

APPLICATION FOR CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY

APPLICATION TYPE: ☑ NEW ☐ RENEWAL		*				
SERVICE TYPE: Wheelchair Transport Stretcher Transport	ALS Interfacility ALS Helicopter	☐ ALS Non-Transport ☐ ALS Transport				
TYPE OF ENTITY: ☐ Sole Proprietor ☐ Partnership ☐ Non-Profit Corporation ☑ Corporation						
ORGANIZATION NAME:	но	ours of operation: 24-HOUR				
First Transit Inc.		1:00 A.M. to 12:00A.M. / ☑P.M.				
ADDRESS 1: 11901 30th Court North		one: 27-371-4480				
ADDRESS 2:	FAX	X:				
CITY, STATE, ZIP CODE:						
Saint Petersburg, Florida 33716						
OFFICER/DIRECTOR NAME & TITLE:	PHONE NUMBER & E-MAIL:					
Thomas Tibbetts General Manager	727-678-5350 thon	nas.tibbetts@transdev.com				
VICE OFFICER/DIRECTOR NAME & TITLE:	PHONE NUMBER & E-MAIL:					
Thomas Ennis Assistant General Manager	727-565-9933 thomas.ennis@transdev.com					
BUSINESS HOURS POINT-OF-CONTACT:	PHONE NUMBER & E-MAIL:					
Thomas Tibbetts General Manager	727-678-5350 thon	nas.tibbetts@transdev.com				
AFTER HOURS POINT-OF-CONTACT:	PHONE NUMBER & E-MAIL:					
Thomas Ennis Assistant General Manager	The second secon	mas.ennis@transdev.com				
REQUIRED ATTACHMENTS: Record Keeping Ver Incorporation, Certification of Fictitious Name (d.b.a) is provided, and retail rate schedule. Also include any n	f applicable, Insurance \	Verification for the highest level of service				
I, the undersigned representative of the above named revoked if at any time the firm fails to meet all of the re						
SIGNATURE OF APPLICANT:		DATE:				
Thom John	N	May 28, 2025				
STATE OF FLORIDA						
COUNTY OF <u>Pinellas</u>						
Subscribed and sworn to (or affirmed) before me this 28 the Mety Thomas Ennis, who						
is/are personally known to me or has/have produced <u>Drivevs /icense</u> as identification.						
(SEAL) DAWNA BODIN Notary Public-State of Florida Commission # HH 662846 My Commission Expires April 10, 2029 (Name of Notary typed, printed or Form stamped)						



WHEELCHAIR/STRETCHER SERVICE RECORD KEEPING VERIFICATION FORM

Pinellas County Rules and Regulations, as Amended

Name of S	Service: First Transit Inc.	
Date: Ma	y 28, 2025	
Section	Inspection Items	Initials
8.1	Record all telephone lines when used for requests for transport, including cell phones.*	76
	*Initial here if standard business practice is to receive requests via fax and/or e-mail and written records are maintained of such contacts in accordance with written records criteria.	78
8.1	Written record contains: Date Call Received Time Call Received Pick-up & Destination Address Arrival Time at Destination Client's Name Person Ordering Transport Telephone Number of Caller (*if applicable)	72 72 72 72 74 74 74
8.1	Audio dispatch records shall be kept for a minimum of six (6) months.	The
8.1	Written or electronic dispatch shall be kept for a minimum of three (3) years.	78
8.1	Dispatch audio & written/electronic records shall be available for inspection.	76

Form B Rev. 02/06/2017

Vehicle	Unit Number	Vehicle Tag Number	Vehicle Identification Number(VIN)	Activ
3 201	201	PAUS40	1FDFE4FN1MDC17749	Yes
3 202	202	PAUS41	1FDFE4FN8MDC17750	Yes
3 203	203	PAUS42	1FDFE4FNXMDC 17751	Yes
3 204	204	PAUS43	1FDFE4FN0MDC15054	Yes
301	301	03ACSA	1FDAX2C86LKB18636	Yes
302	302	19ACSA	1FDAX2C81LKB18639	Yes
3 303	303	04ACSA	1FDAX2C86IKB31841	Yes
304	304	05ACSA	1FDAX2C88LKB31839	Yes
305	305	06ACSA	1FBAX2C89LKB18686	Yes
306	306	97ACSB	1FBAX2C85LKB18667	Yes
307	307	18ACSA	1FDAX2C88LKB18623	Yes
308	308	34ACSA	1FDAX2C85LKB 18630	Yes
309	309	07ACSA	1FDAX2C89LKB18615	Yes
310	310	17ACSA	1FDAX2C80LKB18633	Yes
311	311	38AJBL	1FBAX2C89LKB18669	Yes
313	313	33ACSA	1FBAX2C86LKB18676	Yes
314	314	31ACSA	1FBAX2C84LKB 18658	Yes
315	315	32ACSA	1FDAX2C82LKB18634	Yes
316	316	30ACSA	1FDAX2C84LKB18618	Yes
317	317	29ACSA	1FDAX2C82LKB18620	Yes
318	318	20ACSA	1FDAX2C81LKB18625	Yes
319	319	09AGAD	1FBAX2C85LKB18653	Yes
320	320	08AGAD	1FBAX2C88LKB18663	Yes
321	321	64AHMV	1FDAX2C87LKB18631	Yes
322	322	21ACSA	1FDAX2C8XLKB26612	Yes
323	323	10AGAD	1FDAX2C80LKB26621	Yes
324	324	30AGAD	1FDAX2C80LKB26618	Yes
325	325	95ACSB	1FBAX2C80LKB18656	Yes
326	326	06AGAD	1FBAX2C89LKB18672	Yes
327	327	53AHMV.	1FBAX2C8XLKB 18678	Yes
328	328	43ACSB	1FBAX2C84LKB18644	Yes
329	329	29AGAD	1FDAX2C80LKB18616	Yes
330	330	96ACSB	1FDAX2C89LKB26617	Yes
331	331	39ACSB	1FBAX2C82LKB18660	Yes
332	332	49AHMV	1FBAX2C8XLKB 18664	Yes
333	333	64ACSB	1FBAX2C89LKB18655	Yes
334	334	93ACSB	1FBAX2C84LKB22743	Yes
335	335	60AHMV	1FDAX2C84LKB31837	Yes
336	336	65ACSB	1FDAX2C84LKB38027	Yes
337	337	51AHMV	1FBAX2C89LKB22737	Yes
338	338	52AHMV	1FBAX2C87LKB18640	Yes
339	339	61AHMV	1FBAX2C81LKB18651	Yes
340	340	07AGAD	1FBAX2C80LKB18687	Yes
341	341	50AHMV	1FBAX2C82LKB26628	Yes
342	342	63AHMV	1FBAX2C89LKB22740	Yes
343	343	40ACSB	1FBAX2C82LKB18643	
344	344	94ACSB	1FBAX2C81LKB18648	Yes
345	345	41ACSB	1FBAX2C82LKB18657	Yes
346	346	44ACSB	1FBAX2C88LKB18680	Yes
347	347	63ACSC	1FBAX2C8XLKB 18681	Yes
348	348	62ACSC	1FBAX2C86LKB22730	Yes
349	349	66ACSB	1FBAX2C87LKB22736	Yes
350	350	61ACSC	1FBAX2C80LKB22738	Yes
351	351	60ACSC		Yes
352	352	58ACSC	1FBAX2C82LKB22742	Yes
353	353	59ACSC	1FBAX2C88LKB22745	Yes
		337000	1FBAX2C87LKB18654	Yes

Section 1

5 553638

Adams, Tenisha S (553638)

© 553698	Agliano, Cynthia (553698)
5 553606	Aitbouhla, Hamid N/A (553606)
© 553695	Athanasourelis, Shane (553695)
553677	Baez , Mercedes . (553677)
6 553683	Baiano , Edward . (553683)
5 553671	Beasley, Donald . (553671)
© 553699	Bennett, Richard (553699)
5 553547	Blackshear, Chris U (553547)
553241	Briceno, Carlos R (553241)
553523	Buckley, Michael P (553523)
553637	Burton , Alan . (553637)
5 553688	Cano , Juan (553688)
S 553636	Catone, John W (553636)
553014	
© 553399	Chatmon, John F (553014)
	Coffman, Jeffrey S (553399)
553674	Deschryver, Karen . (553674)
5 553641	Diaz, Luis R (553641)
©	Ennis, Thomas (none) WCT Admin Support
© 553629	Eshbaugh, David L (553629)
3 553561	Facyson, Wayne A (553561)
© 553559	Fox, Joann R (553559)
5 53702	Gaines , Reginald J (553702)
5 53294	George , James . (553294)
3 553604	Gervasi, Debra A (553604)
5 53584	Giachetti , Patricia . (553584)
553423	Godshall , Royce . (553423)
553555	Gonzalez, Yasmany E (553555)
© 553516	Gouveia, William N/A (553516)
5 53684	Graver, Chantal. (553684)
5 553689	Green, Robert (553689)
© 553663	Green, Myron . (553663)
© 553623	Hampton, Josephine N/A (553623)
© 553567	Harden, Perry L (553567)
3 553461	Harkin, Bridget A (553461)
© 553664	Heinz, Roberta . (553664)
© 553665	Henry, Juan . (553665)
© 553701	Henry, Hakeem J (553701)
© 553657	Hudson, Richard . (553657)
© 553692	Jackson, Kenneth (553692)
5 553588	Jacquez, Rafael A (553588)
© 553690	Jimenez Cabrera, Felix (553690)
5 553662	Jones , Dominique . (553662)
5 553610	Jones, Jennifer S (553610)
553694	Jordan, Stephen (553694)
© 553536	Kalemi , Fatmir . (553536)
☑ 553672	Kipp , Stephen . (553672)
5 553270	Kolupa, Mark A (none)
5 53686	Kuehlewind, Keith . (553686)
☑ 553675	Lawrence , Michelle . (553675)
© 553570	Lecaroz, Thomas J (553570)
☑ 553660	Luchsinger , Erika . (553660)
© 553420	Lukas, Linas P (553420)
5 553039	Mahoney, Timothy M (553039)
☑ 553612	
	Malecot, Matthew R (553612)
553594	Martin, Kevin O (553594)
© 553444	Mcknight, Robert D (553444)
⊘ 553678	Miller, Joseph W (553678)
	Mitchell, David D (553380)
553582	Mobley, Felicia M (553582)
553146	Molendyk, John H (553146)
© 553693	Moody, Kitana (553693)
© 553669	Moore , Frederick Robert (553669)

C		Moses, Ronald Jared (none)	WCT Admin Support
C	553238	Musa, Bassam M (553238)	the control of the co
0	553696	Nirschel, Kathleen (553696)	
0	553624	Olivares, Flavio N/A (553624)	
0	553681	Oliver , Markeisha . (553681)	
0	553642	Oscar, Christopher S (553642)	
0	571571	Porter, Doron C (553571)	
C	553600	Rodriguez, Eddie A (553600)	
C	553296	Ruiz, Ricky N/A (553296)	
0	553562	Santiago, Juan F (553562)	
Ø	553607	Santos, Anthony P (553607)	
(i)	553373	Schmeltzer, Matthew N/A (553373)	
0	553602	Shipman Jr, Larry D (553602)	
Ø	553676	Stem , Bob . (553676)	
Ø	553659	Stone , Shannon J (553659)	
Ø	553658	Struder-Willis , Ryan Mitchell (553658)	
Ø	553578	Sutton, Timothy N/A (553578)	
C	553273	Talbert, Carl W (553273)	
C	553680	Tamagov , Reshed . (553680)	
Ø	553346	Taylor, George David (553346)	
0	553682	Thompson, Michael. (553682)	
G		Tibbetts, Thomas (none)	WCT Admin Support
Ø	553627	Tinklenberg, Thomas J (553627)	
Ø	553503	Topel, Todd J (553503)	
C	553661	Urdaneta , Gustavo . (553661)	
C	555162	Vanswol , Mark . (555162)	
C	553653	Walters , Jeffrey L (553653)	
C	553687	Wicks, Melvin (553687)	
C	553056	Wilder, David E (553056)	
Ø	553176	Williams, Deborah A (553176)	
©	553616	Williamson, Charles P (553616)	
C	553700	Woodard, Ali (553700) .	
©	553634	Zegowitz, Richard J (553634)	

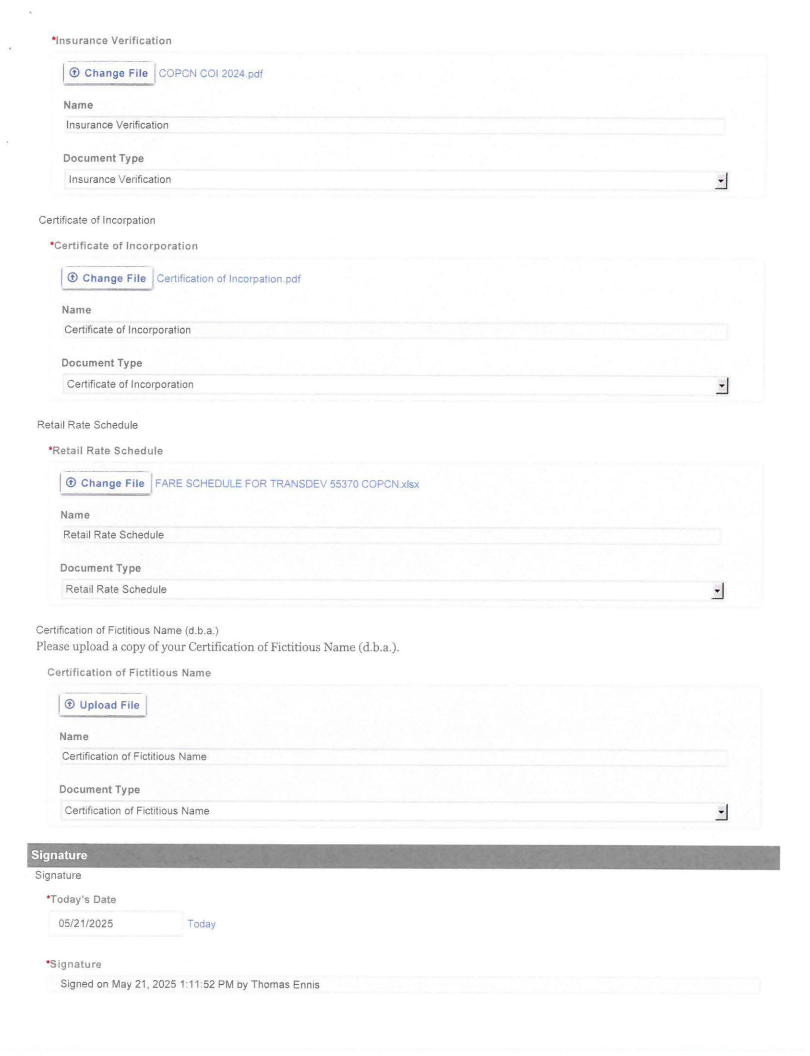
Required Documents

Insurance verification

Provide a copy of the <u>Certificate of Insurance</u> showing limits for the highest level of service provided detailing vehicle liability, property damage coverage, and the expiration date of the policy (See Rules & Regulations 8.2)

J

Policy Type	
Policy	
Number	
9952717	
2 12 DE 19	
Issued Date	
07/10/2024	Today
Expiration Date	
07/01/2025	Today





CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 07/10/2024

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must have ADDITIONAL INSURED provisions or be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such and respect(c).

	this certificate does not confer rights	to th	e cer	tificate holder in lieu of s	uch en	dorsement(s	s).	require an endorsemer	it. As	tatement on
PR	ODUCER MARSHUSAULC				CONTA NAME:	СТ	»:			
MARSH USA LLC. 155 N. WACKER, SUITE 1200				PHONE FAX (A/C, No, Ext): (A/C, No):						
1	CHICAGO, IL 60661				E-MAIL ADDRE	ratio.		(A/C, NO)		
1					ADDILL		SURER(S) AFFO	RDING COVERAGE		NAIC#
CI	CN101958462-FT-GAWU-24-25				INSURER(S) AFFORDING COVERAGE INSURER A: National Union Fire Insurance Co. of Pittsburgh, PA				19445	
INS	URED First Transit Inc.					RB: AIU Insura		ice co. or rasburgh, r A	- 131	19399
	First Transit Inc. 720 E. Butterfield Road					1000 Central Control C	ance company		1	N/A
	Suite 300				INSURER C: N/A INSURER D: Lloyd's of London				INO	
	Lombard, IL 60148				INSURE	and the same of th	London			
					INSURE					-
CC	OVERAGES CE	RTIFI	CATI	E NUMBER:		010270663-10	n-ucju	REVISION NUMBER:	2	4
7	HIS IS TO CERTIFY THAT THE POLICIE	S OF	INSU	RANCE LISTED BELOW HA	VE BEE	N ISSUED TO	THE INSURE	D NAMED ABOVE FOR T	HE PO	LICY PERIOD
C	NDICATED. NOTWITHSTANDING ANY R CERTIFICATE MAY BE ISSUED OR MAY CXCLUSIONS AND CONDITIONS OF SUCH	PER POL	REME TAIN, ICIES.	NT, TERM OR CONDITION THE INSURANCE AFFORD LIMITS SHOWN MAY HAVE	OF AN'	Y CONTRACT THE POLICIE REDUCED BY	OR OTHER I S DESCRIBEI PAID CLAIMS	DOCUMENT WITH RESPE	CT TO	WHICH THE
INSF		INSC	SUBR	POLICY NUMBER		POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMIT	s	-140
Α	X COMMERCIAL GENERAL LIABILITY			9952717		07/01/2024	07/01/2025	EACH OCCURRENCE	\$	5,000,000
	CLAIMS-MADE X OCCUR							DAMAGE TO RENTED PREMISES (Ea occurrence)	\$	5,000,000
		1						MED EXP (Any one person)	\$	
								PERSONAL & ADV INJURY	\$	5,000,000
	GEN'L AGGREGATE LIMIT APPLIES PER:						ļ .	GENERAL AGGREGATE	s	5,000,000
	X POLICY PRO- JECT LOC				1			PRODUCTS - COMP/OP AGG	\$	5,000,000
	OTHER:					34.			\$	
Α	AUTOMOBILE LIABILITY			9812752 (AOS)		07/01/2024	07/01/2025	COMBINED SINGLE LIMIT (Ea accident)	\$	5,000,000
В	X ANY AUTO			9812751 (MA)		07/01/2024	07/01/2025	BODILY INJURY (Per person)	\$	
	OWNED SCHEDULED AUTOS							BODILY INJURY (Per accident)	\$	
	HIRED NON-OWNED AUTOS ONLY	1						PROPERTY DAMAGE (Per accident)	\$	10
								(i di dedderit)	\$	
	UMBRELLA LIAB OCCUR							EACH OCCURRENCE	\$	
	EXCESS LIAB CLAIMS-MADE					9		AGGREGATE	s	
	DED RETENTION\$	1							\$	
В	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY			020396082 (AOS)		07/01/2024	07/01/2025	X PER OTH-	•	
В	ANYPROPRIETOR/PARTNER/EXECUTIVE			020396083 (CA)		07/01/2024	07/01/2025	E.L. EACH ACCIDENT	S	1,000,000
В	OFFICER/MEMBEREXCLUDED? (Mandatory in NH)	N/A		020396084 (Retro - WI)		07/01/2024	07/01/2025	E.L. DISEASE - EA EMPLOYEE		1,000,000
	If yes, describe under DESCRIPTION OF OPERATIONS below					8		E.L. DISEASE - POLICY LIMIT	S	1,000,000
D	Excess Auto			B0509BOWCN2350464		03/06/2023	03/06/2026	Limit (xs primary Auto \$5M)	3	5,000,000
	a constant and the second			5000050110112000101		00/00/2020	00/00/2020	Elitat (No primary reato golvi)		3,000,000
RE:	CRIPTION OF OPERATIONS / LOCATIONS / VEHIC Proposal for Paratransit Services-Wheelchair RFP#1 services Suncoast Transit Authority (PSTA), its employee	1-022P	(PSTA)					ct.	
CEI	RTIFICATE HOLDER				CANC	ELLATION		the state of the s		
Pinellas County, A Political Subdivision of the State of Florida 400 South Fort Harrison Avenue Clearwater, FL 33756			SHOU THE ACCO	JLD ANY OF T EXPIRATION	DATE THE	ESCRIBED POLICIES BE CA REOF, NOTICE WILL E Y PROVISIONS.				
	i i							Marsh USA	111	2



Department of State / Division of Corporations / Search Records / Search by Entity Name /

Detail by Entity Name

Foreign Profit Corporation FIRST TRANSIT, INC.

Filing Information

Document Number

828834

FEI/EIN Number

23-1716119

Date Filed

10/13/1972

State

DE

Status

ACTIVE

Last Event

REINSTATEMENT

Event Date Filed

09/25/2007

Principal Address

720 E. Butterfield Road

Suite 300

Lombard, IL 60148

Changed: 03/21/2025

Mailing Address

720 E. Butterfield Road

Suite 300

Lombard, IL 60148

Changed: 03/21/2025

Registered Agent Name & Address

CT CORPORATION SYSTEM

1200 SOUTH PINE ISLAND ROAD

PLANTATION, FL 33324

Name Changed: 03/31/2009

Address Changed: 03/31/2009

Officer/Director Detail

Name & Address

Title President

Hendricks, Laura J. 720 E. Butterfield Road Suite 300 Lombard, IL 60148

Title VP

Sweat, Susan M. 720 E. Butterfield Road Suite 300 Lombard, IL 60148

Title Treasurer

Le Bourhis, Mathieu 720 E. Butterfield Road Suite 300 Lombard, IL 60148

Title Secretary

Lewis, Randall 720 E. Butterfield Road Suite 300 Lombard, IL 60148

Title Director

Hendricks, Laura J. 720 E. Butterfield Road Suite 300 Lombard, IL 60148

Title Director

Le Bourhis, Mathieu 720 E. Butterfield Road Suite 300 Lombard, IL 60148

Title Director

Sweat, Susan M. 720 E. Butterfield Road Suite 300 Lombard, IL 60148

Title Director

Lewis, Randall 720 E. Butterfield Road Suite 300 Lombard, IL 60148

Annual Reports

Report Year	Filed Date			
2023	02/25/2023			
2024	03/27/2024			
2025	03/21/2025			

Document Images

Document Images	
03/21/2025 ANNUAL REPORT	View image in PDF format
03/27/2024 ANNUAL REPORT	View image in PDF format
03/17/2023 AMENDED ANNUAL REPORT	View image in PDF format
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05/27/2020 ANNUAL REPORT	View image in PDF format
03/21/2019 ANNUAL REPORT	View image in PDF format
04/12/2018 ANNUAL REPORT	View image in PDF format
04/12/2017 ANNUAL REPORT	View image in PDF format
04/01/2016 ANNUAL REPORT	View image in PDF format
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04/20/2005 ANNUAL REPORT	View image in PDF format
02/18/2004 ANNUAL REPORT	View image in PDF format
01/23/2003 ANNUAL REPORT	View image in PDF format
04/22/2002 ANNUAL REPORT	View image in PDF format
01/26/2001 ANNUAL REPORT	View image in PDF format
04/14/2000 Reg. Agent Change	View image in PDF format
03/15/2000 ANNUAL REPORT	View image in PDF format
10/08/1999 Name Change	View image in PDF format
03/23/1999 ANNUAL REPORT	View image in PDF format
03/04/1998 ANNUAL REPORT	View image in PDF format
02/26/1997 ANNUAL REPORT	View image in PDF format
02/22/1996 ANNUAL REPORT	View image in PDF format
02/28/1995 ANNUAL REPORT	View image in PDF format

Flutting Distriction of Above, Division of Corporations

First Transit, Inc.

Chain and Evidence of Name of the Company

On September 19, 1969, ATE Management and Service Co. filed Certificate of Incorporation with the Secretary of State of Delaware.

On May 15, 1970, ATE Management and Service Co. filed a Certificate of Amendment with the Secretary of State of Delaware changing its name to A T E Management and Service Company, Inc.

On September 22, 1980, A T E Management and Service Company, Inc. filed a Certificate of Correction with the Delaware Secretary of State correcting its name to ATE Management and Service Company, Inc.

On February 29, 1996 ATE Management and Service Company, Inc. filed with the Delaware Secretary of State, a Certificate of Ownership and Merger merging Managed Logistics Systems, Inc. into ATE Management and Service Company, Inc. including language to change its name to Ryder/ATE, Inc.

On September 29, 1999 Ryder/ATE, Inc. filed a Certificate of Amendment with the Delaware Secretary of State changing its name to First Transit, Inc.

Evidence of the above is attached hereto.

Received for Record

September 19th, A. D. 1969.

Leo J. Dugan, Jr., Recorder.

STATE OF DELAWARE

SS.:

NEW CASTLE COUNTY

Recorded in the Recorder's Office at Wilmington, in Incorporation Record 7, Vol. 101 Page 629 &c., the 19th day of September, A. D. 1969.

Witness my hand and official seal.

Leo J. Dugan, Jr.

Recorder.

" Recorders Office "
" New Castle Co. Del. "
" Mercy Justice "

ATE MANAGEMENT AND SERVICE CO.

----0----

INCORPORATED UNDER THE LAWS

OF

DELAWARE

----0----

REGISTERED
WITH
THE CORPORATION TRUST COMPANY
WILMINGTON, DELAWARE

STATE OF DELAWARE) SS.

BE IT REMEMBERED that on this 18th day of September, 1969, personally came before me, a Notary Public for the State of Delaware, B. J. Consono, F. J. Obara, Jr. and J. L. Rivera, all of the parties to the foregoing certificate of incorporation, known to me personally to be such, and severally acknowledged the said certificate to be the act and deed of the signers respectively and that the facts stated therein are true.

GIVEN under my hand and seal of office the day and year aforesaid.

A. Dana Atwell Notary Public

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" A. DANA ATWELL "
" NOTARY PUBLIC "
" APPOINTED OCT. 28, 1967 "
" STATE OF DELAWARE "
" TERM TWO YEARS "
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STATE OF DELAWARE OFFICER OF SECRETARY OF STATE

I, EUGENE BUNTING, Secretary of State of the State of Delaware, DO HEREBY CERTIFY that the above and foregoing is a true and correct copy of Certificate of Incorporation of the "ATE MANAGEMENT AND SERVICE CO.", as received and filed in this office the nineteenth day of September, A. D. 1969, at 10 o'clock A. M.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal at Dover this nineteenth day of September in the year of our Lord one thousand nine hundred and sixtynine.

EUGENE BUNTING Secretary of State

R. H. CALDWELL Ass't. Secretary of State

" Secretary's Office "
" 1855 Delaware 1793 "

CERTIFICATE OF INCORPORATION

OF

ATE MANAGEMENT AND SERVICE CO.

----0----

FIRST. The name of the Corporation is ATE MANAGE-MENT AND SERVICE CO.

SECOND. Its registered and principal office in the State of Delaware is located at No. 100 West Tenth Street, in the City of Wilmington, County of New Castle. The name and address of its registered agent are The Corporation Trust Company, No. 100 West Tenth Street, Wilmington, Delaware.

THIRD. The nature of the business, or objects or purposes to be transacted, promoted or carried on are:

To furnish comprehensive management, consulting, accounting, engineering, appraisal and supervisory services to other persons, firms, corporations, municipalities and political subdivisions, engaged in any and all types of business and manufacturing activities and governmental functions, in the United States and elsewhere, including but not limited to the management and supervision of the organization, maintenance and operation of a transportation service as a common or contract carrier, and of the maintenance and repair of motor vehicles, plant operation, plant maintenance, building, contracting, surveying, purchasing and marketing.

To engage in any lawful act or activity for which corporations may be organized under the General Corporation Law of Delaware.

To purchase, own, hold, operate, develop, lease, mortgage, pledge, hypothecate, exchange, sell, transfer, invest, trade or otherwise deal in real or personal property, stocks, mortgages, bonds, securities, choses in action, chattel mortgages, open accounts, conditional sales contracts, equipment obligations, commercial paper, security interests or any interest therein; to enter into contracts of any and every kind for the carrying out of its purposes and objects.

To manufacture, purchase or otherwise acquire, invest in, own, mortgage, pledge, sell, assign and transfer or otherwise dispose of, trade, deal in and deal with goods, wares and merchandise and personal property of every class and description.

To acquire, and pay for in cash, stock or bonds of this corporation or otherwise, the good will, rights, assets, property, and/or stock of any person, firm, association or corporation, and in connection therewith to undertake or assume the whole or any part of the obligations or liabilities of any person, firm, association or corporation.

To acquire, hold, use, sell, assign, lease, grant licenses in respect of, mortgage or otherwise dispose of letters patent of the United States or any foreign country, patent rights, licenses and privileges, inventions, improvements and processes, copyrights, trademarks and trade names, relating to or useful in connection with any business of this corporation.

To borrow or raise moneys for any of the purposes of the corporation and, from time to time without limit as to amount, to draw, make, accept, endorse, execute and issue promissory notes, drafts, bills of exchange, warrants, bonds, debentures and other negotiable or non-negotiable instruments and evidences of indebtedness, and to secure the payment of any thereof and of the

interest thereon by mortgage upon or pledge, conveyance or assignment in trust of the whole or any part of the property of the corporation, whether at the time owned or thereafter acquired, and to sell, pledge or otherwise dispose of such bonds or other obligations of the corporation for its corporate purposes.

To purchase, receive, take by grant, gift, devise, bequest or otherwise, lease, or otherwise acquire, own, hold, improve, employ, use and otherwise deal in and with real or personal property, or any interest therein, wherever situated, and to sell, convey, lease, exchange, transfer or otherwise dispose of, or mortgage or pledge, all or any of the corporation's property and assets, or any interest therein, wherever situated.

In general, to possess and exercise all the powers and privileges granted by the General Corporation Law of Delaware or by any other law of Delaware or by this Certificate of Incorporation together with any powers incidental thereto, so far as such powers and privileges are necessary or convenient to the conduct, promotion or attainment of the businesses or purposes of the corporation.

The businesses and purposes specified in the foregoing clauses shall, except where otherwise expressed, be in nowise limited or restricted by reference to, or inference from, the terms of any other clause in this Certificate of Incorporation, but the businesses and purposes specified in each of the foregoing clauses of this article shall be regarded as independent businesses and purposes.

FOURTH. The total number of shares of the capital stock which the Corporation shall have authority to issue is Five Thousand (5,000) shares of common stock, par value One Hundred (\$100.00) Dollars, per share, amounting in the aggregate to Five Hundred Thousand (\$500,000.00) Dollars.

No stockholder shall be entitled as a matter of right to subscribe for or receive additional shares, but such additional shares of stock may be issued or disposed of by the board of directors to such persons and on such terms as in its discretion it shall deem advisable.

FIFTH. The names and mailing addresses of the incorporators are as follows:

NAMES	MAILING ADDRESSES			
B. J. Consono	100 West Tenth Street Wilmington, Delaware			
F. J. Obara, Jr.	100 West Tenth Street Wilmington, Delaware			
J. L. Rivera	100 West Tenth Street Wilmington, Delaware			

SIXTH. The Corporation is to have perpetual existence.

SEVENTH. The private property of the stockholders shall not be subject to the payment of corporate debts to any extent whatever.

EIGHTH. In furtherance and not in limitation of the powers conferred by statute, the board of directors is expressly authorized:

To make, alter or repeal the by-laws of the Corporation.

To authorize and cause to be executed mortgages and liens upon the real and personal property of the Corporation.

To set apart out of any of the funds of the Corporation available for dividends a reserve or reserves for any proper purpose and to abolish any such reserve in the manner in which it was created.

By a majority of the whole board, to designate one or more committees, each committee to consist of two or more of the directors of the Corporation. The board may designate one or more directors as alternate members of any committee, who may replace any absent or disqualified member at any meeting of the committee. Any such committee, to the extent provided in the resolution or in the by-laws of the Corporation, shall have and may exercise the powers of the board of directors in the management of the business and affairs of the Corporation, and may authorize the seal of the Corporation to be affixed to all papers which may require it; provided, however, the by-laws may provide that in the absence or disqualification of any member of such committee or committees, the member or members thereof present at any meeting and not disqualified from voting, whether or not he or they constitute a quorum, may unanimously appoint another member of the board of directors to act at the meeting in the place of any such absent or disqualified member.

When and as authorized by the affirmative vote of the holders of a majority of the stock issued and outstanding having voting power given at a stockholders' meeting duly called upon such notice as is required by statute, or when authorized by the written consent of the holders of a majority of the voting stock issued and outstanding, to sell, lease or exchange all or substantially all of the property and assets of the Corporation, including its good will and its corporate franchises, upon such terms and conditions and for such consideration, which may consist in whole or in part of money or property including shares of stock in, and/or other securities of, any other corporation or corporations, as its board of directors shall deem expedient and for the best interests of the Corporation.

NINTH. Whenever a compromise or arrangement is proposed between this Corporation and its creditors or any class of them and/or between this Corporation and its stock-holders or any class of them, any court of equitable jurisdiction within the State of Delaware may, on the application in a summary way of this Corporation or of any creditor or stockholder thereof, or on the application of any receiver or receivers appointed for this Corporation under the provisions of section 291 of Title 8 of the Delaware Code or on the application of trustees in dissolution or of any receiver

or receivers appointed for this Corporation under the provisions of section 279 of Title 8 of the Delaware Code order a meeting of the creditors or class of creditors, and/or of the stockholders or class of stockholders of this Corporation. as the case may be, to be summoned in such manner as the said court directs. If a majority in number representing threefourths in value of the creditors or class of creditors, and/or of the stockholders or class of stockholders of this Corporation, as the case may be, agree to any compromise or arrangement and to any reorganization of this Corporation as consequence of such compromise or arrangement, the said compromise or arrangement and the said reorganization shall, if sanctioned by the court to which the said application has been made, be binding on all the creditors or class of creditors, and/or on all the stockholders or class of stockholders, of this Corporation, as the case may be, and also on this Corporation.

TENTH. Indemnification of Officers, Directors, Employees and Agents; Insurance

(a) The Corporation shall indemnify any person who was or is a party or is threatened to be made a party to any threatened, pending or completed action, suit or proceeding, whether civil, criminal, administrative or investigative (other than an action by or in the right of the Corporation) by reason of the fact that he is or was a director, officer,

employee or agent of the Corporation, or is or was serving at the request of the Corporation as a director, officer, employee or agent of another corporation, partnership, joint venture, trust or other enterprise, against expenses (including attorneys' fees), judgments, fines and amounts paid in settlement actually and reasonably incurred by him in connection with such action, suit or proceeding, if he acted in good faith and in a manner he reasonably believed to be in or not opposed to the best interests of the Corporation, and, with respect to any criminal action or proceeding, had no reasonable cause to believe his conduct was unlawful. The termination of any action, suit or proceeding by judgment, order, settlement, conviction, or upon a plea of nolo contendere or its equivalent, shall not, of itself, create a presumption that the person did not act in good faith and in a manner which he reasonably believed to be in or not opposed to the best interests of the Corporation, and, with respect to any criminal action or proceeding, had reasonable cause to believe that his conduct was unlawful.

(b) The Corporation shall indemnify any person who was or is a party or is threatened to be made a party to any threatened, pending or completed action or suit by or in the right of the Corporation to procure a judgment in its favor by reason of the fact that he is or was a director,

officer, employee or agent of the Corporation, or is or was serving at the request of the Corporation as a director, officer, employee or agent of another corporation, partnership, joint venture, trust or other enterprise against expenses (including attorneys' fees) actually and reasonably incurred by him in connection with the defense or settlement of such action or suit if he acted in good faith and in a manner he reasonably believed to be in or not opposed to the best interests of the Corporation and except that no indemnification shall be made in respect of any claim, issue or matter as to which such person shall have been adjudged to be liable for negligence or misconduct in the performance of his duty to the Corporation unless and only to the extent that the Court of Chancery of the State of Delaware or the court in which such action or suit was brought shall be determine upon application that, despite the adjudication of liability but in view of all the circumstances of the case, such person is fairly and reasonably entitled to indemnity for such expenses which the Court of Chancery of the State of Delaware or such other court shall deem proper.

(c) To the extent that a director, officer, employee or agent of the Corporation has been successful on the merits or otherwise in defense of any action, suit or proceeding referred to in subsections (a) and (b), or in defense of any

claim, issue or matter therein, he shall be indemnified against expenses (including attorneys' fees) actually and reasonably incurred by him in connection therewith.

- and (b) (unless ordered by a court) shall be made by the Corporation only as authorized in the specific case upon a determination that indemnification of the directors, officer, employee or agent is proper in the circumstances because he has met the applicable standard of conduct set forth in subsections (a) and (b). Such determination shall be made (l) by the board of directors by a majority vote of a quorum consisting of directors who were not parties to such action, suit or proceeding, or (2) if such a quorum is not obtainable, or, even if obtainable a quorum of disinterested directors so directs, by independent legal counsel in a written opinion, or (3) by the stockholders.
- (e) Expenses incurred in defending a civil or criminal action, suit or proceeding may be paid by the Corporation in advance of the final disposition of such action, suit or proceeding as authorized by the board of directors in the specific case upon receipt of an undertaking by or on behalf of the director, officer, employee or agent to repay such amount unless it shall ultimately be determined that he is entitled to be indemnified by the Corporation as authorized in this Article Tenth.

- (f) The indemnification provided by this Article
 Tenth shall not be deemed exclusive of any other rights to
 which those seeking indemnification may be entitled under
 any by-law, agreement, vote of stockholders or disinterested
 directors or otherwise, both as to action in his official capacity
 and as to action in another capacity while holding such office,
 and shall continue as to a person who has ceased to be a director,
 officer, employee or agent and shall inure to the benefit of
 the heirs, executors and administrators of such person.
- (g) The Corporation shall have power to purchase and maintain insurance on behalf of any person who is or was a director, officer, employee or agent of the Corporation, or is or was serving at the request of the Corporation as a director, officer, employee or agent of another corporation, partnership, joint venture, trust or other enterprise against any liability asserted against him and incurred by him in any such capacity, or arising out of his status as such, whether or not the Corporation would have the power to indemnify him against such liability under the provisions of this Article Tenth.

ELEVENTH. Meetings of stockholders may be held within or without the State of Delaware, as the by-laws may provide. The books of the Corporation may be kept (subject to any provision contained in the statutes) outside the State of Delaware

at such place or places as may be designated from time to time by the board of directors or in the by-laws of the Corporation. Elections of directors need not be by written ballot unless the by-laws of the Corporation shall so provide. Each holder of the common capital stock shall be entitled to one vote for each share of such stock standing in his name on the books of the Corporation on the date fixed for the determination of voting rights. In no instance, i.e. for the election of directors or otherwise shall any stockholder be entitled to cumulative voting rights.

TWELFTH. The Corporation reserves the right to amend, alter, change or repeal any provision contained in this Certificate of Incorporation, in the manner now or hereafter prescribed by statute, and all rights conferred upon stockholders herein are granted subject to this reservation.

WE, THE UNDERSIGNED, being each of the incorporators hereinbefore named, for the purpose of forming a corporation pursuant to the General Corporation Law of the State of Delaware, do make this certificate, hereby declaring and certifying that the facts herein stated are true, and accordingly have hereunto set our hands and seals this 18th day of September, 1969.

			Consono	-
_	F.		Obara, Jr.	_
	J.	L.	Rivera	

CERTIFICATE OF AMENDMENT OF CERTIFICATE OF INCORPORATION

ATE MANAGEMENT AND SERVICE CO., a corporation organized and existing under and by virtue of the General Corporation Law of the State of Delaware, DOES HEREBY CERTIFY:

the unanimous written consent of its members given in accordance with the provisions of the General Corporation Law of the State of Delaware, as amended, and the By-Laws of said Corporation, and filed with the minutes of proceedings of the Board, adopted a resolution proposing and declaring advisable the following amendment to the Certificate of Incorporation of said Corporation:

RESOLVED, That the Certificate of Incorporation of ATE Management and Service Co. be amended by changing the Article thereof numbered "FIRST" so that as amended said Article shall be and read as follows:

"FIRST. The name of the Corporation is A T E MANAGEMENT AND SERVICE COMPANY, INC."

SECOND: That the said amendment has been consented to and authorized by the holders of all of the issued and outstending stock entitled to vote, by a written consent given in accordance with the

provisions of both Section 228 of Subchapter VII of the General Corporation Law of the State of Delaware, as amended, and Section 11 of Article II of the By-Laws of said Corporation, and filed with the Corporation on the 23rd day of April , 1970.

THIRD: That the capital of said Corporation will not be reduced under or by reason of the aforesaid amendment and that said amendment was duly adopted in accordance with the applicable provisions of Section 242 of Subchapter VIII of the General Corporation Law of the State of Delaware.

IN WITNESS WHEREOF, ATE MANAGEMENT AND SERVICE CO. has caused its corporate seal to be hereunto affixed and this certificate to be signed by David L. Ringo, its President, and L.K. Reichenbach, its Secretary, this 4th day of May , 1970.

ATE MANAGEMENT AND SERVICE CO.

ATTEST

0

Secretary

BV

David T Dingo Drosidont

STATE OF NEW YORK

SS.

COUNTY OF NEW YORK :

BE IT REMEMBERED that on this $\psi^{\dot{A}}$ day of 1970, personally came before me, a Notary Public in and for the County and State aforesaid, David L. Ringo, President of ATE MANAGEMENT AND SERVICE CO., a corporation of the State of Delaware, and he duly executed said certificate before me and acknowledged the said certificate to be his act and deed and the act and deed of said Corporation and the facts stated therein are true; and that the seal affixed to said certificate and attested by the Secretary of said Corporation is the common or corporate seal of said Corporation.

IN WITNESS WHEREOF, I have hereunto set my hand and seal of office the day and year aforesaid.

Notary Public

(SEAL)

ALBERT F. MACCARIO Notary Public, State of New York No. 24-7645550 Qualified in Kings County Certificate Filed in New York County Commission Expires March 30, 1972

CERTIFICATE OF CORRECTION

* * *

A T E MANAGEMENT AND SERVICE COMPANY, INC., a corporation organized and existing under and by virtue of the General Corporation law of the State of Delaware, DOES HEREBY CERTIFY:

FIRST. That the name of the above corporation was filed inaccurately to read A T E MANAGEMENT AND SERVICE COMPANY, INC.

SECOND. Pursuant to section 103 (F) that the above inaccuracy in the name of the corporation be corrected to set forth as follows: ATE Management and Service Company, Inc.

IN WITNESSE WHEREOF, A T E MANAGEMENT AND SERVICE COMPANY,

INC. has caused its corporation seal to be hereunto affixed

and this certificate to be signed by Ronald Monark, its President

and Dennis M. Charlton, its Assistant Secretary, this 8/4

day of August, 1980.

A T E MANAGEMENT AND SERVICE COMPANY, INC.

ATTEST:

D. Dr. Classic Assistant Secretary By

President

State of Delaware Office of the Secretary of State

I, EDWARD J. FREEL, SECRETARY OF STATE OF THE STATE OF
DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT
COPY OF THE CERTIFICATE OF OWNERSHIP, WHICH MERGES:

"MANAGED LOGISTICS SYSTEMS, INC.", A DELAWARE CORPORATION,
WITH AND INTO "ATE MANAGEMENT AND SERVICE COMPANY, INC."

UNDER THE NAME OF "RYDER/ATE, INC.", A CORPORATION ORGANIZED AND
EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED

AND FILED IN THIS OFFICE THE EWENTY-NINTH DAY OF FEBRUARY, A.D.

A CERTIFIED COP LITS GERMANDED TO
THE NEW CASTLE COUNTY ECORPTR OF DEEDS TOR RECORDING.



Edward J. Freel, Secretary of State

AUTHENTICATION:

7848560

DATE:

03-01-96

0727905 8100M

CERTIFICATE OF OWNERSHIP AND MERGER

MERGING

MANAGED LOGISTICS SYSTEMS, INC. (Subsidiary)

INTO

ATE MANAGEMENT AND SERVICE COMPANY., INC. (Parent)

(effective February 29, 1996)

ATE Management and Service Company., Inc., a corporation organized and existing under the laws of Delaware,

DOES HEREBY CERTIFY:

FIRST: That this corporation was incorporated on the 19th day of September, 1969, pursuant to the General Corporation Law of the State of Delaware.

SECOND: That this corporation owns all of the outstanding shares of the stock of Managed Logistics Systems, Inc., a corporation incorporated on the 17th day of April, 1984, pursuant to the General Corporation Law of the State of Delaware.

THIRD: That this corporation, by the following resolutions of its Board of Directors, duly adopted by the unanimous written consent of its members, filed with the minutes of the Board, on the 2nd day of February, 1996, determined to and did merge into itself said Managed Logistics Systems, Inc.:

RESOLVED, that ATE Management and Service Company, Inc. merge with, and it hereby and pursuant to the Plan of Merger approved herein, does merge into itself Managed Logistics Systems, Inc., and assumes all of its obligations; and

FURTHER RESOLVED, that the merger shall be effective at the close of business on February 29, 1996; and

FURTHER RESOLVED, that the proper Officers of this Corporation be and they hereby are directed to make and execute a Certificate of Ownership and Merger setting forth a copy of the resolutions to merge with said Managed Logistics Systems, Inc. and assume its liabilities and obligations, and the date of adoption thereof, and to cause the same to be filed with the Secretary of State and to do all acts and things whatsoever, whether within or without the State of Delaware, which may be in any way necessary or proper to effect said merger; and

FURTHER RESOLVED, that this Corporation change its corporate name by changing Article First of the Certificate of Incorporation of this Corporation to read as follows:

"First: The name of the Corporation is Ryder/ATE, Inc."

FOURTH: Anything herein or elsewhere to the contrary notwithstanding, this merger may be amended or terminated and abandoned by the Board of Directors of ATE Management and Service Company, Inc. at any time prior to the date of filing the merger with the Secretary of State.

IN WITNESS WHEREOF, said ATE Management and Service Company, Inc. has caused this Certificate to be signed by Gerald R. Riordan, its President, this 12th day of February, 1996.

ATE Management and Service Company, Inc.

Gerald R. Riordan, President

Office of the Secretary of State

I, EDWARD J. FREEL, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF AMENDMENT OF "RYDER/ATE, INC.", CHANGING ITS NAME FROM "RYDER/ATE, INC." TO "FIRST TRANSIT, INC.", FILED IN THIS OFFICE ON THE TWENTY-NINTH DAY OF SEPTEMBER, A.D. 1999, AT 1:30 O'CLOCK P.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.

AUTHENTICATION:

9999633

991410477

0727905 8100

09-29-99

CERTIFICATE OF AMENDMENT

OF

CERTIFICATE OF INCORPORATION

Ryder/ATE, Inc., a corporation organized and existing under and by virtue of the General Corporation Law of the State of Delaware,

DOES HEREBY CERTIFY:

FIRST: That the Board of Directors of said corporation, by the unanimous written consent of its members, filed with the minutes of the Board, adopted a resolution proposing and declaring advisable the following amendment to the Certificate of Incorporation of said corporation:

RESOLVED, That the Certificate of Incorporation of Ryder/ATE, Inc. be amended by changing Article Numbered "FIRST' thereof so that, as amended, said Article shall be and read as follows:

"FIRST: The name of the corporation is:

"FIRST TRANSIT, INC."

SECOND: That the corporation change its business address to: One Centennial Plaza, 705 Central Avenue - Suite 500, Cincinnati, Ohio 45202.

THIRD: That the sole stockholder has given unanimous written consent to said amendment in accordance with the provisions of Section 228 of the General Corporation Law of the State of Delaware.

FOURTH: That the aforesaid amendment was duly adopted in accordance with the applicable provisions of Section 242 and 228 of the General Corporation Law of the State of Delaware.

FIFTH: This Certificate of Amendment of Certificate of Incorporation shall be effective September 13, 1999.

IN WITNESS WHEREOF, said Ryder/ATE, Inc. has caused this Certificate to be signed by John H. Dorr, its President, this 24th day of September, 1999.

Ryder/ATB, Inc.

BA:

Dennidana

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FARE SCHEDULE FOR COPCN FIRST TRANSIT 55370

SERVICE CATEGORY COPAY

PSTA ACCE CATEGORY COPAY

RIDER \$4.50
GUEST \$4.50
EAST LAKE \$6.75
PCA FREE

CHILD FREE PSTA EMPL FREE

TD CATEGORY COPAY

RIDER \$3.00 GUEST \$3.00

ROUTE 814 CATEGORY COPAY

RIDER \$2.25 SENIOR \$1.10

STUDENT FREE VETERANS FREE