

WASHINGTON METROPOLITAN AREA TRANSIT COMMISSION

WASHINGTON, DC

ORDER NO. 5379

IN THE MATTER OF:

Served July 16, 1998

Investigation of Failure to File ) Case No. MP-98-24  
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: CAPITAL )  
TOURS & TRANSPORTATION, INC., )  
Trading as SUBURBAN AIRPORT SHUTTLE, )  
WMATC No. 224 )

Investigation of Failure to Pay ) Case No. MP-98-33  
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: CAPITAL )  
TOURS & TRANSPORTATION, INC., )  
Trading as SUBURBAN AIRPORT SHUTTLE, )  
WMATC No. 224 )

These proceedings were initiated on May 1, 1998, in Order Nos. 5324 and 5325 as a result of respondent's failure to timely pay a \$100 annual fee for 1998 and file an annual report for 1997. Order No. 5324 granted respondent thirty days to file the annual report and either pay a civil forfeiture of \$100 or show cause why a civil forfeiture should not be assessed. Order No. 5325 granted respondent thirty days to pay the annual fee and a \$100 civil forfeiture.

The orders further provided that upon respondent's failure to timely respond, Certificate No. 224 would be automatically suspended and respondent would have until June 30 to show cause why Certificate No. 224 should not be revoked. June 30 has passed, and respondent has failed to make the necessary showing.

In the meantime, Certificate No. 224 was revoked on June 2, 1998, in Order No. 5349<sup>1</sup> for respondent's willful failure to comply with the insurance provisions of the Compact and regulations

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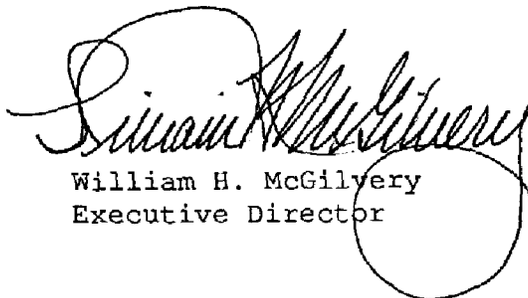
<sup>1</sup> In re Capital Tours & Transp., Inc., t/a Suburban Airport Shuttle, No. MP-98-19, Order No. 5349 (June 2, 1998).

thereunder. That order is final and not subject to judicial review inasmuch as respondent failed to apply for reconsideration by July 2.<sup>2</sup>

In consideration of the foregoing, these proceedings are hereby terminated.

IT IS SO ORDERED.

BY DIRECTION OF THE COMMISSION; COMMISSIONERS ALEXANDER, LIGON, AND MILLER:



William H. McGilvery  
Executive Director

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<sup>2</sup> See Compact, tit. II, art. XIII, § 4 (party must file application within 30 days).