

intermodal portable tank requirements, review of the requirements applicable to small quantities of hazardous materials in transport (limited quantities), classification of individual substances, requirements for bulk and non-bulk packagings used to transport hazardous material, requirements for inhalation toxicity materials, requirements and international harmonization of classification criteria and labeling.

The public is invited to attend without prior notification.

Documents

Copies of documents submitted to the fourteenth session of the UNSCOE may be obtained from RSPA or may be downloaded from the Internet at <http://www.itu.int/itudoc/un/editrans/dgdb/dgscmm/scdocsnw.html>.

Issued in Washington, DC, on November 7, 1997.

Alan I. Roberts,

Associate Administrator for Hazardous Materials Safety.

[FR Doc. 97-30025 Filed 11-13-97; 8:45 am]

BILLING CODE 4910-60-M

DEPARTMENT OF TRANSPORTATION

Surface Transportation Board

[STB Finance Docket No. 33471]

Coach USA, Inc.—Control Exemption—Air Travel Transportation, Inc.; Airlines Acquisition Co., Inc.; and Transportation Management Services, Inc.

AGENCY: Surface Transportation Board.

ACTION: Notice of filing of petition for exemption.

SUMMARY: Coach USA, Inc. (Coach), a noncarrier in control of 28 motor passenger carriers at the time it filed its petition,¹ seeks to be exempted, under 49 U.S.C. 13541, from the prior approval

¹ Coach currently controls the nation's second largest group of motor passenger carriers. See *Coach USA, Inc.—Control Exemption—America Charters, Ltd.*, STB Finance Docket No. 33393 (STB served Oct. 3, 1997), slip op. at 1. In addition to the instant petition, Coach has three other pending petitions: *Coach USA, Inc. and K-T Contract Services, Inc.—Control and Merger Exemption—Gray Line Tours of Southern Nevada*, STB Finance Docket No. 33431 (STB served Aug. 22, 1997), in which it seeks an exemption to acquire control of one additional motor passenger carrier, *Coach USA, Inc., and Leisure Time Tours—Control and Merger Exemption—Van Nortwick Bros., Inc., The Arrow Line, Inc., and Trentway-Wagar, Inc.*, STB Finance Docket No. 33428 (STB served Aug. 12, 1997), in which it seeks to acquire control of three additional motor passenger carriers, and *Coach USA, Inc.—Control Exemption—Browder Tours, Inc. and El Expresso, Inc.*, STB Finance Docket No. 33506 (STB filed Oct. 31, 1997), in which it seeks to acquire control of two additional motor passenger carriers.

requirements of 49 U.S.C. 14303(a)(5), to acquire control of Air Travel Transportation, Inc.; Airlines Acquisition Co., Inc., and Transportation Management Services, Inc., motor carriers of passengers.

DATES: Comments must be filed by December 15, 1997. Petitioner may file a reply by December 24, 1997.

ADDRESSES: Send an original and 10 copies of comments referring to STB Finance Docket No. 33471 to: Surface Transportation Board, Office of the Secretary, Case Control Unit, 1925 K Street, N.W., Washington, D.C. 20423-0001. In addition, send one copy of comments to Petitioners' representatives: Betty Jo Christian and David H. Coburn, Steptoe & Johnson LLP, 1330 Connecticut Avenue, N.W., Washington, D.C. 20036.

FOR FURTHER INFORMATION CONTACT: Joseph H. Dettmar, (202) 565-1600 [TDD for the hearing impaired: (202) 565-1695].

SUPPLEMENTARY INFORMATION: Coach, a noncarrier, seeks an exemption to acquire control of three motor carriers of passengers: (1) Air Travel Transportation, Inc., d/b/a Atlanta Airport Shuttle (MC-166420), a Georgia-based carrier that primarily operates airport shuttle service to and from Atlanta's Hartsfield International Airport; (2) Airlines Acquisition Co., Inc., d/b/a Airlines Transportation Company (MC-223575), a Pennsylvania-based carrier that primarily operates airport shuttle service to and from Greater Pittsburgh Airport and Allegheny County Airport; (3) Transportation Management Services, Inc., d/b/a Lenzner Coach Lines (MC-237433), a Pennsylvania-based carrier, which is affiliated with Airlines Transportation Company and which operates charter motorcoach service, contract service, sightseeing service and tour service.

Coach reported, at the time it filed this petition for exemption, that it controlled twenty-eight motor carriers of passengers. Coach states that its acquisition of control of the three motor carriers through the acquisition of their stock will not inhibit competition or reduce transportation options available to the public. Coach states that the three carriers do not compete with any Coach-owned carrier.

Petitioner also claims that the acquisition of control of the three carriers will allow each carrier to offer improved service at lower costs made possible by the coordination of functions, centralized management, financial support, rationalization of resources, and economies of scale that

are anticipated from the common control. Coach also states that all collective bargaining agreements will be honored, that employee benefits will improve, and that no change in management personnel is planned. Additional information may be obtained from Petitioners' representatives.

A copy of this notice will be served on the Department of Justice, Antitrust Division, 10th Street and Pennsylvania Avenue, N.W. Washington, D.C. 20530.

Decided: November 3, 1997.

By the Board, Chairman Morgan and Vice Chairman Owen.

Vernon A. Williams,

Secretary.

[FR Doc. 97-29997 Filed 11-13-97; 8:45 am]

BILLING CODE 4915-00-P

DEPARTMENT OF THE TREASURY

Customs Service

[T.D. 97-94]

Recordation of Trade Name: "IBBI"

AGENCY: U.S. Customs Service, Department of the Treasury.

ACTION: Notice of recordation.

SUMMARY: On July 22, 1997, a notice of application for the recordation under section 42 of the Act of July 5, 1946, as amended (15 U.S.C. 1124), of the trade name "IBBI," was published in the **Federal Register** (62 FR 39302). The notice advised that before final action was taken on the application, consideration would be given to any relevant data, views, or arguments submitted in writing by any person in opposition to the recordation and received no later than September 22, 1997. No responses were received in opposition to the notice. Accordingly, as provided in section 133.14, Customs Regulations (19 CFR 133.14), the name "IBBI," is recorded as the trade name used by International Business to Business, Inc., a corporation organized under the laws of Colorado, located at 566 #D Nucla Way, Aurora, Colorado 80011. The trade name is used in connection with an item known as a key safe or lock and lockbox which has a compartment in which keys are locked and a shackle to attach to a door or doorknob.

EFFECTIVE DATE: November 14, 1997.

FOR FURTHER INFORMATION CONTACT: Gina D'Onofrio, Intellectual Property Rights Branch, 1300 Pennsylvania Avenue, N.W. (Ronald Reagan Building), Washington, D.C. 20229, (202) 927-2330.