

WASHINGTON METROPOLITAN AREA TRANSIT COMMISSION

WASHINGTON, DC

ORDER NO. 6052

IN THE MATTER OF:

Served December 4, 2000

OMOJOLA M. OGUNLEGAN, Trading as)
PRECIOUS CARE TRANSPORTATION,)
Revocation of Certificate of)
Insurance and Investigation of)
Suspension and Revocation of)
Certificate No. 437)

Case No. MP-2000-67

On September 22, 2000, the Commission received written notice that respondent's WMATC Certificate of Insurance and Policy Endorsement would stand cancelled as of October 23, 2000.

On October 20, 2000, the Commission received replacement certificates in the name of "OMOJOLA M. OGUNLEGAN T/A PRECIOUS CARE TRANSPORTATION INC." (Emphasis added).

Commission Regulation No. 58-06 states that a certificate of insurance must be issued in the "full and correct name" of the carrier, and Commission precedent does not permit a sole proprietor to use the term "Inc." in his or her trade name.¹

Under Regulation No. 58-09, the Commission may, upon thirty (30) days' notice, revoke its approval of any certificate of insurance if, in the judgment of the Commission, such security does not comply with the Commission's regulations or for any reason fails to provide satisfactory or adequate protection for the public. Accordingly, we will revoke respondent's certificate of insurance, effective thirty days after the date of this order. Respondent shall have until then to file a newly executed certificate of insurance showing the proper trade name.

THEREFORE, IT IS ORDERED:

1. That respondent's certificate of insurance is hereby revoked, effective thirty days after the date of this order.

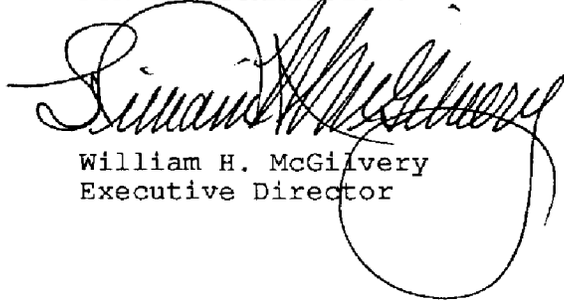
2. That respondent shall have thirty days from the date this order is issued to file a newly executed WMATC Certificate of Insurance and Policy Endorsement showing respondent's full and correct name.

3. That unless respondent complies with the requirements of this order within the time allowed, Certificate of Authority No. 437 shall be invalid and stand automatically suspended pursuant to Article XI, Section 7(g), of the Compact and Commission Regulation No. 58-02 and shall be subject to immediate revocation without further proceedings.

¹ In re William E. Gillison, t/a Quiana Tours, & Quiana Tours, Inc.,
No. MP-98-16, Order No. 5359 (June 25, 1998).

4. That respondent may file within fifteen days from the date of this order a request for oral hearing, indicating the grounds for the request, describing the evidence to be adduced and explaining why such evidence cannot be adduced without an oral hearing.

FOR THE COMMISSION:

A large, stylized handwritten signature in black ink, which appears to read "William H. McGilvery". The signature is written over the typed name and title below it.

William H. McGilvery
Executive Director