

WASHINGTON METROPOLITAN AREA TRANSIT COMMISSION

WASHINGTON, DC

ORDER NO. 7360

IN THE MATTER OF:

Served August 21, 2003

JIHAD PROPERTIES TRANSPORTATION)
SVC, LLC, Trading as 4 ALL)
OCCASIONS TRANSPORTATION SERVICE,)
Revocation of Certificate of)
Insurance and Investigation of)
Suspension and Revocation of)
Certificate No. 597)

Case No. MP-2003-85

Under Regulation No. 58-09, the Commission may, upon thirty (30) days' notice, revoke its approval of any WMATC Certificate of Insurance and Policy Endorsement (WMATC Insurance Endorsement) 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.

Certificate of Authority No. 597 was issued to Vincent C. Goins, trading as Jihad Properties, on April 13, 2001, and transferred to Jihad Properties Transportation Svc LLC, trading as 4 All Occasions Transportation Service, on June 27, 2003. Mr. Goins is now respondent's CEO.

The Commission received a copy of a WMATC Insurance Endorsement in the name of Vincent C. Goins, trading as Jihad Properties, on August 11, 2003. The vehicle description in the underlying policy application does not match the vehicle description in the policy underlying the WMATC Insurance Endorsement currently on file for Jihad Properties Transportation Svc LLC, trading as 4 All Occasions Transportation Service.

The existence of a second policy raises the possibility that a claimant will be given the wrong policy information. "Normally, the WMATC Insurance Endorsement acts as a backstop since it provides coverage even in the event a vehicle is not identified in the policy, but the Endorsement is of little value if a claimant is not given accurate policy information."¹

Accordingly, respondent's WMATC Insurance Endorsements shall be revoked, effective 30 days from the date of this order. Respondent shall have until then to file the necessary replacement WMATC Insurance Endorsement(s) in respondent's name and proof that both respondent's vehicle and its CEO's vehicle have been reported to the underlying insurer(s).

¹ In re ACEP Group Inc., No. MP-02-128, Order No. 7069 (Mar. 4, 2003).

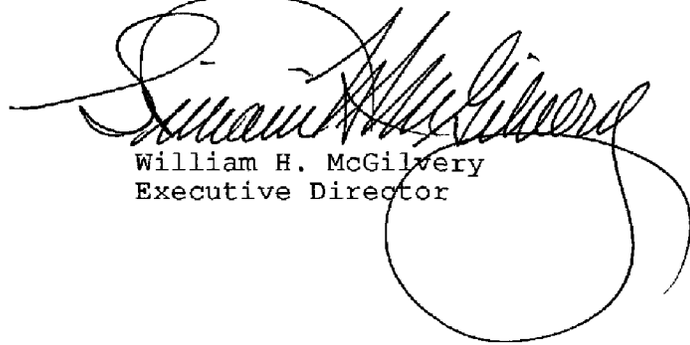
THEREFORE, IT IS ORDERED:

1. That respondent's \$500,000 primary and \$1 million excess WMATC Insurance Endorsements are hereby revoked, effective thirty days from the date of this order.

2. That respondent shall have thirty days to file the necessary replacement WMATC Insurance Endorsement(s) in respondent's name and proof that both respondent's vehicle and its CEO's vehicle have been reported to the underlying insurer(s).

3. That Certificate No. 597 shall be automatically suspended under Regulation No. 58-02, and subject to revocation pursuant to Article XI, Section 10(c), of the Compact, if respondent fails to timely comply with the requirements of this order.

FOR THE COMMISSION:



William H. McGilvery
Executive Director