(Decision No. C92-847)

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF COLORADO

\* \* \*

THE APPLICATION OF CLIFF ) VIESSMAN, INC., FOR AUTHORITY TO ) OPERATE AS A CONTRACT CARRIER BY ) MOTOR VEHICLE FOR HIRE. )

DOCKET NO. 92A-172BY

## COMMISSION ORDER GRANTING PERMANENT AUTHORITY

Mailed date: July 1, 1992 Adopted date: July 1, 1992

STATEMENT, FINDINGS, AND CONCLUSIONS

BY THE COMMISSION:

1. Proper notice of the filing of this application has been given under § 40-6-108(2), C.R.S. No petition to intervene or otherwise participate in this proceeding has been filed by any person within the time period prescribed. This proceeding is noncontested. Under § 40-6-109(5), C.R.S., this matter may be determined without a hearing.

2. The evidence submitted warrants the grant of authority as requested.

3. A present and special need for the requested transporta-tion service exists. A grant of the requested authority will not impair the efficient public service of any authorized common carrier adequately serving the same territory over the same general route or routes.

4. The Applicant is fit, willing, and able to properly perform the service as granted.

## THEREFORE THE COMMISSION ORDERS THAT:

1. Cliff Viessman, Inc., is granted authority to operate as a Class B contract carrier by motor vehicle for hire with authority as set forth in the attached Appendix and this Order is a Permit therefor.

2. Cliff Viessman, Inc., shall cause to be filed with the Commission certificates of insurance as required by Commission rules. Applicant shall file a proper tariff and pay the issuance fee and annual vehicle identification fee. Operations may not begin until these requirements have been met. If the Applicant does not comply with the requirements of this ordering paragraph within 60 days of the effective date of this Order then ordering paragraph 1 above, which grants authority to the Applicant, shall be void, and the authority granted shall then be void. On good cause shown, the Commission may grant additional time for compliance, if the request for additional time is filed within the 60 days.

3. This Order is effective on its date of mailing.

DONE IN OPEN MEETING on July 1, 1992

THE PUBLIC UTILITIES COMMISSION OF THE STATE OF COLORADO

Commissioners

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Appendix A Page 1 of 1 Page Docket No. 92A-172BY Decision No. C92-847 July 1, 1992

Transportation of liquid apple juice, in bulk,

between Dolores and Delta, Colorado.

Restricted to providing service for only Mountain Sun Organic and Natural Juices.

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APPLICANT: Cliff Viessman, Inc. P. O. Box 175, Main Street Gary, SD 57237-0175

Office of Policy & Research Dept. of Regulatory Agencies 1560 Broadway, Suite No. 1550

MISCELLANEOUS:

Denver, CO 80202

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6-Docketing

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ORDER-FU

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Operating Rights Unit DMS (plus certificate)

Brad Mallon, Director

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