# Medical Transportation Management Corp. v. Commissioner, 127 T. C. 96 (U. S. Tax Court 2006)

In a significant ruling on the scope of the gasoline tax credit under Section 34 of the Internal Revenue Code, the U. S. Tax Court denied two transportation companies, Medical Transportation Management Corp. and Zuni Transportation, Inc., the credit for gasoline used in their paratransit services for disabled persons. The court held that the companies' use of sedans and vans did not meet the statutory definition of an "automobile bus" and that their services were not scheduled along regular routes, a key requirement for the credit. This decision clarifies the boundaries of the tax credit and underscores the importance of adhering to statutory definitions in tax law.

#### **Parties**

Medical Transportation Management Corp. (MTMC) and Zuni Transportation, Inc. (Zuni), both petitioners, were for-profit Florida corporations. They were the appellants in this case before the United States Tax Court. The respondent was the Commissioner of Internal Revenue.

#### **Facts**

MTMC and Zuni operated paratransit services within Miami-Dade and southern Broward Counties in Florida during the taxable years 1998 and 1999. They provided transportation exclusively for disabled individuals, using sedans and vans with seating capacities of fewer than 20 adults, including the driver. The routes and schedules were determined by daily manifests generated the night before, which listed specific pickup and dropoff times and locations. The companies offered both reservation and subscription services, with the latter allowing regular passengers to set recurring trips. The Commissioner of Internal Revenue denied the companies' claims for a gasoline tax credit under Section 34 of the Internal Revenue Code, which cross-references Section 6421.

### **Procedural History**

The Commissioner issued notices of deficiency on March 25, 2004, denying MTMC and Zuni the entire gasoline credit amount for the taxable years 1998 and 1999. Both companies filed petitions with the United States Tax Court for a redetermination of the deficiency. The case was heard by the Tax Court, with Judge Joseph Robert Goeke presiding, and a decision was rendered on September 19, 2006. The standard of review applied was de novo.

#### Issue(s)

Whether MTMC and Zuni qualified for the gasoline tax credit under Section 34(a)(2) of the Internal Revenue Code by meeting the requirements of Section 6421, specifically:

- 1. Whether the sedans and vans used by the companies qualified as "automobile buses" under Section 6421?
- 2. Whether the transportation services provided by the companies were scheduled along regular routes as required by Section 6421?

### Rule(s) of Law

Section 34(a)(2) of the Internal Revenue Code allows a credit against income tax for excise taxes paid on gasoline used in vehicles engaged in furnishing certain public passenger land transportation service, as defined in Section 6421. Section 6421(b) specifies that to qualify for the credit, gasoline must be used in an "automobile bus" while engaged in providing passenger land transportation available to the general public, scheduled along regular routes, unless the seating capacity of the bus is at least 20 adults. The term "automobile bus" is not defined in the statute, regulations, or legislative history, leading the court to consider its ordinary meaning.

## Holding

The court held that MTMC and Zuni were not entitled to the gasoline tax credit under Section 34(a)(2) because they did not meet the requirements of Section 6421. Specifically, the court determined that:

- 1. The sedans used by the companies did not qualify as "automobile buses" under the ordinary meaning of the term, which implies a large motor vehicle designed for public transportation.
- 2. Even if the vans potentially qualified as "automobile buses," the companies failed to provide evidence distinguishing the gasoline usage between sedans and vans, making it impossible to allocate the credit accurately.
- 3. The transportation services provided by MTMC and Zuni were not scheduled along regular routes, as required by Section 6421, due to the variability in daily manifests and the nature of the service.

# Reasoning

The court's reasoning focused on the statutory language and legislative history of Sections 34 and 6421. For the "automobile bus" requirement, the court adopted the ordinary meaning of "bus" as a large motor vehicle designed for public transportation. The court rejected the companies' argument that the term "automobile bus" should be interpreted more broadly to include sedans and vans, citing the lack of legislative intent to expand the definition beyond traditional buses. The court also noted that the legislative history emphasized the intent to encourage bus transportation, supporting a narrow interpretation of "automobile bus."

Regarding the "regular route" requirement, the court found that the companies'

services did not meet the statutory criteria. The daily manifests, which were subject to change based on passenger needs, did not establish a regular schedule or fixed routes as required by Section 6421. The court dismissed the companies' argument that the "predominant use" language in the legislative history allowed for a more flexible interpretation, finding that the services did not align with the legislative intent of providing regularly scheduled service along fixed routes.

The court also addressed the companies' argument that denying the credit would frustrate the purpose of the Americans with Disabilities Act (ADA). The court clarified that the ADA is not a taxing statute and thus does not influence the interpretation of tax credit provisions. The court emphasized the importance of adhering to the specific language and intent of the tax code, rather than broader policy considerations.

## **Disposition**

The Tax Court entered decisions in favor of the respondent, the Commissioner of Internal Revenue, denying MTMC and Zuni the gasoline tax credit under Section 34(a)(2).

## Significance/Impact

This decision clarifies the scope of the gasoline tax credit under Section 34 of the Internal Revenue Code, particularly in relation to the definition of "automobile bus" and the requirement of regular routes. It underscores the importance of adhering to the plain language and legislative intent of tax statutes, even when broader policy considerations, such as the ADA, might suggest a different interpretation. The ruling may impact other paratransit providers seeking similar tax credits, emphasizing the need for clear evidence that their services meet the statutory requirements. Subsequent courts have cited this case when interpreting the applicability of tax credits to public transportation services, reinforcing its doctrinal significance in tax law.