Motor Carrier Request and Authorization to conduct Operations (10 PAGES)

INTERSTATE COMMERCE COMMISSION

DECISION

SERVICE DATE

MC-254531

NOV 3 0 1993

A CUSTOM LIMOUSINE, INC. BELLE CHASSE, LA

Reentitled

CUSTOM BUS CHARTER, INC. BELLE CHASSE, LA

Decided: November 24, 1993

On November 23, 1993, applicant filed a request to have the Commission's records changed to reflect a name change.

It is ordered:

The Commission's records are amended to reflect the carrier's name as CUSTOM BUS CHARTER, INC.

If it has not already done so, the carrier must amend (1) its insurance coverage for the protection of the public, (2) its designation of agents upon whom process may be served, and (3) its tariffs of schedules to reflect the new name.

By the Commission.

Sidney L. Strickland, Jr. Secretary

(SEAL)

CERTIFICATE OF PUBLIC CONVENIENCE AND RECESSITY

AS A COMMON CARRIER OF PASSENGERS BY MOTOR VEHICLE, OVER IRREGULAR ROUTES, IN CHARTER OR SPECIAL TYPE SERVICE

NO. 6110

A CERTIFICATE OF PUBLIC CONVENIENCE AND HECESSITY IS HERERY GRANTED TO A CUSTOM LIMOUSINE, INC., whose office or place of business is at BELLE CHASSE.

LOUISIANA authorizing operations in Louisiana intrastate commerce as a Common Carrier of Passengers by motor vehicle over irregular routes in the type of service and to the extent described following:

Transportation in charter and sight-seeing service over irregular routes within all of Louisiana.

(Issued pursuant to Order No. T-19995, dated Rovember 9, 1992. Except for cause beyond control, non-operation of a certificate for a period of six (6) months could lead to its cancellation, citing La. R. S. 45:166, Faragraphs B and C.)

Said: A CUSTOM LIMOUSINE, IRC, shall perform such operations under tariffs now, or hereafter, filed with the Commission and, in compliance with all laws and rules and regulations of the Commission bearing thereon.

WITHESS THE SIGNATURE AND SEAL OF THE COMMISSION AT BATON BOUGE, LOUISIANA, this 9th day of DECEMBER, 1992.

	LOUISIANA PUBLIC SERVICE COMMISSION
	By LOUIS J. LAMBERT. JR. Chairman
ATTEST:	By KATHLEER BABINEAUX BLANCO Vice Chairman
Secretary	By JOHN P. SCHVECHARN Commissioner
,	By THOMAS E. POWELL Commissioner
·	By DON OWEN



_ouisiana Public Service Commission

POST OFFICE BOX 91154 BATON ROUGE, LOUISIANA 70821-9154

May 16, 1994

(504) 342-1426

Telephone:

MARSHALL B. BRINKLEY
Secretary

ROY F. EDWARDS
Assistant to the
Secretary

COMMISSIONERS

Kathleen Babineaux Blanco, Chairman
District II
John F. Schwegmann, Vice Chairman
District I
Thomas Powell, Member
District IV
Don L. Owen, Member
District V
Irma Muse Dixon, Member
District III

Mr. Kenneth Begovich Custom Bus Charters, Inc. 121 Lake Park Drive

Belle Chase, Louisiana 70037

Re: A Custom Limousine, Inc. (Belle Chasse, Louisiana), ex parte. In re:
Application for a name change on Common Carrier Certificate No. 6110 from
A Custom Limousine, Inc. to Custom Bus Charters, Inc.

Dear Mr. Begovich:

We are enclosing the original of Common Carrier Certificate No. 6110-A issued pursuant to the above referenced.

Yours truly,

Pamela C. Meades

Enclosure

LAWRENCE C. ST. BLANC Secretary

Louisiana Public Service Commission

POST OFFICE BOX 91154 BATON ROUGE, LOUISIANA 70821-9154

Telephone: 504/342-4414

MARTHA A POWELL Director of Transportation

SEPTEMBER 23, 1998

INITIAL

REGISTRATION RECEIPT - FORM RS-3

LOUISIANA PUBLIC SERVICE COMMISSION POST OFFICE BOX 91154 BATON ROUGE, LOUISIANA 70821-9154 TELEPHONE: 504/342-4414

In accordance with Public Law 102-240, this receipt, evidencing registration of ICC authority, must be carried in the cab of the vehicle and may not be altered. Alteration will result in confiscation and penalties.

ICC # 254531
Custom Bus Charter, Inc.
200 C Wright Avenue
Gretna

LA 700560000

Effective: 01/01/1999 Expires: 12/31/1999
Serial No. 0186 9 0003236

This receipt authorizes this motor carrier to operate in the following states:

AL(10),AR(10),CA(3),CO(5),CT(4), GA(10),IA(5),ID(2),IL(5),IN(5), KS(4),KY(5),LA(38),MA(4),ME(2), MI(2),MN(2),MO(10),MS(10),MT(2), NC(5),ND(2),NE(2),NH(2),NM(5), NY(5),OH(5),OK(7),RI(4),SC(5), SD(2),TN(8),TX(20),UT(3),VA(5), WA(2),WI(4),WV(5)

An Equal Opportunity Employer



Louisiana Public Service Commission

POST OFFICE BOX 91154 BATON ROUGE. LOUISIANA 70821-9154

Telephone: 504/342-4414

MARTHA A. POWELL Director of Transportation

JANUARY 22, 1998

55-136

REGISTRATION RECEIPT - FORM RS-3

LOUISIANA PUBLIC SERVICE COMMISSION POST OFFICE BOX 91154 BATON ROUGE, LOUISIANA 70821-9154 TELEPHONE: 504/342-4414

In accordance with Public Law 102-240 ...

Effective: 01/01/1998 Expires: 12/31/1998

Serial No. 0730 8 0003236

This receipt authorizes this

INITIAL

State of Louisiana
Department of Revenue and Taxation
P. O. Box 201
Baton Rouge, LA 70821-0201
(504) 925-7656

This license is not transferable



A copy of this license must appear in each motor vehicle.

This license is issued under the terms of the International Fuel Tax Agreement and is valid for vehicles operated by the licensee in all IFTA jurisdictions.

International Fuel Tax Agreement (IFTA) License

International		- insting the appoint number	r License r year
IFTA number	date	date	1
00721233414	01/01/98	12/31/98 8334591-001	The state of the s

License expires on date above unless canceled or revoked before that date

55/136

CUSTOM BUS CHARTER INC CUSTOM BUS CHARTER INC 200-C WRIGHT AVENUE GRETNA, LA 70056

An Equal Opportunity Employer



ENDORSEMENT FOR MOTOR CARRIER POLICIES OF INSURANCE FOR PUBLIC LIABILITY UNDER SECTION 18

Policy Number: SF 2850870

Policy Period

Effective 04/14/99

From: 04/14/99 To: 04/14/00

Name of Insured and Address

CUSTOM BUS CHARTER, INC. 200 C WRIGHT AVENUE JEFFERSON LA TO156 Agency Number: 0361357

Assney Name and Address

BELLE INSURANCE AGENCY, INC. 1616 BARATARIA BLYO. MARRERO LA 70072

Accident includes continuous or repeated exposure to conditions which results in public liability which the insured neither expected nor intended.

Bodily injury means injury to the body, sickness, in disease to any person, including death resulting from any of these.

Motor Carrier means a for-hire carrier of passengers by motor vehicle.

Property Damage means damage to or loss of use of tangible property.

Public Liability means liability for bodily injury or property damage.

The insurance policy to which this endorsement is attached provides Automobile Liability insurance and is amended to assure compliance by the insured, within the limits stated herein, as a for-hire motor carrier of passengers, with Section 18 of the Bus Regulatory Reform Act of 1982 and the rules and regulations of the Federal Highway Administration a Bureau Of Motor Carrier Safety (Bureau) and the Interstate Commerce Commission (ICC).

In consideration of the premium stated in the policy to which this andorsement is strached, the insurer (the company) agrees to pay, within the limits of liability described herein, any final judgment recovered against the insured for public liability resulting from negligence in the operation, maintenance or use of motor vehicles subject to the financial responsibility requirements of Section 13 of the But Regulatory Reform Act of 1982 regardless of whather or not each motor vehicle is specifically described in the policy and whether or not such negligence occurs on any route or in any territory authorized to be served by the insured or elsewhere. Such insurence as is afforded for public liability does not apply to injury to or death of the insured a employees while engaged in the course of their employment, or property transported by the insured, designated as targe.

It is understood and agreed that no condition, provision, tripulation, or limitation contained in the policy, this endorsement, or any other endorsement thereon, or violation thereof, shall relieve the company from liability or from the payment of any final judgment, within the limits of liability herein described, irrespective of the financial condition, insolvency or bankruptcy of the insured. However, all terms, conditions, and limitations in the policy to which the endorsement is attached shall remain in full force and effect as binding between the insured and the company. The insured agrees to reimburse the company for any payment made by the company on account of any accident, claim or suit involving a breach of the terms of the policy and for any payment that the company would not have been obligated to make under the provisions of the policy except for the agreement contained in this endorsement.

28.9 JRT07



It is further understood and agreed that, upon failure of the company to pay any final judgment recovered against the insured as provided herein, the judgment creditor may maintain an action in any court of competent jurisdiction against the company to competent payment.

The limits of the company a liability for the amounts prescribed in this endersement apply separately to each accident and any payment under the policy because of any one accident shall not operate to reduce the liability of the company for the payment of final judgments resulting from any other accident.

The policy to which this endorsement is attached provides Primary or Excess insurance, as indicated by 'X', for the limits shown:

- (X) This insurance is Primary and the Company thall not be liable for amounts in excess of \$5,000,000 for each Accident.
- () This insurance is Excess and the Company shall not be liable for amounts in excess of for each Accident in excess of the Underlying Limit of for each Accident.

Whenever required by the Bureau or the ICC, the Company agrees to furnish the Bureau or the ICC a duplicate of said policy and all its endotsements. The Company also agrees, upon telephone request by an amborized representative of the Bureau or the ICC, to verify that the policy is in force as of a particular date. The phone number to call is

Cancellation of this endorsement may be effected by the Company or the insured by giving (1) Thirty-five (35) days notice in writing to the other party (Said 35 days notice to commence from the date the notice is mailed, proof of mailing shall be sufficient proof of notice), and (2) If the insured is subject to the ICC's jurisdiction, by providing thirty (30) days notice to the ICC (Said 30 days notice to commence from the date the notice is received by the ICC at its office in Washington D.C.).

Countersiened by

(Authorized Company Representative)

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YTJRIDSHE EZHIJER



400 Seventh St., S.W. Washington, D.C., 20590

JULY 06, 1992

A CUSTOM LIMOUSINE INC (KENNETH RAY BEGOWICH D 121 LAKE PARK DR BELLE CHASSE, LOUISIANA 70037

Dear Motor Carrier:

This letter is to notify you of your USOOT number and to draw your attention to the requirement for Marking of Motor Vehicles in section 390.21 of the rederal Motor Carric. Surecy Regulations. A copy of this regulation is analosed. Its primary purpose is to assist enforcement personnel in properly identifying motor carriers, thereby assuring the submission of accurate data to the Federal Highway Administration (FHWA).

If you are operating as a private carrier of property in interstate commerce or as an interstate carrier of migrant workers, this regulation requires you to mark all of your "self-propelled motor vehicles" (generally straight trucks and truck tractors) in accordance with the enclosed provision.

The following USDOT Identification Number is assigned to the carrier shown above:

USDOT488858

Inis letter is being sent to every motor carrier recently added to FHWA records. There has been no attempt to differentiate among private, migrant worker, for-hire, or other types of carriers because many carriers conduct operations in a combination of these classifications. If you have any question about compliance with this requirement, please contact the office shown below:

FHWA OFFICE OF MOTOR CARRIERS 301 FEDERAL BUILDING 750 FLORIDA BLVD., P.O. BX 4126 BATON ROUGE, LOUISIANA 70821 504 / 389-0390

Form RS-1

UNIFORM APPLICATION FOR SINGLE STATE REGISTRATION FOR MOTOR CARRIERS OPERATING UNDER AUTHORITY ISSUED BY THE INTERSTATE COMMERCE COMMISSION

MOTOR CARRIER IDENTIFICATION NUMBER	<u>s:</u>		•
ICC MC No(s) 254531			
US DOT No. 488858			
FEIN No. 72-1233414			
APPLICANT (Identical to name on ICC order):			
NAME: CUSTOM BUS CHARTER, INC. (50	4) 394-615	3	
D/B/A			
PRINCIPAL PLACE OF BUSINESS ADDRESS:1			
Street 9193 BELLE CHASSE HWY. 23			
Street 9193 BELLE CHASSE HWY. 23 City BELLE CHASSE State I	COUISIANA	Zip	70037
MAILING ADDRESS IF DIFFERENT FROM BUS	INESS ADI	DRESS ABOVE	:
Street			
CityState_		Zip	
TYPE OF REGISTRATION: [x] New Carrier Registration - The motor car [] Annual Registration - The motor carrier i [] Supplemental Registration - The motor ca or states of travel after its annual registra [] New Registration State Selection - The motor place of business or its prior registration program. The prior registration state was [] Additional states not registered in prior y	is renewing rrier is ad ation. tor carrier State has l	g its annual re ding additiona has changed i left the registr	gistration. 1 vehicles ts principal
TYPE OF MOTOR CARRIER: (Check one) [] Individual [] Partnership [x] Co If corporation, give state in which incorporated List name of partners or officers:	rporation d:LA	10/12/93	
Name: DONNA BEGOVICH	Title:	PRESIDENT	
Name: Kenneth Begovich	Title:	VICE-PRESIDEN	T
Name:	Title:		
TYPE OF ICC REGISTERED AUTHORITY: Permanent Certificate or Permit [x] Tem Emergency Temporary Authority (ETA) []	iporary Au	thority (TA) [}

¹ A principal place of business is a single location that serves as a motor carrier's headquarters and where it maintains or can make available its operational records.

ICC CERTIFICATE(S) OR PERMIT(S): [x] ICC Authority Order(s) attached for initial registration. [] ICC Authority Order(s) attached for additional grants received. [] No change from prior year registration.
PROOF OF PUBLIC LIABILITY SECURITY: [x] The applicant is filing, or causing to be filed, a copy of its proof of public liability security submitted to and accepted by the ICC under 49 CFR Part 1043.
[] The applicant has filed, or caused to be filed, a copy of its proof of public liability security submitted to and accepted by the ICC under 49 CFR Part 1043 and the security remains in effect.
ICC APPROVED SELF-INSURANCE OR OTHER SECURITIES: [] ICC Insurance order attached for new carrier registration.
(Check one when completing for annual registration.) [] The ICC Order approving the self-insurance plan or other security is still in full force and effect and the carrier is in full compliance with all conditions imposed by the ICC Order.
[] The motor carrier is no longer approved under a self-insurance or other security plan and the motor carrier will file, or cause to be filed, a certificate of public liability surety will be filed with this application in the registration State.
HAZARDOUS MATERIALS: (Check one) [X] The applicant will not haul hazardous materials in any quantity.
[] The applicant will haul hazardous materials that require the following limits in accordance with Title 49 CFR 1043.2: (Check one) [] Public Liability and Property Damage Insurance of \$1 million.
[] Public Liability and Property Damage Insurance of \$5 million.
PROCESS AGENT: [X] ICC Form No. BOC-3 or blanket designation attached for new registration. [] ICC Form No. BOC-3 or blanket designation attached reflecting changes of designation of process agent. [] No change from prior year registration.
CERTIFICATION: I, the undersigned, certify that the above information is true and correct and that I am authorized to execute and file this document on behalf of the applicant. (Penalty provisions subject to the laws of the registration state.)
Name (Printed) DONNA JOHNSON/AGENT
Signature Title AGENT
Telephone Number Date 1/12/94

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