John A. Vuono William A. Gray Mark T. Vuono\* Dennis J. Kusturiss Louise R. Schrige William H. Stewart, III Erica G. Wilson

**VUONO & GRAY, LLC** 

310 Grant Street, Suite 2310

Law Offices

Pittsburgh, PA 15219-2383

Telephone 412-471-1800

Facsimile 412-471-4477

www.vuonogray.com Email Address wgray@vuonogray.com

December 19, 2013

-

\*Also Admitted in Florida

Re: Proposed Rulemaking Order Docket No. L-2013-2376902

Ms. Rosemary Chiavetta

Secretary

MAILED WITH U.S. POSTAL SERVICES **CERTIFICATE OF MAILING FORM 3817** 

Pennsylvania Public Utility Commission P.O. Box 3265

Harrisburg, PA 17105-3265

Dear Ms. Chiavetta:

We enclose for filing with the Commission the signed original of the Comments of Weleski Transfer, Inc. in opposition to the Proposed Rulemaking Order at Docket No. L-2013-2376902.

Please acknowledge receipt and filing of the enclosed on the duplicate copy of this letter of transmittal and return it to the undersigned in the self-addressed, stamped envelope provided.

Very truly yours,

VUONO & GRAY, LLC

William A. Grav

as/131938

**Enclosures** 

Weleski Transfer, Inc. (w/enc.)

RECEIVED

DEC 1 9 2013

PA PUBLIC UTILITY COMMISSION **SECRETARY'S BUREAU** 

3041

Before the

JAN -2 PM 4: 22

PENNSYLVANIA PUBLIC UTILITY COMMISSION

RE:

PROPOSED RULEMAKING ORDER

DOCKET NO. L-2013-2376902

## COMMENTS OF GARY L. WELESKI ON BEHALF OF WELESKI TRANSFER, INC. IN OPPOSITION TO PROPOSED RULEMAKING ORDER

# RECEIVED

DEC 1 9 2013

PA PUBLIĞ UTILITY COMMISSION SEGRETARY'S BUREAU

The Commission published in the <u>Pennsylvania Bulletin</u> dated November 23, 2013, a proposed rulemaking order to amend existing regulations governing household goods carriers to eliminate the requirement that applicants for authority establish a public demand or need for the proposed service and to modify insurance requirements.

Weleski Transfer, Inc. ("Weleski") objects to the proposal to eliminate the requirements that applicants for authority establish a public demand or need for the proposed service.

The business address of Weleski is 140 West Fourth Avenue, Tarentum, PA 15084. Weleski has authority at Docket No. A-00096502 authorizing it to provide household goods service from points and places in the counties of Allegheny, Westmoreland, Washington, Fayette Armstrong, Butler, Cambria, Somerset and Indiana, to other points in Pennsylvania, and vice versa. Weleski has provided service under its PUC authority on a regular, continuing basis since it was first certificated on July 15, 1971. Weleski secured its initial rights by transfer from Andy L. Weleski and Anthony L. Weleski, co-partners, t/d/b/a Weleski Transfer, who secured their rights in 1957 and who operated those rights until they were transferred to Weleksi in 1971.

As will be discussed below, Weleski believes that the Commission should continue to handle household goods applications in the same manner and to the same extent that it has handled such applications in the past and continues to handle such applications at the present time.

It is significant to note that the United States Congress differentiated between general property service and household goods service when it enacted the Federal Aviation Act, which preempted the authority of states to regulate rates, routes and service of motor carriers transporting property, other than household goods carriers. The United States Congress recognized that there was a clear difference between service provided by general freight carriers, which is usually provided to companies, and household goods service, which is usually provided to individuals. In fact, the legislative history to the Household Goods Transportation Act of 1980 reflects the fact that Congress clearly understood the unique nature of the operations conducted by household goods carriers:

The fact that the household moving sector does business with individual shippers also sets it apart from the rest of the trucking industry. These shippers usually move only once or twice in their lives and, consequently, lack a thorough understanding of the industry and sufficient clout to negotiate with it. Their situation is made more vulnerable by the fact that the moves involve all of their personal possession, which are often of a fragile nature., H.Rep. No. 98-1372, 98th Cong., 2nd Sess. 2, reprinted in [1980] U.S. Code, Cong. & Admin. News, 4271, 4272.

... the committee recognizes that many users of the household goods carriers are ordinary consumers unfamiliar with how the industry works and without the economic leverage of commercial shippers. These persons tend to be more vulnerable than other shippers and, hence, in need of protections that are not necessary for other motor carrier shippers. Accordingly, this bill provides the Interstate Commerce Commission with special authority to protect these shippers. Ibid., at 5-8, 4275.

It is Weleski's position that the current and future citizens of Pennsylvania deserve the protections afforded by the existing regulations. The present proposal to substantially ease the entry standards for new movers will enable unscrupulous movers to pass themselves as professional movers, which will be contrary to the public interest. Most presently licensed household goods movers in Pennsylvania are local companies which have been in business for many years, who are dedicated to providing service to their local communities and who have few if any complaints filed with the Commission concerning their service. The present proposal to substantially ease the entry standards will permit rogue operators, many from out of state, to steal business from the existing local companies, thereby jeopardizing their very existence. There are numerous well documented complaints in other states that have lax entry requirements involving companies who hold customer shipments hostage or who damage and delay shipments or engage in deceptive practices such as unwarranted overcharges. These types of complaints are rare in Pennsylvania but will certainly become much more prevalent if the entry standards are changed in the manner proposed and anyone who wants to secure authority can secure such authority throughout Pennsylvania. This is what will happen unless this proposed rulemaking is rejected at least insofar as the change in the entry standards is concerned.

Respectfully submitted,

VUONO & GRAY, LLC

William A. Gray, Esq.

Attorneys for

Weleski Transfer, Inc.

VUONO & GRAY, LLC 310 Grant Street, Suite 2310 Pittsburgh, PA 15219 412-471-1800

/131788

# **VERIFICATION**

I verify that the statements made in the foregoing document are true and correct to the best of my knowledge, information and belief. I understand that false statements herein are made subject to the penalties of 18 Pa. C.S. §4904, relating to unsworn falsification to authorities.

Gary L. Weleski, President

Dated: 12/16/13

# RECEIVED

PA PUBLIC UTILLI I COMMISSION SECRETARY'S BUREAU

### Law Offices

# VUONO&GRAY, LLC

310 Grant Street, Suite 2310 Pittsburgh, PA 15219-2383

# TO:

Ms. Rosemary Chiavetta Secretary Pennsylvania Public Utility Commission P.O. Box 3265 Harrisburg, PA 17105-3265

2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
c Principles of the Principles
and the company of the second
entiti. an entitorranali de ul i in in.
The second control of
Amount www
s (Thirtieble e annachtas brackons)
Video of Manufallian Control of Control
. Tr. s. extrem to appropriately
TOT POPEN CHARGE CONTRACT CAST ASSESSMENT CAST
Economica a acesa - 1 service
2 - CE/C (**COS) A. TESTINGAM AND
DO-TH DAME RECOGNED MACHINETY OF A LINE OF
E CONTRACTORION
n oppinengemen discher de en eine