

WASHINGTON METROPOLITAN AREA TRANSIT COMMISSION

WASHINGTON, DC

ORDER NO. 6852

IN THE MATTER OF:

Served October 11, 2002

NOBLE WILLIAMS-AJEBON, Trading as)	Case No. MP-2002-106
UNITED TRANSPORT SERVICES,)	
Suspension and Investigation of)	
Revocation of Certificate No. 443)	
Investigation of Failure to File)	Case No. MP-2002-68
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: NOBLE)	
WILLIAMS-AJEBON, Trading as UNITED)	
TRANSPORT SERVICES, WMATC No. 443)	
Investigation of Failure to Pay)	Case No. MP-2002-82
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: NOBLE)	
WILLIAMS-AJEBON, Trading as UNITED)	
TRANSPORT SERVICES, WMATC No. 443)	
)	

Certificate No. 443 has been suspended since September 16, 2002, pursuant to Commission Order Nos. 6777 and 6778, served August 16, 2002, for respondent's willful failure to file an annual report for 2001, pay the \$100 annual fee for 2002, and pay the \$200 in civil forfeitures assessed in Order Nos. 6777 and 6778. Under those orders, respondent has until October 16, 2002, to show cause why Certificate No. 443 should not be revoked.

In the meantime, the insurance certificate on file for respondent expired on October 10, 2002, and has not been replaced as required by Commission Regulation No. 58.

Pursuant to Article XI, Section 10(c), of the Compact, respondent shall have thirty days to file an effective insurance certificate or show cause why Certificate No. 443 should not be revoked. This does not extend the time to comply with Order Nos. 6777 and 6778, however.

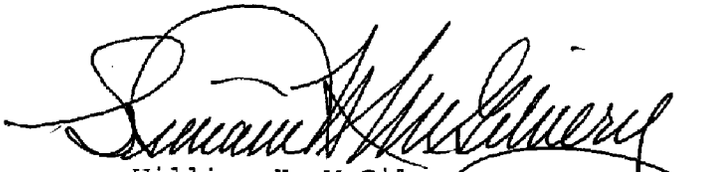
THEREFORE, IT IS ORDERED:

1. That respondent is directed to file an effective certificate of insurance within thirty days or show good cause why its certificate of authority should not be revoked.

2. That this order does not extend the time to comply with Order Nos. 6777 and 6778.

3. That respondent may file within 15 days from the date of this order a request for oral hearing, specifying 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:



William H. McGilvery
Executive Director