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December 15, 2003

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The Honorable Vernon A. Williams
Secretary
Surface Transportation Board
1925 K Street, N.W., Room 711
Washington, DC 20423-0001

Re: Section 5a Application No. 118 (Amendment No. 2), EC-MAC Motor Carriers Service Association, Inc.

Submission of Revised EC-MAC Motor Carriers Service Association, Inc. Bylaw Amendments

Dear Secretary Williams:

Enclosed for filing please find an original and 10 copies of the Revised EC-MAC Motor Carriers Service Association, Inc. Bylaw Amendments.

Respectfully,



David H. Coburn
Attorney for EC-MAC Motor Carriers
Service Association, Inc.

Enclosure

cc: All parties of Record

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**BEFORE THE
SURFACE TRANSPORTATION BOARD**

SECTION 5A APPLICATION NO. 118 (AMENDMENT NO. 2)
EC-MAC MOTOR CARRIERS SERVICE ASSOCIATION, INC.

**SUBMISSION OF REVISED EC-MAC MOTOR CARRIERS SERVICE ASSOCIATION, INC.
BYLAW AMENDMENTS
IN CONFORMITY WITH BOARD DECISION**

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David H. Coburn
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Attorney for EC-MAC Motor Carriers
Service Association, Inc.

December 15, 2003

**BEFORE THE
SURFACE TRANSPORTATION BOARD**

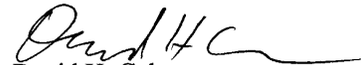
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**SECTION 5A APPLICATION NO. 118 (AMENDMENT NO. 3)
EC-MAC MOTOR CARRIERS SERVICE ASSOCIATION, INC.**

**SUBMISSION OF REVISED EC-MAC MOTOR CARRIERS SERVICE ASSOCIATION, INC.
BYLAW AMENDMENTS
IN CONFORMITY WITH BOARD DECISION**

The EC-MAC Motor Carrier Services Association, Inc. hereby submits the attached revised amendment to its bylaws in conformity with the Board's decision in this proceeding served October 16, 2003. The revisions are shown in bold. Under the terms of the October 16 decision, these amendments are automatically effective upon this filing.

Respectfully submitted,


David H. Coburn
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1330 Connecticut Avenue, N.W.
Washington, D.C. 20036
202/429-8063

Attorney for EC-MAC Motor Carriers
Service Association, Inc.

December 15, 2003

Section 5a Application no. 118
EC-MAC Motor Carriers Service Assn., Inc.

PROPOSED NEW BYLAWS

Article XIV

Member carriers shall give the following truth-in-rates notice every time they list collectively set rates or otherwise give a rate quote that references a collectively set rate.

Notice: The class or benchmark rate that was used as a reference point in determining this rate (or rate Quotation) was set collectively by motor carrier competitors acting under immunity from the antitrust laws. The class rate is not necessarily the prevailing market rate, and there are generally a wide range of discounts available. Motor carriers that are members of **EC-MAC Motor Carriers Service Assn., Inc.** typically offer discounts ranging from (xx% to xx%).

The discount range in the above notice will be determined on an annual basis through a survey of member carriers.

Member carriers of this organization shall certify that they will not apply loss-of-discount provisions that would reinstate the undercounted bureau class rate as a penalty for late payment.

CERTIFICATE OF SERVICE

I hereby certify that I have this 15th day of December 2003 served a copy of the foregoing Submission of Revised EC-MAC Motor Carrier Service Assn., Inc. Bylaw Amendments upon all parties to this proceeding by first class mail, postage prepaid.



David H. Coburn