 7, 1995, as a result of respondent's failure to timely pay a \$100 annual fee for 1995 and file an annual report for 1994. Order No. 4513 granted respondent thirty days to pay the annual fee and a \$50 civil forfeiture. Order No. 4514 granted respondent thirty days to file the annual report and either pay a civil forfeiture of \$50 or show cause why a civil forfeiture should not be assessed. The orders further provided that failure to timely comply would result automatically in suspension of respondent's operating authority.

Respondent failed to timely comply with Orders Nos. 4513 and 4514, thus triggering the automatic suspension of respondent's operating authority at 12:01 a.m., April 7, 1995.

Respondent subsequently paid the \$100 annual fee, filed its annual report and paid a combined civil forfeiture of \$100. Accordingly, the suspension is lifted, and these proceedings are hereby terminated.

IT IS SO ORDERED.

FOR THE COMMISSION:


William H. McGilvery
Executive Director