

WASHINGTON METROPOLITAN AREA TRANSIT COMMISSION

WASHINGTON, D.C.

ORDER NO. 2868

IN THE MATTER OF:

Served June 17, 1986

Investigation of Compliance and )  
Order to Show Cause Why Operating )  
Authority Should Not Be Suspended )  
or Revoked, Directed to: )

AMERICAN COACH LINES, INC. )

Case No. MP-86-05

EYRE'S BUS SERVICE, INC. )

Case No. MP-86-06

EXECUTIVE LIMOUSINE SERVICE, INC. )

Case No. MP-86-07

BELTWAY LIMOUSINE SERVICE, INC. )

Case No. MP-86-08

ROBERT COATES T/A ROBERT COATES )  
LIMOUSINE SERVICE )

Case No. MP-86-09

COTTER LIMOUSINE OF WASHINGTON, )  
INC., T/A COTTER EXECUTIVE VAN )  
SERVICE )

Case No. MP-86-10

NIPPON TRAVEL, LTD. )

Case No. MP-86-11

V.I.P. TOURS )

Case No. MP-86-12

CONGRESSIONAL TOURS, INC. )

Case No. MP-86-13

WASHINGTON MOTOR COACH COMPANY, )  
INC. )

Case No. MP-86-14

AL'S TRAVEL SERVICE, INC. )

Case No. MP-86-15

BABEL TRAVEL SERVICE, INC. )

Case No. MP-86-16

A. ARIAS AND M. ARIAS T/A A.M.A. )  
TOURS )

Case No. MP-86-17

T&S BUS SERVICE, INC. )

Case No. MP-86-18

PHOENIX TOURS, INC. )

Case No. MP-86-19

THE AIRPORT CONNECTION, INC. )

Case No. MP-86-20

BROWN'S LIMOUSINE CREW CAR, INC. )

Case No. MP-86-21

THE AIRPORT CONNECTION, INC., II )

Case No. MP-86-22

CLARENCE B. NELSON T/A MINI-BUS LIMOUSINE AND SCHOOL BUS SERVICE	) ) )	Case No. MP-86-23
LEATHERWOOD MOTOR COACH CORPORATION)	)	Case No. MP-86-24
DIAMOND TRANSPORTATION SERVICES, INC.	) )	Case No. MP-86-25

Pursuant to Title II, Article XII, Sections 10 and 15 of the Compact and Commission Regulation Nos. 65 and 70 promulgated thereunder, each Commission-authorized carrier is required to file with the Commission an annual report for calendar year 1985. Forms for such reports were mailed to the carriers on February 28, 1986, and were due April 30, 1986. To date, the annual reports of American Coach Lines, Inc.; Eyre's Bus Service, Inc.; Executive Limousine Service, Inc.; Beltway Limousine Service, Inc.; Robert Coates t/a Robert Coates Limousine Service; Cotter Limousine of Washington, Inc., t/a Cotter Executive Van Service; Nippon Travel, Ltd.; V.I.P. Tours; Congressional Tours, Inc.; Washington Motor Coach Company, Inc.; Al's Travel Service, Inc.; Babel Travel Service, Inc.; A. Arias and M. Arias t/a A.M.A. Tours; T&S Bus Service, Inc.; Phoenix Tours, Inc.; The Airport Connection, Inc.; Brown's Limousine Crew Car, Inc.; The Airport Connection, Inc., II; Clarence B. Nelson t/a Mini-Bus Limousine and School Bus Services; Leatherwood Motor Coach Corporation; and Diamond Transportation Service, Inc., have not been received, and no extensions for further time to file have been requested. Accordingly, the above-named carriers are in violation of the Compact, Title II, Article XII, Section 10 and Commission Regulation Nos. 65-01 and 70-09(v).

THEREFORE, IT IS ORDERED:

1. That the above-captioned proceedings are instituted pursuant to Title II, Article XII, Section 4(g) of the Compact for the purpose of determining whether Certificate Nos. 1, 17, 18, 25, 67, 69, 77, 85, 94, 101, 103, 104, 109, 110, 111, 118, and 120, of American Coach Lines, Inc.; Eyre's Bus Service, Inc.; Executive Limousine Service, Inc.; Beltway Limousine Service, Inc.; Robert Coates t/a Coates Limousine Service; Cotter Limousine of Washington, Inc., t/a Cotter Executive Van Service; Nippon Travel, Ltd.; V.I.P. Tours; Congressional Tours, Inc.; Al's Travel Service, Inc.; Babel Travel Service, Inc.; A. Arias and M. Arias t/a A.M.A. Tours; T&S Bus Service, Inc.; Phoenix Tours, Inc.; The Airport Connection, Inc.; The Airport Connection, Inc., II; and Clarence B. Nelson t/a Mini-Bus Limousine and School Bus Service, respectively, and Special Authorization Nos. 97, 112, 121, and 122 of Washington Motor Coach Company, Inc.; Brown's Limousine Crew Car, Inc.; Leatherwood Motor Coach Corporation; and Diamond Transportation Services, Inc., respectively, should be suspended or revoked.

2. That American Coach Lines, Inc., is hereby made a party respondent to Case No. MP-86-05.

3. That Eyre's Bus Service, Inc., is hereby made a party respondent to Case No. MP-86-06.
4. That Executive Limousine Service, Inc., is hereby made a party respondent to Case No. MP-86-07.
5. That Beltway Limousine Service, Inc., is hereby made a party respondent to Case No. MP-86-08.
6. That Robert Coates t/a Robert Coates Limousine Service is hereby made a party respondent to Case No. MP-86-09.
7. That Cotter Limousine of Washington, Inc., t/a Cotter Executive Van Service is hereby made a party respondent to Case No. MP-86-10.
8. That Nippon Travel, Ltd., is hereby made a party respondent to Case No. MP-86-11.
9. That V.I.P. Tours is hereby made a party respondent to Case No. MP-86-12.
10. That Congressional Tours, Inc., is hereby made a party respondent to Case No. MP-86-13.
11. That Washington Motor Coach Company, Inc., is hereby made a party respondent to Case No. MP-86-14.
12. That Al's Travel Service, Inc., is hereby made a party respondent to Case No. MP-86-15.
13. That Babel Travel Service, Inc., is hereby made a party respondent to Case No. MP-86-16.
14. That A. Arias and M. Arias t/a A.M.A. Tours are hereby made a party respondent to Case No. MP-86-17.
15. That T&S Bus Service, Inc., is hereby made a party respondent to Case No. MP-86-18.
16. That Phoenix Tours, Inc., is hereby made a party respondent to Case No. MP-86-19.
17. That The Airport Connection, Inc., is hereby made a party respondent to Case No. MP-86-20.
18. That Brown's Limousine Crew Car, Inc., is hereby made a party respondent to Case No. MP-86-21.
19. That The Airport Connection, Inc., II is hereby made a party respondent to Case No. MP-86-22.

20. That Clarence B. Nelson t/a Mini-Bus Limousine and School Bus Service is hereby made a party respondent to Case No. MP-86-23.

21. That Leatherwood Motor Coach Corporation is hereby made a party respondent to Case No. MP-86-24.

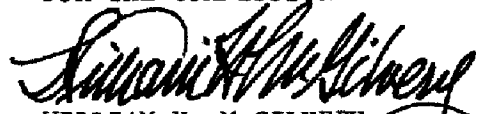
22. That Diamond Transportation Services, Inc., is hereby made a party respondent to Case No. MP-86-25.

23. That the above-captioned cases are consolidated for the purpose of hearing to commence Wednesday, July 16, 1986, at 9:30 a.m. in the hearing room of the Commission, Room 314, 1625 I Street, N.W., Washington, D.C. 20006.

24. That American Coach Lines, Inc.; Eyre's Bus Service, Inc.; Executive Limousine Service, Inc.; Beltway Limousine Service, Inc.; Robert Coates t/a Robert Coates Limousine Service; Cotter Limousine of Washington, Inc., t/a Cotter Executive Van Service; Nippon Travel, Ltd.; V.I.P. Tours; Congressional Tours, Inc.; Washington Motor Coach Company, Inc.; Al's Travel Service, Inc.; Babel Travel Service, Inc.; A. Arias and M. Arias t/a A.M.A. Tours; T&S Bus Service, Inc.; Phoenix Tours, Inc.; The Airport Connection, Inc.; Brown's Limousine Crew Car, Inc.; The Airport Connection, Inc., II; Clarence B. Nelson t/a Mini-Bus Limousine and School Bus Services; Leatherwood Motor Coach Corporation; and Diamond Transportation Services, Inc., are hereby each directed to appear at the above-scheduled hearing and present such evidence, if any there be, as each may deem pertinent to show good cause why its authority from the Commission should not be revoked.

25. That, pursuant to Title II, Article XII, Section 19 of the Compact, American Coach Lines, Inc.; Eyre's Bus Service, Inc.; Executive Limousine Service, Inc.; Beltway Limousine Service, Inc.; Robert Coates t/a Robert Coates Limousine Service; Cotter Limousine of Washington, Inc., t/a Cotter Executive Van Service; Nippon Travel, Ltd.; V.I.P. Tours; Congressional Tours, Inc.; Washington Motor Coach Company, Inc.; Al's Travel Service, Inc.; Babel Travel Service, Inc.; A. Arias and M. Arias t/a A.M.A. Tours; T&S Bus Service, Inc.; Phoenix Tours, Inc.; The Airport Connection, Inc.; Brown's Limousine Crew Car, Inc.; The Airport Connection, Inc., II; Clarence B. Nelson t/a Mini-Bus Limousine and School Bus Service; Leatherwood Motor Coach Corporation; and Diamond Transportation Services, Inc., are each separately assessed the sum of two hundred dollars (\$200), such amount preliminarily estimated to cover the cost of each respondent's portion of the hearing transcript and are each directed to deliver said amount to the office of the Commission no later than Monday, July 7, 1986.

FOR THE COMMISSION:

  
WILLIAM H. MCGILVERY  
Executive Director