

WASHINGTON METROPOLITAN AREA TRANSIT COMMISSION

WASHINGTON, D. C.

ORDER NO. 2572

IN THE MATTER OF:

Served June 27, 1984

Investigation of AIRLINE BAGGAGE &)
CREW TRANSFER, INC., and Order to)
Show Cause Why Authorization)
No. SP-98-01 Should Not Be Revoked)
for Dormancy)

Case No. MP-84-02

Title II, Article XII, Section 3 of the Compact requires, inter alia, that every carrier furnish transportation as authorized by its certificate. Special Certificate of Public Convenience and Necessity No. 1 under which Airline Baggage & Crew Transfer, Inc., operates pursuant to Authorization No. SP-98-01 similarly obliges that carrier to provide reasonable, continuous and adequate service within the scope of its operating rights.

Airline Baggage & Crew Transfer, Inc., was to have begun service on September 1, 1983. By letter filed April 6, 1984, the carrier states that it has not yet begun providing service. Accordingly, there appear to be reasonable grounds to believe that the carrier has not been fulfilling its above-described common carrier obligation.

Title II, Article XII, Section 13(b) describes generally the authority of the Commission to investigate matters relating to the duties set forth in the Compact. Title II, Article XII, Section 4(g) of the Compact further provides that, under certain conditions, the Commission may suspend, change or revoke, in whole or in part, a carrier's operating rights.

THEREFORE, IT IS ORDERED:

1. That an investigation of Airline Baggage & Crew Transfer, Inc., is hereby instituted pursuant to Title II, Article XII, Section 13(b) of the Compact to determine if said carrier has been rendering continuous, reasonable and adequate service to the public in accordance with WMATC Special Certificate of Public Convenience and Necessity No. 1 and Authorization No. SP-98-01.

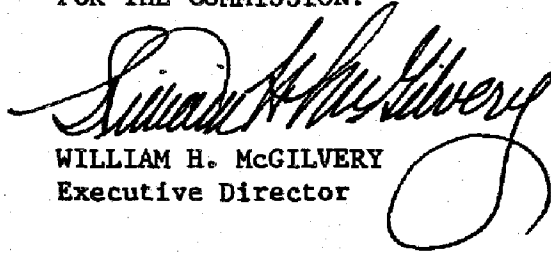
2. That Airline Baggage & Crew Transfer, Inc., is hereby made a party respondent to this investigation.

3. That Airline Baggage & Crew Transfer, Inc., is directed, within 30 days from the date of service hereof, to file with the

Commission such evidence, in writing and under oath, as it may deem pertinent to show good cause, if any there be, why its Authorization No. SP-98-01 should not be revoked.

4. That, should a public hearing on the matters raised herein be desired, Airline Baggage & Crew Transfer, Inc., should include a request for a oral hearing as part of the filing required under the preceding paragraph.

FOR THE COMMISSION:



WILLIAM H. MCGILVERY
Executive Director