

WASHINGTON METROPOLITAN AREA TRANSIT COMMISSION

WASHINGTON, DC

ORDER NO. 6523

IN THE MATTER OF:

Served February 6, 2002

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:)
P & D TOURS, INC., WMATC No. 371)

Case No. MP-2001-91

By Order No. 6460, served December 18, 2001, the Commission revoked Certificate of Authority No. 371 pursuant to Article XI, Section 10(c), of the Compact for respondent's willful failure to pay the \$100 annual fee for 2001 in compliance with Article IV, Section 4(a), of the Compact, Commission Regulation No. 67 and Order No. 3601, and for respondent's willful failure to pay the \$100 civil forfeiture assessed in the initial order in this proceeding.

Respondent subsequently paid the \$100 annual fee and \$100 civil forfeiture on January 4, 2002, and simultaneously filed an application for reconsideration of Order No. 6460.

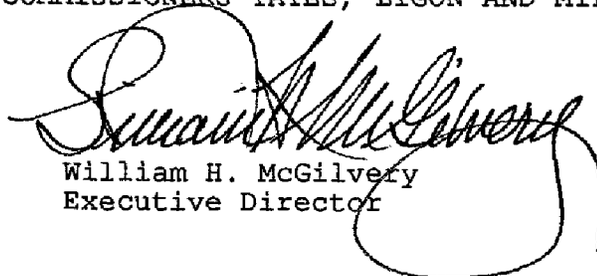
Under Title II of the Compact, Article XIII, Section 4(a), an application for reconsideration of a Commission order must be filed within thirty days of its publication and state specifically the errors claimed as grounds for reconsideration.

Respondent's application for reconsideration was timely filed but does not allege any error on the part of the Commission. The application therefore is denied.

However, considering that respondent has now paid the overdue fee and forfeiture, we will reopen this proceeding on our own initiative and reinstate Certificate of Authority No. 371.¹

IT IS SO ORDERED.

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


William H. McGilvery
Executive Director

¹ See In re B&W Transp., Inc., No. MP-96-25, Order No. 4898 (July 16, 1996). (denying reconsideration but reinstating certificate of authority on own initiative after payment of fee & forfeiture).