

226417

**BEFORE THE
SURFACE TRANSPORTATION BOARD**

STB DOCKET NO. MC-F-21035

**ENTERED
Office of Proceedings**

FEB 12 2010

**Part of
Public Record**

**STAGECOACH GROUP PLC AND COACH USA, INC., et al.
-- ACQUISITION OF CONTROL -- TWIN AMERICA, LLC**

**PETITION FOR
EXTENSION OF TIME FOR REPLY**

David H. Coburn
STEPTOE & JOHNSON LLP
1330 Connecticut Avenue, N.W.
Washington, D.C. 20036
(202) 429-3000

Attorneys for Applicants Stagecoach Group
plc; Stagecoach Transport Holdings plc.;
SCUSI Ltd.; Coach USA Administration,
Inc.; Coach USA, Inc.; International Bus
Services, Inc.; City Sights Twin, LLC; Mr.
Zev Marmurstein; and Twin America, LLC

February 12, 2010

**BEFORE THE
SURFACE TRANSPORTATION BOARD**

STB DOCKET NO. MC-F-21035

**STAGECOACH GROUP PLC AND COACH USA, INC., et al.
-- ACQUISITION OF CONTROL -- TWIN AMERICA, LLC**

**PETITION FOR
EXTENSION OF TIME FOR REPLY**

Pursuant to 49 C.F.R. § 1104.7 of the Board's rules, Applicants hereby request that an extension of time to file their reply to the further comments filed in this proceeding on February 1, 2010. By virtue of the procedural schedule issued in this proceeding on January 12, 2010, Applicants reply is currently due on February 22. Applicants hereby request an additional sixteen days, until March 10, to file their reply. In support of this request, Applicants state as follows:

Two lengthy comments were filed on February 1. These consist of supplemental comments of the New York Attorney General (including the written statement of the Attorney General's economic witness) and initial comments of the Transport Workers Union of America. In light of the disruption resulting from the crippling snow storms on the east coast this week,

counsel for Applicants have lost work time and been hampered in their ability to confer with their New York clients and experts who need to be consulted in order to prepare an adequate response. Given these facts as well as the intervening Presidents' Day holiday, and several other deadlines facing Applicants' counsel, Applicants believe that a short extension of the February 22 deadline for response would facilitate their ability to provide the Board with as thorough a response as possible. Such an extension should not prejudice any party to this proceeding.

For these reasons, Applicants hereby request a brief extension until March 10, 2010 of the current deadline for their reply.

Respectfully submitted,



David H. Coburn
STEPTOE & JOHNSON LLP
1330 Connecticut Avenue, N.W.
Washington, D.C. 20036
(202) 429-3000
dcoburn@steptoe.com

Attorney for Applicants Stagecoach Group
plc; Stagecoach Transport Holdings plc.;
SCUSI Ltd.; Coach USA Administration,
Inc.; Coach USA, Inc.; International Bus
Services, Inc.; CitySights Twin, LLC; Mr.
Zev Marmurstein; and Twin America, LLC

February 12, 2010

CERTIFICATE OF SERVICE

I certify that I have this 12th day of February 2010 served a copy of the foregoing

Petition for Extension of Time to Reply by Federal Express on:

U.S. Department of Transportation
Federal Motor Carrier Safety Administration
1200 New Jersey Avenue, S.E.
Washington, DC 20590

U.S. Department of Justice
Antitrust Division
950 Pennsylvania Avenue, N.W.
Washington, DC 20530

U.S. Department of Transportation
Office of the General Counsel
1200 New Jersey Avenue, S.E.
Washington, DC 20590

New York State
Office of the Attorney General
The Capitol
Albany, NY 12224-0341

James Yoon
Assistant Attorney General
Antitrust Bureau
New York State Office of the Attorney
General
120 Broadway, Suite 26 C
New York, NY 10271

Karen Fleming
Transport Workers Union of America
10-20 Banta Place, Suite 118
Hackensack, NJ 07601



Linda S. Stein