

Decision No. <u>74934</u>

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

Investigation on the Commission's own motion into the adoption of a General Order prescribing minimum public liability and property damage insurance requirements for passenger stage corporations and charter-party carriers of passengers.

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Case No. 8201

<u>Alan T. Smith</u>, for California Charter Bus Operators Association; <u>W. L. McCracken</u>, for Greyhound Lines, Inc., (Western Greyhound Lines Division); <u>Robert A.</u> <u>Burrowes</u>, for Vaca Valley Bus Lines, Lincoln Bus Line; <u>Jack A. Roesch</u>, for Charter Bus Operators of California Southern Division; <u>Bernard A. Johnsen</u>, for Knickerbocker Tours, Inc., and K. W. Russell, by <u>K. D. Walpert</u>, for City of Los Angeles; interested parties. <u>Janice E. Kerr</u>, Counsel, and <u>Douglas C. Quinlan</u>, for Commission staff.

<u>O P I N I O N</u>

This investigation was instituted on July 9, 1968, for the purpose of determining whether the public liability and property damage insurance in the minimum amounts as set forth in General Order No. 101-B (passenger stage corporations) and General Order No. 115-A (charter-party carriers of passengers) should be set at higher minimum amounts.

Public hearing was held before Examiner Porter on July 29, 1968, at San Francisco and August 1, 1968, at Los Angeles and the matter was submitted on the latter date.

The staff of the Commission presented evidence as to the necessity for increased limits as set forth in Exhibits 1 and 2.

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The reasons given for these necessary increases are: the increased exposure, more passenger miles, more passengers, more vehicles on the road, an increase in damage awards in court verdict., and the increased general cost of living.

There were no protests to the staff recommendations. Finding

The amounts set forth in the following General Orders are reasonably necessary to provide adequate compensation for damage incurred through an accident involving any passenger stage corporation or charter-party carrier of passengers.

Conclusion

The public interest requires the adoption of the following General Orders.

O R D E R

IT IS ORDERED that:

1. General Order No. 101-C, as set forth in Appendix A to this order, applicable to all passenger stage corporations, is hereby adopted, to become effective March 1, 1969, and superseding General Order No. 101-B on that date.

2. General Order No. 115-B, as set forth in Appendix B to this order, applicable to all charter-party cerriers of passengers, is hereby adopted, to become effective March 1, 1969, and superseding General Order No. 115-A, on that date.

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3. The Secretary shall cause a copy of this decision and its appendices to be mailed to each passenger stage corporation and each charter-party carrier of passengers.

The effective date of this order shall be twenty days after the date hereof.

Dated at ______, California, this $\frac{13^{+4}}{13^{+4}}$ day of ______, NOVEMBER _____, 1968.

President o ssioners

Commissioner William Symons, Jr., being necessarily absent, did not participate in the disposition of this proceeding.

Commissioner Peter E. Mitchell, being necessarily absent, did not participate in the disposition of this proceeding.

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APPENDIX A

General Order No. 101-C (Supersedes General Order No. 101-B)

PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

RULES REQUIRING ALL PASSENGER STAGE CORPORATIONS, SUBJECT TO THE PUBLIC UTILITIES CODE, TO PROVIDE AND THEREAFTER CONTINUE IN EFFECT ADEQUATE PROTECTION AGAINST LIABILITY IMPOSED BY LAW UPON SUCH CARRIERS FOR THE PAYMENT OF DAMAGES FOR PERSONAL BODILY INJURIES (INCLUDING DEATH RESULTING THEREFROM) AND DAMAGE TO OR DESTRUCTION OF PROPERTY.

Adopted		1958 Eff	ective March	1, 1969.
	Decision No.	74934	in Case No.	8201.

(1) Each passenger stage corporation, as defined in the Public Utilities Code, shall provide and thereafter continue in effect, so long as it may be engaged in conducting such operations, adequate protection against liability imposed by law upon such carriers for the payment of damages for personal bodily injuries (including death resulting therefrom) and for damage to or destruction of property, other than property being transported by such carrier for any shipper or consignee, whether the property of one or more than one claimant, in amounts not less than the amounts set forth in the following schedule:

Kind of Equip- ment (Passenger <u>Seating Capacity)</u>	For bodily injuries to or death of <u>l porson</u>	For bodily injur- ies to or death of all persons injured or killed, in any one accident (sub- ject to a maximum of \$100,000 for bodily injuries to or death of one person)	For loss or damage, in any one accident, to prop- erty of others (excluding <u>cargo)</u>	Minimum for Single Limit <u>Coverage</u>
7 passengers, or less 8 to 12 passengers, incl. 13 to 20 passengers, incl. 21 to 30 passengers, incl. 31 to 40 passengers, incl. 41 passengers or more	\$100,000 100,000 100,000 100,000 100,000	\$300,000 350,000 450,000 500,000 600,000 700,000	\$50,000 50,000 50,000 50,000 50,000 50,000	\$350,000 400,000 500,000 550,000 650,000 750,000

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(2) The protection required under Section (1) hereof shall be evidenced by the deposit with the Public Utilities Commission of a certificate of insurance issued by a company licensed to write such insurance in the State of California; or of a bond of a surety company permitted to write surety bonds in the State of California, or evidence of insurance issued on behalf of Lloyd's of London by a surplus lines insurance broker licensed as such in this State.

(3) The certificate of insurance, in form approved by the Commission, must be signed by the company issuing the policy, or by the underwriting managers for a group of companies issuing the policy, or in the case of Lloyd's of London, by the broker placing such coverage.

(4) The policy of insurance or bond evidencing such protection hereinabove required shall not be cancelable on less than thirty days' written notice to the Public Utilities Commission, such notice to commence to run from the date the notice is actually received at the office of the Commission.

(5) The Commission will give consideration to and may approve the application of a passenger stage corporation to qualify as a self-insurer provided such passenger stage corporation files an application with the Commission supported by a true and accurate statement of its financial condition and other evidence which will establish to the satisfaction of the Commission the ability of such passenger stage corporation to satisfy its obligations for public liability and property damage within the limits hereinabove prescribed, without affecting the stability and permanency of the business of such passenger stage corporation.

(6) The Commission will also consider applications for approval of other securities or agreements of indemnity and may approve any

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such applications if satisfied that the security or agreement of indemnity offered will afford the security for the protection of the public hereinabove contemplated.

(7) Any passenger stage corporation engaged in interstate or intrastate operations within the State of California, which is and becomes qualified as a self-insurer with the Interstate Commerce Commission in accordance with laws of the United States applicable to self-insurance by motor carriers and the rules of the Interstate Commerce Commission promulgated thereunder, shall be exempt, so long as such qualification remains effective, from the foregoing provisions of this General Order. Proof of the existence and continuation of such exempt status shall be filed with the Commission. Such proof shall be made by affidavit of the carrier. Additional affidavits or other proof of such qualification shall be filed in such form and at such times as the Commission may require.

(8) Each passenger stage corporation desiring to become qualified as a self-insurer, or to have orders or certificates issued by the Interstate Commerce Commission authorizing self-insurance accepted by this Commission, or to have other securities or agreements of indemnity accepted in lieu of the bond or insurance hereinabove provided, shall make application therefor to this Commission stating all of the facts which shall be required by the Commission with respect thereto, and if such application is approved, such passenger stage corporation shall, while such order of approval shall remain affective, be exempt from furnishing a certificate of insurance or bond hereinabove provided.

(9) The cancellation or suspension of a policy of insurance or surety bond or the cancellation, suspension or surrender of a certificate of self-insurance issued by this Commission or the Interstate Commerce Commission, or the impairment or destruction of any security,

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or the cancellation or termination of any agreement of indemnity, or the alteration (without first obtaining Commission authorization) of any agreement of indemnity, shall constitute good cause for suspension or revocation of the operating authority of the affected passenger stage corporation. No operation shall be conducted on any highway of the State of California unless a certificate of insurance, certificate of self-insurance coverage, bond, or the other securities or agreements of indemnity hereinabove specified, shall be in effect and on file with the Commission.

> PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

By WILLIAM W. DUNLOP, Secretary

APPENDIX B

General Order No. 115-B (Supersedes General Order No. 115-A)

PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA

RULES REQUIRING ALL CHARTER PARTY CARRIERS OF PASSENGERS, SUBJECT TO THE PUBLIC UTILITIES CODE, TO PROVIDE AND THEREAFTER CONTINUE IN EFFECT ADEQUATE PROTECTION AGAINST LIABILITY IMPOSED BY LAW UPON SUCH CARRIERS FOR THE PAYMENT OF DAMAGES FOR PERSONAL BODILY INJURIES (INCLUDING DEATH RESULTING THEREFROM) AND DAMAGE TO OR DESTRUCTION OF PROPERTY.

Adopted	MUA 12 13	00 E	ffective Ma	rch 1, 1969.
Decision	No	74934	_ in Case N	0. 8201.

(1) Each charter-party carrier of passengers, as defined in the Public Utilities Code, shall provide and thereafter continue in effect, so long as it may be engaged in conducting such operations, adequate protection against liability imposed by law upon such carriers for the psyment of damages for personal bodily injuries (including death resulting therefrom) and for damage to or destruction of property, other than property being transported by such carrier for any shipper or consignee, whether the property of one or more than one claiment, in amounts not less than the amounts set forth in the following schedule:

Kind of Equip- ment (Passenger Seating Capacity)	For bodily injurics to or death of <u>l person</u>	For bodily injur- ies to or death of all persons injured or killed, in any one accident (sub- ject to a maximum of \$100,000 for bodily injuries to or death of one person)	For loss or damage, in any one accident, to propr erty of others (excluding cargo)	Minimum for Single Limit <u>Coverag</u> e
7 respensers, or less 8 to 12 passengers, incl. 13 to 20 passengers, incl. 21 to 30 passengers, incl. 31 to 40 passengers, incl. 41 passengers or more	\$100,000 100,000 100,000 100,000 100,000	\$300,000 350,000 450,000 500,000 600,000 700,000	\$50,000 50,000 50,000 50,000 50,000 50,000	\$350,000 400,000 500,000 550,000 650,000 750,000

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(2) The protection required under Section (1) hereof shall be evidenced by the deposit with the Public Utilities Commission of a certificate of insurance issued by a company licensed to write such insurance in the State of California; or of a bond of a surety company permitted to write surety bonds in the State of California, or evidence of insurance issued on behalf of Lloyd's of London by a surplus lines insurance broker licensed as such in this State.

(3) The certificate of insurance, in form approved by the Commission, must be signed by the company issuing the policy, or by the underwriting managers for a group of companies issuing the policy, or in the case of Lloyd's of London, by the broker placing such coverage.

(4) The policy of insurance or bond evidencing such protection hereinabove required shall not be cancelable on less than thirty days' written notice to the Public Utilities Commission, such notice to commence to run from the date the notice is actually received at the office of the Commission.

(5) The Commission will give consideration to and may approve the application of a charter-party carrier of passengers to qualify as a self-insurer provided such charter-party carrier of passengers files an application with the Commission supported by a true and accurate statement of its financial condition and other evidence which will establish to the satisfaction of the Commission the ability of such charter-party carrier of passengers to satisfy its obligations for public liability and property damage within the limits hereinabove prescribed, without affecting the stability and permanency of the business of such charter-party carrier of passengers.

(6) The Commission will also consider applications for approval of other securities or agreements of indemnity and may approve any such

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applications if satisfied that the security or agreement of indemnity offered will afford the security for the protection of the public hereinabove contemplated.

(7) Any charter-party carrier of passengers engaged in interstate Of intrastate operations within the State of California, which is and becomes qualified as a self-insurer with the Interstate Commerce Commission in accordance with laws of The United States applicable to self-insurance by motor carriers and the rules of the Interstate Commerce Commission promulgated thereunder, shall be exempt, so long as such qualification remains effective, from the foregoing provisions of this General Order. Proof of the existence and continuation of such exempt status shall be filed with the Commission. Such proof shall be made by affidavit of the carrier. Additional affidavits or other proof of such qualification shall be filed in such form and at such times as the Commission may require.

(8) Each charter-party carrier of passengers desiring to become qualified as a self-insurer, or to have orders or certificates issued by the Interstate Commerce Commission authorizing self-insurance accepted by this Commission, or to have other securities or agreements of indemnity accepted in lieu of the bond or insurance hereinabove provided, shall make application therefor to this Commission stating all of the facts which shall be required by the Commission with respect thereto, and if such application is approved, such charterparty carrier of passengers shall, while such order of approval shall remain effective, be exempt from furnishing a certificate of insurance or bond hereinabove provided.

(9) The cancellation or suspension of a policy of insurance or surety bond or the cancellation, suspension or surrender of a certificate of self-insurance issued by this Commission or the Interstate

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Commerce Commission, or the impairment or destruction of any security, or the cancellation or termination of any agreement of indemnity, or the alteration (without first obtaining Commission authorization) of any agreement of indemnity, shall constitute good cause for suspension or revocation of the operating authority of the affected charter-party carrier of passengers. No operation shall be conducted on any highway of the State of California unless a certificate of insurance, certificate of self-insurance coverage, bond, or the other securities or agreements of indemnity hereinabove specified, shall be in effect and on file with the Commission.

PUBLIC UTILITIES COMMISSION OF THE STATE OF CALIFORNIA Klanlin

By WILLIAM W. DUMLOF, Secretary