Agenda Item# 5

STATE OF NEVADA

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TERRY REYNOLDS Director B&I

DAWN GIBBONS
Chairman
GEORGE ASSAD
Commissioner
DAVID NEWTON
Commissioner

DEPARTMENT OF BUSINESS AND INDUSTRY NEVADA TRANSPORTATION AUTHORITY

This Meeting Notice and Agenda posted for public inspection in the following locations:

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Legislative Counsel Bureau of Nevada, 401 South Carson Street Carson City NV 89701
Nevada Transportation Authority, 3300 West Sahara Avenue, Suite 200, Las Vegas, NV 89102
Nevada Transportation Authority, 1755 East Plumb Lane, Suite 229, Reno, NV 89502
Nevada Transportation Authority website: http://www.nta.nv.gov

MEETING NOTICE AND AGENDA

This is a notice of a duly authorized general session of the Nevada Transportation Authority scheduled for <u>Thursday</u>, <u>October 15</u>, <u>2020 at 9:30 am (Items 1 through 90)</u>. Due to the expected lengthy duration of the general session, the Authority will hear <u>Items 91 through 104 commencing at 1:15 pm</u>, preceded and followed by additional public comment periods.

Pursuant to Governor Sisolak's Declaration of Emergency Directive 006, the Reno and Las Vegas offices of the NTA will not be open to the public during this meeting. The public can attend the meeting via WebEx or via telephone. Public comment will be accepted by either mode of attendance as indicated on the agenda below. Supporting materials for the meeting are available on the NTA's website by clicking on the "Attachments" link for the scheduled meeting, http://nta.nv.gov/About/Meetings/2020/2020 Mtg/ or by contacting Rita Brownawell, Nevada Transportation Authority, 3300 West Sahara Ave., Suite #200, Las Vegas, Nevada 89102, (702) 486-6498, rbrownawell@nta.nv.gov

WEBEX LINK: https://businessnv2.webex.com

DIAL IN NUMBER: 1-844-621-3956

THURSDAY, OCTOBER 15, 2020 MEETING ACCESS CODE: 146 645 5810

THURSDAY, OCTOBER 15, 2020 MEETING PASSWORD: eXqVJ5vN77Q

<u>PUBLIC NOTICE</u>: Pursuant to Section 1 of the Declaration of Emergency Directive 006 ("Directive 006"), the requirement contained in NRS 241.023(1)(b) that there be a physical location designated for meetings of public bodies where members of the public are permitted to attend and participate has been suspended. Moreover, pursuant to Section 3 of Directive 006, the requirements contained in NRS 241.020(4)(a) that public notice agendas be posted at physical locations within the State of Nevada has likewise been suspended. See,

http://gov.nv.gov/uploadedFiles/govnewnvgov/Content/News/Emergency Orders/2020/DeclarationofEmergencyDirective006reOML3-21-20 .pdf

The above Declaration of Emergency Directive 006 was extended to July 31, 2020 per Declaration of Emergency Directive 026 Section 3. See, http://gov.nv.gov/News/Emergency_Orders/2020/2020-06-29 - COVID-19_Declaration_of_Emergency_Directive_026/

The above Declaration of Emergency Directive 026 shall remain in effect for the duration of the current state of emergency, unless terminated prior to that date by a subsequent directive or by operation of law per Declaration of Emergency Directive 029 Section 4. See,

http://gov.nv.gov/News/Emergency_Orders/2020/2020-07-31_-_COVID-

19 Declaration_of_Emergency_Directive_029/

Members of the public may attend the meeting via WebEx or telephone. During the agenda participants will listen for their designated item number to be called and follow the instructions given at the meeting to comment.

ALL CELLULAR TELEPHONES AND PAGERS ARE TO BE TURNED OFF OR SET TO SILENT NOTIFICATION MODE DURING THE PROCEEDINGS

AGENDA

- 1. Call to Order
- 2. Roll Call
- 3. Pledge of Allegiance
- **4. Public Comment** Members of the public are invited to comment on items on the meeting agenda or on items not contained therein. No action may be taken on a matter raised during public comment until the matter itself has been specifically included on an agenda as an item for possible action.
- 5. Approval of Agenda FOR POSSIBLE ACTION
- 6. Approval of the Minutes of the September 17, 2020 Agenda Meeting FOR POSSIBLE ACTION
- 7. Briefings from the Commissioners
- 8. Briefing from the Deputy Commissioner
- 9. Report of Legal Counsel

ADMINISTRATIVE CITATIONS AND IMPOUNDMENTS

Please note that items 10 through 43 below will be voted on in a block unless a party to the matter requests an item number be pulled for consideration.

10. Citation 21197 issued to GMS Towing, LLC for a violation of NAC 706.2476/49 CFR 396.17 (DG) – FOR POSSIBLE ACTION

- **11. Citation 21199** issued to Gaillard Yamamoto for a violation of NRS 706.462 (DG) *FOR POSSIBLE ACTION*
- **12. Citation 21200** issued to Medical Transport Company, LLC for a violation of NRS 706.462 (DG) *FOR POSSIBLE ACTION*
- **13.** Citation 21266 issued to Abraham Limo Service, Inc. for a violation of NAC 706.229 (DG) FOR POSSIBLE ACTION
- **14.** Citation 21267 issued to Western Limousines, LLC for a violation of NAC 706.229 (DG) FOR POSSIBLE ACTION
- **15.** Citation 21768 issued to Ben, LLC d/b/a Luxurious for a violation of NAC 706.191 (DG) FOR POSSIBLE ACTION
- **16.** Citation 21769 issued to Hoag, LLC d/b/a Amore' Transport for violation of NAC 706.191 (DG) FOR POSSIBLE ACTION
- **17. Citation 22109** issued to Christian Enterprises, Inc. d/b/a Pro Towing for violation of NAC 706.2473 ref. 49 CFR 391.51 (7)(1) (2 counts) and NAC 706.2473 ref. 49 CFR 382.305 (DG) *FOR POSSIBLE ACTION*
- **18.** Citation 22178 issued to Coleman World Group, LLC d/b/a Coleman American Moving Services for a violation of NRS 706.398 (1)(a) (DG) *FOR POSSIBLE ACTION*
- **19.** Citation 22179 issued to Erik McKissick d/b/a Active Movers for a violation of NRS 706.398 (1)(a) (DG) FOR POSSIBLE ACTION
- **20.** Citation 22181 issued to Owens Brothers Transfer Company, Inc. for a violation of NRS 706.398 (1)(a) (DG) *FOR POSSIBLE ACTION*
- **21.** Citations 20862, 20910, 20916 and 21427 issued to Reno Sparks Cab Company for violations of NAC 706.3748, NAC 706.13775.2, NAC 706.194 and NAC 706.3746 (GA) *FOR POSSIBLE ACTION*
- **22.** Citations 20863 and 20917 issued to Yellow Cab of Reno for violations of NAC 706.3748 and NAC 706.194 (GA) *FOR POSSIBLE ACTION*
- **23.** Citation 20918 issued to Executive Limo for violation of NAC 706.194 (GA) FOR POSSIBLE ACTION
- **24.** Citation 20919 issued to Capitol Cab for violation of NAC 706.194 (GA) *FOR POSSIBLE ACTION*
- **25.** Citation 21193 issued to Elko, Inc. for violation of NAC 706.2473/49 CFR 396.17 (3 counts) (GA) *FOR POSSIBLE ACTION*
- **26.** Citation 21273 issued to Christian Sastoque for a violation of NRS 706.462(1) (GA) *FOR POSSIBLE ACTION*

- **27. Citation 21838 and 21848 and Impound I-3576** The impoundment pursuant to NRS 706.476 of a vehicle registered to and Citations 21838 and 21848 issued to Francisco Morales-Martinez for violations of NRS 706.386 and NRS 706A.280 (GA) *FOR POSSIBLE ACTION*
- **28.** Citation 22100 issued to Titan Towing for a violation of NAC 706.4277 (GA) *FOR POSSIBLE ACTION*
- **29.** Citation 22230 and Impound I-3734 The impoundment pursuant to NRS 706.476 of a vehicle registered to and Citation 22230 issued to Ramon Gonzalez-Corona for violation of NRS 706.386 (GA) FOR POSSIBLE ACTION
- **30. Impound I-3294** The impoundment pursuant to NRS 706.476 of a vehicle registered to Yusett Salomon-Diaz for violation of NRS 706.476 (GA) *FOR POSSIBLE ACTION*
- **31. Impound I-3615** The impoundment pursuant to NRS 706.476 of a vehicle registered to U-Haul (GA) *FOR POSSIBLE ACTION*
- **32.** Citation 21425 issued to Brad Miner for violations of NRS 706.386 and NRS 706.758 (DN) *FOR POSSIBLE ACTION*
- **33.** Citation 21847 issued to Addison Killinger for a violation of NAC 706.228 (DN) *FOR POSSIBLE ACTION*
- **34.** Citations 21849 and 21850 issued to Gregory Masilungan for violations of NRS 706.386 and NRS 706A.280 (DN) *FOR POSSIBLE ACTION*
- **35.** Citation 22112 issued to Ace Worldwide Moving and Storage Co. Inc. for a violation of NRS 706.398 1(a) (DN) *FOR POSSIBLE ACTION*
- **36.** Citation 22113 issued to Champion Movers, LLC d/b/a Champion Movers for a violation of NRS 706.398 1(a) (DN) *FOR POSSIBLE ACTION*
- 37. Citation 22145 issued to ODS for violation of NAC 706.229 (DN) FOR POSSIBLE ACTION
- **38.** Citations 22183 and 22184 issued to Yusett Salomon-Diaz for violations of NRS 706.386 and NRS 706A.280 (DN) *FOR POSSIBLE ACTION*
- **39. Citation 22258** issued to A and L Mobile Repair & Towing for a violation of NAC 706.2476 ref 49 CFR 396.17 (DN) *FOR POSSIBLE ACTION*
- **40.** Citation 22261 issued to VIP Vegas Limousine, LLC for a violation of NRS 706.398 1(a) (DN) FOR POSSIBLE ACTION
- **41. Impound I-3742** The impoundment pursuant to NRS 706.476 of a vehicle registered to Florizelle Ducay (DN) *FOR POSSIBLE ACTION*
- **42. Impound I-3787** The impoundment pursuant to NRS 706.476 of a vehicle registered to Marin Pancake (DN) *FOR POSSIBLE ACTION*
- **43. Impound I-3789** The impoundment pursuant to NRS 706.476 of a vehicle registered to Vanessa Jacobsen (DN) *FOR POSSIBLE ACTION*

APPLICATIONS FOR CERTIFICATES OF PUBLIC CONVENIENCE AND NECESSITY TO PROVIDE TOW CAR SERVICE

- **44. Docket 20-08007** The Application of Zapito Towing, LLC for a certificate of public convenience and necessity to provide consent-only tow car service by tow car vehicle within the State of Nevada. Staff investigation concluded. (DN) *FOR POSSIBLE ACTION*
- **45. Docket 20-08018** The Application of Victory Towing, LLC for an expansion of authority to add nonconsent tow car services by tow car vehicle, granted under CPCN 7398, within the State of Nevada. Staff investigation concluded. (DG) *FOR POSSIBLE ACTION*

REQUEST FOR TEMPORARY DISCONTINUANCE

- **46. Docket 20-09003** The temporary discontinuance from September 4, 2020, through March 3, 2021 of charter limousine service provided by Hoag, LLC d/b/a Amore` Transport under CPCN 1141. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **47. Docket 20-09022** The temporary discontinuance from September 18, 2020, through March 16, 2021 of charter bus service provided by Johnny's Express, Inc. under CPCN 2181, Sub 2. Staff investigation concluded. *FOR POSSIBLE ACTION*

REQUEST TO EXTEND TEMPORARY DISCONTINUANCE

Please note that items 48 through 70 below will be voted on in a block unless a party to the matter requests an item number be pulled for consideration.

- **48. Docket 20-02006** The request to extend temporary discontinuance from August 3, 2020 through February 3, 2021, of tow car services provided by Arrowhead Services, LLC, CPCN 7352. This requires retroactive approval. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **49. Docket 20-03021** The request to extend temporary discontinuance from September 18, 2020 through March 18, 2021, of charter bus services provided by R & R Transportation, LLC, CPCN 2264. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **50. Docket 20-03022** The request to extend temporary discontinuance from September 18, 2020 through March 18, 2021, of contract carrier services provided by Portofino Tour Service, Inc. d/b/a SEEUSATOURS, MV 6142, Sub 2. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **51. Docket 20-03023** The request to extend temporary discontinuance from September 9, 2020 through February 9, 2021, of charter bus services provided by In-Cahoots Events, LLC, d/b/a Lil Pink Party Bus, CPCN 2161. This requires retroactive approval. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **52. Docket 20-03025** The request to extend temporary discontinuance from September 19, 2020 through March 18, 2021, of charter bus services provided by DJ Service, LLC d/b/a Vegas First Class, CPCN 2222. This requires retroactive approval. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **53. Docket 20-03026** The request to extend temporary discontinuance from September 16, 2020 through March 16, 2021, of transportation services provided by Sunrise Plaza of Nevada, Inc. d/b/a Lassen Tours, CPCN 2028, Sub 3. Staff investigation concluded. *FOR POSSIBLE ACTION*

- **54. Docket 20-03029** The request to extend temporary discontinuance from September 23, 2020 through March 22, 2021, of charter limousine services provided by Cosmo, Inc. CPCN 1107. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **55. Docket 20-03030** The request to extend temporary discontinuance from September 23, 2020 through March 22, 2021, of charter bus services provided by Cosmo, Inc. CPCN 2075. Staff investigation concluded. *FOR POSSIBLE ACTION*
- 56. Docket 20-03034 The request to extend temporary discontinuance from September 20, 2020 through March 20, 2021, of charter bus services provided by Vegas Strip Transportation, LLC d/b/a Vegas Strip Transportation, CPCN 2143. This requires retroactive approval. Staff investigation concluded. FOR POSSIBLE ACTION
- **57. Docket 20-03036** The request to extend temporary discontinuance from September 18, 2020 through March 18, 2021, of charter bus services provided by Adam Transportation, LLC d/b/a Lucky 7's, CPCN 2226. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **58. Docket 20-04007** The request to extend temporary discontinuance from September 18, 2020 through March 18, 2021, of charter bus services provided by Del Sur Transportation, LLC, CPCN 2267. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **59. Docket 20-04013** The request to extend temporary discontinuance from September 18, 2020 through February 18, 2021, of transportation services provided by Airport Mini Bus, a Series of Platinum LV Transportation, LLC d/b/a Airport Mini Bus, CPCN 2350, Sub 9. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **60. Docket 20-04014** The request to extend temporary discontinuance from September 18, 2020 through February 18, 2021, of transportation services provided by Bell Limo, a Series of Platinum LV Transportation, LLC d/b/a Bell Limo, CPCN 1217, Sub 3. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **61. Docket 20-04019** The request to extend temporary discontinuance from September 30, 2020 through February 28, 2021, of charter bus services provided by Abdii Limo Service, LLC, CPCN 2221. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **62. Docket 20-04020** The request to extend temporary discontinuance from September 18, 2020 through December 18, 2020, of charter bus services provided by Eddie, LLC d/b/a Eddie Party Bus, CPCN 2247. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **63. Docket 20-04023** The request to extend temporary discontinuance from September 18, 2020 through March 18, 2021, of charter bus services provided by Sin City Luxury Charters, LLC d/b/a Sin City Luxury Charters, CPCN 2160. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **64. Docket 20-04034** The request to extend temporary discontinuance from September 18, 2020 through March 18, 2021, of charter bus services provided by AKT, LLC, d/b/a AKT, CPCN 2261. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **65. Docket 20-04035** The request to extend temporary discontinuance from September 29, 2020 through March 29, 2021, of charter bus services provided by Ring Tour & Travel Company, Inc. d/b/a Ring Tour & Travel Company, CPCN 2255. Staff investigation concluded. *FOR POSSIBLE ACTION*

- **66. Docket 20-05001** The request to extend temporary discontinuance from September 16, 2020 through January 1, 2021, of charter bus services provided by Rowdy Industries, LLC d/b/a Nevada Party Bus, CPCN 2146, Sub 1. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **67. Docket 20-05012** The request to extend temporary discontinuance from September 18, 2020 through March 18, 2021, of charter bus services provided by Annie Bananie Charters, Inc. CPCN 2214. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **68. Docket 20-05018** The request to extend temporary discontinuance from September 18, 2020 through March 18, 2021, of charter bus services provided by LVAM, LLC, CPCN 2200, Sub 1. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **69. Docket 20-05022** The request to extend temporary discontinuance from September 18, 2020 through February 18, 2021, of taxicab services provided by Ignacio Garijo d/b/a Winnemucca Cab Company, CPCN 1009. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **70. Docket 20-07020** The request to extend temporary discontinuance from September 15, 2020, through March 15, 2021 of contract carrier services provided by Desert Sky Transportation, Inc. d/b/a Desert Sky under MV 6138, Sub 2. Staff investigation concluded. *FOR POSSIBLE ACTION*

EXPIRED TEMPORARY DISCONTINUANCE

Please note that items 71 through 75 below will be voted on in a block unless a party to the matter requests an item number be pulled for consideration.

- **71. Docket 19-02022** The expired temporary discontinuance granted from February 13, 2020 through August 13, 2020 of tow car service provided by Professional Hookers Towing & Transport, LLC under CPCN 7386 and Staff's recommendation to issue an Order to Show Cause as to why the CPCN should not be revoked. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **72. Docket 19-08039** The expired temporary discontinuance granted from March 3, 2020 through August 3, 2020 of tow car service provided by David Castillo d/b/a David's Towing under CPCN 7162, Sub 1, and Staff's recommendation to issue an Order to Show Cause as to why the CPCN should not be revoked. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **73. Docket 20-03035** The expired temporary discontinuance granted from March 25,2020 through September 18, 2020 of charter bus service provided by US Party Bus, LLC d/b/a US Party Bus under CPCN 2218 and Staff's recommendation to issue an Order to Show Cause as to why the CPCN should not be revoked. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **74. Docket 20-04021** The expired temporary discontinuance granted from April 1,2020 through September 18, 2020 of scenic tour service provided by Motodudes, Inc. d/b/a Red Rock Magical Mystery Tour, Magical Mystery Tours, The Desert Duck, Red Rock Scooter Tours, Red Rock Discovery Tours under CPCN 1137 and Staff's recommendation to issue an Order to Show Cause as to why the CPCN should not be revoked. Staff investigation concluded. **FOR POSSIBLE ACTION**
- **75. Docket 20-04022** The expired temporary discontinuance granted from April 12, 2020 through October 1, 2020 of charter bus service provided by Candottie, LLC d/b/a Priority VIP Transportation under CPCN 2266 and Staff's recommendation to issue an Order to Show Cause as to why the CPCN should not be revoked. Staff investigation concluded. *FOR POSSIBLE ACTION*

MOTION TO EXTEND COMPLIANCE PERIOD

- **76. Docket 19-05020** The motion to extend the compliance period to December 16, 2020 for the application of American Transport, LLC d/b/a Royal Towing. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **77. Docket 19-08024** The motion to extend the compliance period to December 9, 2020 for the application of Moving Direct, LLC. Staff investigation concluded. *FOR POSSIBLE ACTION*

VOLUNTARY CANCELLATIONS

- **78. Docket 20-08027** The voluntary cancellation of A & R Delivery Service, LLC, CPCN 1007. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **79. Docket 20-09015** The voluntary cancellation of DB & T Towing, LLC, CPCN 7413. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **80. Docket 20-09021** The voluntary cancellation of Easy Towing, LLC, CPCN 7366. Staff investigation concluded. *FOR POSSIBLE ACTION*

PETITION TO DEVIATE FROM REGULATION

- **81. Docket 20-08025** The Petition to Deviate of Presidential Limousine, Inc. CPCN 1007, for final approval of a deviation of regulations NAC 706.210 (2), (3)(a), and (4). Staff investigation concluded. *FOR POSSIBLE ACTION*
- **82. Docket 20-09011** The Petition to Deviate of Abraham Limo Services, Inc. CPCN 1090, Sub 2, to deviate from regulation NAC 706.1375. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **83. Docket 20-09020** The Petition to Deviate of Luxury Limousine of Las Vegas, LLC, CPCN 2248, to deviate from regulation NAC 706.379 and NAC 706.381. Staff investigation concluded. *FOR POSSIBLE ACTION*

PETITION TO AMEND REGULATION

84. Docket 20-09013 The Petition of Bour Enterprises, LLC, CPCNs 1017, 1059, and 2149, Abraham Limo Service, LLC, CPCNs 1090, and 2159, and GMTCARE, LLC, CPCN 1115, to amend regulation NAC 706.191. Staff investigation concluded. – *FOR POSSIBLE ACTION*

PETITIONS FOR RECONSIDERATION

- **85. Docket 20-09001** Petition for Reconsideration from Andre Moody for reconsideration of fines on Citation 20042. *FOR POSSIBLE ACTION*
- **86. Docket 20-09016** Petition for Reconsideration from Voss Automotive Group, LLC d/b/a Rush In Towing for reconsideration of revocation of CPCN 7221. *FOR POSSIBLE ACTION*
- **87. Docket 20-09024** Petition for Reconsideration from Gabrijel Krstanovic for reconsideration of fines on Citations 21661, 21664 and Impound I-3605. *FOR POSSIBLE ACTION*

FINANCIAL RATES AND TARIFFS

- **88. Docket 20-09010** The Application of Bell Trans, Inc. d/b/a Bell Trans, Bell Limousine for final approval of a tariff modification for services conducted under CPCN 1023, Sub 2. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **89. Docket 20-09012** The Application of Reno Medical Transport, LLC d/b/a GMTCARE for final approval of a tariff modification for services conducted under CPCN 1143. Staff investigation concluded. *FOR POSSIBLE ACTION*
- **90. Public Comment** Members of the public are invited to comment on items on the meeting agenda or on items not contained therein. No action may be taken on a matter raised during public comment until the matter itself has been specifically included on an agenda as an item for possible action.

1:15 PM AFTERNOON SESSION

91. Public Comment – Members of the public are invited to comment on items on the meeting agenda or on items not contained therein. No action may be taken on a matter raised during public comment until the matter itself has been specifically included on an agenda as an item for possible action.

APPLICATIONS FOR FULLY REGULATED CARRIERS

- **92. Docket 19-10015 and Docket 19-10016** The Joint Applications of On Demand Sedan Services, Inc., d/b/a AAA ODS Limousine, ODS Limousine, ODS Chauffeured Transportation, and On Demand Sedan & Limousine, for authority to sell and transfer and Kaptyn Nevada, LLC, d/b/a AAA ODS Limousine, ODS Limousine, ODS Chauffeured Transportation, and On Demand Sedan & Limousine, to purchase and acquire the authority to provide charter limousine, special service, and airport transfer services granted under CPCN 1040, Sub 4, and charter bus service, airport transfer service and special services granted under CPCN 2063, Sub 1, respectively, within the State of Nevada. Staff investigation concluded. (DN) *FOR POSSIBLE ACTION*
- **93. Docket 20-03004 and Docket 20-03006** The Joint Applications of SuperShuttle Las Vegas, LLC for authority to sell and transfer and AWG Ambassador, LLC to purchase and acquire the authority to provide charter bus, special service, and airport transfer granted under CPCN 2055, Sub 3, and charter livery limousine, special service, and airport transfer granted under CPCN 1089, Sub 3, respectively, within the State of Nevada. Staff investigation concluded. (DN) *FOR POSSIBLE ACTION*
- **94. Docket 20-03005 and Docket 20-03007** The Joint Applications of AWG Ambassador, LLC for authority to sell and transfer and Alan Waxler Group Charter Services, LLC to purchase and acquire a 50% membership interest. AWG Ambassador, LLC is a carrier authorized to provide charter limousine, special service and airport transfer granted under CPCN 1041, Sub 5, and charter bus, special service, and airport transfer granted under CPCN 2030, Sub 2, respectively, within the State of Nevada. Staff investigation concluded. (DN) *FOR POSSIBLE ACTION*

ORDERS TO SHOW CAUSE

95. Docket 19-12030 Order to Show Cause issued to Oasis Moving & Storage as to why Certificate of Public Convenience and Necessity 3349 should not be revoked. Staff investigation concluded. – *FOR POSSIBLE ACTION*

APPLICATIONS TO DISMISS

Please note that items 96 through 102 below will be voted on in a block unless a party to the matter requests an item number be pulled for consideration.

- **96. Docket 18-08037** The Application of Chipman Moving Systems of Nevada, Inc. for a Certificate of Public Convenience and Necessity to operate as a household goods mover within the State of Nevada. Deputy Commissioner's Motion to Dismiss Application. *FOR POSSIBLE ACTION*
- **97. Docket 18-10006** The Application of Chipman Moving Systems of Nevada, Inc. for a warehouse permit within the State of Nevada. Deputy Commissioner's Motion to Dismiss Application. *FOR POSSIBLE ACTION*
- 98. Docket 18-11012 The Application of Exquisite Towing Roadside Assistance, LLC for a Certificate of Public Convenience and Necessity to provide consent and non-consent tow car service within the State of Nevada. Deputy Commissioner's Motion to Dismiss Application. FOR POSSIBLE ACTION
- **99. Docket 18-12031** The Application of The Pellegrino Group, LLC d/b/a The Magic Bus for a Certificate of Public Convenience and Necessity to provide charter bus services within the State of Nevada. Deputy Commissioner's Motion to Dismiss Application. *FOR POSSIBLE ACTION*
- **100. Docket 19-02007** The Application of MAPCAPITAL, LLC d/b/a Capital Towing for a Certificate of Public Convenience and Necessity to provide consent-only tow car service within the State of Nevada. Deputy Commissioner's Motion to Dismiss Application. *FOR POSSIBLE ACTION*
- **101. Docket 19-08005** The Application of Roberto Rodriguez, Jr. d/b/a R &C Towing for a Certificate of Public Convenience and Necessity to provide consent-only tow car service within the State of Nevada. Deputy Commissioner's Motion to Dismiss Application. *FOR POSSIBLE ACTION*
- **102. Docket 19-10008** The Application of Roy L. Street d/b/a Capitol Cab Company for an expansion of taxicab service authority granted under CPCN 2445, Sub 4, within the State of Nevada. Deputy Commissioner's Motion to Dismiss Application. *FOR POSSIBLE ACTION*
- 103. Public Comment Members of the public are invited to comment on items on the meeting agenda or on items not contained therein. No action may be taken on a matter raised during public comment until the matter itself has been specifically included on an agenda as an item for possible action.

104. Adjournment

In accordance with Nevada's Open Meeting Law, the Authority may consider agenda items taken out of order. The Authority may combine two or more agenda items for consideration. The Authority may remove an item from the agenda or delay discussion relating to an item on the agenda at any time. The Authority may continue the meeting as deemed necessary. The Authority, at its discretion, may take public comment during times other than the designated Public Comment agenda items. The Authority reserves the right to limit public comment to three minutes. Comment may not be restricted based on viewpoint.

<u>Note:</u> The Nevada Transportation Authority (NTA) is pleased to make reasonable accommodations and will assist and accommodate people with a disability who wish to attend its meetings and hearings. If special arrangements are necessary, please contact the NTA in Las Vegas at (702) 486-3303 or in Reno at (775) 688-2800 as far in advance of the meeting or hearing as possible.

DAWN GIBBONS
Chairman
GEORGE ASSAD
Commissioner
DAVID NEWTON
Commissioner



DEPARTMENT OF BUSINESS AND INDUSTRY

NEVADA TRANSPORTATION AUTHORITY

WebEx and Teleconferencing Instructions

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Please note your device must have microphone capabilities in order to participate in the web conference.

Video Conference Link Instructions:

Open a browser on your computer and type in the following URL: https://businessnv2.webex.com

At the Join A Meeting screen, enter the following in the grey area labeled Enter meeting information: **146 645 5810**

The next screen will ask for a password. Type in the following: **eXqVJ5vN77Q** If your device does not have the Cisco Application (App) WebEx Meeting installed, you will be prompted to download the App at this time. If so, download the app and follow the instructions. You may be asked to provide your name and email address.

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Below are the instructions for use throughout the meeting.

- 1. Keep your phone or microphone muted until called upon by the coordinator.
- 2. If joining by phone, we will unmute you and ask you to state the following information
 - a. Your first and last name.
 - b. The name of your company, if applicable.
 - c. Your item number on the agenda.
- 3. For all comments, please do the following to let us know you wish to speak:
 - a. By web, raise your hand in the participant box.
 - b. By phone, press star three (*3)
 - c. Wait to be recognized by the coordinator before unmuting your phone/mic to speak
 - d. State your name as you begin your comments for the record.

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Website: www.nta.nv.gov

Agenda Item# 6

STATE OF NEVADA



Director B&I

DAWN GIBBONS

Chairman

GEORGE ASSAD

TERRY REYNOLDS

Commissioner
DAVID NEWTON
Commissioner

DEPARTMENT OF BUSINESS AND INDUSTRY **NEVADA TRANSPORTATION AUTHORITY**

MINUTES OF THE September 17, 2020 GENERAL SESSION

WEBEX LINK: https://businessnv2.webex.com

DIAL IN NUMBER: 1-844-621-3956

THURSDAY, SEPTEMBER 17, 2020 MEETING ACCESS CODE: 146-082-4713

THURSDAY, SEPTEMBER 17, 2020 MEETING PASSWORD: bnB3GHaTA88

PUBLIC NOTICE: Pursuant to Section 1 of the Declaration of Emergency Directive 006 ("Directive 006"), the requirement contained in NRS 241.023(1)(b) that there be a physical location designated for meetings of public bodies where members of the public are permitted to attend and participate has been suspended. Moreover, pursuant to Section 3 of Directive 006, the requirements contained in NRS 241.020(4)(a) that public notice agendas be posted at physical locations within the State of Nevada has likewise been suspended. See, http://gov.nv.gov/uploadedFiles/govnewnvgov/Content/News/EmergencyOrders/2020/DeclarationofEmergencyDirective006reOML3-21-20.pdf

The above Declaration of Emergency Directive 006 was extended to July 31, 2020 per Declaration of Emergency Directive 026 Section 3. See, http://gov.nv.gov/News/Emergency_Orders/2020/2020-06-29 - COVID-19 Declaration of Emergency Directive 026/

AGENDA

1. Call to Order

Chairman Dawn Gibbons called the meeting to order at 9:34 am

2. Roll Call

Present: Chairman Dawn Gibbons, Commissioner George Assad, Commissioner David Newton, Deputy Commissioner Jennifer De Rose; Administrative Attorney Gary Matthews, Applications Manager Liz Babcock, Financial Analyst Yvonne Shelton, Financial Analyst Paul Servello, Chief of Enforcement Jeremy Jones, Deputy Attorney General Louis Csoka

IT Professional Jeffrey Berry read directions for participation in the WebEx meeting.

3. Pledge of Allegiance

Deputy Attorney General Louis Csoka led a recital of the pledge.

4. Public Comment

Monika Ehmke commented from Las Vegas.

5. Approval of Agenda

Applications Manager Liz Babcock requested items 55, 57, and 99 pulled. She stated that Jamie Kent requested item 25 be pulled for discussion. She pointed out two errors made on the notice. The first error was made on item 52 the name was incorrectly spelled as Ziaojie Liu it should be Xiaojie Liu and the percentage was incorrectly listed as 49% it should be 41%. The second error was on item 63 the date was listed as June 24, 2020, it should be July 24, 2020.

Approval 3-0

6. Approval of the Minutes of the July 22, 2020 Agenda Meeting Approved 3-0

7. Briefings from the Commissioners

Chairman Dawn Gibbons recognized and thanked several staff members for the preparation and execution of the Agenda. Commissioner George Assad recognized and thanked several staff members for the preparation and execution of the Agenda. Commissioner Newton recognized and thanked several staff members for the preparation and execution of Agenda.

8. Briefing from the Deputy Commissioner

Deputy Commissioner De Rose recognized and thanked several staff members for the preparation and execution of the Agenda.

9. Report of Legal Counsel

Deputy Attorney Csoka reported no active legal matters and thanked staff for the preparation and execution of the Agenda.

ADMINISTRATIVE CITATIONS AND IMPOUNDMENTS

Items 10 through 40, with the exception of Item 25, were considered collectively. Approved 3-0

- **10.** Citation 20907 issued to Bobby Evans for a violation of NAC 706.13775 Amended LCB File No. R091-18 (DN)
- 11. Citation 20909 issued to Carlos Orellana-Chaverria for a violation of NRS 706.462 (DN)
- 12. Citation 20911 issued to Armen Saakian for a violation of NRS 706.462 (DN)
- 13. Citation 20912 issued to Perlman Enterprises for a violation of NAC 706.229 (DN)
- **14.** Citation 20999 issued to Bilal Ahmed for violations of NRS 706.386 (DN)
- **15. Citation 21000** issued to Super Movers/Brandon Brown for violations of NRS 706.386 and NRS 706.758 **(DN)**
- **16.** Citations 21192 and 21367 issued to All West Coach Lines, Inc. d/b/a Coach USA for violations of NAC 706.2473/49 CFR 396.17 and NAC 706.2473/49 CFR 393.86 (DN)
- **17.** Citation 21325 issued to Luis Horna/First Choice Movers for violations of NRS 706.386 and NRS 706.758 (DN)
- 18. Citation 21368 issued to Jim's Tire Factory for a violation of NAC 706.2473/49 CFR 391.51 (DN)
- **19.** Citations 21392 and 21395 issued to Eric Damrau/Full Service Movers for violations of NRS 706.386 and NRS 706.758 (2 counts) (DN)

- **20.** Citation 21422 issued to Joshua Ingram for violation of NRS 706.758 (DN)
- 21. Citation 21426 issued to Navarre Jones for a violation of NAC 706.3747 (DN)
- **22. Citation 21558 and 21559** issued to 24/7 Limousines, Ltd. for violations of NRS 706.398 (2 counts) and NRS 706.167 (2 counts) (DN)
- 23. Citation 21767 issued to Aspen Moving Company, LLC for violation of NAC 706.191 (DN)
- **24.** Citation 21807 issued to Bellhops, Inc. for violation of NRS 706.758 (DN)
- **25.** Citation 21826 and 21915 issued to Findlay Credit Acceptance, LLC d/b/a 9-1-1 Towing for violations of NRS 706.4479, NAC 706.4275 and NAC 706.194 (DN)

James Kent, Esquire appeared on behalf of the Respondent, claims the Authority lacks jurisdiction to provide the value of the vehicle. Mr. Kent states that his client may voluntary cancel their CPCN today if we can resolve matter today. Monika Ehmke spoke about her complaint with this Carrier. Sally Pendleton from Hertz Rental regarding the value of the vehicle. Louis Csoka spoke about the what occurred at the hearing, argued that the Authority has jurisdiction to provide restitution. Commissioner Assad brought his concerns on this citation, he stated that we have jurisdiction and that the DA needs to charge the Carrier for grand theft auto. Commissioner Newton stated that the Authority had jurisdiction to approve the order. Commissioner Newton stated his surprise at the new arguments on jurisdiction. Approval 3-0

- **26.** Citations 21843 and 21844 issued to City 2 City Partnership d/b/a City 2 City Roadside & Towing for violations of NAC 706.2473/49 CFR 391.25(a)(c), NAC 706.2473/49 CFR 391.27 (a)(g), NAC 706.2473/49 CFR 382.305 and NAC 706.2473/49 CFR 396.3 (b)(3) (DN)
- 27. Citation 21845 issued to Tow Guys for violations of NRS 706.4469 (DN)
- 28. Citation 21899 issued to Safeco Parking & Transportation Services for violation of NRS 706.462 (DN)
- 29. Citation 22033 issued to ALV operated by Crown Limo, LLC for violation of NAC 706.206 (DN)
- **30.** Citation 22049 issued to AA Buffalo One Towing for violation of NRS 706.451 (DN)
- 31. Citation 22091 issued to Mack Miller for violations of NRS 706.386 and NRS 706.758 (DN)
- **32.** Citation 22107 issued to Kirk M. Novit/Vegas Veteran Movers for violations of NRS 706.386 and NRS 706.758. (DN)
- 33. Citation 22108 issued to Shai Mizrahy/Fast Movers for violations of NRS 706.386 and NRS 706.758 (DN)
- **34.** Citation 22131 issued to Royalty Towing for violation of NRS 706.451 (3 counts) (DN)
- **35.** Citation 22144 issued to Christopher Baker for a violation of NRS 706.462 (DN)
- **36.** Citation 22176 issued to JC's Best Auto Repair for a violation of NAC 706.2473/49 CFR 391.51 (DN)
- 37. Citation 22201 issued to Universal Limousine Services, LLC for violation of NAC 706.311 (DN)
- **38.** Citation 22202 issued to Medical Transport Company, LLC for violation of NAC 706.167 (DN)

- **39. Impound 3740** The impoundment pursuant to NRS 706.476 of a vehicle registered to Shai Mizrahy and Regina Cohen (DN)
- **40.** Citation 21914 issued to Emmanuel Torres for violation of NRS 706.462 (DN)

APPLICATIONS FOR CERTIFICATES OF PUBLIC CONVENIENCE AND NECESSITY TO PROVIDE TOW CAR SERVICE

- **41. Docket 18-11005** The motion to extend the compliance period to October 30, 2020 at a minimum, for the application of Slick & Quick, LLC d/b/a Slick & Quick Auto Recovery. Staff investigation concluded. *Applications Manager Liz Babcock summarized the request and indicated staff support. Selina Palmer spoke regarding to extend her compliance period. Approval 3-0.*
- **42. Docket 19-07034** The motion to extend the compliance period to October 27, 2020 for the application of TRU Towing, LLC. This requires retroactive approval. Staff investigation concluded. *Applications Manager Liz Babcock summarized the request and indicated staff support. Lucy Elias appeared on behalf of the Applicant. Approval 3-0.*
- **43. Docket 19-12020** The Application of Lemar Towing, LLC d/b/a Lem-Ar Towing for a certificate of public convenience and necessity to provide consent-only tow car service by tow car vehicle within the State of Nevada. Staff investigation concluded. (DN) Applications Manager Liz Babcock summarized the application and indicated staff support. Approval 3-0.
- **44. Docket 20-02005** The Application of Bryant Towing, LLC for a certificate of public convenience and necessity to provide consent-only tow car service by tow car vehicle within the State of Nevada. Staff investigation concluded. (DN)

 Applications Manager Liz Babcock summarized the application and indicated staff support. Lucy Elias appeared on behalf of Applicant. Approval 3-0.
- **45. Docket 20-02006** The expired temporary discontinuance granted from February 3, 2020 through August 3, 2020, of tow car services provided by Arrowhead Services, LLC under CPCN 7352, and Staff's recommendation to issue an Order to Show Cause as to why the CPCN should not be revoked. Staff investigation concluded.

 Applications Manager Liz Babcock summarized the procedural history and indicated staff's reasoning for an Order to Show Cause. Roland Smith appeared on behalf of Applicant. Applicant stated that he would like to resume operations. Motion to remove from consideration. Approved 3-0.
- **46. Docket 20-02015** The Application of Pit Bull Towing, LLC d/b/a Pit Bull Towing for a certificate of public convenience and necessity to provide consent-only tow car service by tow car vehicle within the State of Nevada. Staff investigation concluded. (DN)

 Applications Manager Liz Babcock summarized the application and indicated staff support. Approval 3-0.
- **47. Docket 20-02026** The Application of Bear Towing, Inc. d/b/a Bear Towing Roadside Services for a certificate of public convenience and necessity to provide consent-only tow car service by tow car vehicle within the State of Nevada. Staff investigation concluded. (GA) Applications Manager Liz Babcock summarized the application and indicated staff support. Lucy Elias appeared on behalf of Applicant. Approval 3-0.
- **48. Docket 20-03001** The Application of 1st Towing, LLC for a certificate of public convenience and necessity to provide consent-only tow car service by tow car vehicle within the State of Nevada. Staff investigation concluded. (DN)
 - Applications Manager Liz Babcock summarized the application and indicated staff support. Approval 3-0.

- **49. Docket 20-06007** The Application of Four Seasons Towing, LLC for a certificate of public convenience and necessity to provide consent-only tow car service by tow car vehicle within the State of Nevada. Staff investigation concluded. (GA)
 - Applications Manager Liz Babcock summarized the application and indicated staff support. Approval 3-0.
- **50. Docket 20-06013** The Application of Gutierrez Towing, LLC for a certificate of public convenience and necessity to provide consent-only tow car service by tow car vehicle within the State of Nevada. Staff investigation concluded. (DN)
 - Applications Manager Liz Babcock summarized the application and indicated staff support. Approval 3-0.
- **51. Docket 20-07013** The Application of Roadside Diesel Repair, Inc. d/b/a RDR Towing for a certificate of public convenience and necessity to provide consent-only tow car service by tow car vehicle within the State of Nevada. Staff investigation concluded. (GA)
 - Applications Manager Liz Babcock summarized the application and indicated staff support. Approval 3-0.

APPLICATIONS FOR CERTIFICATES OF PUBLIC CONVENIENCE AND NECESSITY TO PROVIDE CHARTER BUS SERVICE

- **52. Docket 18-08027** The Joint Application of Jay Yuen and Ziaojie Xiaojie Liu for authority to sell and transfer 49% 41% and 19%, respectively, and Kuo Jui Chen to purchase and acquire 60 % of Sunshine Travel, Inc. a carrier authorized to provide charter bus service within the State of Nevada granted under CPCN 2144, Sub 1. Staff investigation concluded. (DG)
 - Items 52 and 53 were heard together.
 - Applications Manager Liz Babcock summarized the application and indicated staff support. Jeff Raub appeared. Approved 3-0.
- **53. Docket 18-09019** The Joint Application of Kuo Jui Chen for authority to sell and transfer and Bing Zhou to purchase and acquire 60 % of Sunshine Travel, Inc. a carrier authorized to provide charter bus service within the State of Nevada granted under CPCN 2144, Sub 1. Staff investigation concluded. (DG) *Items 52 and 53 were heard together.*
 - Applications Manager Liz Babcock summarized the application and indicated staff support. Jeff Raub appeared. Approved 3-0.
- **54. Docket 18-11010** The motion to extend the compliance period to July 1, 2021 for the application of Bus Fleet North America, Inc. Staff investigation concluded.
 - Applications Manager Liz Babcock summarized the request and indicated staff support. Approval 3-0.

EXEMPTION REQUESTS

55. Docket 20-07002 Las Vegas Holiday Tours seeks a declaration of exemption pursuant to NAC 706.147 from the requirement to obtain a CPCN to provide intrastate commercial passenger transportation in Nevada. Staff investigation concluded.

Item removed from Agenda prior to consideration.

VOLUNTARY CANCELLATIONS

56. Docket 20-08009 The voluntary cancellation of Ridetothehills, LLC d/b/a Reno-Tahoe Brewery Tour CPCN 1139. Staff investigation concluded.

Applications Manager Liz Babcock summarized the request and indicated staff support. Approval 3-0.

NAME CHANGES

- **57. Docket 20-01001** The Petition of AWG Ambassador, LLC d/b/a AWG Charter Services for final approval to change their name to AWG Ambassador, LLC d/b/a Universal Limousine Services provided under CPCN 1068, Sub 7. Staff investigation concluded. *Item removed from Agenda prior to consideration.*
- **58. Docket 20-01043** The Petition of Starlight Limousine, Inc. d/b/a Entourage Transportation, Entourage for final approval to change their name to Starlight Limousine, Inc. d/b/a Luxurious Transportation Services provided under CPCN 2158, Sub 5. Staff investigation concluded.

 **Applications Manager Liz Babcock summarized the request and indicated staff support. Approval 3-0.
- **59. Docket 20-06014** The Petition of Medical Transport Co., LLC for approval to change their name to do business as MTC for services provided under CPCN 1112, Sub 2. Staff investigation concluded. *Applications Manager Liz Babcock summarized the request and indicated staff support. Approval 3-0.*

REQUEST FOR TEMPORARY DISCONTINUANCES

Items 60 through 66 were considered collectively. Approved 3-0

- **60. Docket 20-06023** The temporary discontinuance from June 28, 2020, through December 28, 2020 of charter bus services provided by Golden Transportation, LLC d/b/a Golden Transportation under CPCN 2236. This requires retroactive approval. Staff investigation concluded.
- **61. Docket 20-07003** The temporary discontinuance from July 2, 2020 through January 1, 2021 of charter bus services provided by World Crawl Transportation, LLC under CPCN 2204. This requires retroactive approval. Staff investigation concluded.
- **62. Docket 20-07004** The temporary discontinuance from June 1, 2020, through December 1, 2020 of charter bus services provided by VIP Transportation of Nevada, LLC under CPCN 2154. This requires retroactive approval. Staff investigation concluded.
- **63. Docket 20-07017** The temporary discontinuance from June July 24, 2020, through January 24, 2021 of charter bus services provided by Double Decker Bus Company of Las Vegas, LLC d/b/a Double Decker Bus Co. under CPCN 2120. Staff investigation concluded.
- **64. Docket 20-07020** The temporary discontinuance from March 15, 2020, through September 15, 2020 of contract carrier services provided by Desert Sky Transportation, Inc. d/b/a Desert Sky under MV 6138, Sub 2. This requires retroactive approval. Staff investigation concluded.
- **65. Docket 20-08015** The temporary discontinuance from August 17, 2020, through February 15, 2021of contract carrier services provided by DCT Express, Inc. d/b/a DCT Express under MV 6156. Staff investigation concluded.
- **66. Docket 20-08020** The temporary discontinuance from August 20, 2020, through February 20, 2021of charter bus services provided by Start Express Transportation, LLC under CPCN 2208. Staff investigation concluded.

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REQUEST TO EXTEND TEMPORARY DISCONTINUANCES

Items 67 through 79 were considered collectively. Approved 3-0

- **67. Docket 19-04031** The request to extend temporary discontinuance from April 30, 2020 through October 30, 2020, of household goods moving services provided by Oasis Moving & Storage, Inc. under CPCN 3349. This requires retroactive approval. Staff investigation concluded.
- **68. Docket 19-08001** The request to extend temporary discontinuance from August 31, 2020 through February 28, 2021, of transportation services provided by Airline Shuttle, LLC d/b/a Airline Shuttle under CPCN 2050. Staff investigation concluded.
- **69. Docket 19-08002** The request to extend temporary discontinuance from August 31, 2020 through February 28, 2021, of transportation services provided by Las Vegas Limousines, LLC d/b/a Las Vegas Limousines under CPCN 2258. Staff investigation concluded.
- **70. Docket 19-08004** The request to extend temporary discontinuance from July 24, 2020 through January 24, 2021, of consent-only tow car services provided by Towing Near Me, LLC d/b/a Towing Near Me under CPCN 7385, Sub 1. Staff investigation concluded.
- **71. Docket 19-08033** The request to extend temporary discontinuance from August 5, 2020 through February 5, 2021, of charter bus services provided by Platinum LV Transportation, a Series of Platinum LV Transportation, LLC d/b/a Platinum LV Transportation under CPCN 2166, Sub 1. Staff investigation concluded.
- **72. Docket 20-02010** The request to extend temporary discontinuance from August 11, 2020 through February 11, 2021, of consent and non-consent tow car services provided by Power Wheels Towing, LLC d/b/a Power Wheels Towing under CPCN 7396. This requires retroactive approval. Staff investigation concluded.
- **73. Docket 20-03014** The request to extend temporary discontinuance from September 11, 2020 through March 11, 2021, of transportation services provided by Las Vegas Transportation and Tours, LLC d/b/a LVTT under CPCN 2268. Staff investigation concluded.
- **74. Docket 20-03017** The request to extend temporary discontinuance from September 16, 2020 through March 16, 2021, of transportation services provided by CT & T Transportation, LLC d/b/a CT & T Transportation under CPCN 1058, Sub 2. Staff investigation concluded.
- **75. Docket 20-03024** The request to extend temporary discontinuance from September 10, 2020 through January 10, 2021, of transportation services provided by IGNI, LLC d/b/a IGNI under CPCN 2257. Staff investigation concluded.
- **76. Docket 20-04003** The request to extend temporary discontinuance from September 18, 2020 through March 18, 2021, of charter bus services provided by Karo Transportation, LLC d/b/a Crown Las Vegas under CPCN 2177. Staff investigation concluded.
- **77. Docket 20-04005** The request to extend temporary discontinuance from September 18, 2020 through March 18, 2021, of charter bus services provided by Eagle Transportation, LLC d/b/a Eagle Transportation under CPCN 2150, Sub 1. Staff investigation concluded.
- **78. Docket 20-04010** The request to extend temporary discontinuance from August 18, 2020 through February 18, 2021, of charter limousine services provided by Mammoth Limousines a Series of Platinum LV Transportation, LLC d/b/a Mammoth Limousines, d/b/a Metro Cars under CPCN 1105, Sub 3. Staff investigation concluded.

79. Docket 20-04027 The request to extend temporary discontinuance from August 24, 2020 through February 24, 2021, of charter bus services provided by Uthiopia, LLC d/b/a Winner Transportation under CPCN 2151, Sub 2. Staff investigation concluded.

PETITIONS FOR RECONSIDERATION

80. Docket 20-07016 Petition for Reconsideration from Alemayehu Tegegn for reconsideration of fines on Citation 19614.

Mr. Tegegn appeared and detailed his request. Hope DiBartolomeo spoke about the Citation and the outstanding fines. Hope recommended the abeyance be reinstated and the account remains with SCO. Commissioner Newton made the motion as Hope recommended. Approved 3-0.

81. Docket 20-07019 Petition for Reconsideration from Joshua Holmboe for reconsideration of denial of Driver Permit 10757.

Mr. Holmboe appeared and detailed his request and updated his mailing address. Approved for a new meeting date 3-0.

FINANCIAL RATES AND TARIFFS

Items 83 through 88 were considered collectively. Approved 3-0

82. Docket 18-10037 The Application of Mesquite Towing Company, LLC d/b/a Mesquite Towing Company for approval of a tariff rate modification for services conducted under CPCN 7233. Staff investigation concluded.

Financial Analyst Yvonne Shelton summarized the application. Mr. Gomez appeared for Mesquite Towing Company, LLC he explained the increased rates for the rural area by using a comparable area. They used South Lake Tahoe for the comparable rural area. Staff recommends the standard rate increase of 5 to 10% Commissioner Assad moves to approve based on the staff's recommendation. Approval 3-0

- **83. Docket 20-05026-H** The Application of Commerce Auto Towing, Inc. for final approval of a tariff rate modification for services conducted under CPCN 7293, Sub 1. Staff investigation concluded.
- **84. Docket 20-05026-I** The Application of AWG Ambassador, LLC d/b/a Ambassador Limousine for final approval of a tariff rate modification for services conducted under CPCN 1041, Sub 5. Staff investigation concluded.
- **85. Docket 20-07006** The Application of 1ST Response Towing, Inc. d/b/a The Tow Truck Company for final approval of a second tariff for services conducted under CPCN 7136, Sub 4. Staff investigation concluded.
- **86. Docket 20-07011** The Application of USA Towing, Inc for final approval of a tariff modification for services conducted under CPCN 7273, Sub 2. Staff investigation concluded.
- **87. Docket 20-08002** The Application of City 2 City Partnership d/b/a City 2 City Roadside & Towing for approval of a tariff modification for services conducted under CPCN 7066, Sub 4. Staff investigation concluded.
- **88. Docket 20-08021** The Application of Medlife Transportation, LLC d/b/a Medlife Transportation for approval of a tariff rate modification for services conducted under CPCN 1126, Sub 1. Staff investigation concluded.

89. Public Comment.

Las Vegas – Monika Ehmke made statement about law, agreed with Commissioner Assad's statement on 911 Towing. Mack Miller asked if he missed his citation item number 31, informed him that it was approved.

1:15 PM AFTERNOON SESSION

90. Public Comment

None

APPLICATIONS FOR FULLY REGULATED CARRIERS

- **91. Docket 17-02007** The Application of Warren's Moving, LLC for a certificate of public convenience and necessity to operate as a household goods mover within the State of Nevada. Staff investigation concluded. (DG)
 - Applications Manager Liz Babcock summarized the Application and indicated staff. Daniel Ardoin appeared on behalf of the Applicant. Approval 3-0.
- **92. Docket 19-10045** The Application of Sin City BJ, LLC d/b/a Zippy Shell of Las Vegas for final approval of an amendment to add a second fictitious name of Zippy Shell granted under CPCN 3380. Staff investigation concluded. (DN)
 - Applications Manager Liz Babcock summarized the Application and indicated staff support. Approval 3-0.
- 93. Docket 19-11013 The Application of Safeco Parking & Transportation services, LLC for final approval of an expansion of operating authority to do business under contract with Bluegreen Club 36 Owners Association granted under Contract Carrier Permit MV 6155. Staff investigation concluded. (DG) Applications Manager Liz Babcock summarized the Application and indicated staff support. Zev Kaplan appeared on behalf of Applicant. Approval 3-0.
- **94. Docket 19-12029** The Application of Frontier Movers, LLC d/b/a Frontier Movers for a certificate of public convenience and necessity to operate as a household goods mover within the State of Nevada. Staff investigation concluded. (DN)

 Applications Manager Liz Babcock summarized the Application and indicated staff support. Brian Hardy, Esquire and Leva Levy appeared on behalf of Applicant. Approval 3-0.
- **95. Docket 20-07007** The temporary discontinuance from July 10, 2020, through February 10, 2021 of special services provided by Integrity Taxi, LLC under CPCN 1121. This requires retroactive approval. Staff investigation concluded.
 - Applications Manager Liz Babcock summarized the request and indicated staff support. Approval 3-0.
- **96. Docket 20-07008** The final approval of the motion, pursuant to NRS 706.398 (1)(a), to extend the filing deadline for the 2019 annual report of Silver State Limousine Services, LLC d/b/a Silver State Limo, CPCN 1129, to August 30, 2020. Staff investigation concluded. *Applications Manager Liz Babcock summarized the request. Approval 3-0.*
- **97. Docket 20-07009** The final approval of the motion, pursuant to NRS 706.398 (1)(a), to extend the filing deadline for the 2019 annual report of 24/7 Entertainment, LLC d/b/a 24/7 Entertainment Limousines, CPCN 1102, to July 30, 2020, later amended to August 28, 2020. Staff investigation concluded. *Applications Manager Liz Babcock summarized the request. Approval 3-0.*

98. Docket 20-07010 The final approval of the motion, pursuant to NRS 706.398(1)(a), to extend the filing deadline for the 2019 annual report of 24/7 Limousines, LTD d/b/a 24/7 Limousines, CPCN 1039 and 1065, to July 30, 2020, later amended to August 28, 2020. Staff investigation concluded. *Applications Manager Liz Babcock summarized the request. Approval 3-0.*

ORDERS TO SHOW CAUSE

- **99. Docket 19-12030** Order to Show Cause issued to Oasis Moving & Storage as to why Certificate of Public Convenience and Necessity 3349 should not be revoked. Staff investigation concluded. *Item removed from Agenda prior to consideration.*
- **100. Docket 20-07021** Order to Show Cause issued to The Little Guys, LLC d/b/a Tow Pros as to why Certificate of Public Convenience and Necessity 7294 should not be revoked. Staff investigation concluded.

Applications Manager Liz Babcock summarized the request. Hope DiBartolomeo discussed outstanding fines. CPCN Revoked 3-0

- 101. Docket 20-07022 Order to Show Cause issued to Diamond Transportation, Inc. d/b/a Empire Transportation as to why Certificate of Public Convenience and Necessity 2111, Sub 2 should not be revoked. Staff investigation concluded.
 Applications Manager Liz Babcock summarized the request. CPCN Revoked 3-0
- **102. Docket 20-07023** Order to Show Cause issued to Vegas Limo Coach, LLC d/b/a Vegas Limo Coach as to why Certificate of Public Convenience and Necessity 2171 should not be revoked. Staff investigation concluded.

Applications Manager Liz Babcock summarized the request. CPCN Revoked 3-0.

- **103. Docket 20-07024** Order to Show Cause issued to Las Vegas Event Planners, LLC d/b/a A List Trans as to why Certificate of Public Convenience and Necessity 2186, Sub 1 should not be revoked. Staff investigation concluded. *Applications Manager Liz Babcock summarized the request. CPCN Revoked 3-0.*
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- **104. Docket 20-07025** Order to Show Cause issued to RARKAR, LLC as to why Certificate of Public Convenience and Necessity 2203 should not be revoked. Staff investigation concluded. *Applications Manager Liz Babcock summarized the request. CPCN Revoked 3-0.*
- **105. Docket 20-07026** Order to Show Cause issued to King of the Road, Inc. d/b/a Van to School as to why Certificate of Public Convenience and Necessity 2011, Sub 1 should not be revoked. Staff investigation concluded.

Applications Manager Liz Babcock summarized the request. CPCN Revoked 3-0.

PETITION FOR ADVISORY OPINION

106. Docket 19-10022 Advisory opinion requested by Tow Operators of Northern Nevada regarding legal compliance of Tegsco, LLC d/b/a Auto Return in dispatching non-consensual tows under contract. This item was tabled from prior general session, for further discussion of Question 4. Commissioner Newton summarized the request. He stated a possible solution would be to file an amended tariff but none have been received from the Tow Operators of Northern Nevada. Justin Townsend stated the tow operators are working on sending in amended tariffs. Jerry Carahan from Auto Return agreed with the solution of an amended tariff. Commissioner Newton moved to close this item 3-0.

107. Docket 20-01021 The Petition of Whittlesea Checker Taxi, a Series of Platinum LV Transportation, LLC d/b/a Whittlesea Checker Taxi for an advisory opinion regarding "the practical applications of a statute" and the Authority's position on NRS 706.124. This item was tabled from prior general session. Linea Allen and Lidia Schafer appeared on behalf of the Carrier. Chairman Gibbons suggested they go to legislation on this issue. Commissioner Assad suggested they work with compliance to fix this issue. Commissioner Newton agreed with both Commissioner Assad and Chairman Gibbons. No action taken by the Commissioners.

DISCUSSION ITEMS

108. Docket 20-08005 Discussion regarding the Via Transportation, Inc. autonomous vehicles service and their possible implementation and TNC licensure within the State of Nevada.
Jenny Du, Alex Blustein and Avishai Shoham on behalf of Via Transportation Inc. presented their presentation. Commissioner Newton discussed the autonomous vehicles. No action taken by the Commissioners.

APPLICATIONS FOR DRIVER PERMITS

(Closed sessions may be held for item 109 to consider character, alleged misconduct, professional competence, and physical or mental health pursuant to NRS 241.030.)

109. Permit 8838 The Authority will determine whether to grant the application of Timothy DeAngelo Wylie for issuance of a driver's permit pursuant to NRS 706.462. Staff investigation concluded. *Permit approved.*

110. Public Comment

Kimberly Maxson-Rushton, Esquire complimented the Authority and the work done during this pandemic.

111. Adjournment

Meeting adjourned at 2:36 pm

Agenda Item# 10

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: Citation 21197 issued to GMS Towing, LLC) Citation 21197 for a violation of NAC 706.2476/49 CFR 396.17.

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

Under Nevada Revised Statutes ("NRS") 706.151, the Nevada Transportation Authority ("Authority") has legal jurisdiction and authority over the above matter.

At the time of issuance of the above-captioned Citation, Respondent was personally served notice that the matter was set for hearing at the Las Vegas office of the Authority at 8:30 a.m. on September 2, 2020. The notice was mailed via regular mail to Respondent. The Respondent failed to appear at the time and place set for hearing and failed to request a continuance of the matter.

The Hearing Officer found that proper notice was provided to the Respondent in accordance with NRS Chapters 233B and 706. In accordance with Nevada Administrative Code ("NAC") 706.4017, Authority Staff, by and through Deputy Attorney General Louis Csoka, requested that a finding be entered against the Respondent for a violation of NAC 706.2476/49 CFR 396.17 and that a fine be imposed for said violation.

Chairman Dawn Gibbons, serving in her capacity as Hearing Officer for the Authority, considered the allegations and assertions contained in Citation 21197 and the related

Citation 21197 Page 2 of 3

Investigation Report (marked as State's Exhibit 1 and incorporated herein by reference) and entered a finding against the Respondent for one violation of NAC 706.2476/49 CFR 396.17 related to failure to provide vehicle inspection for 2020.

Authority Staff requested that a fine be assessed in the amount of \$200.00 for the NAC 706.2476/49 CFR 396.17 violation.

The Hearing Officer adopted the Staff's recommendation with respect to fines and remedies.

IT IS THEREFORE ORDERED:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 21197, issued to GMS Towing, LLC for a violation of NAC 706.2476/49 CFR 396.17, is hereby AFFIRMED;
- 2. That the *total* fine for Citation 21197 shall be in the amount of Two Hundred Dollars and Zero Cents (\$200.00); and

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Citation 21197 Page 3 of 3

3. That the Authority retains jurisdiction for correcting any errors that may have occurred in

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	the drafting or issuance of this Order.	
		By the Authority,
		Dawn Gibbons, Chairman
		George Assad, Commissioner
		David Newton, Commissioner
Attest:		
	Jennifer DeRose, Deputy Commissioner	
Dated:		
	Las Vegas, Nevada	

NOTICE: Pursuant to NRS 233B.130, any party to this matter aggrieved by the above final decision may file a petition for rehearing or reconsideration. A petition for rehearing or reconsideration must be filed with the Authority within 15 days after the date the party received this Order.

NOTICE: In accordance with NAC 706.229 and NAC 706.3751 (both recently amended, see Legislative Counsel Bureau File No. R111-10), you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

NOTICE: Pursuant to NRS 706.772 and NRS 706 483.441, you may have your driver's license suspended by the Nevada Department of Motor Vehicles if you fail to pay the full amount of the administrative fine and any other costs which are due to the Authority as a result of the above final Order.

Agenda Item# 11

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In re: Citation 21199 issued to Gaillard Yamamoto)	
for a violation of NRS 706.462.)	Citation 21199
)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On September 2, 2020, a hearing on the above-captioned matter was held before Chairman Dawn Gibbons, serving in her capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, Gaillard Yamamoto was present and elected to proceed without counsel.

After hearing the allegations, the respective arguments, and having considered the evidence introduced by both parties and being fully advised, the Hearing Officer, pursuant to Nevada Administrative Code ("NAC") 706.4015, prepared a proposed decision for review by the Authority. Based on that proposed decision, the Authority enters the following final order affirming the decision of the Hearing Officer. Under Nevada Revised Statutes ("NRS") 706.151, the Authority has legal jurisdiction and authority over this matter.

At hearing, the parties knowingly and voluntarily stipulated and agreed as follows:

1. To admit into evidence the Citation 21199 and the related Investigation Report (marked as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;

Citation 21199 Page 2 of 3

2. That the Respondent's actions constituted one violation of NRS 706.462 related to operating a vehicle with an expired driver permit;

- 3. To a fine in the amount of \$100.00 for the NRS 706.462 violation with \$50.00 of said fine amount suspended pending no further violations of NRS 706 within one year and timely payment of the fine amount; and
- 4. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

DISCUSSION

The Hearing Officer recommended to the Authority:

- That the stipulations and agreements of the parties as set forth hereinabove be accepted;
 and
- 2. That findings enter against the Respondent for violation of NRS 706.462.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 21199, issued to Gaillard Yamamoto for violation of NRS 706.462 is hereby AFFIRMED;
- 2. That the *total* fine for Citation 21199 shall be in the amount of One Hundred Dollars and Zero Cents (\$100.00), with Fifty Dollars and Zero Cents (\$50.00) of said fine amount to be suspended pending no further violations of NRS 706 within one year and timely payment of the fine amount; and

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Citation 21199 Page 3 of 3

3. That the Authority retains jurisdiction for correcting any errors that may have occurred in

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	the drafting or issuance of this Order.	
		By the Authority,
		Davin Gibbana Chairman
		Dawn Gibbons, Chairman
		George Assad, Commissioner
		David Newton, Commissioner
Attest:	Jannifar Da Rosa Danuty Commissioner	
Doto de	Jennifer De Rose, Deputy Commissioner	
Dated:	Las Vegas, Nevada	

NOTICE: Pursuant to NRS 233B.130, any party to this matter aggrieved by the above final decision may file a petition for rehearing or reconsideration. A petition for rehearing or reconsideration must be filed with the Authority within 15 days after the date the party received this Order.

NOTICE: In accordance with NAC 706.229 and NAC 706.3751 (both recently amended, see Legislative Counsel Bureau File No. R111-10), you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

NOTICE: Pursuant to NRS 706.772 and NRS 706 483.441, you may have your driver's license suspended by the Nevada Department of Motor Vehicles if you fail to pay the full amount of the administrative fine and any other costs which are due to the Authority as a result of the above final Order.

Agenda Item# 12

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In re: Citation 21200 issued to Medical Transport)	
Company, LLC for a violation of NRS 706.462.)	Citation 21200
)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On September 2, 2020, a hearing on the above-captioned matter was held before Chairman Dawn Gibbons, serving in her capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, Medical Transport Company, LLC was present through their Owner, Ken Hammond. Mr. Hammond elected to proceed without counsel.

After hearing the allegations, the respective arguments, and having considered the evidence introduced by both parties and being fully advised, the Hearing Officer, pursuant to Nevada Administrative Code ("NAC") 706.4015, prepared a proposed decision for review by the Authority. Based on that proposed decision, the Authority enters the following final order affirming the decision of the Hearing Officer. Under Nevada Revised Statutes ("NRS") 706.151, the Authority has legal jurisdiction and authority over this matter.

At hearing, the parties knowingly and voluntarily stipulated and agreed as follows:

1. To admit into evidence the Citation 21200 and the related Investigation Report (marked as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;

Citation 21200 Page 2 of 3

2. That the Respondent's actions constituted one violation of NRS 706.462 related to allowing a driver to operate a vehicle without a valid driver permit;

- 3. To a fine in the amount of \$100.00 for the NRS 706.462 violation with \$50.00 of said fine amount suspended pending no further violations of NRS 706 within one year and timely payment of the fine amount; and
- 4. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

DISCUSSION

The Hearing Officer recommended to the Authority:

- That the stipulations and agreements of the parties as set forth hereinabove be accepted;
 and
- 2. That findings enter against the Respondent for violation of NRS 706.462.

<u>ORDER</u>

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 21200, issued to Medical Transport Company, LLC for violation of NRS 706.462 is hereby AFFIRMED;
- 2. That the *total* fine for Citation 21200 shall be in the amount of One Hundred Dollars and Zero Cents (\$100.00), with Fifty Dollars and Zero Cents (\$50.00) of said fine amount to be suspended pending no further violations of NRS 706 within one year and timely payment of the fine amount; and

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Citation 21200 Page 3 of 3

3. That the Authority retains jurisdiction for correcting any errors that may have occurred in

	the drafting or issuance of this Order.	
		By the Authority,
		Dawn Gibbons, Chairman
		George Assad, Commissioner
		David Newton, Commissioner
Attest:		
	Jennifer De Rose, Deputy Commissioner	
Dated:		
	Las Vegas, Nevada	

NOTICE: Pursuant to NRS 233B.130, any party to this matter aggrieved by the above final decision may file a petition for rehearing or reconsideration. A petition for rehearing or reconsideration must be filed with the Authority within 15 days after the date the party received this Order.

NOTICE: In accordance with NAC 706.229 and NAC 706.3751 (both recently amended, see Legislative Counsel Bureau File No. R111-10), you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

In re: Citation 21266 issued to Abraham Limo)	
Service, Inc. for a violation of NAC 706.229.)	Citation 21266
	_)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On September 2, 2020, a hearing on the above-captioned matter was held before Chairman Dawn Gibbons, serving in her capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, Abraham Limo Service, Inc. was present through their legal counsel, Brent Carson, Esq.

After hearing the allegations, the respective arguments, and having considered the evidence introduced by both parties and being fully advised, the Hearing Officer, pursuant to Nevada Administrative Code ("NAC") 706.4015, prepared a proposed decision for review by the Authority. Based on that proposed decision, the Authority enters the following final order affirming the decision of the Hearing Officer. Under Nevada Revised Statutes ("NRS") 706.151, the Authority has legal jurisdiction and authority over this matter.

At hearing, the parties knowingly and voluntarily stipulated and agreed as follows:

1. To admit into evidence the Citation 21266 and the related Investigation Report (marked as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;

Citation 21266 Page 2 of 3

2. That the Respondent's actions constituted one violation of NAC 706.229 related to allowing a driver to operate a vehicle without a valid driver permit;

- 3. To a fine in the amount of \$100.00 for the NAC 706.229 violation with \$100.00 of said fine amount suspended pending no further violations of NRS 706 within one year; and
- 4. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

DISCUSSION

The Hearing Officer recommended to the Authority:

- 1. That the stipulations and agreements of the parties as set forth hereinabove be accepted.
- 2. That findings enter against the Respondent for violation of NAC 706.229.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 21266, issued to Abraham Limo Service, Inc. for violation of NAC 706.229 is hereby AFFIRMED;
- 2. That the *total* fine for Citation 21266 shall be in the amount of One Hundred Dollars and Zero Cents (\$100.00), with One Hundred Dollars and Zero Cents (\$100.00) of said fine amount to be suspended pending no further violations of NRS 706 within one year; and

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Citation 21266 Page 3 of 3

3.	That the Authority retains jurisdiction for correcting any errors that may have occurred in		
	the drafting or issuance of this Order.		
		By the Authority,	
		Dawn Gibbons, Chairman	
		George Assad, Commissioner	
		David Newton, Commissioner	
Attest:	Jennifer De Rose, Deputy Commissioner		
Dated:			
	Las Vegas, Nevada		

NOTICE: Pursuant to NRS 233B.130, any party to this matter aggrieved by the above final decision may file a petition for rehearing or reconsideration. A petition for rehearing or reconsideration must be filed with the Authority within 15 days after the date the party received this Order.

NOTICE: In accordance with NAC 706.229 and NAC 706.3751 (both recently amended, see Legislative Counsel Bureau File No. R111-10), you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

In re: Citation 21267 issued to Western Limousines,)	
LLC for a violation of NAC 706.229.)	Citation 21267
)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On September 2, 2020, a hearing on the above-captioned matter was held before Chairman Dawn Gibbons, serving in her capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, Western Limousines, LLC was present through their legal counsel, Brent Carson, Esq.

After hearing the allegations, the respective arguments, and having considered the evidence introduced by both parties and being fully advised, the Hearing Officer, pursuant to Nevada Administrative Code ("NAC") 706.4015, prepared a proposed decision for review by the Authority. Based on that proposed decision, the Authority enters the following final order affirming the decision of the Hearing Officer. Under Nevada Revised Statutes ("NRS") 706.151, the Authority has legal jurisdiction and authority over this matter.

At hearing, the parties knowingly and voluntarily stipulated and agreed as follows:

1. To admit into evidence the Citation 21267 and the related Investigation Report (marked as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;

Citation 21267 Page 2 of 3

2. That the Respondent's actions constituted one violation of NAC 706.229 related to allowing a driver to operate a vehicle without a valid driver permit;

- 3. To a fine in the amount of \$100.00 for the NAC 706.229 violation with \$100.00 of said fine amount suspended pending no further violations of NRS 706 within one year;
- 4. That the abeyances from prior Citations 21597 and 21600 shall remain suspended for future violations; and
- 5. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

DISCUSSION

The Hearing Officer recommended to the Authority:

- That the stipulations and agreements of the parties as set forth hereinabove be accepted;
 and
- 2. That findings enter against the Respondent for violation of NAC 706.229.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 21267, issued to Western Limousines, LLC for violation of NAC 706.229 is hereby AFFIRMED;
- 2. That the *total* fine for Citation 21267 shall be in the amount of One Hundred Dollars and Zero Cents (\$100.00), with One Hundred Dollars and Zero Cents (\$100.00) of said fine amount to be suspended pending no further violations of NRS 706 within one year;
- That the abeyances from prior Citations 21597 and 21600 shall remain suspended for future violations; and

Citation 21267 Page 3 of 3

4. That the Authority retains jurisdiction for correcting any errors that may have occurred in

	, ,	
	the drafting or issuance of this Order.	
		By the Authority,
		Davin Gibbana Chairman
		Dawn Gibbons, Chairman
		George Assad, Commissioner
		David Newton, Commissioner
Attest:	Jannifar Da Basa Danuty Commissioner	
Datado	Jennifer De Rose, Deputy Commissioner	
Dated:	Las Vegas, Nevada	

NOTICE: Pursuant to NRS 233B.130, any party to this matter aggrieved by the above final decision may file a petition for rehearing or reconsideration. A petition for rehearing or reconsideration must be filed with the Authority within 15 days after the date the party received this Order.

NOTICE: In accordance with NAC 706.229 and NAC 706.3751 (both recently amended, see Legislative Counsel Bureau File No. R111-10), you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

Agenda Item# 15 - Item to be pulled from agenda

In re: Citation 21769 issued to Hoag, LLC d/b/a)	
Amore' Transport for violation of NAC 706.191.)	Citation 21769
)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On September 2, 2020, a hearing on the above-captioned matter was held before Chairman Dawn Gibbons, serving in her capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, Hoag, LLC d/b/a Amore' Transport was present through their Owner Duane Staley. Mr. Staley elected to proceed without legal counsel.

After hearing the allegations, the respective arguments, and having considered the evidence introduced by both parties and being fully advised, the Hearing Officer, pursuant to Nevada Administrative Code ("NAC") 706.4015, prepared a proposed decision for review by the Authority. Based on that proposed decision, the Authority enters the following final order affirming the decision of the Hearing Officer. Under Nevada Revised Statutes ("NRS") 706.151, the Authority has legal jurisdiction and authority over this matter.

At hearing, the parties knowingly and voluntarily stipulated and agreed as follows:

1. To admit into evidence the Citation 21769 and the related Investigation Report (marked as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;

Citation 21769 Page 2 of 3

2. That the Respondent's actions constituted one violation of NAC 706.191 related to the failure to maintain insurance;

- 3. To a fine in the amount of \$100.00 for the NAC 706.191 violation with \$100.00 of said fine amount suspended pending no further violations of NRS 706 within one year and timely payment of the fine amount;
- 4. To a fine in the amount of \$1,200.00, the amount equal to approximately one-half of the insurance premium during the lapse; and
- 5. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

DISCUSSION

The Hearing Officer recommended to the Authority:

- That the stipulations and agreements of the parties as set forth hereinabove be accepted;
 and
- 2. That findings enter against the Respondent for violation of NAC 706.191.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 21769, issued to Hoag, LLC d/b/a Amore' Transport for violation of NAC 706.191, is hereby AFFIRMED;
- 2. That the *total* fine for Citation 21769 shall be in the amount of One Thousand Three Hundred Dollars and Zero Cents (\$1,300.00) with One Hundred Dollars and Zero Cents (\$100.00) of said fine amount to be suspended pending no further violations of NRS 706 within one year and timely payment of the fine amount; and

Citation 21769 Page 3 of 3

3. That the Authority retains jurisdiction for correcting any errors that may have occurred in

	, ,	
	the drafting or issuance of this Order.	
		By the Authority,
		Davin Gibbana Chairman
		Dawn Gibbons, Chairman
		George Assad, Commissioner
		David Newton, Commissioner
Attest:	Jannifar Da Basa Danuty Commissioner	
Datado	Jennifer De Rose, Deputy Commissioner	
Dated:	Las Vegas, Nevada	

NOTICE: Pursuant to NRS 233B.130, any party to this matter aggrieved by the above final decision may file a petition for rehearing or reconsideration. A petition for rehearing or reconsideration must be filed with the Authority within 15 days after the date the party received this Order.

NOTICE: In accordance with NAC 706.229 and NAC 706.3751 (both recently amended, see Legislative Counsel Bureau File No. R111-10), you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

In re: Citation 22109 issued to Christian)	
Enterprises, Inc. d/b/a Pro Towing for violation of)	Citation 22109
NAC 706.2473 ref. 49 CFR 391.51 (7)(1) (2 counts))	
and NAC 706.2473 ref. 49 CFR 382.305.		

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On September 3, 2020, a hearing on the above-captioned matter was held before Chairman Dawn Gibbons, serving in her capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, Christian Enterprises, Inc. d/b/a Pro Towing was present through their Owner, Paul Christian. Mr. Christian elected to proceed without legal counsel.

After hearing the allegations, the respective arguments, and having considered the evidence introduced by both parties and being fully advised, the Hearing Officer, pursuant to Nevada Administrative Code ("NAC") 706.4015, prepared a proposed decision for review by the Authority. Based on that proposed decision, the Authority enters the following final order affirming the decision of the Hearing Officer. Under Nevada Revised Statutes ("NRS") 706.151, the Authority has legal jurisdiction and authority over this matter.

At hearing, the parties knowingly and voluntarily stipulated and agreed as follows:

1. To admit into evidence the Citation 22109 and the related Investigation Report (marked as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;

Citation 22109 Page 2 of 3

That the Respondent's actions constituted violation of NAC 706.2473 ref. 49 CFR 391.51
 (7)(1) (2 counts) related to failure to have medical cards in driver qualification files and violation of NAC 706.2473 ref. 49 CFR 382.305, related to failure to enroll in a random drug testing consortium;

- 3. To a fine in the amount of \$150.00 for each violation of NAC 706.2473 ref. 49 CFR 391.51 (7)(1) (2 counts) for a total fine amount of \$300.00;
- 4. To a fine in the amount of \$100,00 for the violation of NAC 706.2473 ref. 49 CFR 382.305; and
- 5. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

DISCUSSION

The Hearing Officer recommended to the Authority:

- That the stipulations and agreements of the parties as set forth hereinabove be accepted;
 and
- 2. That findings enter against the Respondent for violation of NAC 706.2473 ref. 49 CFR 391.51 (7)(1) (2 counts) and NAC 706.2473 ref. 49 CFR 382.305.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- 1. That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22109, issued to Christian Enterprises, Inc. d/b/a Pro Towing for violation of NAC 706.2473 ref. 49 CFR 391.51 (7)(1) (2 counts) and NAC 706.2473 ref. 49 CFR 382.305, is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22109 shall be in the amount of Four Hundred Dollars and Zero Cents (\$400.00); and

Citation 22109 Page 3 of 3

3. That the Authority retains jurisdiction for correcting any errors that may have occurred in

the drafting or issuance of this Order.	
	By the Authority,
	Dawn Gibbons, Chairman
	George Assad, Commissioner
	David Newton, Commissioner
Attest: Jennifer De Rose, Deputy Commissioner	
Dated: Las Vegas, Nevada	

NOTICE: Pursuant to NRS 233B.130, any party to this matter aggrieved by the above final decision may file a petition for rehearing or reconsideration. A petition for rehearing or reconsideration must be filed with the Authority within 15 days after the date the party received this Order.

NOTICE: In accordance with NAC 706.229 and NAC 706.3751 (both recently amended, see Legislative Counsel Bureau File No. R111-10), you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

In re: Citation 22178 issued to Coleman World)	
Group, LLC d/b/a Coleman American Moving)	Citation 22178
Services for a violation of NRS 706.398 1(a).)	
	_)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On September 3, 2020, a hearing on the above-captioned matter was held before Chairman Dawn Gibbons, serving in her capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, Coleman World Group, LLC d/b/a Coleman American Moving Services was present through their General Manager, Robbie McKee. Mr. McKee elected to proceed without counsel.

After hearing the allegations, the respective arguments, and having considered the evidence introduced by both parties and being fully advised, the Hearing Officer, pursuant to Nevada Administrative Code ("NAC") 706.4015, prepared a proposed decision for review by the Authority. Based on that proposed decision, the Authority enters the following final order affirming the decision of the Hearing Officer. Under Nevada Revised Statutes ("NRS") 706.151, the Authority has legal jurisdiction and authority over this matter.

At hearing, the parties knowingly and voluntarily stipulated and agreed as follows:

1. To admit into evidence the Citation 22178 and the related Investigation Report (marked as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;

Citation 22178 Page 2 of 3

2. That the Respondent's actions constituted one violation of NRS 706.398 1(a) related to failure to file a 2019 annual report by May 15, 2020 as required;

- 3. To a fine in the amount of \$100.00 for the NRS 706.398 1(a) violation; and
- 4. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

DISCUSSION

The Hearing Officer recommended to the Authority:

- 1. That the stipulations and agreements of the parties as set forth hereinabove be accepted; and
- 2. That findings enter against the Respondent for violation of NRS 706.398 1(a).

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22178, issued to Coleman World Group, LLC d/b/a Coleman American Moving Services for violation of NRS 706.398 1(a) is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22178 shall be in the amount of One Hundred Dollars and Zero Cents (\$100.00); and

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Citation 22178 Page 3 of 3

3. That the Authority retains jurisdiction for correcting any errors that may have occurred in

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	the drafting or issuance of this Order.	
		By the Authority,
		Davin Gibbana Chairman
		Dawn Gibbons, Chairman
		George Assad, Commissioner
		David Newton, Commissioner
Attest:	Jannifar Da Basa Danuty Commissioner	
Datado	Jennifer De Rose, Deputy Commissioner	
Dated:	Las Vegas, Nevada	

NOTICE: Pursuant to NRS 233B.130, any party to this matter aggrieved by the above final decision may file a petition for rehearing or reconsideration. A petition for rehearing or reconsideration must be filed with the Authority within 15 days after the date the party received this Order.

NOTICE: In accordance with NRS 706.398 1(A) and NAC 706.3751 (both recently amended, see Legislative Counsel Bureau File No. R111-10), you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

In re: Citation 22179 issued to Erik McKissick d/b/a)	
Active Movers for a violation of NRS 706.398 1(a).)	Citation 22179
)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

<u>ORDER</u>

On September 3, 2020, a hearing on the above-captioned matter was held before Chairman Dawn Gibbons, serving in her capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, Erik McKissick d/b/a Active Movers was present through their Owner, Erik McKissick. Mr. McKissick elected to proceed without counsel.

After hearing the allegations, the respective arguments, and having considered the evidence introduced by both parties and being fully advised, the Hearing Officer, pursuant to Nevada Administrative Code ("NAC") 706.4015, prepared a proposed decision for review by the Authority. Based on that proposed decision, the Authority enters the following final order affirming the decision of the Hearing Officer. Under Nevada Revised Statutes ("NRS") 706.151, the Authority has legal jurisdiction and authority over this matter.

At hearing, the parties knowingly and voluntarily stipulated and agreed as follows:

1. To admit into evidence the Citation 22179 and the related Investigation Report (marked as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate:

Citation 22179 Page 2 of 3

2. That the Respondent's actions constituted one violation of NRS 706.398 1(a) related to failure to file a 2019 annual report by May 15, 2020 as required;

- 3. That no fine be assessed for the NRS 706.398 1(a) violation; and
- 4. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

DISCUSSION

The Hearing Officer recommended to the Authority:

- 1. That the stipulations and agreements of the parties as set forth hereinabove be accepted; and
- 2. That findings enter against the Respondent for violation of NRS 706.398 1(a).

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22179, issued to Erik McKissick d/b/a Active Movers for violation of NRS 706.398 1(a) is hereby AFFIRMED;
- 2. That *no fine* shall be assessed for Citation 22179; and

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Citation 22179 Page 3 of 3

3. That the Authority retains jurisdiction for correcting any errors that may have occurred in

·	•
the drafting or issuance of this Order.	
	By the Authority,
	Dawn Gibbons, Chairman
	George Assad, Commissioner
	George Assau, Commissioner
	David Newton, Commissioner
Attest:	
Jennifer De Rose, Deputy Commissioner	
Dated: Las Vegas, Nevada	

NOTICE: Pursuant to NRS 233B.130, any party to this matter aggrieved by the above final decision may file a petition for rehearing or reconsideration. A petition for rehearing or reconsideration must be filed with the Authority within 15 days after the date the party received this Order.

NOTICE: In accordance with NRS 706.398 1(A) and NAC 706.3751 (both recently amended, see Legislative Counsel Bureau File No. R111-10), you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

In re: Citation 22181 issued to Owens Brothers)	
Transfer Company, Inc. for a violation of NRS)	Citation 22181
706.398 1(a).)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On September 3, 2020, a hearing on the above-captioned matter was held before Chairman Dawn Gibbons, serving in her capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, Owens Brothers Transfer Company, Inc. was present through their Office Manager, Ashley Stagg. Ms. Stagg elected to proceed without counsel.

After hearing the allegations, the respective arguments, and having considered the evidence introduced by both parties and being fully advised, the Hearing Officer, pursuant to Nevada Administrative Code ("NAC") 706.4015, prepared a proposed decision for review by the Authority. Based on that proposed decision, the Authority enters the following final order affirming the decision of the Hearing Officer. Under Nevada Revised Statutes ("NRS") 706.151, the Authority has legal jurisdiction and authority over this matter.

At hearing, the parties knowingly and voluntarily stipulated and agreed as follows:

1. To admit into evidence the Citation 22181 and the related Investigation Report (marked as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;

Citation 22181 Page 2 of 3

2. That the Respondent's actions constituted one violation of NRS 706.398 1(a) related to failure to file a 2019 annual report by May 15, 2020 as required;

- 3. To a fine in the amount of \$100.00 for the NRS 706.398 1(a) violation; and
- 4. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

DISCUSSION

The Hearing Officer recommended to the Authority:

- 1. That the stipulations and agreements of the parties as set forth hereinabove be accepted; and
- 2. That findings enter against the Respondent for violation of NRS 706.398 1(a).

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22181, issued to Owens Brothers Transfer Company, Inc. for violation of NRS 706.398 1(a) is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22181 shall be in the amount of One Hundred Dollars and Zero Cents (\$100.00); and

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Citation 22181 Page 3 of 3

3. That the Authority retains jurisdiction for correcting any errors that may have occurred in

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the drafting or issuance of this Order.	
	By the Authority,
	Dawn Gibbons, Chairman
	George Assad, Commissioner
	George Assau, Commissioner
	David Newton, Commissioner
Attest:	
Jennifer De Rose, Deputy Commissioner	
Dated: Las Vegas, Nevada	

NOTICE: Pursuant to NRS 233B.130, any party to this matter aggrieved by the above final decision may file a petition for rehearing or reconsideration. A petition for rehearing or reconsideration must be filed with the Authority within 15 days after the date the party received this Order.

NOTICE: In accordance with NRS 706.398 1(A) and NAC 706.3751 (both recently amended, see Legislative Counsel Bureau File No. R111-10), you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

In Re: Citations 20862, 20910, 20916 and 21427)	
issued to Reno Sparks Cab Company for violations)	Citations 20862, 20910, 20916
of NAC 706.3748, NAC 706.13775.2, NAC)	and 21427
706.194 and NAC 706.3746.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On August 27, 2020, a hearing on the above-captioned matter was held before Commissioner George Assad, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, Reno Sparks Cab Company was present through their Human Resources Representative, Mercy Medina. Ms. Medina elected to proceed without legal counsel.

After hearing the allegations, the respective arguments, and having considered the evidence introduced by both parties and being fully advised, the Hearing Officer, pursuant to Nevada Administrative Code ("NAC") 706A.730, prepared a proposed decision for review by the Authority. Based on that proposed decision, the Authority enters the following final order affirming the decision of the Hearing Officer. Under Nevada Revised Statutes ("NRS") 706A.110, the Authority has legal jurisdiction and authority over this matter.

At hearing, the parties knowingly and voluntarily stipulated and agreed as follows:

1. To the admission of Citations 20862, 20910, 20916 and 21427 and the related Investigation Reports for the Citations into evidence (identified as State's Exhibit 1 and

- incorporated herein by reference) and that the facts as set forth therein were true and accurate;
- 2. That the Respondent's actions constituted violation of NAC 706.3748 related to failure to notify Authority of violent crime within twenty four hours; violation of NAC 706.13775.2 related allowing driver to operate taxi without a valid NTA driver permit; violation of NAC 706.194 related to failure to provide documents after multiple requests and violation of NAC 706.3746 related to amber light obstruction;
- 3. That with respect to Citation 20862, a fine in the amount of \$1,000.00 be assessed for the NAC 706.3748 violation with \$800.00 of said fine amount suspended pending no further NRS 706 or NAC 706 violations within two years and timely payment of the fine amount;
- 4. That with respect to Citation 20916, a fine in the amount of \$200.00 be assessed for the NAC 706.13775.2 violation;
- 5. That with respect to Citation 20916, a fine in the amount of \$200.00 be assessed for the NAC 706.194 violation with \$200.00 of said fine amount suspended pending no further NRS 706 or NAC 706 violations within two years and timely payment of the fine amount;
- 6. That with respect to Citation 21427, a fine in the amount of \$400.00 be assessed for the NAC 706.3746 violation with \$400.00 of said fine amount suspended pending no further NRS 706 or NAC 706 violations within two years and timely payment of the fine amount; and
- 7. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

DISCUSSION

The Hearing Officer recommended to the Authority:

- 1. That the stipulations and agreements of the parties as set forth hereinabove be accepted;
- 2. That findings enter against the Respondent for violation of NAC 706.3748, NAC 706.13775.2, NAC 706.194 and NAC 706.3746.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citations and Verified Complaints 20862, 20910, 20916 and 21427 issued to Reno Sparks Cab Company for violations of NAC 706.3748, NAC 706.13775.2, NAC 706.194 and NAC 706.3746 is hereby AFFIRMED;
- 2. That the *total* fine for Citation 20862, 20910, 20916 and 21427 shall be in the amount of One Thousand Eight Hundred Dollars and Zero Cents (\$1,800.00), with One Thousand Four Hundred Dollars and Zero Cents (\$1,400.00) of said fine amount to be suspended pending no further NRS 706 or NAC 706 violations within two years and timely payment of the fine amount; and

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the drafting or issuance of this Order.	
	By the Authority,
	Dawn Gibbons, Chairman
	George Assad, Commissioner
	David Newton, Commissioner
Attest: Jennifer De Rose, Deputy Commissioner	
Dated:	
Las Vegas, Nevada	

3. That the Authority retains jurisdiction for correcting any errors that may have occurred in

NOTICE: Pursuant to NRS 233B.130, any party to this matter aggrieved by the above final decision may file a petition for rehearing or reconsideration. A petition for rehearing or reconsideration must be filed with the Authority within 15 days after the date the party received this Order.

NOTICE: In accordance with NAC 706.229 and NAC 706.3751 (both recently amended, see Legislative Counsel Bureau File No. R111-10), you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

In Re: Citations 20863 and 20917 issued to Yellow)	
Cab of Reno for violations of NAC 706.3748 and)	Citations 20863 and 20917
NAC 706.194.)	
)	
)	
)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On August 27, 2020, a hearing on the above-captioned matters was held before Commissioner George Assad, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent to Citations 20863 and 20917, Yellow Cab of Reno, was present through its Human Resources Manager, Mercy Medina. Ms. Medina elected to proceed without legal counsel.

After hearing the allegations, the respective arguments, and having considered the evidence introduced by both parties and being fully advised, the Hearing Officer, pursuant to Nevada Administrative Code ("NAC") 706.4015, prepared a proposed decision for review by the Authority. Based on that proposed decision, the Authority enters the following final order affirming the decision of the Hearing Officer. Under Nevada Revised Statutes ("NRS") 706.151, the Authority has legal jurisdiction and authority over this matter.

At hearing, the parties knowingly and voluntarily stipulated and agreed as follows:

- 1. To the admission of Citations 20863 and 20917 and the Investigation Report for the Citations into evidence (identified as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;
- That the Respondent's actions constituted violation of NAC 706.3748, related to failure to notify Authority of violent crime within twenty four hours and violation of NAC 706.194, related to failure to provide documents after multiple requests;
- 3. To a fine in the amount of \$1,000.00 for the violation of NAC 706.3748 with \$800.00 of said fine amount suspended pending no further violations of NRS 706 or NAC 706 within two years and timely payment of the fine amount;
- 4. To a fine in the amount of \$200.00 for the violation of NAC 706.194 with \$200.00 of said fine amount suspended pending no further violations of NRS 706 or NAC 706 within two years and timely payment of the fine amount; and
- 5. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

DISCUSSION

The Hearing Officer recommended to the Authority:

- 1. That the stipulations and agreements of the parties as set forth hereinabove be accepted;
- 2. That findings enter against the Respondent for violation of NAC 706.3748 and NAC 706.194.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

 That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaints 20863 and 20917, issued to Yellow Cab of Reno for violation of NAC 706.3748 and NAC 706.194, is hereby AFFIRMED; 2. That the *total* fine for Citation 20863 and 20917 shall be in the amount of One Thousand Two Hundred Dollars and Zero Cents (\$1,200.00), with One Thousand Dollars and Zero Cents (\$1,000.00) of said fine amount to be suspended pending no further NRS 706 or NAC 706 violations within two years and timely payment of the fine amount; and

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3.	That the Authority retains jurisdiction for	correcting any errors that may have occurred in
	the drafting or issuance of this Order.	
		By the Authority,
		Dawn Gibbons, Chairman
		George Assad, Commissioner
		David Newton, Commissioner
Attest:	Jennifer De Rose, Deputy Commissioner	
Dated:		
	Las Vegas, Nevada	

NOTICE: Pursuant to NRS 233B.130, any party to this matter aggrieved by the above final decision may file a petition for rehearing or reconsideration. A petition for rehearing or reconsideration must be filed with the Authority within 15 days after the date the party received this Order.

NOTICE: In accordance with NAC 706.229 and NAC 706.3751 (both recently amended, see Legislative Counsel Bureau File No. R111-10), you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

Agenda Item# 23

In Re: Citation 20918 issued to Executive Limo for)	Citation 20918
violation of NAC 706.194.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On August 27, 2020, a hearing on the above-captioned matter was held before Commissioner George Assad, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, Executive Limo, was present by and through their Human Resources Representative, Mercy Medina. Ms. Medina elected to proceed without legal counsel.

After hearing the allegations, the respective arguments, and having considered the evidence introduced by both parties and being fully advised, the Hearing Officer, pursuant to Nevada Administrative Code ("NAC") 706.4015, prepared a proposed decision for review by the Authority. Based on that proposed decision, the Authority enters the following final order affirming the decision of the Hearing Officer. Under Nevada Revised Statutes ("NRS") 706.151, the Authority has legal jurisdiction and authority over this matter.

At hearing, the parties knowingly and voluntarily stipulated and agreed as follows:

1. To the admission of Citation 20918 and the Investigation Report for the Citation into evidence (identified as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate:

Citation 20918 Page 2 of 3

2. That the Respondent's actions constituted violation of NAC 706.194, related to failure to provide documents after repeated requests;

- 3. To a fine in the amount of \$200.00 for the NAC 706.194 violation with \$200.00 of said fine amount suspended pending no further violations of NRS 706 or NAC 706 within one year; and
- 4. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

DISCUSSION

The Hearing Officer recommended to the Authority:

- 1. That the stipulations and agreements of the parties as set forth hereinabove be accepted; and
- 2. That findings enter against the Respondents for one violation of NAC 706.194, related to failure to provide documents after repeated requests.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer regarding Administrative Citation and Verified Complaint 20918, issued to Executive Limo for violation of NAC 706.194 is hereby AFFIRMED;
- 2. That the *total* fine for Citation Number 20918 shall be in the amount of Two Hundred Dollars and Zero Cents (\$200.00), with Two Hundred Dollars and Zero Cents (\$200.00) of said fine amount to be suspended pending no further violations of NRS 706 or NAC 706 within one year; and

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Citation 20918 Page 3 of 3

3. That the Authority retains jurisdiction for correcting any errors that may have occurred in

the drafting or issuance of this Order.	
	By the Authority,
	Dawn Gibbons, Chairman
	George Assad, Commissioner
	David Newton, Commissioner
Attest: Jennifer De Rose, Deputy Commissioner	
Dated:	

NOTICE: Pursuant to NRS 233B.130, any party to this matter aggrieved by the above final decision may file a petition for rehearing or reconsideration. A petition for rehearing or reconsideration must be filed with the Authority within 15 days after the date the party received this Order.

NOTICE: In accordance with NAC 706.229 and NAC 706.3751 (both recently amended, see Legislative Counsel Bureau File No. R111-10), you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

Agenda Item# 24

In Re: Citation 20919 issued to Capitol Cab for)	Citation 20919
violation of NAC 706.194.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On August 27, 2020, a hearing on the above-captioned matter was held before Commissioner George Assad, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, Capitol Cab, was present by and through their Human Resources Representative, Mercy Medina. Ms. Medina elected to proceed without legal counsel.

After hearing the allegations, the respective arguments, and having considered the evidence introduced by both parties and being fully advised, the Hearing Officer, pursuant to Nevada Administrative Code ("NAC") 706.4015, prepared a proposed decision for review by the Authority. Based on that proposed decision, the Authority enters the following final order affirming the decision of the Hearing Officer. Under Nevada Revised Statutes ("NRS") 706.151, the Authority has legal jurisdiction and authority over this matter.

At hearing, the parties knowingly and voluntarily stipulated and agreed as follows:

1. To the admission of Citation 20919 and the Investigation Report for the Citation into evidence (identified as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate:

Citation 20919 Page 2 of 3

2. That the Respondent's actions constituted violation of NAC 706.194, related to failure to provide documents after repeated requests;

- 3. To a fine in the amount of \$200.00 for the NAC 706.194 violation with \$200.00 of said fine amount suspended pending no further violations of NRS 706 or NAC 706 within one year; and
- 4. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

DISCUSSION

The Hearing Officer recommended to the Authority:

- 1. That the stipulations and agreements of the parties as set forth hereinabove be accepted; and
- 2. That findings enter against the Respondents for one violation of NAC 706.194, related to failure to provide documents after repeated requests.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer regarding Administrative Citation and Verified Complaint 20919, issued to Capitol Cab for violation of NAC 706.194 is hereby AFFIRMED;
- 2. That the *total* fine for Citation Number 20919 shall be in the amount of Two Hundred Dollars and Zero Cents (\$200.00), with Two Hundred Dollars and Zero Cents (\$200.00) of said fine amount to be suspended pending no further violations of NRS 706 or NAC 706 within one year; and

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Citation 20919 Page 3 of 3

3. That the Authority retains jurisdiction for correcting any errors that may have occurred in

the drafting or issuance of this Order.	
	By the Authority,
	Dawn Gibbons, Chairman
	George Assad, Commissioner
	David Newton, Commissioner
Attest: Jennifer De Rose, Deputy Commissioner	
Dated:	

NOTICE: Pursuant to NRS 233B.130, any party to this matter aggrieved by the above final decision may file a petition for rehearing or reconsideration. A petition for rehearing or reconsideration must be filed with the Authority within 15 days after the date the party received this Order.

NOTICE: In accordance with NAC 706.229 and NAC 706.3751 (both recently amended, see Legislative Counsel Bureau File No. R111-10), you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

Agenda Item# 25

)	
)	Citation 21193
)	
)))

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On August 26, 2020, a hearing on the above-captioned matter was held before Commissioner George Assad, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, Elko, Inc. was present through their General Manager, Corey Peters. Mr. Peters elected to proceed without legal counsel.

After hearing the allegations, the respective arguments, and having considered the evidence introduced by both parties and being fully advised, the Hearing Officer, pursuant to Nevada Administrative Code ("NAC") 706.4015, prepared a proposed decision for review by the Authority. Based on that proposed decision, the Authority enters the following final order affirming the decision of the Hearing Officer. Under Nevada Revised Statutes ("NRS") 706.151, the Authority has legal jurisdiction and authority over this matter.

At hearing, the parties knowingly and voluntarily stipulated and agreed as follows:

1. To admit into evidence the Citation 21193 and the related Investigation Report (marked as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate:

Citation 21193 Page 2 of 3

That the Respondent's actions constituted violation of NAC 706.2473/49 CFR 396.17 (3 counts) related to periodic inspection of vehicles;

- 3. To a fine in the amount of \$300.00 for the NAC 706.2473/49 CFR 396.17 (3 counts) violation with \$300.00 of said fine amount suspended pending no further violations of NAC 706.2473/49 CFR 396.17 within one year; and
- 4. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

DISCUSSION

The Hearing Officer recommended to the Authority:

- That the stipulations and agreements of the parties as set forth hereinabove be accepted;
 and
- 2. That findings enter against the Respondent for violation of NAC 706.2473/49 CFR 396.17 (3 counts).

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 21193, issued to Elko, Inc. for violation of NAC 706.2473/49 CFR 396.17 (3 counts), is hereby AFFIRMED;
- 2. That the *total* fine for Citation 21193 shall be in the amount of Three Hundred Dollars and Zero Cents (\$300.00) with Three Hundred Dollars and Zero Cents (\$300.00) of said fine amount to be suspended pending no further violations of NAC 706.2473/49 CFR 396.17 within one year; and

Citation 21193 Page 3 of 3

3. That the Authority retains jurisdiction for correcting any errors that may have occurred in

	, ,	
	the drafting or issuance of this Order.	
		By the Authority,
		Davin Gibbana Chairman
		Dawn Gibbons, Chairman
		George Assad, Commissioner
		David Newton, Commissioner
Attest:	Jannifar Da Basa Danuty Commissioner	
Doto de	Jennifer De Rose, Deputy Commissioner	
Dated:	Las Vegas, Nevada	

NOTICE: Pursuant to NRS 233B.130, any party to this matter aggrieved by the above final decision may file a petition for rehearing or reconsideration. A petition for rehearing or reconsideration must be filed with the Authority within 15 days after the date the party received this Order.

NOTICE: In accordance with NAC 706.229 and NAC 706.3751 (both recently amended, see Legislative Counsel Bureau File No. R111-10), you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

Agenda Item# 26

In Re: Citation 21273 issued to Christian Sastoque)	Citation 21273
for a violation of NRS 706.462(1).)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

Under Nevada Revised Statutes ("NRS") 706.151, the Nevada Transportation Authority ("Authority") has legal jurisdiction and authority over the above matter.

At the time of issuance of the above-captioned Citation, Respondent was personally served notice that the matter was set for hearing at the Las Vegas office of the Authority at 8:30 a.m. on March 11, 2020. The matter was continued with the final appearance set for hearing on August 26, 2020, with notice mailed via regular mail to Respondent. The Respondent failed to appear at the time and place set for hearing and failed to request a continuance of the matter.

The Hearing Officer found that proper notice was provided to the Respondent in accordance with NRS Chapters 233B and 706. In accordance with Nevada Administrative Code ("NAC") 706.4017, Authority Staff, by and through Deputy Attorney General Louis Csoka, requested that a finding be entered against the Respondent for a violation of NRS 706.462(1) and that a fine be imposed for said violation.

Commissioner George Assad, serving in his capacity as Hearing Officer for the Authority, considered the allegations and assertions contained in Citation 21273 and the related

Citation 21273 Page 2 of 3

Investigation Report (marked as State's Exhibit 1 and incorporated herein by reference) and entered a finding against the Respondent for one violation of NRS 706.462(1) related to failure to apply for a driver permit.

Authority Staff requested that a fine be assessed in the amount of \$200.00 for the NRS 706.462(1) violation.

The Hearing Officer adopted the Staff's recommendation with respect to fines and remedies.

IT IS THEREFORE ORDERED:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 21273, issued to Christian Sastoquefor a violation of NRS 706.462(1), is hereby AFFIRMED;
- 2. That the *total* fine for Citation 21273 shall be in the amount of Two Hundred Dollars and Zero Cents (\$200.00); and

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Citation 21273 Page 3 of 3

3.	3. That the Authority retains jurisdiction for correcting any errors that may have occurre	
	the drafting or issuance of this Order.	
		By the Authority,
		Dawn Gibbons, Chairman
		George Assad, Commissioner
		David Newton, Commissioner
Attest:	Jennifer DeRose, Deputy Commissioner	
Dated:		
	Las Vegas, Nevada	

NOTICE: Pursuant to NRS 233B.130, any party to this matter aggrieved by the above final decision may file a petition for rehearing or reconsideration. A petition for rehearing or reconsideration must be filed with the Authority within 15 days after the date the party received this Order.

NOTICE: In accordance with NAC 706.229 and NAC 706.3751 (both recently amended, see Legislative Counsel Bureau File No. R111-10), you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

Agenda Item# 27

In Re: the impoundment pursuant to NRS 706.476)	Impound 3576 and
of a vehicle registered to and Citations 21838 and)	Citations 21838 and 21848
21848 issued to Francisco Morales-Martinez for)	
violations of NRS 706.386 and NRS 706A.280.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On August 27, 2020, a hearing on the above-captioned matters was held before Commissioner George Assad serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent to Citations 21838 and 21848 and registered owner of the impounded vehicle, Francisco Morales-Martinez, was present and elected to proceed without counsel.

After hearing the allegations, the respective arguments, and having considered the evidence introduced by both parties and being fully advised, the Hearing Officer, pursuant to Nevada Administrative Code ("NAC") 706.4015, prepared a proposed decision for review by the Authority. Based on that proposed decision, the Authority enters the following final order affirming the decision of the Hearing Officer. Under Nevada Revised Statutes ("NRS") 706.151, the Authority has legal jurisdiction and authority over this matter.

At hearing, the parties knowingly and voluntarily stipulated and agreed as follows:

1. To the admission of Citations 21838 and 21848, the Investigation Report for the Citations and related impound into evidence (identified as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;

- 2. That Francisco Morales-Martinez is the registered owner of the impounded vehicle in this matter and was present at the hearing regarding said vehicle;
- 3. That the use of the vehicle in intrastate commerce without a certificate of public convenience and necessity ("CPCN") violated NRS 706.476 (2)(b)(2) and NRS 706.2(b)(3) in that:
 - a. No CPCN had been issued authorizing the use of the impounded vehicle in intrastate commerce for passenger transportation; and
 - b. The impounded vehicle did not meet the required standards of the Authority;
- 4. That no CPCN had been issued by the Authority authorizing the operations undertaken by the Respondent in this matter;
- 5. That the Respondent's actions constituted one violation of NRS 706.386 as alleged and that the impoundment of the vehicle pursuant to NRS 706.476 was proper;
- That with respect to Citation 21848, the Respondent's actions constituted a violation of NRS 706A.280 (in that he solicited a passenger for off-app transportation);
- 7. That no fine be assessed for the impoundment of the vehicle in this matter;
- 8. That a fine be assessed in the amount of \$2,500.00 for the NRS 706.386 violation with \$2,100.00 of said fine amount suspended pending no further violations of NRS 706 within one year and timely payment of the fine amount;
- 9. That no fine or disqualification be imposed for the NRS 706A.280 violation; and
- 10. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125 (waiver entered as Exhibit 2).

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DISCUSSION

The Hearing Officer recommended to the Authority:

- 1. That the stipulations and agreements of the parties as set forth hereinabove be accepted;
- 2. That the impoundment of the vehicle be deemed proper under NRS 706.476;
- 3. That findings enter against the Respondent for one violation of NRS 706.386, relating to operating as a fully regulated carrier without authority and for one violation of NRS 706A.280, relating to providing passenger transportation services outside the TNC application.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- 1. That the recommendation of the Hearing Officer with regard to the impoundment of the vehicle pursuant to NRS 706.476 is hereby AFFIRMED;
- That the recommendation of the Hearing Officer for Administrative Citations and Verified Complaint 21838 and 21848, issued to Francisco Morales-Martinez for violations of NRS 706.386 and NRS 706A.280, is hereby AFFIRMED;
- 3. That no fine be assessed for the impoundment of the vehicle in this matter;
- 4. That the *total* fine for Citation 21838 shall be in the amount of Two Thousand Five Hundred Dollars and Zero Cents (\$2,500.00), with Two Thousand One Hundred Dollars and Zero Cents (\$2,100.00) of said fine amount to be suspended pending no further NRS 706 violations within one year and timely payment of the fine amount;
- 5. That *no fine* or disqualification be imposed for Citation 21848 for the NRS 706A.280 violation;
- 6. That the Respondent is to immediately **CEASE AND DESIST** any and all use of the impounded vehicle in violation of the provisions of NRS 706;

- 7. That the Respondent is to immediately **CEASE AND DESIST** any and all operation in violation of NRS 706.386; and
- 8. That the Authority retains jurisdiction for correcting any errors that may have occurred in the drafting or issuance of this Order.

		By the Authority,
		Dawn Gibbons, Chairman
		Dawn Globolis, Chairman
		George Assad, Commissioner
		David Newton, Commissioner
Attest:	Jennifer De Rose, Deputy Commissioner	
Dated:		

NOTICE: Pursuant to NRS 233B.130, any party to this matter aggrieved by the above final decision may file a petition for rehearing or reconsideration. A petition for rehearing or reconsideration must be filed with the Authority within 15 days after the date the party received this Order.

NOTICE: In accordance with NAC 706.229 and NAC 706.3751 (both recently amended, see Legislative Counsel Bureau File No. R111-10), you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

Agenda Item# 28

In re Citation 22100 issued to Titan Towing for a)	Citation 22100
violation of NAC 706.4277.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On August 26, 2020, a hearing on the above-captioned matter was held before Commissioner George Assad, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The cited party Titan Towing ("Respondent") was present and represented by Robert Segura, General Manager, via Webex and elected to proceed without counsel.

After hearing the allegations, the respective arguments, and having considered the evidence introduced by both parties and being fully advised, the Hearing Officer, pursuant to Nevada Revised Statute ("NRS") 706.4469 prepared a proposed decision for review by the Authority.

Based on that proposed decision, the Authority makes the following Findings of Fact and Conclusions of Law, which constitute a final order affirming the decision of the Hearing Officer. Any Finding of Fact that would be better deemed a Conclusion of Law or vice versa shall be so construed. Under NRS 706.151, the Authority has legal jurisdiction and authority over this matter.

Citation 22100 Page 2 of 5

FINDINGS OF FACT

The Authority finds that there is substantial evidence in the record delivered by the Hearing Officer, which contains the legal evidence presented at the hearing, to establish each of the facts hereinafter set forth in these Findings of Fact.

- 1. Investigator Yambor ("Yambor") testified that on June 24, 2020, Jessica Packer ("Complainant" or "Packer") filed a complaint with the NTA stating that her vehicle was towed from an apartment complex, "Village at Desert Lakes," because it was allegedly parked in a designated handicap space. Packer contests that it was not a designated handicap space because proper handicap signage was not present.
- Robert Segura ("Segura"), General Manager of Titan Towing, testified that Titan Towing towed the vehicle after observing it parked in a handicap space marked with the proper signage.
- 3. Titan Towing released the vehicle to Packer and waived the towing fees after she claimed that her vehicle was not parked in a handicapped space.
- 4. Yambor then performed a site visit at the apartment complex. He observed that the parking space in question had a universal handicap symbol on the ground, but no handicap signage was present.
- 5. Yambor spoke with apartment manager Evy De Jesus ("De Jesus") who stated that Packer's vehicle was towed from a designated handicap space, but the space did not have the proper signage.
- 6. Yambor received several photographs from Titan Towing and the Complainant showing that a handicap sign was present at the time of the tow. Yambor testified that the handicap sign depicted in the photos did not meet proper code in accordance with the

Citation 22100 Page 3 of 5

law. The sign lacked the proper verbiage, did not state a fine amount, and was not the proper height.

- 7. On July 24, 2020, Yambor met with Segura and issued Citation #22100 for a violation of NAC 706.4277, conducting a tow from a space that was not properly marked.
- 8. Segura argued that the signage was proper because he had previously placed a Titan Towing sticker with the necessary code requirements on it. He further testified that the sticker was blocked by the metal railing which was present in front of the sign. Segura claims the sticker was approximately two (2) inches wide and twelve (12) inches high.
- 9. Yambor further testified that no sticker was present in any of the photos. That the handicap sign was not the proper height, lacked the proper verbiage, and did not state the appropriate fine. The sign was not to code making the tow unlawful.
- 10. Segura himself testified and admitted that a Titan Towing sticker was not visible in any of the photos he presented.
- 11. The Investigation Report for the Citation was marked into evidence (identified as State's Exhibit 1 and incorporated herein by reference).
- 12. The Respondent's documents were marked into evidence (identified as Respondent's Exhibit 1 and incorporated herein by reference).
- 13. The State argued that the Investigative Report, State's Exhibit 1, and the testimony establish a clear violation of NRS 706.4469.
- 14. That Titan Towing previously received written warning #2792 for a similar violation per complaint investigation #1-1908-015.

CONCLUSIONS OF LAW

Based on the testimony and the evidence presented, the Authority concludes that there was a violation of NAC 706.4277 by the Respondent.

Citation 22100 Page 4 of 5

DISCUSSION

Authority Staff requested that a fine be assessed for the violation of NRS 706.4277.

The Hearing Officer, having fully considered the above-mentioned Findings of Fact and Conclusions of Law recommended to the Authority:

1. That a finding of one violation of NRS 706.4277 be entered.

- 2. That the Respondent pay a fine of \$200.00.
- 3. That the recommendations of the Staff be adopted.

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Citation 22100 Page 5 of 5

ORDER

IT IS THEREFORE ORDERED, based on the foregoing Findings of Fact and Conclusions of Law:

1. That the recommendations of the Hearing Officer regarding the violation of NAC 706.4277 as contained in Citation 22100 is hereby AFFIRMED.

2.	That the Authority retains jurisdiction for correcting any errors that may have occurred in
	the drafting or issuance of this Order.
	By the Authority.

	By the Authority,
	Dawn Gibbons, Chairman
	George Assad, Commissioner
	David Newton, Commissioner
ttest: Jennifer De Rose Deputy Commissioner	_
ated: Las Vegas, Nevada	

NOTICE: Pursuant to NRS 233B.130, any party to this matter aggrieved by the above final decision may file a petition for rehearing or reconsideration. A petition for rehearing or reconsideration must be filed with the Authority within 15 days after the date the party received this Order.

NOTICE: In accordance with NAC 706.229 and NAC 706.3751 (both recently amended, see Legislative Counsel Bureau File No. R111-10), you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

Agenda Item# 29

In Re: the impoundment pursuant to NRS 706.476 of)	Impound 3734 and
a vehicle registered to and Citation 22230 issued to)	Citation 22230
Ramon Gonzalez-Corona for violation of NRS)	
706.386.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On August 26, 2020, a hearing on the above-captioned matters was held before Commissioner George Assad serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent to Citation 22230 and registered owner of the impounded vehicle, Ramon Gonzalez-Corona, was present and elected to proceed without counsel.

After hearing the allegations, the respective arguments, and having considered the evidence introduced by both parties and being fully advised, the Hearing Officer, pursuant to Nevada Administrative Code ("NAC") 706.4015, prepared a proposed decision for review by the Authority. Based on that proposed decision, the Authority enters the following final order affirming the decision of the Hearing Officer. Under Nevada Revised Statutes ("NRS") 706.151, the Authority has legal jurisdiction and authority over this matter.

At hearing, the parties knowingly and voluntarily stipulated and agreed as follows:

1. To the admission of Citation 22230 and the Investigation Report for the Citation and related impound into evidence (identified as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;

- 2. That Ramon Gonzalez-Corona is the registered owner of the impounded vehicle in this matter and was present at the hearing regarding said vehicle;
- 3. That the use of the vehicle in intrastate commerce without a certificate of public convenience and necessity ("CPCN") violated NRS 706.476 (2)(b)(2) and NRS 706.2(b)(3) in that:
 - a. No CPCN had been issued authorizing the use of the impounded vehicle in intrastate commerce for tow car services; and
 - b. The impounded vehicle did not meet the required standards of the Authority;
- 4. That no CPCN had been issued by the Authority authorizing the operations undertaken by the Respondent in this matter;
- 5. That the Respondent's actions constituted one violation of NRS 706.386 as alleged and that the impoundment of the vehicle pursuant to NRS 706.476 was proper;
- 6. That a fine in the amount of \$250.00 be assessed for the impoundment of the vehicle in this matter;
- 7. To a fine in the amount of \$3,500.00 for the NRS 706.386 violation with \$3,000.00 of said fine amount suspended pending no further violations of NRS 706 within two years and timely payment of the fine amount; and
- 8. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125 (waiver entered as Exhibit 2).

DISCUSSION

The Hearing Officer recommended to the Authority:

- 1. That the stipulations and agreements of the parties as set forth hereinabove be accepted;
- 2. That the impoundment of the vehicle be deemed proper under NRS 706.476; and

3. That findings enter against the Respondent for one violation of NRS 706.386, relating to operating as a fully regulated carrier without authority.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- 1. That the recommendation of the Hearing Officer with regard to the impoundment of the vehicle pursuant to NRS 706.476 is hereby AFFIRMED;
- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22230, issued to Ramon Gonzalez-Corona for violation of NRS 706.386, is hereby AFFIRMED;
- 3. That a fine in the amount of Two Hundred Fifty Dollars and Zero Cents (\$250.00) be assessed for the impoundment of the vehicle in this matter;
- 4. That the *total* fine for Citation 22230 shall be in the amount of Three Thousand Five Hundred Dollars and Zero Cents (\$3,500.00), with Three Thousand Dollars and Zero Cents (\$3,000.00) of said fine amount to be suspended pending no further violations of NRS 706 within two years and timely payment of the outstanding fine amount;
- 5. That the Respondent is to immediately **CEASE AND DESIST** any and all use of the impounded vehicle in violation of the provisions of NRS 706;
- 6. That the Respondent is to immediately **CEASE AND DESIST** any and all operation in violation of NRS 706.386; and

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J J	
the drafting or issuance of this Order.	
	By the Authority,
	Dawn Gibbons, Chairman
	George Assad, Commissioner
	David Newton, Commissioner
Attest: Jennifer De Rose, Deputy Commissioner	
Dated:	
Las Vegas, Nevada	

7. That the Authority retains jurisdiction for correcting any errors that may have occurred in

NOTICE: Pursuant to NRS 233B.130, any party to this matter aggrieved by the above final decision may file a petition for rehearing or reconsideration. A petition for rehearing or reconsideration must be filed with the Authority within 15 days after the date the party received this Order.

NOTICE: In accordance with NAC 706.229 and NAC 706.3751 (both recently amended, see Legislative Counsel Bureau File No. R111-10), you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

Impoundment of a vehicle registered to Yusett)	Impound No. I-3294
Salomon-Diaz for violation of NRS 706.476.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

<u>ORDER</u>

On August 27, 2020, a hearing on the above-captioned matter was held before Commissioner George Assad, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority" or "NTA"). Yusett Salomon-Diaz ("Respondent") was present via telephone and elected to proceed without counsel through his interpreter Pedro Jesus Salomon-Diaz.

After hearing the allegations, the respective arguments, and having considered the evidence introduced by both parties and being fully advised, the Hearing Officer, pursuant to Nevada Revised Statute ("NRS") 706.476, prepared a proposed decision for review by the Authority.

Based on that proposed decision, the Authority makes the following Findings of Fact and Conclusions of Law, which constitute a final order affirming the decision of the Hearing Officer. Any Finding of Fact that would be better deemed a Conclusion of Law or vice versa shall be so construed. Under NRS 706.151, the Authority has legal jurisdiction and authority over this matter.

FINDINGS OF FACT

The Authority finds that there is substantial evidence in the record delivered by the Hearing Officer, which contains the legal evidence presented at the hearing, to establish each of the facts hereinafter set forth in these Findings of Fact.

- 1. NTA Compliance Enforcement Investigator Christopher Yambor ("Yambor") testified that on January 28, 2020, he and fellow Investigator William DiMonaco ("DiMonaco"), were on foot in the TNC staging area at the Paris Hotel and Casino. Yambor noticed Respondent standing outside his vehicle, a white Dodge Caravan, informing someone how to obtain a ride using the Uber app.
- 2. Respondent then drew the attention of Investigators Yambor and DiMonaco and asked if they needed a ride. Yambor told Respondent that he needed a ride from the Paris Hotel to Planet 13. Respondent advised the Investigators to request him on the Uber app. Yambor told the Respondent they did not have the app and began to walk away.
- 3. As the Investigators were walking away Respondent told them to get in his vehicle and he would transport them without using the Uber app. Yambor asked how much the ride would cost and Respondent replied it would be whatever they thought was "fair." Respondent agreed upon a price of \$20.00 for an off-app ride, and the Investigators entered the vehicle.
- 4. As Respondent drove away, the Investigators identified themselves as NTA Investigators and informed the Respondent that illegal conduct had occurred. The Respondent was not able to provide a valid CPCN, nor did his vehicle meet all the standards of the Authority.
- 5. The Respondent's vehicle was impounded, and he was issued citation #22183 for a violation of NRS 706.386; operating without a valid CPCN and NRS 706A.280;

- soliciting and accepting passenger transportation of a Transportation Network Company ("TNC") app.
- 6. The Respondent testified that he was trying to give the Investigators a free ride, but they wanted to give him money.
- 7. Yambor further testified that they had no trouble communicating in English with the Respondent and the word "free" never came up during any of the conversations.
- 8. Respondent was the registered owner of the vehicle described as a 2018 Dodge Caravan, bearing Nevada plate AL 7702.
- The Investigation Report for the impound was marked into evidence (identified as State's Exhibit 1 and incorporated herein by reference).
- 10. The State argued the Investigative Report, State's Exhibit 1, and the testimony established a clear violation of NRS 706.476.

CONCLUSIONS OF LAW

Based on the testimony of Investigators Yambor and DiMonaco, and the evidence presented, the Authority concludes that the there was a violation of NRS 706.476 by Respondent.

DISCUSSION

Authority Staff requested that a \$250.00 fine be assessed for the said violation of NRS 706.476.

The Hearing Officer, having fully considered the above-mentioned Findings of Fact and Conclusions of Law, recommended to the Authority:

- 1. That a finding of one violation of NRS 706.476 be entered.
- That Respondent Yusett Salomon-Diaz provided transportation services in VIOLATION of NRS 706.476.
- 3. That the fine recommendations of the Staff be reduced to \$100.00.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing Findings of Fact and Conclusions of Law:

- 1. That the recommendation of the Hearing Officer regarding the violation of NRS 706.476 is hereby AFFIRMED.
- 2. That a total fine for said impound violation of NRS 706.476 is \$100.00.
- 3. That the Authority retains jurisdiction for correcting any errors that may have occurred in the drafting or issuance of this Order.

	By the Authority,
	Dawn Gibbons, Chairman
	George Assad, Commissioner
	David Newton, Commissioner
Attest: Jennifer De Rose Deputy Commissioner	
Dated:Las Vegas, Nevada	

In re the impoundment pursuant to NRS 706.476 of)	Impound 3615
a vehicle registered to U-Haul.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On August 28, 2020, a hearing on the above-captioned matter was held before Commissioner George Assad, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The registered owner of the impounded vehicle, U-Haul, was present through its authorized representative, Carmena Judie-Brooks, Reservations Manager. Ms. Judie-Brooks elected to proceed without counsel.

After hearing the allegations, the respective arguments, and having considered the evidence introduced by both parties and being fully advised, the Hearing Officer, pursuant to Nevada Administrative Code ("NAC") 706.4015, prepared a proposed decision for review by the Authority. Based on that proposed decision, the Authority enters the following final order affirming the decision of the Hearing Officer. Under Nevada Revised Statutes ("NRS") 706.151, the Authority has legal jurisdiction and authority over this matter.

At hearing, the parties knowingly and voluntarily stipulated and agreed as follows:

1. That U-Haul is the registered owner of the impounded vehicle (specifically, a 2012 Ford Box Truck bearing Arizona license plate AE48680) and was present at the hearing regarding the vehicle through an authorized representative;

Impound 3615 Page 2 of 4

2. To the admission of the Notice of Hearing and the Investigation Report for Impound 3615 into evidence (identified as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;

- 3. That no certificate of public convenience and necessity had been issued by the Authority authorizing the use of the impounded vehicle to provide intrastate commerce for transportation of household goods within the State of Nevada and that the impoundment of the vehicle pursuant to NRS 706.476 was therefore proper;
- 4. That the vehicle would be released to the registered owner without an administrative fine assessed pursuant to NRS 706.478 as:
 - a. U-Haul is a short-term lessor of vehicles licensed by the Nevada Department of Motor Vehicles pursuant to NRS 482.363 and is engaged in the business of renting or leasing vehicles in accordance with NRS 482.295 to 482.3159, inclusive;
 - b. At the time of the impoundment, the vehicle was subject to a short-term lease;
 - c. At the time of the impoundment, the vehicle was in the care, custody, and control of the short-term lessee; and
 - d. The short-term lessor in this matter did not appear to be complicit or culpable regarding the vehicle rental to an uncertificated passenger carrier; and
- 5. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

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Impound 3615 Page 3 of 4

DISCUSSION

The Hearing Officer recommended to the Authority:

That the stipulations and agreements of the parties as set forth hereinabove be accepted;
 and

2. That the impoundment of the vehicle be deemed proper under NRS 706.476.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- 1. That the recommendation of the Hearing Officer with regard to the impoundment of the vehicle is hereby AFFIRMED;
- 2. That no fine shall be assessed to U-Haul for the impoundment of the vehicle pursuant to NRS 706.478; and

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Impound 3615 Page 4 of 4

3.	3. That the Authority retains jurisdiction for correcting any errors that may have occurred		
	the drafting or issuance of this Order.		
		By the Authority,	
		Dawn Gibbons, Chairman	
		George Assad, Commissioner	
		David Newton, Commissioner	
Attest:	Jennifer De Rose, Deputy Commissioner	<u> </u>	
Dated:			
	Las Vegas, Nevada		

NOTICE: Pursuant to NRS 233B.130, any party to this matter aggrieved by the above final decision may file a petition for rehearing or reconsideration. A petition for rehearing or reconsideration must be filed with the Authority within 15 days after the date the party received this Order.

In Re: Citation 21425 issued to Brad Miner for)	Citation 21425
violations of NRS 706.386 and NRS 706.758.)	
	_)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On September 15, 2020, a hearing on the above-captioned matter was held before Commissioner David Newton, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, Brad Miner, was present and elected to proceed without legal counsel.

After hearing the allegations, the respective arguments, and having considered the evidence introduced by both parties and being fully advised, the Hearing Officer, pursuant to Nevada Administrative Code ("NAC") 706.4015, prepared a proposed decision for review by the Authority. Based on that proposed decision, the Authority enters the following final order affirming the decision of the Hearing Officer. Under Nevada Revised Statutes ("NRS") 706.151, the Authority has legal jurisdiction and authority over this matter.

At hearing, the parties knowingly and voluntarily stipulated and agreed as follows:

1. To the admission of Citation 21425 and the Investigation Report for the Citation into evidence (identified as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;

Citation 21425 Page 2 of 4

2. That no certificate of public convenience and necessity ("CPCN") had been issued by the Authority authorizing the operations or advertising undertaken by the Respondent in this matter;

- 3. That the Respondent's actions constituted violations of NRS 706.386 and NRS 706.758;
- 4. To a fine in the amount of \$2,500.00 for the NRS 706.386 violation with \$2,250.00 of said fine amount suspended pending no further violations of NRS 706 within one year and timely payment of fine amount;
- 5. To a fine in the amount of \$1,000.00 for the NRS 706.758 violation with \$1,000.00 of said fine amount suspended pending no further violations of NRS 706 within one year and timely payment of the NRS 706.386 fine amount; and
- 6. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

DISCUSSION

The Hearing Officer recommended to the Authority:

- 1. That the stipulations and agreements of the parties as set forth hereinabove be accepted; and
- That findings enter against the Respondents for one violation of NRS 706.386, related to
 operating as a fully regulated carrier without authority, and one violation of NRS 706.758,
 related to advertising the services of a fully regulated carrier without authority.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

 That the recommendation of the Hearing Officer regarding Administrative Citation and Verified Complaint 21425, issued to Brad Miner for violations of NRS 706.386 and NRS 706.758, is hereby AFFIRMED; Citation 21425 Page 3 of 4

2. That the *total* fine for Citation Number 21425 shall be in the amount of Three Thousand Five Hundred Dollars and Zero Cents (\$3,500.00), with Three Thousand Two Hundred Fifty Dollars and Zero Cents (\$3,250.00) of said fine amount to be suspended pending no further violations of NRS 706 within one year and timely payment of fine amount;

- 3. That the Respondent is to immediately **CEASE AND DESIST** any and all operation in violation of NRS 706.386;
- 4. That pursuant to NRS 706.758, the Respondent is to immediately **CEASE AND DESIST** any unlawful advertising; and

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Citation 21425 Page 4 of 4

5.	That the Authority retains jurisdiction for	correcting any errors that may have occurred
	the drafting or issuance of this Order.	
		By the Authority,
		Dawn Gibbons, Chairman
		George Assad, Commissioner
		David Newton, Commissioner
Attest:	Jennifer De Rose, Deputy Commissioner	
Dated:		
	Las Vegas, Nevada	

NOTICE: Pursuant to NRS 233B.130, any party to this matter aggrieved by the above final decision may file a petition for rehearing or reconsideration. A petition for rehearing or reconsideration must be filed with the Authority within 15 days after the date the party received this Order.

NOTICE: In accordance with NAC 706.229 and NAC 706.3751 (both recently amended, see Legislative Counsel Bureau File No. R111-10), you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

NOTICE: Pursuant to NRS 706.772 and NRS 706 483.441, you may have your driver's license suspended by the Nevada Department of Motor Vehicles if you fail to pay the full amount of the administrative fine and any other costs which are due to the Authority as a result of the above final Order.

In re: Citation 21847 issued to Addison Killinger)	
for a violation of NAC 706.228.)	Citation 21847
)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On September 9, 2020, a hearing on the above-captioned matter was held before Commissioner David Newton, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, Addison Killinger was present and elected to proceed without counsel.

After hearing the allegations, the respective arguments, and having considered the evidence introduced by both parties and being fully advised, the Hearing Officer, pursuant to Nevada Administrative Code ("NAC") 706.4015, prepared a proposed decision for review by the Authority. Based on that proposed decision, the Authority enters the following final order affirming the decision of the Hearing Officer. Under Nevada Revised Statutes ("NRS") 706.151, the Authority has legal jurisdiction and authority over this matter.

At hearing, the parties knowingly and voluntarily stipulated and agreed as follows:

1. To admit into evidence the Citation 21847 and the related Investigation Report (marked as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;

Citation 21847 Page 2 of 3

2. That the Respondent's actions constituted one violation of NAC 706.228 related to the solicitation of passengers;

- 3. To a fine in the amount of \$100.00 for the NAC 706.228 violation; and
- 4. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

DISCUSSION

The Hearing Officer recommended to the Authority:

- 1. That the stipulations and agreements of the parties as set forth hereinabove be accepted; and
- 2. That findings enter against the Respondent for violation of NAC 706.228.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 21847, issued to Addison Killinger for violation of NAC 706.228 is hereby AFFIRMED;
- 2. That the *total* fine for Citation 21847 shall be in the amount of One Hundred Dollars and Zero Cents (\$100.00); and

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Citation 21847 Page 3 of 3

3. That the Authority retains jurisdiction for correcting any errors that may have occurred in

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the drafting or issuance of this Order.	
	By the Authority,
	Dawn Gibbons, Chairman
	George Assad, Commissioner
	David Newton, Commissioner
Attest: Jennifer De Rose, Deputy Commissioner	
Dated:	
Las Vegas, Nevada	

NOTICE: Pursuant to NRS 233B.130, any party to this matter aggrieved by the above final decision may file a petition for rehearing or reconsideration. A petition for rehearing or reconsideration must be filed with the Authority within 15 days after the date the party received this Order.

NOTICE: In accordance with NAC 706.229 and NAC 706.3751 (both recently amended, see Legislative Counsel Bureau File No. R111-10), you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

NOTICE: Pursuant to NRS 706.772 and NRS 706 483.441, you may have your driver's license suspended by the Nevada Department of Motor Vehicles if you fail to pay the full amount of the administrative fine and any other costs which are due to the Authority as a result of the above final Order.

In Re: Citations 21849 and 21850 issued to)	
Gregory Masilungan for violations of NRS)	Citations 21849 and 21850
706.386 and NRS 706A.280.)	
	_)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On September 11, 2020, a hearing on the above-captioned matters was held before Commissioner David Newton serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent to Citation 21849 and 21850 Gregory Masilungan was present and elected to proceed without legal counsel.

After hearing the allegations, the respective arguments, and having considered the evidence introduced by both parties and being fully advised, the Hearing Officer, pursuant to Nevada Administrative Code ("NAC") 706.4015, prepared a proposed decision for review by the Authority. Based on that proposed decision, the Authority enters the following final order affirming the decision of the Hearing Officer. Under Nevada Revised Statutes ("NRS") 706.151, the Authority has legal jurisdiction and authority over this matter.

At hearing, the parties knowingly and voluntarily stipulated and agreed as follows:

1. To the admission of Citations 21849 and 21850 and the Investigation Report for the Citations into evidence (identified as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;

- 2. That no CPCN had been issued by the Authority authorizing the "off-app" operations undertaken by the Respondent in this matter;
- That the Respondent's actions constituted a violation of NRS 706.386 and one violation of NRS 706A.280 as alleged;
- 4. That a fine be assessed in the amount of \$2,500.00 for the NRS 706.386 violation with \$2,100.00 of said fine amount suspended pending no further violations of NRS 706 within one year and timely payment of the fine amount;
- 5. That no fines or remedies be imposed for the NRS 706A.280 violation; and
- 6. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

DISCUSSION

The Hearing Officer recommended to the Authority:

- 1. That the stipulations and agreements of the parties as set forth hereinabove be accepted;
- 2. That findings enter against the Respondent for one violation of NRS 706.386, relating to operating as a fully regulated carrier without authority and one violation of NRS 706A.280, relating to providing passenger transportation services outside the TNC application.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaints 21849 and 21850, issued to Gregory Masilungan for violations of NRS 706.386 and NRS 706A.280, is hereby AFFIRMED;
- 2. That the *total* fine for Citation 21849 shall be in the amount of Two Thousand Five Hundred Dollars and Zero Cents (\$2,500.00), with Two Thousand One Hundred Dollars and Zero

Cents (\$2,100.00) of said fine amount to be suspended pending no further NRS 706 violations within one year and timely payment of the fine amount;

- 3. That *no fine* or disqualification be imposed for Citation 21850 for the NRS 706A.280 violation;
- 4. That the Respondent is to immediately **CEASE AND DESIST** any and all operation in violation of NRS 706.386; and
- 5. That the Authority retains jurisdiction for correcting any errors that may have occurred in the drafting or issuance of this Order.

	By the Authority,
	Dawn Gibbons, Chairman
	Dawn Globolis, Chairman
	George Assad, Commissioner
	David Newton, Commissioner
Attest: Jennifer De Rose, Deputy Commissioner	
Dated:	
Las Vegas, Nevada	

NOTICE: Pursuant to NRS 233B.130, any party to this matter aggrieved by the above final decision may file a petition for rehearing or reconsideration. A petition for rehearing or reconsideration must be filed with the Authority within 15 days after the date the party received this Order.

NOTICE: In accordance with NAC 706.229 and NAC 706.3751 (both recently amended, see Legislative Counsel Bureau File No. R111-10), you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

NOTICE: Pursuant to NRS 706.772 and NRS 706 483.441, you may have your driver's license suspended by the Nevada Department of Motor Vehicles if you fail to pay the full amount of the administrative fine and any other costs which are due to the Authority as a result of the above final Order.

In re: Citation 22112 issued to Ace Worldwide)	
Moving and Storage Co. Inc. for a violation of NRS)	Citation 22112
706.398 1(a).)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On September 9, 2020, a hearing on the above-captioned matter was held before Commissioner David Newton, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, Ace Worldwide Moving and Storage Co. Inc. was present through their General Manager Nicole Dean. Ms. Dean elected to proceed without counsel.

After hearing the allegations, the respective arguments, and having considered the evidence introduced by both parties and being fully advised, the Hearing Officer, pursuant to Nevada Administrative Code ("NAC") 706.4015, prepared a proposed decision for review by the Authority. Based on that proposed decision, the Authority enters the following final order affirming the decision of the Hearing Officer. Under Nevada Revised Statutes ("NRS") 706.151, the Authority has legal jurisdiction and authority over this matter.

At hearing, the parties knowingly and voluntarily stipulated and agreed as follows:

1. To admit into evidence the Citation 22112 and the related Investigation Report (marked as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate:

Citation 22112 Page 2 of 3

2. That the Respondent's actions constituted one violation of NRS 706.398 1(a) related to failure to file a 2019 annual report by May 15, 2020 as required;

- 3. To a fine in the amount of \$100.00 for the NRS 706.398 1(a) violation with \$50.00 of said fine amount suspended pending no further violations of NRS 706 or NAC 706 within one year; and
- 4. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

DISCUSSION

The Hearing Officer recommended to the Authority:

- That the stipulations and agreements of the parties as set forth hereinabove be accepted;
 and
- 2. That findings enter against the Respondent for violation of NRS 706.398 1(a).

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22112, issued to Ace Worldwide Moving and Storage Co. Inc. for violation of NRS 706.398 1(a) is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22112 shall be in the amount of One Hundred Dollars and Zero Cents (\$100.00), with Fifty Dollars and Zero Cents (\$50.00) of said fine amount to be suspended pending no further violations of NRS 706 or NAC 706 within one year; and

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Citation 22112 Page 3 of 3

3. That the Authority retains jurisdiction for correcting any errors that may have occurred in

	the drafting or issuance of this Order.	
		By the Authority,
		Dawn Gibbons, Chairman
		George Assad, Commissioner
		David Newton, Commissioner
Attest:		
	Jennifer De Rose, Deputy Commissioner	
Dated:		
	Las Vegas, Nevada	

NOTICE: Pursuant to NRS 233B.130, any party to this matter aggrieved by the above final decision may file a petition for rehearing or reconsideration. A petition for rehearing or reconsideration must be filed with the Authority within 15 days after the date the party received this Order.

NOTICE: In accordance with NRS 706.398 1(A) and NAC 706.3751 (both recently amended, see Legislative Counsel Bureau File No. R111-10), you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

NOTICE: Pursuant to NRS 706.772 and NRS 706 483.441, you may have your driver's license suspended by the Nevada Department of Motor Vehicles if you fail to pay the full amount of the administrative fine and any other costs which are due to the Authority as a result of the above final Order.

In re: Citation 22113 issued to Champion Movers,)	
LLC d/b/a Champion Movers for a violation of)	Citation 22113
NRS 706.398 1(a).)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On September 9, 2020, a hearing on the above-captioned matter was held before Commissioner David Newton, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, Champion Movers, LLC d/b/a Champion Movers was present through their Owner Moshe Alosh. Mr. Alosh elected to proceed without counsel.

After hearing the allegations, the respective arguments, and having considered the evidence introduced by both parties and being fully advised, the Hearing Officer, pursuant to Nevada Administrative Code ("NAC") 706.4015, prepared a proposed decision for review by the Authority. Based on that proposed decision, the Authority enters the following final order affirming the decision of the Hearing Officer. Under Nevada Revised Statutes ("NRS") 706.151, the Authority has legal jurisdiction and authority over this matter.

At hearing, the parties knowingly and voluntarily stipulated and agreed as follows:

1. To admit into evidence the Citation 22113 and the related Investigation Report (marked as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;

Citation 22113 Page 2 of 3

2. That the Respondent's actions constituted one violation of NRS 706.398 1(a) related to failure to file a 2019 annual report by May 15, 2020 as required;

- 3. To a fine in the amount of \$100.00 for the NRS 706.398 1(a) violation with \$50.00 of said fine amount suspended pending no further violations of NRS 706 or NAC 706 within one year; and
- 4. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

DISCUSSION

The Hearing Officer recommended to the Authority:

- That the stipulations and agreements of the parties as set forth hereinabove be accepted;
 and
- 2. That findings enter against the Respondent for violation of NRS 706.398 1(a).

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22113, issued to Champion Movers, LLC d/b/a Champion Movers for violation of NRS 706.398 1(a) is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22113 shall be in the amount of One Hundred Dollars and Zero Cents (\$100.00), with Fifty Dollars and Zero Cents (\$50.00) of said fine amount to be suspended pending no further violations of NRS 706 or NAC 706 within one year; and

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Citation 22113 Page 3 of 3

3. That the Authority retains jurisdiction for correcting any errors that may have occurred in

	the drafting or issuance of this Order.	
		By the Authority,
		Dawn Gibbons, Chairman
		George Assad, Commissioner
		George Assau, Commissioner
		David Newton, Commissioner
Attest:		
	Jennifer De Rose, Deputy Commissioner	
Dated:		
	Las Vegas, Nevada	

NOTICE: Pursuant to NRS 233B.130, any party to this matter aggrieved by the above final decision may file a petition for rehearing or reconsideration. A petition for rehearing or reconsideration must be filed with the Authority within 15 days after the date the party received this Order.

NOTICE: In accordance with NRS 706.398 1(A) and NAC 706.3751 (both recently amended, see Legislative Counsel Bureau File No. R111-10), you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

NOTICE: Pursuant to NRS 706.772 and NRS 706 483.441, you may have your driver's license suspended by the Nevada Department of Motor Vehicles if you fail to pay the full amount of the administrative fine and any other costs which are due to the Authority as a result of the above final Order.

In Re: Citation 22145 issued to ODS for violation of)	Citation 22145
NAC 706.229.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On September 9, 2020, a hearing on the above-captioned matter was held before Commissioner David Newton, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, ODS, was present through their Director of Operations, Rene Martinez. Ms. Martinez elected to proceed without legal counsel.

After hearing the allegations, the respective arguments, and having considered the evidence introduced by both parties and being fully advised, the Hearing Officer, pursuant to Nevada Administrative Code ("NAC") 706.4015, prepared a proposed decision for review by the Authority. Based on that proposed decision, the Authority enters the following final order affirming the decision of the Hearing Officer. Under Nevada Revised Statutes ("NRS") 706.151, the Authority has legal jurisdiction and authority over this matter.

At hearing, the parties knowingly and voluntarily stipulated and agreed as follows:

- 1. To the admission of Citation 22145 and the Investigation Report for the Citation into evidence (identified as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;
- 2. That the Respondent's actions constituted violation of NAC 706.229 related to allowing a driver to operate a vehicle without a valid driver permit; and

Citation 22145 Page 2 of 4

3. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

Authority Staff recommended the following fines and remedies:

- 1. A fine in the amount of \$800.00 for the NAC 706.229 violation;
- 2. That the suspended fine of \$50.00 from prior Citation 21885 shall immediately become due and owing;
- 3. That the suspended fine of \$200.00 from prior Citation 22027 shall immediately become due and owing.

DISCUSSION

The Hearing Officer recommended to the Authority:

- 1. That the stipulations and agreements of the parties as set forth hereinabove be accepted;
- 2. That findings enter against the Respondent for one violation of NAC 706.229;
- 3. That a fine in the amount of \$800.00 be assessed with \$500.00 of said fine amount suspended pending no further violations of NRS 706 or NAC 706 within one year and timely payment of the fine amount.
- 4. That the suspended fine of \$50.00 from prior Citation 21885 shall immediately become due and owing; and
- 5. That the suspended fine of \$200.00 from prior Citation 22027 shall immediately become due and owing.

/// /// /// Citation 22145 Page 3 of 4

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

1. That the recommendation of the Hearing Officer regarding Administrative Citation and Verified Complaint 22145, issued to ODS for violation of NAC 706.229, is hereby AFFIRMED;

- 2. That the *total* fine for Citation Number 22145 shall be in the amount of Eight Hundred Dollars and Zero Cents (\$800.00), with Five Hundred Dollars and Zero Cents (\$500.00) of said fine amount to be suspended pending no further violations of NRS 706 or NAC 706 within one year and timely payment of the fine amount;
- 3. That the suspended fine of \$50.00 from prior Citation 21885 shall immediately become due and owing;
- 4. That the suspended fine of \$200.00 from prior Citation 22027 shall immediately become due and owing; and

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Citation 22145 Page 4 of 4

5. That the Authority retains jurisdiction for correcting any errors that may have occurred in

the drafting or issuance of this Order.	
	By the Authority,
	Dawn Gibbons, Chairman
	George Assad, Commissioner
	David Newton, Commissioner
Attest:	-
Dated: Las Vegas, Nevada	_

NOTICE: Pursuant to NRS 233B.130, any party to this matter aggrieved by the above final decision may file a petition for rehearing or reconsideration. A petition for rehearing or reconsideration must be filed with the Authority within 15 days after the date the party received this Order.

NOTICE: In accordance with NAC 706.229 and NAC 706.3751 (both recently amended, see Legislative Counsel Bureau File No. R111-10), you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

NOTICE: Pursuant to NRS 706.772 and NRS 706 483.441, you may have your driver's license suspended by the Nevada Department of Motor Vehicles if you fail to pay the full amount of the administrative fine and any other costs which are due to the Authority as a result of the above final Order.

In Re: Citations 22183 and 22184 issued to)	
Yusett Salomon-Diaz for violations of NRS)	Citations 22183 and 22184
706.386 and NRS 706A.280.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On September 9, 2020, a hearing on the above-captioned matters was held before Commissioner David Newton serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent to Citation 22183 and 22184 Yusett Salomon-Diaz was present and elected to proceed without legal counsel.

After hearing the allegations, the respective arguments, and having considered the evidence introduced by both parties and being fully advised, the Hearing Officer, pursuant to Nevada Administrative Code ("NAC") 706.4015, prepared a proposed decision for review by the Authority. Based on that proposed decision, the Authority enters the following final order affirming the decision of the Hearing Officer. Under Nevada Revised Statutes ("NRS") 706.151, the Authority has legal jurisdiction and authority over this matter.

At hearing, the parties knowingly and voluntarily stipulated and agreed as follows:

1. To the admission of Citations 22183 and 22184 and the Investigation Report for the Citations into evidence (identified as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;

- 2. That no CPCN had been issued by the Authority authorizing the "off-app" operations undertaken by the Respondent in this matter;
- That the Respondent's actions constituted a violation of NRS 706.386 and one violation of NRS 706A.280 as alleged;
- 4. That a fine be assessed in the amount of \$2,500.00 for the NRS 706.386 violation with \$2,300.00 of said fine amount suspended pending no further violations of NRS 706 within one year and timely payment of the fine amount;
- 5. That no fines or remedies be imposed for the NRS 706A.280 violation; and
- 6. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

DISCUSSION

The Hearing Officer recommended to the Authority:

- 1. That the stipulations and agreements of the parties as set forth hereinabove be accepted;
- 2. That findings enter against the Respondent for one violation of NRS 706.386, relating to operating as a fully regulated carrier without authority and one violation of NRS 706A.280, relating to providing passenger transportation services outside the TNC application.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaints 22183 and 22184, issued to Yusett Salomon-Diaz for violations of NRS 706.386 and NRS 706A.280, is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22183 shall be in the amount of Two Thousand Five Hundred Dollars and Zero Cents (\$2,500.00), with Two Thousand Three Hundred Dollars and Zero

Cents (\$2,300.00) of said fine amount to be suspended pending no further NRS 706 violations within one year and timely payment of the fine amount;

- 3. That *no fine* or disqualification be imposed for Citation 22184 for the NRS 706A.280 violation;
- 4. That the Respondent is to immediately **CEASE AND DESIST** any and all operation in violation of NRS 706.386; and
- 5. That the Authority retains jurisdiction for correcting any errors that may have occurred in the drafting or issuance of this Order.

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		By the Authority,
		Dawn Gibbons, Chairman
		George Assad, Commissioner
		David Newton, Commissioner
Attest:		
	Jennifer De Rose, Deputy Commissioner	
Dated:		
	Las Vegas, Nevada	

NOTICE: Pursuant to NRS 233B.130, any party to this matter aggrieved by the above final decision may file a petition for rehearing or reconsideration. A petition for rehearing or reconsideration must be filed with the Authority within 15 days after the date the party received this Order.

NOTICE: In accordance with NAC 706.229 and NAC 706.3751 (both recently amended, see Legislative Counsel Bureau File No. R111-10), you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

NOTICE: Pursuant to NRS 706.772 and NRS 706 483.441, you may have your driver's license suspended by the Nevada Department of Motor Vehicles if you fail to pay the full amount of the administrative fine and any other costs which are due to the Authority as a result of the above final Order.

In re: Citation 22258 issued to A and L Mobile)	
Repair & Towing for a violation of NAC 706.2476)	Citation 22258
ref 49 CFR 396.17.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On September 9, 2020, a hearing on the above-captioned matter was held before Commissioner David Newton, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, A and L Mobile Repair & Towing was present through their Owner, Loris Layus, and elected to proceed without counsel.

After hearing the allegations, the respective arguments, and having considered the evidence introduced by both parties and being fully advised, the Hearing Officer, pursuant to Nevada Administrative Code ("NAC") 706.4015, prepared a proposed decision for review by the Authority. Based on that proposed decision, the Authority enters the following final order affirming the decision of the Hearing Officer. Under Nevada Revised Statutes ("NRS") 706.151, the Authority has legal jurisdiction and authority over this matter.

At hearing, the parties knowingly and voluntarily stipulated and agreed as follows:

1. To admit into evidence the Citation 22258 and the related Investigation Report (marked as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;

Citation 22258 Page 2 of 3

2. That the Respondent's actions constituted one violation of NAC 706.2476 ref. 49 CFR 396.17 related to failure to provide annual vehicle inspection report for 2020;

- 3. To a fine in the amount of \$100.00 for the NAC 706.2476 ref. 49 CFR 396.17 violation with \$50.00 of said fine amount suspended pending no further violations of NRS 706 or NAC 706 within one year and timely payment of the fine amount; and
- 4. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

DISCUSSION

The Hearing Officer recommended to the Authority:

- That the stipulations and agreements of the parties as set forth hereinabove be accepted;
 and
- 2. That findings enter against the Respondent for violation of NAC 706.2476 ref. 49 CFR 396.17.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22258, issued to A and L Mobile Repair & Towing for violation of NAC 706.2476 ref. 49 CFR 396.17 is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22258 shall be in the amount of One Hundred Dollars and Zero Cents (\$100.00), with Fifty Dollars and Zero Cents (\$50.00) of said fine amount to be suspended pending no further violations of NRS 706 or NAC 706 within one year and timely payment of the fine amount; and

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Citation 22258 Page 3 of 3

3. That the Authority retains jurisdiction for correcting any errors that may have occurred in

	, ,	
	the drafting or issuance of this Order.	
		By the Authority,
		Davin Gibbana Chairman
		Dawn Gibbons, Chairman
		George Assad, Commissioner
		David Newton, Commissioner
Attest:	Jannifar Da Basa Danuty Commissioner	
Doto de	Jennifer De Rose, Deputy Commissioner	
Dated:	Las Vegas, Nevada	

NOTICE: Pursuant to NRS 233B.130, any party to this matter aggrieved by the above final decision may file a petition for rehearing or reconsideration. A petition for rehearing or reconsideration must be filed with the Authority within 15 days after the date the party received this Order.

NOTICE: In accordance with NAC 706.229 and NAC 706.3751 (both recently amended, see Legislative Counsel Bureau File No. R111-10), you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

NOTICE: Pursuant to NRS 706.772 and NRS 706 483.441, you may have your driver's license suspended by the Nevada Department of Motor Vehicles if you fail to pay the full amount of the administrative fine and any other costs which are due to the Authority as a result of the above final Order.

In re: Citation 22261 issued to VIP Vegas)	
Limousine, LLC for a violation of NRS 706.398)	Citation 22261
1(a).)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

<u>ORDER</u>

On September 9, 2020, a hearing on the above-captioned matter was held before Commissioner David Newton, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent, VIP Vegas Limousine, LLC was present through their Owner, Shah Syed. Mr. Syed elected to proceed without counsel.

After hearing the allegations, the respective arguments, and having considered the evidence introduced by both parties and being fully advised, the Hearing Officer, pursuant to Nevada Administrative Code ("NAC") 706.4015, prepared a proposed decision for review by the Authority. Based on that proposed decision, the Authority enters the following final order affirming the decision of the Hearing Officer. Under Nevada Revised Statutes ("NRS") 706.151, the Authority has legal jurisdiction and authority over this matter.

At hearing, the parties knowingly and voluntarily stipulated and agreed as follows:

1. To admit into evidence the Citation 22261 and the related Investigation Report (marked as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;

Citation 22261 Page 2 of 3

2. That the Respondent's actions constituted one violation of NRS 706.398 1(a) related to failure to file a 2019 annual report by May 15, 2020 as required;

- 3. To a fine in the amount of \$100.00 for the NRS 706.398 1(a) violation with \$50.00 of said fine amount suspended pending no further violations of NRS 706 or NAC 706 within one year; and
- 4. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

DISCUSSION

The Hearing Officer recommended to the Authority:

- That the stipulations and agreements of the parties as set forth hereinabove be accepted;
 and
- 2. That findings enter against the Respondent for violation of NRS 706.398 1(a).

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaint 22261, issued to VIP Vegas Limousine, LLC for violation of NRS 706.398
 is hereby AFFIRMED;
- 2. That the *total* fine for Citation 22261 shall be in the amount of One Hundred Dollars and Zero Cents (\$100.00), with Fifty Dollars and Zero Cents (\$50.00) of said fine amount to be suspended pending no further violations of NRS 706 or NAC 706 within one year; and

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Citation 22261 Page 3 of 3

3.	That the Authority retains jurisdiction for o	correcting any errors that may have occurred in
	the drafting or issuance of this Order.	
		By the Authority,
		Dawn Gibbons, Chairman
		George Assad, Commissioner
		David Newton, Commissioner
Attest:	Jennifer De Rose, Deputy Commissioner	
Dated:		
	Las Vegas, Nevada	

NOTICE: Pursuant to NRS 233B.130, any party to this matter aggrieved by the above final decision may file a petition for rehearing or reconsideration. A petition for rehearing or reconsideration must be filed with the Authority within 15 days after the date the party received this Order.

NOTICE: In accordance with NRS 706.398 1(A) and NAC 706.3751 (both recently amended, see Legislative Counsel Bureau File No. R111-10), you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

NOTICE: Pursuant to NRS 706.772 and NRS 706 483.441, you may have your driver's license suspended by the Nevada Department of Motor Vehicles if you fail to pay the full amount of the administrative fine and any other costs which are due to the Authority as a result of the above final Order.

In Re: the impoundment pursuant to NRS 706.476)	Impound 3742
of a vehicle registered to Florizelle Ducay.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On September 11, 2020, a hearing on the above-captioned matter was held before Commissioner David Newton, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The registered owner of the impounded vehicle, Florizelle Ducay, was present and elected to proceed without legal counsel.

After hearing the allegations, the respective arguments, and having considered the evidence introduced by both parties and being fully advised, the Hearing Officer, pursuant to Nevada Administrative Code ("NAC") 706.4015, prepared a proposed decision for review by the Authority. Based on that proposed decision, the Authority enters the following final order affirming the decision of the Hearing Officer. Under Nevada Revised Statutes ("NRS") 706.151, the Authority has legal jurisdiction and authority over this matter.

At hearing, the parties knowingly and voluntarily stipulated and agreed as follows:

1. To the admission of the Investigation Report for Impound 3742 into evidence (identified as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;

Impound 3742 Page 2 of 3

2. That the registered owner of the impounded vehicle was present at the hearing regarding said vehicle;

- 3. That the use of the vehicle in intrastate commerce without a certificate of public convenience and necessity ("CPCN") violated NRS 706.476 (2)(b)(2) and (3) in that:
 - a. No CPCN had been issued authorizing the use of the impounded vehicle in intrastate commerce for passenger transportation; and
 - b. That the impounded vehicle did not meet all required standards of the Authority;
- 4. That no fine be assessed for the impoundment of the vehicle in this matter; and
- To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

DISCUSSION

The Hearing Officer recommended to the Authority:

- 1. That the stipulations and agreements of the parties as set forth hereinabove be accepted; and
- 2. That the impoundment of the vehicle be deemed proper under NRS 706.476.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer with regard to the impoundment of the vehicle is hereby AFFIRMED;
- 2. That no fine shall be assessed for the impoundment of the vehicle in this matter;
- 3. That the Respondent is to immediately **CEASE AND DESIST** any and all use of the impounded vehicle in violation of the provisions of NRS 706; and

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Impound 3742 Page 3 of 3

4. That the Authority retains jurisdiction for correcting any errors that may have occurred in the

	, ,	
	drafting or issuance of this Order.	
		By the Authority,
		Dawn Gibbons, Chairman
		George Assad, Commissioner
		David Newton, Commissioner
Attest:	Jennifer De Rose, Deputy Commissioner	
Dated:		<u> </u>
	Las Vegas, Nevada	

NOTICE: Pursuant to NRS 233B.130, any party to this matter aggrieved by the above final decision may file a petition for rehearing or reconsideration. A petition for rehearing or reconsideration must be filed with the Authority within 15 days after the date the party received this Order.

NOTICE: In accordance with NAC 706.229 and NAC 706.3751 (both recently amended, see Legislative Counsel Bureau File No. R111-10), you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

NOTICE: Pursuant to NRS 706.772 and NRS 706 483.441, you may have your driver's license suspended by the Nevada Department of Motor Vehicles if you fail to pay the full amount of the administrative fine and any other costs which are due to the Authority as a result of the above final Order.

In Re: the impoundment pursuant to NRS 706.476)	Impound 3787
of a vehicle registered to Marin Pancake.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On September 15, 2020, a hearing on the above-captioned matter was held before Commissioner David Newton, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The registered owner of the impounded vehicle, Marin Pancake, was present and elected to proceed without legal counsel.

After hearing the allegations, the respective arguments, and having considered the evidence introduced by both parties and being fully advised, the Hearing Officer, pursuant to Nevada Administrative Code ("NAC") 706.4015, prepared a proposed decision for review by the Authority. Based on that proposed decision, the Authority enters the following final order affirming the decision of the Hearing Officer. Under Nevada Revised Statutes ("NRS") 706.151, the Authority has legal jurisdiction and authority over this matter.

At hearing, the parties knowingly and voluntarily stipulated and agreed as follows:

1. To the admission of the Investigation Report for Impound 3787 into evidence (identified as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;

Impound 3787 Page 2 of 3

2. That the registered owner of the impounded vehicle was present at the hearing regarding said vehicle;

- 3. That the use of the vehicle in intrastate commerce without a certificate of public convenience and necessity ("CPCN") violated NRS 706.476 (2)(b)(2) and (3) in that:
 - a. No CPCN had been issued authorizing the use of the impounded vehicle in intrastate commerce for passenger transportation; and
 - b. That the impounded vehicle did not meet all required standards of the Authority;
- 4. That a fine in the amount of \$750.00 be assessed for the impoundment of the vehicle in this matter; and
- 5. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

Authority Staff stated that the Registered Owner had no knowledge of the incident and was not in control of the vehicle at the time of the impound.

DISCUSSION

The Hearing Officer recommended to the Authority:

- 1. That the stipulations and agreements of the parties as set forth hereinabove be accepted; and
- 2. That the impoundment of the vehicle be deemed proper under NRS 706.476.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer with regard to the impoundment of the vehicle is hereby AFFIRMED;
- 2. That a fine in the amount of Seven Hundred Fifty Dollars and Zero Cents (\$750.00) shall be assessed for the impoundment of the vehicle in this matter;

Impound 3787 Page 3 of 3

3. That the Respondent is to immediately **CEASE AND DESIST** any and all use of the impounded vehicle in violation of the provisions of NRS 706; and

4. That the Authority retains jurisdiction for correcting any errors that may have occurred in the drafting or issuance of this Order.

		By the Authority,
		Dawn Gibbons, Chairman
		George Assad, Commissioner
		David Newton, Commissioner
Attest:	Jennifer De Rose, Deputy Commissioner	<u> </u>
Dated:	Las Vegas, Nevada	_

NOTICE: Pursuant to NRS 233B.130, any party to this matter aggrieved by the above final decision may file a petition for rehearing or reconsideration. A petition for rehearing or reconsideration must be filed with the Authority within 15 days after the date the party received this Order.

NOTICE: In accordance with NAC 706.229 and NAC 706.3751 (both recently amended, see Legislative Counsel Bureau File No. R111-10), you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

NOTICE: Pursuant to NRS 706.772 and NRS 706 483.441, you may have your driver's license suspended by the Nevada Department of Motor Vehicles if you fail to pay the full amount of the administrative fine and any other costs which are due to the Authority as a result of the above final Order.

In re the impoundment pursuant to NRS 706.476 of)	Impound 3789
a vehicle registered to Vanessa Jacobsen.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

On September 14, 2020, a hearing on the above-captioned matter was held before Commissioner David Newton, serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The registered owner of the impounded vehicle, Vanessa Jacobsen, were present and elected to proceed without legal counsel.

After hearing the allegations, the respective arguments, and having considered the evidence introduced by both parties and being fully advised, the Hearing Officer, pursuant to Nevada Administrative Code ("NAC") 706.4015, prepared a proposed decision for review by the Authority. Based on that proposed decision, the Authority enters the following final order affirming the decision of the Hearing Officer. Under Nevada Revised Statutes ("NRS") 706.151, the Authority has legal jurisdiction and authority over this matter.

At hearing, the parties knowingly and voluntarily stipulated and agreed as follows:

To the admission of the Investigation Report for Impound 3789 into evidence (identified as State's
Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and
accurate;

Impound 3789 Page 2 of 3

2. That the registered owners of the impounded vehicle were present at the hearing regarding said vehicle;

- 3. That the use of the vehicle in intrastate commerce without a certificate of public convenience and necessity ("CPCN") violated NRS 706.476 (2)(b)(2) and (3) in that:
 - a. No CPCN had been issued authorizing the use of the impounded vehicle in intrastate commerce for passenger transportation; and
 - b. That the impounded vehicle did not meet all required standards of the Authority; and
- 4. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

Authority Staff requested a fine in the amount of \$5,000.00 for the impoundment of the vehicle in this matter.

DISCUSSION

The Hearing Officer recommended to the Authority:

- 1. That the stipulations and agreements of the parties as set forth hereinabove be accepted;
- 2. That the impoundment of the vehicle be deemed proper under NRS 706.476; and
- 3. That a fine in the amount of \$3,500.00 be assessed for the impoundment of the vehicle in this matter.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- 1. That the recommendation of the Hearing Officer with regard to the impoundment of the vehicle is hereby AFFIRMED;
- 2. That a fine in the amount of Three Thousand Five Hundred Dollars and Zero Cents (\$3,500.00) shall be assessed for the impoundment of the vehicle in this matter;

Impound 3789 Page 3 of 3

3. That the Respondent is to immediately **CEASE AND DESIST** any and all use of the impounded vehicle in violation of the provisions of NRS 706; and

4. That the Authority retains jurisdiction for correcting any errors that may have occurred in the drafting or issuance of this Order.

	By the Authority,
	Dawn Gibbons, Chairman
	George Assad, Commissioner
	David Newton, Commissioner
Attest: Jennifer De Rose, Deputy Commissioner	
Dated:Las Vegas, Nevada	<u> </u>

NOTICE: Pursuant to NRS 233B.130, any party to this matter aggrieved by the above final decision may file a petition for rehearing or reconsideration. A petition for rehearing or reconsideration must be filed with the Authority within 15 days after the date the party received this Order.

NOTICE: In accordance with NAC 706.229 and NAC 706.3751 (both recently amended, see Legislative Counsel Bureau File No. R111-10), you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

NOTICE: Pursuant to NRS 706.772 and NRS 706 483.441, you may have your driver's license suspended by the Nevada Department of Motor Vehicles if you fail to pay the full amount of the administrative fine and any other costs which are due to the Authority as a result of the above final Order.

In Re: The Application of Zaptio Towing, LLC for)	
a certificate of public convenience and necessity to)	
provide consent-only tow car service within the)	Docket 20-08007
State of Nevada.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

COMPLIANCE ORDER

The Nevada Transportation Authority ("Authority") makes the following findings of fact and conclusions of law:

- That on August 12, 2020, Zapito Towing, LLC ("Applicant") filed with the Authority an Application to provide consent-only tow car service by tow car vehicle within the State of Nevada. Said Application was designated as Docket 20-08007.
- 2. That the Application was properly noticed to the public and there were no petitions for leave to intervene or protests filed.
- 3. That based upon all the records relating to the Application, after investigation and pursuant to NRS 706.4463:
 - a. The Application on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.
 - b. The Applicant complies with the requirements set forth in NRS 706.4463.
 - c. The operation contemplated by Applicant will be consistent with the public interest and will not operate to defeat the legislative policy set forth in NRS 706.151.

Docket 20-08007 Page 2 of 4

Therefore, based upon the foregoing findings, it is ORDERED that:

 Upon full compliance with the conditions of this Order, a Certificate of Public Convenience and Necessity identified as CPCN 7446 shall be issued to Zapito Towing, LLC as specified below:

> On-call, irregular route transportation of vehicles requiring tow car service by tow car vehicle;

Between points and places within the State of Nevada.

Restriction: Holder shall perform consent-only tows.

2. <u>Before</u> issuance of the Certificate referred to hereinabove, the Applicant shall be required

to:

- a. Avoid material changes in any conditions relied upon by the Authority in its determination of operational fitness and immediately report to Authority Staff any such material changes, should they occur.
- b. File with the Authority evidence, (Form E) in the Applicant's name.
- c. File with the Authority the necessary insurance (Certificate of Insurance) describing the liability limits and vehicle(s) covered.
- d. Make vehicle(s) available for inspection by Enforcement Staff to ensure that they are properly registered in the motor carrier's name, display the CPCN number, logo and/or name of the motor carrier and any other required markings in accordance with NAC 706.170 and NAC 706.412. Provide copies of the insurance cab card, annual (USDOT) vehicle inspections, titles and registrations.
- e. Ensure driver qualification files are setup in accordance with CFR 391.51. Explain and make available for review, the set-up for the time tracking method put into place. Ensure that all drivers have pre-employment drug testing in accordance with Part 40 and CFR 382.301. Make available to Enforcement Staff, inspection of their business and vehicle domiciles, if different from their business location.
- f. Provide proof that the Applicant is in compliance with all municipal, county, and homeowners association laws, codes, regulations, and bylaws for the parking or storage of its vehicles.
- g. Ensure vehicle maintenance files are setup in accordance with CFR 396.

Docket 20-08007 Page 3 of 4

- h. Provide a copy of the tow bill which includes the CPCN number granted.
- i. Provide a copy of the contract between Applicant and the laboratory that will perform and monitor the substance abuse program. If the owner will also serve as driver, the Contract must require the laboratory to provide results of positive drug/alcohol tests directly to the Authority.
- j. Provide a copy of a dispatch log in accordance with NRS 706.4465.
- k. File a tariff for approval by the Financial Analyst, which includes a description of the authority granted, CPCN number, and the name, address, and phone number of the Applicant.
- 1. Apply for Tow Car Plates and pay any and all associated fees.
- m. Provide a copy of the Amber Light Permit.
- n. Pursuant to NAC 706.1355, reimburse the Authority for the costs of noticing related to the Application.
- o. Ensure an approved safety plan is on file with the NTA.
- 3. Compliance with the foregoing requirements must be made <u>NO LATER THAN 120 days</u> after issuance of this Order. If the Applicant fails to comply within 120 days after issuance of this Order, the Deputy Commissioner may vacate this Order and dismiss this Application.
- 4. This Order does not constitute operating authority. **Performance of the transportation** services contemplated by this Order may not be instituted prior to the issuance of the Certificate referred to hereinabove.
- 5. If the Applicant is cited by the Authority for any violation of NRS 706 or NAC 706 prior to the issuance of the Certificate referred to hereinabove, the Deputy Commissioner shall vacate this Order and dismiss this Application unless the Authority orders otherwise.
- 6. The Deputy Commissioner shall be authorized to issue a Certificate of Public Convenience and Necessity upon Applicant's compliance with all requirements set forth hereinabove.

Docket 20-08007 Page 4 of 4

The Authority retains jurisdiction for the p	ourpose of correcting ar	ny errors that may ha	ive occurred in
the drafting or issuance of this Order.			

	By the Authority,
	Dawn Gibbons, Chairman
	George Assad, Commissioner
	David Newton, Commissioner
Attest:	
Jennifer De Rose, De	eputy Commissioner
Dated:	
Las Vegas, Nevada	

NOTICE: Pursuant to NRS 233B.130, any party to this matter aggrieved by the above final decision may file a petition for rehearing or reconsideration. A petition for rehearing or reconsideration must be filed with the Authority within 15 days after the date the party received this Order.

STATE OF NEVADA TRANSPORTATION AUTHORITY BACKGROUND INVESTIGATION FOR NON-FULLY REGULATED CARRIERS

DOOKET WHAT		00 0000=	Dan=	4004104					
DOCKET NUMBI			DATE	APPLICATION		PRESENT AND PROPERTY.		2/2020	
APPLICANT: Lui					TITLE: (<u>Own</u>	<u>er</u>		
COMPANY NAM									
ADDRESS: 3620	Park	k Oliver Dr. L	.as Vegas	, 89110					- 0
PHONE NUMBER	RS: (702) 624-72	07	35					
INVESTIGATOR:	M. A	Acevedo		DA	ATE AS	SIGI	NED: 8/1	3/2020	
					-				
GENER	AL R	EQUIREME	NTS FOR	APPLICATI	ON (NA	C 7	06.1375.	2)	
WHAT TYPE OF SE	RVICE	IS PROPOSE	-D?						
Charter Bus		T THOI GOL							
*Tow Car	Х								
*Consent	x	1							
*Non-Consent									
IS APPLICANT PRE	SENT	LY PROVIDIN	G ANY TYP					t type of	i i
SERVICE: Charter Limousine		Charter Bu	IC I	YES Contract Ca	NO	<u> </u>		rvice?	
Scenic Tours	+	Special Serv		Taxi	arriei	\rightarrow	Airport T		+-
HHG	+	NEMT	ices	US DOT Aut	hority	\dashv	Other S	100	\vdash
1110		IAPIALL		OO DO I Au	inonty		Oulei 3	laics	
								Exh	ibit
Attach completed A	pplic	ation Oath pag	ge as Exhit	oit A				1	4
IDENTIFY OWNERS		TOUGTURE	E THE DO			7	***		
Corporation	HIP S				RATIONS				_
Corporation		LLC	X	Partnership		50	ole Proprie	torship	1
Luis M. Olvera 50% Victoria Mora 50%	and	tneir percenta	ge or owne	ersnip:					
				***	- 75	75.004		Exh	ibit
Attach as an exhibit	, app	ropriate proof	of owners	hip interest wh	ere appli	icabl	е		3
Briefly describe the	roce	onelhilitice of	oooh suuss						
Briefly describe the	resp	onsimilities of	each owne	η.					
Luis M. Olvera – Ma qualification file, dr Victoria Mora – Mar	ver tr	raining.			ıg, vehici	le m	aintenance	e file, dr	ive
Has the criminal ba	ckaro	und shook die		- A					
Name(s): Luis M. Ol		und check dis	sciosed anv	issue of cond	ern?		YES	NO	X
		und Check uis	sciosed any	issue of cond	ern?	2	YES	NO	X



Has there been any previous NTA enforcement action? (Including against the companies drivers)	YES		NO	X
Does the Applicant have USDOT Authority? (If so, include the SAFER	printout as			
exhibit)	YES		10	X
s Applicant operating in another state?	YES	1	10	X
f so, which State and under what type of Authority? (explain)				
			Exhi	bit
If so, attach copies of Enforcement Database Printout(s). If more than include summary listing the citation number, fine amounts and date of NRS, or CFR violations. Attach copies of MC/USDOT rating.		Сог	N/A	A
		Г	Exhi	bit
If the Applicant will be operating under a fictitious firm name, attach a fictitious firm name filing.	copy of their		N/	-20
Identify key personnel who have no ownership interest and briefly des	scribe their res	ponsib	ilitie	s:
Will hire as necessary				
Describe the type and number of vehicles the applicant intends to ope	erate:			
A. Type of Vehicles: Flat bed				
B. Number of Vehicles: 1	-3:	- 1		
Attack whatequarks of vahiolog as an exhibit			Exh	
Attach photographs of vehicles as an exhibit. If available, provide copies of vehicle titles and registration.			N/	_
in available, provide oopies or ventole titles and registration.			147	_
Describe the facilities to be used for this operation:				
Office domicile is a residential place.		(E)		
Vehicle will be parked in a commercial location or storage location. Place a provided during compliance phase	and address will	be		
Address (If Known):		- 1	<u> </u>	
3620 Park Oliver Dr. Las Vegas, NV 89110				
Does the Applicant have an acceptable Timekeeping method?	YES	X	NO	
If Yes, Describe: Dispatch Log				
Does the Applicant plan to store their vehicles at a location other than business domicile?	their YES	x	NO	
Provide address (If known): Place and address will be provided during		1000000		
			-300	
		x	NO	
Does the Applicant understand the operating authority sought, and is				
consistent with the applied authority?	YES		NO	
			NO Exh	ibit
consistent with the applied authority? Can the Applicant secure insurance as required by NAC 706.191?	YES YES			
consistent with the applied authority?	YES YES		Exh	
consistent with the applied authority? Can the Applicant secure insurance as required by NAC 706.191?	YES YES		Exh)

Does the Applicant understand the requirements contained within 49 CFR 391.51 as they pertain to the establishment and maintenance driver qualification files? YES	x	NO	
Does the Applicant understand the requirements contained within 49 CFR 396 as they pertain to the establishment and maintenance of vehicle maintenance records?	x	NO	
Does the Applicant understand the requirement that pertain to the establishment of a substance abuse policy/program as contained in 49 CFR Parts 40, 382? YES	x	NO	
Has the Applicant contracted with a laboratory to perform and monitor their substance abuse program? YES		NO	x
If so, which laboratory? Compliance			-

Has the Applicant signed the NTA Knowledge Statement?	YES	X	NO
			Exhibit
Attach signed Knowledge Statement.			F

COM	PLIANCE ITEMS
1	Avoid Material Changes
2	File with the Authority evidence, (Form E), or required insurance in Applicant's name.
3	File with the Authority the necessary insurance (Certificate of Insurance), describing liability limits, and vehicles covered.
4	Make vehicle(s) available for inspection by Enforcement Staff to ensure that they properly display the CPCN number, name of company, and other required markings, in accordance with NAC 706.170, and NAC 706.412. Provide copies of insurance cab card, annual (USDOT) vehicle inspections, titles, and registrations.
5	Ensure Driver qualification files are setup in accordance with CFR 391.51. Make available to Enforcement Staff for inspection of their business and vehicle domiciles. Ensure all drivers have pre-employment drug testing in accordance with Title 49, Parts 40, and 382. Explain and make available for inspection set-up of time tracking method put into place.
6	Ensure vehicle maintenance files are set up in accordance with CFR 396.
7	If vehicles are to be parked at residence, applicant shall produce 1) a letter signed by an authorized officer of homeowners association (HOA) or 2) if no HOA then a letter signed by an authorized officer of the city (or county) office of parking and code enforcement where the residence is located. The letter shall identify the applicant, identify and describe the vehicle(s) and identify the residence address.
8	File a copy of tow invoice which includes the CPCN number granted.
9	File a copy of dispatch log in accordance with NRS 706.4465
10	File a tariff for review/approval by the Financial Analyst, which includes a description of the authority granted, CPCN number, and the name and address of the Applicant.
11	(TOW CAR) Apply for a tow car plate(s).
12	(TOW CAR) Provide copy of Amber light Permit.
13	Provide copy of contract with a aboratory to perform and monitor their substance abuse program.
14	Reimburse the Authority for the cost of noticing fees of the application.

	1 1		
INVESTIGATOR: M. Acevedo	M	(ACHO MARCAN)	DATE: Q. IQ. 2002
REVIEWED BY SUPERVISOR:	1	KINERIWAL	DATE: 9/21/20
REVIEWED BY APPLICATION N	ANAG	ER PETROUTE	DATE: 9-22-20

A listed EXHIBIT, (A, B, C etc), is the documentary evidence of the requirement being met. If a requirement has not been met, the EXHIBIT category will be left blank and it will be checked as a compliance item. Questions that do not apply to the Applicant the EXHIBIT category will be marked as NA.

Rev 07/31/2019

,)	
Necessity 7389.)	
under Certificate of Public Convenience and)	
for an expansion of operating authority granted)	Docket 20-08018
In Re: The Application of Victory Towing, LLC)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

COMPLIANCE ORDER

The Nevada Transportation Authority ("Authority") makes the following findings of fact and conclusions of law:

- That on August 19, 2020, Victory Towing, LLC ("Applicant") filed an application with the Nevada Transportation Authority ("Authority") for an expansion of authority granted under Certificate of Public Convenience and Necessity ("CPCN") 7398. The Applicant seeks to expand their consent-only tow authority by adding the authority to provide non-consent tow services. Said Application was designated as Docket 20-08018.
- 2. That the Application was properly noticed to the public and there were no petitions for leave to intervene or protests filed.
- 3. That based upon all the records pertaining to the Application, after investigation:
 - a. The Application on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.

Docket 20-08018 Page 2 of 4

b. The Applicant's operations and equipment meet the requirements set forth in NRS 706.4463 for the issuance of a CPCN.

c. The operation contemplated by Applicant will be consistent with the public interest and will not operate to defeat the legislative policy set forth in NRS 706.151.

Therefore, based upon the foregoing findings, it is ORDERED that:

1. The Application on file herein shall be GRANTED for the transportation service specified below:

On-call irregular route transportation of vehicles requiring tow car service by tow car vehicle.

Between points and places within the State of Nevada.

- 2. Upon full compliance with the conditions of this Order, the Certificate identified as CPCN 7398, shall be CANCELLED and a new Certificate of Public Convenience and Necessity identified as CPCN 7398, Sub 1, shall be issued to Victory Towing, LLC, authorizing operation in intrastate commerce as is more particularly described in the first ordering paragraph herein above.
- Before issuance of said Certificate referred to hereinabove, the Applicant shall be required to:
 - a. Avoid material changes in any conditions relied upon by the Authority in its determination of operational fitness and immediately report to Authority Staff any such material changes, should they occur.
 - b. Provide a tariff for review by the Financial Analyst, which includes a description of the authority granted, CPCN number, and the name and address of the Applicant.
 - c. Make available for Enforcement Staff inspection, the tow yard, business and vehicle domiciles.
 - d. Pursuant to NAC 706.1355, reimburse the Authority for the costs of noticing related to the Application.

Docket 20-08018 Page 3 of 4

4. Compliance with the foregoing requirements must be made <u>NO LATER THAN 120 days</u> after issuance of this Order. If the Applicant fails to comply within 120 days after issuance of this Order, the Deputy Commissioner may vacate this Order and dismiss this Application.

- 5. This Order does not constitute operating authority. **Performance of the transportation** services contemplated by this Order may not be instituted prior to the issuance of the Certificate referred to hereinabove.
- 6. If the Applicant is cited by the Authority for any violation of NRS 706 or NAC 706 for non-consent tow services prior to the issuance of the Certificate referred to hereinabove, the Deputy Commissioner shall vacate this Order and dismiss this Application unless the Authority orders otherwise.
- 7. The Deputy Commissioner shall be authorized to issue a Certificate of Public Convenience and Necessity upon Applicant's compliance with all requirements set forth hereinabove.

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Docket 20-08018 Page 4 of 4

8. The Authority retains jurisdiction for the purpose of correcting any errors that may have

occurred in the drafting or issuance	occurred in the drafting or issuance of this Order.				
	By the Authority,				
	Dawn Gibbons, Chairman				
	George Assad, Commissioner				
	David Newton, Commissioner				
Attest:	sioner				
Dated: Las Vegas, Nevada					

NOTICE: Pursuant to NRS 233B.130, any party to this matter aggrieved by the above final decision may file a petition for rehearing or reconsideration. A petition for rehearing or reconsideration must be filed with the Authority within 15 days after the date the party received this Order.

STATE OF NEVADA TRANSPORTATION AUTHORITY BACKGROUND INVESTIGATION FOR ALL CARRIER APPLICATIONS EXPANSION OF AUTHORITY

CPCN 7398

DOCKET NUMBER:	20-08018	DATE A	APPLICAT	ION WAS FILE	D:			
APPLICANT: Juan Colas TITLE: Owner								
COMPANY NAME: V	ictory Towing, LLC				N 7 3			- 8
ADDRESS: 1055 W N			183	877	77			- 356
PHONE NUMBERS:			-	***			Ch . nto	
ATTORNEY: N/A				PHONE#: N/A	V			
INVESTIGATOR: D.	Main	7-2	à ·	DATE ASSIG		0/202	20	
	The second secon		11			10000		
Attack commisted Aunti-	-4: 0-4:	- L 11 14 A		*	1101		Exh	_
Attach completed Applic	ation Oath page as E	Xnibit A					A	<u>. </u>
What type of expansion	s requested?	Geogra	aphical	Equipment		Othe	r	Х
Explain: Applicant reques					ns.	01110	•	
\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\								
What type of service doe Charter Limousine	S the Applicant curre			Transfer		- T		
Charter Bus	Special Service			Transfer EMT		ic Tou IHG	rs	
USDOT Authority	Other States		+	Taxi	25.04	w Car	+	Х
				00-50-20-00-0		Non-co	1	
					-11-11			
			3			-	Exhi	
opy of Carriers current C	ertificate			***			В	<u>, </u>
							Exhi	ihit
opy of Carriers proposed	l tariff		50.				C	
	V/2			X			•	
Is the Applicant seeking to	add a new operating a	authority?			YES	Х	NO	
If so, what type of operat							110	-
Non-Consent Tow Autho								
Does the Applicant unders	tand the distinction/dif	ferences bet	ween their c	urrent grant of ope				
authority and the new auth	ority sought?				YES	X	NO	
Will Applicant's business s	tructure/ownership cha	ange from w	hat is curren	tly on file with the I	NTA? YES		NO	X
las there been any previous	NTA enforcement ac	tion? (includ	ing against t	ne company's drive	ers) YES		NO	X
oes the Applicant have U	SDOT Authority? (If	so, include	the SAFER	printout as exhib	it) YES		NO	X
Applicant operating in a	nother state?	70.20			YES		NO	
				,	4.5			
so, attach copies of Enfo	rcement Database D	rintout/c)	f mara the	E citations include	do 01100000		Exh	ıbit
sting the citation number	, fine amounts and d	ate of issua	nce NAC o	NRS or CFR vio	Je Summary Jations At	ach	N/A	Δ
opies of MC/USDOT ratin	g.		,		advis. At	.uoi I	1317	-Avia
					D		Exh	ibie
ttach copy of Operationa	Inspection					Si .	EXN	



COMI	PLIANCE ITEMS	
1	Avoid Material Changes	
2	Conduct tow yard inspection	
6	File a tariff for approval by the Financial Analyst	_
8	Reimburse the Authority for the cost of noticing fees of the application	_

INVESTIGATOR: MALL	0 0	DATE:09/02/2020
REVIEWED BY SUPERVISOR:	A Roma Roman	DATE: 9/2/20
REVIEWED BY APPLICATION MANAGER:	Moule -	DATE: 9-10-20
DO CINGANIAL CARLLADI	Maria Wall	01020

A listed EXHIBIT, (A,B,C etc), is the documentary evidence of the requirement being met. If a requirement has not been met, the EXHIBIT category will be left blank and it will be checked as a compliance item. Questions that do not apply to the Applicant will be marked as NA.

Rev. 8/2018rmr

Agenda Item# 46

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of Hoag, LLC d/b/a)	
Amore` Transport to discontinue operations)	Docket 20-09003
authorized under Certificate of Public Convenience)	
and Necessity 1141 from September 4, 2020 through)	
March 3, 2021.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

The Nevada Transportation Authority ("Authority") makes the following findings of fact and conclusions of law:

- 1. That on September 3, 2020, Duane Staley, Owner of Hoag, LLC d/b/a Amore` Transport ("Petitioner") filed a Request, designated as Docket 20-09003, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 1141 for the period of September 4, 2020 through March 3, 2021. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
- That the Request was properly noticed and there were no petitions for leave to intervene or protests filed.
- 3. That the Request on file herein comes within the purview of the statutes of the State of Nevada.
- That the Authority has reviewed all the records relating to this Petition and finds that granting the Request would be in the public interest.

///

Docket 20-09003 Page 2 of 2

Therefore, based upon the foregoing findings, it is hereby ORDERED that:

 The Request of Hoag, LLC d/b/a Amore` Transport to temporarily discontinue operations authorized under CPCN 1141 is hereby GRANTED for the period September 4, 2020 through March 3, 2021, subject to the condition set forth in subparagraph 2 below.

- Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN
 1141 and:
 - a. Ensure carrier has an approved safety plan on file with the NTA.
 - b. Undergo an operational inspection by Authority Staff PRIOR to resuming said operations,
 - c. Provide evidence of current vehicle liability insurance and Form E,
 - d. Ensure that all drivers have applied for drivers' permit,
 - e. Ensure carrier has current decals on vehicles, and
 - f. Provide proof of enrollment in a random drug testing consortium and current enrollment list.
- 3. The Authority retains jurisdiction for the purpose of correcting any errors that may have occurred in the drafting or issuance of this Order.

	By the Authority,
	Dawn Gibbons, Chairman
	George Assad, Commissioner
	George Assau, Commissioner
	David Newton, Commissioner
Attest: Jennifer De Rose, Deputy Commissioner	-
Dated:	
Las Vegas, Nevada	

20-09003

State of Nevada Department of Business and Industry Nevada Transportation Authority Request to Temporarily Discontinue CPCN: In accordance with NRS 706,341, the above named cartificate holder would like to temporarily discontinue service, from September 4, 2020 to March 3, 2021 This request is due to: OPERATIONS CONDUCTED BY THE REQUESTING CERTIFICATE HOLDER MUST CONTINUE UNTIL THE NEVADA TRANSPORTATION AUTHORITY ISSUES AN ORDER GRANTING A TEMPORARY DISCONTINUANCE OF SERVICE. If you wish to resume operations prior to the end date of this request, you must first notify the Nevada Transportation Authority in writing, stating the date you intend to begin service, and provide pages of current insurance, and current tariffs, if applicable.

Submit both pages of this Request to:

Nevada Transportation Authority

3300 West Sahara Avenue

Or

1755 E Plumb Lane

Suite 200

Suite 229

Las Vegas, NV 89102

Reno, NV 89502

If you have any questions, please contact us at 702-486-3303, extension 66546.

Agenda Item# 47

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of Johnny's Express, Inc.)	
to discontinue operations authorized under Certificate)	Docket 20-09022
of Public Convenience and Necessity 2181, Sub 2,)	
from September 18, 2020 through March 16, 2021.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

The Nevada Transportation Authority ("Authority") makes the following findings of fact and conclusions of law:

- 1. That on September 18, 2020, Johnny Miranda, Owner of Johnny's Express, Inc. ("Petitioner") filed a Request, designated as Docket 20-09022, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 2181, Sub 2, for the period of September 18, 2020 through March 16, 2021. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
- 2. That the Request on file herein comes within the purview of the statutes of the State of Nevada.
- That the Authority has reviewed all the records relating to this Petition and finds that granting the Request would be in the public interest.

Therefore, based upon the foregoing findings, it is hereby ORDERED that:

1. The Request of Johnny's Express, Inc. to temporarily discontinue operations authorized under CPCN 2181, Sub 2, is hereby GRANTED for the period September 18, 2020 through March 16,

Docket 20-09022 Page 2 of 2

2021, subject to the condition set forth in subparagraph 2 below.

- Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN
 Sub 2 and:
 - a. Ensure carrier has an approved safety plan on file with the NTA.
 - b. Undergo an operational inspection by Authority Staff PRIOR to resuming said operations,
 - c. Provide evidence of current vehicle liability insurance and Form E,
 - d. Ensure that all drivers have applied for drivers' permit, and
 - e. Provide proof of enrollment in a random drug testing consortium and current enrollment list.
- 3. The Authority retains jurisdiction for the purpose of correcting any errors that may have occurred in the drafting or issuance of this Order.

		By the Authority,
		Dawn Gibbons, Chairman
		George Assad, Commissioner
		George Assau, Commissioner
		David Newton, Commissioner
Attest:	Jennifer De Rose, Deputy Commissioner	-
Dated:		
	Las Vegas, Nevada	

20-09022

9/21/20 rmb DT/NTA

State of Nevada Department of Business and Industry RECEIVED Nevada Transportation Author Received

Request to Temporarily Discontinue Ser

Company Name:	Johnnys Express I		Nevada Transportation Authority Las Vegas, Nevada
Address: 8009 Vista D	el Rosa	<u> </u>	
City, State, Zip:Down	ney Ca 90240	10 =	
CPCN: 2181			
In accordance with NRS discontinue service, from This request is due to:	09/18/2020	to03/16/20:	(Not to exceed 6 months)
THE NEVADA TRANSPORDISCONTINUANCE OF SE	RTATION AUTHORITY IS RVICE. erations prior to the end ethority in writing, statin	d date of this reque	est, you must first notify the end to begin service, and
Signature of Certificate Ho	older		
Johnny Miranda			
Printed name of Certificat	e Holder		
562-927-4649			
Phone number	Fax number		
Submit both pages of this I	Request to:		
Ne	vada Transportation Au	thority	
3300 West Sahara Avenue		1755 E Plumb Lane	Э
Suite 200 Las Vegas, NV 89102		Suite 229 Reno, NV 89502	
-			
If you have any questions,	please contact us at 70	2-486-3303, extensio	n 66546.

Agenda Item# 48

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of Arrowhead Services,)	
LLC to discontinue operations authorized under)	Docket 20-02006
Certificate of Public Convenience and Necessity 7352)	
from August 3, 2020 through February 3, 2021.)	
·)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

The Nevada Transportation Authority ("Authority") makes the following findings of fact and conclusions of law:

- 1. That on February 7, 2020, Roland R. Smith, Owner of Arrowhead Services, LLC ("Petitioner") filed a Request, designated as Docket 20-02006, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 7352 for the period of February 3, 2020 through August 3, 2020. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
- 2. That the Request required retroactive approval.
- 3. That the request was granted at the July 22, 2020 general session
- 4. That on September 21, 2020, the Petitioner filed a second request with the Authority to extend the period of temporary discontinuance of operations for the period of August 3, 2020 through February 3, 2021.
- 5. That the Request on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.

Docket 20-02006 Page 2 of 3

- 6. That the second request requires retroactive approval
- 7. That the Authority has reviewed all the records relating to this Petition and finds that granting the Request would be in the public interest.

Therefore, based upon the foregoing findings, it is hereby ORDERED that:

- The Request of Arrowhead Services, LLC to temporarily discontinue operations authorized under CPCN 7352 is hereby GRANTED for the period August 3, 2020 through February 3, 2021, subject to the condition set forth in subparagraph 2 below.
- Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN
 7352 and:
 - a. Undergo an operational inspection by Authority Staff **PRIOR** to resuming said operations,
 - b. Provide evidence of current vehicle liability insurance,
 - c. Provide proof of enrollment in a random drug testing consortium and current enrollment list and,
 - d. Ensure an approved safety plan is on file at the NTA.

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Docket 20-02006 Page 3 of 3

The Authority retains jurisdiction for the purpose of correcting any errors that may have occurred				
in the drafting or issuance of this Order.				
	By the Authority,			
	Dawn Gibbons, Chairman			
	George Assad, Commissioner			
	David Newton, Commissioner			
est: Jennifer De Rose, Deputy Commissioner	-			
ted: Las Vegas, Nevada				
	in the drafting or issuance of this Order. Test: Jennifer De Rose, Deputy Commissioner ted:			

State of Nevada **Department of Business and Industry** Nevada Transportation Authority

RECEIVED

SEP 2 1 2020

Nevada Transportation Authority	
Request to Temporarily Discontinue Service Nevada	
Company Name: ARROWHEAD SERVICES, LLC	L
Address: 1175 COOPER ST	
City, State, Zip: OVERTON, NV 89040 EXTENSION	
CPCN: 7352	
In accordance with NRS 706.341, the above named certificate holder would like to temporarily discontinue service, from	
This request is due to: THE BRIGNAL EX DISCONTINUANCE WAS SUE TOAN ENGINE	
FAILURE. AFTER FINALLY GETTING THE ENGINE RESURED, JUST BEFORE WE WOULD	,
HAVE REQUESTED TO BE ABLE TO RESUME OPERATIONS, THE SAME TRUCK BURNED, OPERATIONS CONDUCTED BY THE REQUESTING CERTIFICATE HOLDER MUST CONTINUE UNTIL THE CARE THE NEVADA TRANSPORTATION AUTHORITY ISSUES AN ORDER GRANTING A TEMPORARY DISCONTINUANCE OF SERVICE.	
If you wish to resume operations prior to the end date of this request, you must first notify the Nevada Transportation Authority in writing, stating the date you intend to begin service, and provide proof of current insurance, and current tariffs, if applicable.	
Signature of Certificate Holder	
ROLAND R. SMITH Printed name of Certificate Holder	
702-274-5646	
Phone number Fax number	
Submit both pages of this Request to:	
Nevada Transportation Authority	

1755 E Plumb Lane

Reno, NV 89502

Suite 229

If you have any questions, please contact us at 702-486-3303, extension 66546.

or

3300 West Sahara Avenue

Las Vegas, NV 89102

Suite 200

Agenda Item# 49

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of R & R Transportation,)	
LLC to discontinue operations authorized under)	Docket 20-03021
Certificate of Public Convenience and Necessity 2264)	
from September 18, 2020 through March 18, 2021.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

The Nevada Transportation Authority ("Authority") makes the following findings of fact and conclusions of law:

- 1. That on March 19, 2020, Donna Cortez, Owner of R & R Transportation, LLC ("Petitioner") filed a Request, designated as Docket 20-03021, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 2264 for the period of March 19, 2020 through May 18, 2020. Said request, filed due to the COVID-19 pandemic, was extended to September 18, 2020. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
- 2. That the Request required retroactive approval.
- 3. That the request was granted at the July 22, 2020 general session
- 4. That on September 17, 2020, the Petitioner filed a second request with the Authority to extend the period of temporary discontinuance of operations for the period of September 18, 2020 through March 18, 2021.
- 5. That the Request on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.

Docket 20-03021 Page 2 of 3

6. That the Authority has reviewed all the records relating to this Petition and finds that granting the Request would be in the public interest.

Therefore, based upon the foregoing findings, it is hereby ORDERED that:

- 1. The Request of R & R Transportation, LLC to temporarily discontinue operations authorized under CPCN 2264 is hereby GRANTED for the period September 18, 2020 through March 18, 2021, subject to the condition set forth in subparagraph 2 below.
- Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN
 2264, and:
 - a. Undergo an operational inspection by Authority Staff **PRIOR** to resuming said operations,
 - b. Provide evidence of current vehicle liability insurance and Form E,
 - c. Ensure that all drivers have applied for drivers' permits,
 - d. Provide proof of enrollment in a random drug testing consortium and current enrollment list, and
 - e. Ensure an approved safety plan is on file at the NTA.

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Docket 20-03021 Page 3 of 3

3.	The Authority retains jurisdiction for the purpose of correcting any errors that may have occurred		
	in the drafting or issuance of this Order.		
		By the Authority,	
		Dawn Gibbons, Chairman	
		George Assad, Commissioner	
		David Newton, Commissioner	
Atı	rest:	_	
	Jennifer De Rose, Deputy Commissioner		
Da	ted: Las Vegas, Nevada		

EXTENSION - 20-03021

State of Nevada Department of Business and Industry RECEIVED Nevada Transportation Authority SEP 1 7 2020

Request to Temporarily Discontinue Service Sponstron Authority

Company Name: R&R	TRANSPORTATION	N, LLC	Las	Vegas, Nevada
Address: 6316 VICUNA DF				
				Additional to the second secon
City, State, Zip: LAS VEGA	S, NV 89102			and Artistan and A
CPCN: 2264				
In accordance with NRS 706 discontinue service, from			021	
This request is due to: Requ	uesting an extension	because of lack of	work due to Co	oviD-19
OPERATIONS CONDUCTED IN THE NEVADA TRANSPORTADISCONTINUANCE OF SERVING WITH SERVING TRANSPORTATION AND TRANSPORTATION AND PROVIDE PROV	ATION AUTHORITY ICE. Itions prior to the enority in writing, sto	end date of this re	quest, you mu	a TEMPORARY ust first notify the
Signature of Certificate Hold	er			
DONNA CORTEZ				C.12
Printed name of Certificate	Holder			
702-769-1446				
Phone number	Fax number			
Submit both pages of this Re	quest to:			
Nevo	ada Transportation .	Authority		
3300 West Sahara Avenue	or	1755 E Plumb	Lane	
Suite 200		Suite 229	00	
Las Vegas, NV 89102		Reno, NV 895	UZ	
If you have any questions, pl	lease contact us at	702-486-3303, exte	ension 66546.	

Agenda Item# 50

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of Portofino Tours)	
Service, Inc. d/b/a/ SEEUSATOURS to discontinue)	Docket 20-03022
operations authorized under Certificate of Public)	
Convenience and Necessity MV 6142, Sub 1, from)	
September 18, 2020 through March 18, 2021.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

The Nevada Transportation Authority ("Authority") makes the following findings of fact and conclusions of law:

- 1. That on March 20, 2020, Gerardo Arino, Managing Member of TOTS, LLC, parent company of Portofino Tours Service, Inc. d/b/a/ SEEUSATOURS ("Petitioner") filed a Request, designated as Docket 20-03022, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") MV 6142, Sub 1, for the period of March 22, 2020 through May 31, 2020. Said request, filed due to the COVID-19 pandemic, was extended to September 18, 2020. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
- 2. That the request was granted at the July 22, 2020 general session.
- 3. That on September 16, 2020, the Petitioner filed a second request with the Authority to extend the period of temporary discontinuance of operations for the period of September 18, 2020 through March 18, 2021.
- 4. That the Request on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.

Docket 20-03022 Page 2 of 3

That the Authority has reviewed all the records relating to this Petition and finds that granting the Request would be in the public interest.

Therefore, based upon the foregoing findings, it is hereby ORDERED that:

- The Request of Portofino Tours Service, Inc. d/b/a/ SEEUSATOURS to temporarily discontinue operations authorized under CPCN MV 6142, Sub 1, is hereby GRANTED for the period September 18, 2020, through March 18, 2021, subject to the condition set forth in subparagraph 2 below.
- Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN MV 6142, Sub 1 and:
 - a. Undergo an operational inspection by Authority Staff **PRIOR** to resuming said operations,
 - b. Provide evidence of current vehicle liability insurance and Form E,
 - c. Ensure all drivers had applied for temporary drivers' permits,
 - d. Provide proof of enrollment in a random drug testing consortium and current enrollment list,
 - e. Ensure all vehicles have current decals, and
 - f. Ensure an approved safety plan if on file at the NTA.

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Docket 20-03022 Page 3 of 3

3.	The Authority retains jurisdiction for the purpose of correcting any errors that may have occurred		
	in the drafting or issuance of this Order.		
		By the Authority,	
		Dawn Gibbons, Chairman	
		George Assad, Commissioner	
		David Newton, Commissioner	
Att	est: Jennifer De Rose, Deputy Commissioner	-	
Da	ted:Las Vegas, Nevada		

RECEIVED

State of Nevada **Department of Business and Industry** Nevada Transportation Authority Nevada Transportation Authority

SEP 1 6 2020

Las Vegas, Nevada

Request to Temporarily Discontinue Service

Request to remporarily Discontinue Service
Company Name: PORTOFINO TOUR SERVICE INC dISTR SEEUSA TOURS
Address: 2595 CHANDLER AVE #2
City, State, Zip: LAS VEGAS NV EXTENS 10
CPCN: MV 6142
In accordance with NRS 706.341, the above named certificate holder would like to temporarily discontinue service, from Sep 13 2020 to MAC 18 2021 (Not to exceed 6 months) This request is due to: DWN NUS Fellu from dic To coso NAVIEWS
This request is due to: 5 Whiles Felledim all 10 coso NAVIEWS
LANDEMIA - COUID 19
If you wish to resume operations prior to the end date of this request, you must first notify the Nevada Transportation Authority in writing, stating the date you intend to begin service, and provide proof of current insurance, and current tariffs, if applicable. Signature of Certificate Holder
GERAROS APINO
Printed name of Certificate Holder
917 468 3555
Phone number Fax number
Submit both pages of this Request to:
Nevada Transportation Authority

3300 West Sahara Avenue

1755 E Plumb Lane

Suite 200

Suite 229

Las Vegas, NV 89102

Reno, NV 89502

If you have any questions, please contact us at 702-486-3303, extension 66546.

Agenda Item# 51

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of In-Cahoots Events,)	
LLC d/b/a Lil Pink Party Bus to discontinue)	Docket 20-03023
operations authorized under Certificate of Public)	
Convenience and Necessity 2161, from September 9,)	
2020 through February 9, 2021.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

The Nevada Transportation Authority ("Authority") makes the following findings of fact and conclusions of law:

- 1. That on March 20, 2020, Michael Ceragioli, Owner of In-Cahoots Events, LLC d/b/a Lil Pink Party Bus ("Petitioner") filed a Request, designated as Docket 20-03023, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 2161 for the period of March 20, 2020 through May 20, 2020. Said request, filed due to the COVID-19 pandemic was extended to September 18, 2020. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
- 2. That the request was granted at the July 22, 2020 general session.
- 3. That on September 10, 2020, the Petitioner filed a second request with the Authority to extend the period of temporary discontinuance of operations for the period of September 9, 2020 through February 9, 2021.

Docket 20-03023 Page 2 of 3

4. That the original period did not expire until September 18, 2020, therefore retroactive approval is not required.

- 5. That the Request on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.
- 6. That the Authority has reviewed all the records relating to this Petition and finds that granting the Request would be in the public interest.

Therefore, based upon the foregoing findings, it is hereby ORDERED that:

- 1. The Request of In-Cahoots Events, LLC d/b/a Lil Pink Party Bus to temporarily discontinue operations authorized under CPCN 2161 is hereby GRANTED for the period September 9, 2020, through February 9, 2021, subject to the condition set forth in subparagraph 2 below.
- Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN
 2161 and:
 - a. Undergo an operational inspection by Authority Staff **PRIOR** to resuming said operations,
 - b. Provide evidence of current vehicle liability insurance and Form E,
 - c. Provide proof of enrollment in a random drug testing consortium and current enrollment list.
 - d. Ensure all drivers have applied for driver's permits, and
 - e. Ensure an approved safety plan is on file at the NTA.

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Docket 20-03023 Page 3 of 3

3.	The Authority retains jurisdiction for the purpose of correcting any errors that may have occurred		
	in the drafting or issuance of this Order.		
		By the Authority,	
		Dawn Gibbons, Chairman	
		George Assad, Commissioner	
		David Newton, Commissioner	
Att	est:		
	Jennifer De Rose, Deputy Commissioner		
Da	ted: Las Vegas, Nevada		

20-03023 RECEIVED

State of Nevada Department of Business and Industry Nevada Transportation Authority SEP 1

Request to Temporarily Discontinue Services Authority

Nevada Transportation Authority

C S C S Wights, Nevada

Cas vagas, NSVAOS
Company Name: In-Cahoots Events LLC d/b/a LILPINK Party Bus
Address: 3150 W Wigwam Ave
City, State, Zip: <u>Las Vegas NV 89139</u>
CPCN: <u>2161</u>
In accordance with NRS 706.341, the above named certificate holder would like to extend our temporarily discontinue service, from <u>September 9 2020</u> to <u>February 9 2021</u>
. (Not to exceed 6 months) This request is due to: Governor Sisolaks Covid-19 Shut down order. God help us all.
THE NEVADA TRANSPORTATION AUTHORITY ISSUES AN ORDER GRANTING A TEMPORARY DISCONTINUANCE OF SERVICE. If you wish to resume operations prior to the end date of this request, you must first notify the Nevada Transportation Authority in writing, stating the date you intend to begin service, and provide proof of current insurance, and current tariffs, if applicable.
Signature of Certificate Holder
Michael Ceragioli Printed name of Certificate Holder
702-343-8149
Phone number Fax number
Submit both pages of this Request to:
Nevada Transportation Authority

3300 West Sahara Avenue

or

1755 E Plumb Lane

Suite 200

Suite 229

Las Vegas, NV 89102

Reno, NV 89502

If you have any questions, please contact us at 702-486-3303, extension 66546.

Agenda Item# 52

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of DJ Service, LLC d/b/a)	
Vegas First Class to discontinue operations authorized)	Docket 20-03025
under Certificate of Public Convenience and)	
Necessity 2222, from September 19, 2020 through)	
March 18, 2021.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

The Nevada Transportation Authority ("Authority") makes the following findings of fact and conclusions of law:

- 1. That on March 26, 2020, Javier Gonzalez Cava, Owner of DJ Service, LLC d/b/a Vegas First Class ("Petitioner") filed a Request, designated as Docket 20-03025, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 2222 for the period of March 25, 2020 through September 10, 2020. Said request, filed due to the COVID-19 pandemic, was extended to September 18, 2020. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
- 2. That the Request required retroactive approval.
- 3. That the request was granted at the July 22, 2020 general session.
- 4. That on September 8, 2020, the Petitioner filed a second request with the Authority to extend the period of temporary discontinuance of operations for the period of September 19, 2020 through March 18, 2021.

Docket 20-03025 Page 2 of 3

5. That the Request on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.

6. That the Authority has reviewed all the records relating to this Petition and finds that granting the Request would be in the public interest.

Therefore, based upon the foregoing findings, it is hereby ORDERED that:

- The Request of DJ Service, LLC d/b/a Vegas First Class to temporarily discontinue operations authorized under CPCN 2222 is hereby GRANTED for the period September 19, 2020, through March 18, 2021, subject to the condition set forth in subparagraph 2 below.
- Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN
 2222 and:
 - a. Undergo an operational inspection by Authority Staff **PRIOR** to resuming said operations,
 - b. Provide evidence of current vehicle liability insurance and Form E,
 - c. Ensure that all drivers have applied for drivers' permit,
 - d. Provide proof of enrollment in a random drug testing consortium and current enrollment list, and
 - e. Ensure an approved safety plan is on file at the NTA.

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Docket 20-03025 Page 3 of 3

3.	3. The Authority retains jurisdiction for the purpose of correcting any errors that may have occurre		
	in the drafting or issuance of this Order.		
		By the Authority,	
		Dawn Gibbons, Chairman	
		George Assad, Commissioner	
		David Newton, Commissioner	
Att	est: Jennifer De Rose, Deputy Commissioner	-	
Dat	ted:		
	Las Vegas, Nevada		

9/11/20 rmb DT/NTA . *g*

State of Nevada Department of Business and Industry Nevada Transportation Authority

20-03025 by EXTENSION

Request to Temporarily Discontinue	Service
Company Name: Vegos First Class	RECEIV
Address: 3990 W Dewey Dr.	SEP 0 8 2020
	Nevada Transportation Author Las Vegas, Nevada
In accordance with NRS 706.341, the above named certificate holder discontinue service, from September 19, 2-20 to March 18, 2- This request is due to: Covid 19 Impact on the Co	would like to temporarily 21.
This request is due to: <u>Covid 19 Impact on the Co</u> and bosiness.	mmunity

OPERATIONS CONDUCTED BY THE REQUESTING CERTIFICATE HOLDER MUST CONTINUE UNTIL THE NEVADA TRANSPORTATION AUTHORITY ISSUES AN ORDER GRANTING A TEMPORARY DISCONTINUANCE OF SERVICE.

If you wish to resume operations prior to the end date of this request, you must first notify the Nevada Transportation Authority in writing, stating the date you intend to begin service, and provide proof of current insurance, and current tariffs, if applicable.

Signature of Certificate Holder

Walter D Amaya Printed name of Certificate Holder

702-332-5822

Phone number

Fax number

Submit both pages of this Request to:

Nevada Transportation Authority

3300 West Sahara Avenue

OF

1755 E Plumb Lane

Suite 200

•

Suite 229

Las Vegas, NV 89102

Reno, NV 89502

If you have any questions, please contact us at 702-486-3303, extension 66546.

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of Sunrise Plaza)	
Transportation of Nevada, Inc. d/b/a Lassen Tours to)	Docket 20-03026
discontinue operations authorized under Certificate of)	
Public Convenience and Necessity 2028, Sub 3, from)	
September 16, 2020 through March 16, 2021.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

The Nevada Transportation Authority ("Authority") makes the following findings of fact and conclusions of law:

- 1. That on March 30, 2020, Robert Terakawa II, Manager of Sunrise Plaza Transportation of Nevada, Inc. d/b/a Lassen Tours ("Petitioner") filed a Request, designated as Docket 20-03026, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 2028, Sub 3 for the period of March 27, 2020 through April 30, 2020. Said request, filed due to the COVID-19 pandemic, was extended to September 18, 2020. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
- 2. That the Request required retroactive approval.
- 3. That the request was granted at the July 22, 2020 general session.
- 4. That on September 17, 2020, the Petitioner filed a second request with the Authority to extend the period of temporary discontinuance of operations for the period of September 16, 2020 through March 16, 2021.

Docket 20-03026 Page 2 of 3

5. That the Request on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.

6. That the Authority has reviewed all the records relating to this Petition and finds that granting the Request would be in the public interest.

Therefore, based upon the foregoing findings, it is hereby ORDERED that:

- The Request of Sunrise Plaza Transportation of Nevada, Inc. d/b/a Lassen Tours to temporarily discontinue operations authorized under CPCN 2028, Sub 3, is hereby GRANTED for the period September 16, 2020, through March 16, 2021, subject to the condition set forth in subparagraph 2 below.
- Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN
 Sub 3 and:
 - a. Undergo an operational inspection by Authority Staff **PRIOR** to resuming said operations,
 - b. Provide evidence of current vehicle liability insurance and Form E,
 - c. Ensure all drivers have applied for drivers' permits,
 - d. Provide proof of enrollment in a random drug testing consortium and current enrollment list, and
 - e. Ensure an approved safety plan is on file at the NTA.

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Docket 20-03026 Page 3 of 3

3.	The Authority retains jurisdiction for the purpose of correcting any errors that may have occurred		
	in the drafting or issuance of this Order.		
		By the Authority,	
		Dawn Gibbons, Chairman	
		George Assad, Commissioner	
		David Newton, Commissioner	
Atı	test:	_	
	Jennifer De Rose, Deputy Commissioner		
Da	ted: Las Vegas, Nevada		

State of Nevada Department of Business and Industry Nevada Transportation Authority

RECEIVED

EXTENSION - 20-03026

SEP 1 7 2020

Request to Temporarily Discontinue Service

Company Name: Sunrise Plaza Transportation Nevada
Address: 4047 Ponderosa Way
City, State, Zip: Las Vegas, NV 89118
CPCN: 2028
In accordance with NRS 706.341, the above named certificate holder would like to temporarily discontinue service, from09/16/2020
This request is due to: lack of business due to COVID-19 (Not to exceed 6 months)
OPERATIONS CONDUCTED BY THE REQUESTING CERTIFICATE HOLDER MUST CONTINUE UNTIL THE NEVADA TRANSPORTATION AUTHORITY ISSUES AN ORDER GRANTING A TEMPORARY DISCONTINUANCE OF SERVICE.

If you wish to resume operations prior to the end date of this request, you must first notify the Nevada Transportation Authority in writing, stating the date you intend to begin service, and

That H. Jewhon to

Signature of Certificate Holder

Printed name of Certificate Holder

(902)752-0456 (702)893-4041

Phone number

Fax number

provide proof of current insurance, and current tariffs, if applicable.

Submit both pages of this Request to:

Nevada Transportation Authority

3300 West Sahara Avenue

or

1755 E Plumb Lane

Suite 200

*,*1

Suite 229

Las Vegas, NV 89102

Reno, NV 89502

If you have any questions, please contact us at 702-486-3303, extension 66546.

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of Cosmo, Inc. to)	
discontinue operations authorized under Certificate of)	Docket 20-03029
Public Convenience and Necessity 1107 from)	
September 23, 2020 through March 22, 2021.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

The Nevada Transportation Authority ("Authority") makes the following findings of fact and conclusions of law:

- 1. That on March 30, 2020, Hitoshi Hirota, Owner of Cosmo, Inc. ("Petitioner") filed a Request, designated as Docket 20-03029, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 1107 for the period of March 23, 2020 through September 22, 2020. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
- 2. That the Request required retroactive approval.
- 3. That the request was granted at the July 22, 2020 general session
- 4. That on September 1, 2020, the Petitioner filed a second request with the Authority to extend the period of temporary discontinuance of operations for the period of September 23, 2020 through March 22, 2021.
- 5. That the Request on file herein comes within the purview of the statutes of the State of Nevada.
- 6. That the Authority has reviewed all the records relating to this Petition and finds that granting the Request would be in the public interest.

Docket 20-03029 Page 2 of 3

Therefore, based upon the foregoing findings, it is hereby ORDERED that:

1. The Request of Cosmo, Inc. to temporarily discontinue operations authorized under CPCN 1107 is hereby GRANTED for the period September 23, 2020 through March 22, 2021, subject to the condition set forth in subparagraph 2 below.

- Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN
 1107 and:
 - a. Undergo an operational inspection by Authority Staff **PRIOR** to resuming said operations,
 - b. Provide evidence of current vehicle liability insurance and Form E,
 - c. Ensure that all drivers have applied for drivers' permits,
 - d. Apply for NTA limo decals,
 - e. Provide proof of enrollment in a random drug testing consortium and current enrollment list, and
 - f. Ensure an approved safety plan is on file at the NTA.

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Docket 20-03029 Page 3 of 3

3.	The Authority retains jurisdiction for the purpose of correcting any errors that may have occurred		
	in the drafting or issuance of this Order.		
		By the Authority,	
		Dawn Gibbons, Chairman	
		George Assad, Commissioner	
		David Newton, Commissioner	
Atı	test: Jennifer De Rose, Deputy Commissioner	-	
Da	ted:Las Vegas, Nevada		
	245 . 6845, 1.0.444		

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COSMO INC

RECEIVED

SEP 0 1 2020

State of Nevada Department of Business and Industry Nevada Transportation Authority

Nevada Transportation Authority Las Vegas Nevada

Request to Temporari	ly Discont	inue Ser	vice	. A
Company Name: COSMO, INC			Set NE	2101
Address: 5125 W. DQUEND	Rd #15	E	XIC	2
City, State, Zip: Las Vegas,	NV 89	118	vice XTE NS 20-03	0
CPCN: 1107			-0-	
			A	2004.TS
In accordance with NRS 706.341, the above no discontinue service, from $\frac{9/23/2020}{}$	med certificateto	2/2020(1	11)()	
This request is due to: Lotoma Vitus	NO CUST	MER TR	Exceed 6 months)
	1	- 2- 22		20
OPERATIONS CONDUCTED BY THE REQUESTIN THE NEVADA TRANSPORTATION AUTHORITY DISCONTINUANCE OF SERVICE.				
If you wish to resume operations prior to the e Nevada Transportation Authority in writing, sto provide proof of current insurance, and current	iting the date y	bu intend to		
Signature of Certificate Holder	0V			1, 12.
HITOSHI HIROTA Printed name of Certificate Holder				
702-604-9314 702-616-20	5)			
Phone number Fax number	~ <			
Submit both pages of this Request to:				
Nevada Transportation				-
3300 West Sahara Avenue or Suite 200	1755 E Plum	b Lane		
Las Vegas, NV 89102	Suite 229 Reno. NV 8	9502	5 7	

If you have any questions, please contact us at 702-486-3303, extension 66546.

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of Cosmo, Inc. to)	
discontinue operations authorized under Certificate of)	Docket 20-03030
Public Convenience and Necessity 2075, Sub 1, from)	
September 23, 2020 through March 22, 2021.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

The Nevada Transportation Authority ("Authority") makes the following findings of fact and conclusions of law:

- 1. That on March 30, 2020, Hitoshi Hirota, Owner of Cosmo, Inc. ("Petitioner") filed a Request, designated as Docket 20-03030, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 2075, Sub 1, for the period of March 23, 2020 through September 22, 2020. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
- 2. That the Request required retroactive approval.
- 3. That the request was granted at the July 22, 2020 general session
- 4. That on September 1, 2020, the Petitioner filed a second request with the Authority to extend the period of temporary discontinuance of operations for the period of September 23, 2020 through March 22, 2021.
- 5. That the Request on file herein comes within the purview of the statutes of the State of Nevada.

Docket 20-03030 Page 2 of 3

6. That the Authority has reviewed all the records relating to this Petition and finds that granting the Request would be in the public interest.

Therefore, based upon the foregoing findings, it is hereby ORDERED that:

- The Request of Cosmo, Inc. to temporarily discontinue operations authorized under CPCN 2075,
 Sub 1, is hereby GRANTED for the period September 23, 2020 through March 22, 2021, subject to the condition set forth in subparagraph 2 below.
- Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN 2075, Sub 1 and:
 - a. Undergo an operational inspection by Authority Staff **PRIOR** to resuming said operations,
 - b. Provide evidence of current vehicle liability insurance and Form E,
 - c. Ensure that all drivers have applied for drivers' permits,
 - d. Provide proof of enrollment in a random drug testing consortium and current enrollment list, and
 - e. Ensure an approved safety plan is on file at the NTA.

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Docket 20-03030 Page 3 of 3

3.	The Authority retains jurisdiction for the purpose of correcting any errors that may have occurred		
	in the drafting or issuance of this Order.		
		By the Authority,	
		Dawn Gibbons, Chairman	
		George Assad, Commissioner	
		David Newton, Commissioner	
Att	est:	_	
	Jennifer De Rose, Deputy Commissioner		
Da	ted:		
	Las Vegas, Nevada		

09/01/2020

14:17

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COSMO INC

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SEP 0 1 2020

State of Nevada
Department of Business and Industry Nevada Transportation Automatical

Nevada Tr	ansportation	Authority	Las Vegas,	Nevada
Request to Ten	nporarily Disco	ntinue Se	rvice	11101
Company Name: C65	MO, INC	<u> </u>	-XIE	NO
Address: 5125- W. 04	fuend Rd #	5	20	NS1-030
City, State, Zip: Las Vegas	81168 AN		Oil	3÷.
CPCN: 2075				
In accordance with NR\$ 706.341, the discontinue service, from 9/9.3	above named certific	ate holder wou	uld like to to	emporaril
This request is due to: Corona	Virus, No ci	stom-e men	to expend on	nonths) —
OPERATIONS CONDUCTED BY THE R THE NEVADA TRANSPORTATION A DISCONTINUANCE OF SERVICE.	UTHORITY ISSUES AN	ORDER GRAN	TING A TE	MPORAR
If you wish to resume operations pri Nevada Transportation Authority in provide proof of current insurance, a	writing, stating the da	te you intend t		
Signature of Certificate Holder				
HITOSHI HIROTA Printed name of Certificate Holder				·
702-604-9314 702-1	16-2052	× 90		
Phone number Fox nu				
Submit both pages of this Request to:	No. of the last of			5.
			0	7.6
Nevada Trans 3300 West Sahara Avenue Sulfe 200	sportation Authority or 1755 E F Suite 22	Tumb Lane	i va	E -
Las Vegas, NV 89102		V 89502		+
If you have any questions, please co	ntact us at 702-486-330	3, extension 665	46.	
27	10 10		•	

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of Vegas Strip)	
Transportation, LLC d/b/a Vegas Strip Transportation)	Docket 20-03034
to discontinue operations authorized under Certificate)	
of Public Convenience and Necessity 2143 from)	
September 20, 2020 through March 20, 2021.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

The Nevada Transportation Authority ("Authority") makes the following findings of fact and conclusions of law:

- 1. That on March 23, 2020, Stanley Chomer, Manager of Vegas Strip Transportation, LLC d/b/a Vegas Strip Transportation ("Petitioner") filed a Request, designated as Docket 20-03034, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 2143 for the period of March 20, 2020 through September 20, 2020. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
- 2. That the Request required retroactive approval.
- 3. That the request was granted at the July 22, 2020 general session
- 4. That on September 21, 2020, the Petitioner filed a second request with the Authority to extend the period of temporary discontinuance of operations for the period of September 20, 2020 through March 20, 2021.
- 5. That the Request on file herein comes within the purview of the statutes of the State of Nevada.

Docket 20-03034 Page 2 of 3

- 6. That the request requires retroactive approval.
- 7. That the Authority has reviewed all the records relating to this Petition and finds that granting the Request would be in the public interest.

Therefore, based upon the foregoing findings, it is hereby ORDERED that:

- The Request of Vegas Strip Transportation, LLC d/b/a Vegas Strip Transportation to temporarily discontinue operations authorized under CPCN 2143 is hereby GRANTED for the period September 20, 2020 through March 20, 2021, subject to the condition set forth in subparagraph 2 below.
- Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN
 2143 and:
 - a. Undergo an operational inspection by Authority Staff **PRIOR** to resuming said operations,
 - b. Provide evidence of current vehicle liability insurance and Form E,
 - c. Ensure all drivers have applied for drivers' permits,
 - d. Provide proof of enrollment in a random drug testing consortium and current enrollment list, and
 - e. Ensure an approved safety plan is on file at the NTA.

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Docket 20-03034 Page 3 of 3

3.	The Authority retains jurisdiction for the purpos	se of correcting any errors that may have occurred
	in the drafting or issuance of this Order.	
		By the Authority,
		Dawn Gibbons, Chairman
		George Assad, Commissioner
		David Newton, Commissioner
Att	est:	_
	Jennifer De Rose, Deputy Commissioner	
Dat	Las Vegas, Nevada	

20-03034

State of Nevada Department of Business and Industry Nevada Transportation Authorit

RECEIVED

Request to Temporarily Discontinue Service 2 1 2020

Company Name: Veges Strip T Address: 4430 W. Ford AJC	rensportation Authority Las Vegas Nevada
Address: 4430 W. Ford AJC	
City, State, Zip: Las Veges WV 89	1139
CPCN: 2143	
In accordance with NRS 706.341, the above discontinue service, from September 20, This request is due to:	e named certificate holder would like to temporarily 2020 to Mach 20, 2021. (Not to exceed 6 months)
This request is due to.	V
	TING CERTIFICATE HOLDER MUST CONTINUE UNTIL ITY ISSUES AN ORDER GRANTING A TEMPORARY
	e end date of this request, you must first notify the stating the date you intend to begin service, and ent tariffs, if applicable.
Signature of Certificate Holder	
Ston Chomer	
Printed name of Certificate Holder	

Submit both pages of this Request to:

Nevada Transportation Authority

3300 West Sahara Avenue

or

Fax number

1755 E Plumb Lane

Suite 200

Suite 229

Las Vegas, NV 89102

702-528-3900

Phone number

Reno, NV 89502

If you have any questions, please contact us at 702-486-3303, extension 66546.

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of Adam Transportation,)	
LLC d/b/a/ Lucky 7's to discontinue operations)	Docket 20-03036
authorized under Certificate of Public Convenience)	
and Necessity 2226 from September 18, 2020 through)	
March 18, 2021.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

The Nevada Transportation Authority ("Authority") makes the following findings of fact and conclusions of law:

- 1. That on March 26, 2020, Adib Eljaouhari, Owner of Adam Transportation, LLC d/b/a/ Lucky 7's ("Petitioner") filed a Request, designated as Docket 20-03036, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 2226 for the period of March 25, 2020 through September 25, 2020. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
- 2. That the Request required retroactive approval.
- 3. That the request was granted at the July 22, 2020 general session
- 4. That on September 17, 2020, the Petitioner filed a second request with the Authority to extend the period of temporary discontinuance of operations for the period of September 18, 2020 through March 18, 2021.
- 5. That the Request on file herein comes within the purview of the statutes of the State of Nevada.

Docket 20-03036 Page 2 of 3

6. That the Authority has reviewed all the records relating to this Petition and finds that granting the Request would be in the public interest.

Therefore, based upon the foregoing findings, it is hereby ORDERED that:

- 1. The Request of Adam Transportation, LLC d/b/a/ Lucky 7's to temporarily discontinue operations authorized under CPCN 2226 is hereby GRANTED for the period September 18, 2020 through March 18, 2021, subject to the condition set forth in subparagraph 2 below.
- Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN
 2226 and:
 - a. Undergo an operational inspection by Authority Staff **PRIOR** to resuming said operations,
 - b. Provide evidence of current vehicle liability insurance and Form E,
 - c. Ensure that all drivers have applied for drivers' permit,
 - d. Provide proof of enrollment in a random drug testing consortium and current enrollment list, and
 - e. Ensure an approved safety plan is on file at the NTA.

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Docket 20-03036 Page 3 of 3

3.	The Authority retains jurisdiction for the purpose of correcting any errors that may have occurred		
	in the drafting or issuance of this Order.		
		By the Authority,	
		Dawn Gibbons, Chairman	
		George Assad, Commissioner	
		David Newton, Commissioner	
Att	est:	_	
	Jennifer De Rose, Deputy Commissioner		
Da	ted: Las Vegas, Nevada		

State of Nevada Department of Business and Industry Nevada Transportation Author RECEIVED



Request to Temporarily Discontinue Service 1 7 2020

Nevada Transportation Authority ADAM TRANSPORTATION, LLC dba LUCKY 7'S Company Name: ____ Las Vegas, Nevada 5689 TAPESTRY ROSE CT Address: City, State, Zip: LAS VEGAS, NV 89148 CPCN: 2226 In accordance with NRS 706.341, the above named certificate holder would like to temporarily discontinue service, from _____09/18/2020 ______to ____03/18/2021 This request is due to: Requesting an extension for lack of work due to COVID-19 OPERATIONS CONDUCTED BY THE REQUESTING CERTIFICATE HOLDER MUST CONTINUE UNTIL THE NEVADA TRANSPORTATION AUTHORITY ISSUES AN ORDER GRANTING A TEMPORARY DISCONTINUANCE OF SERVICE.

If you wish to resume operations prior to the end date of this request, you must first notify the Nevada Transportation Authority in writing, stating the date you intend to begin service, and provide proof of current insurance, and current tariffs, if applicable.

Signature of Certificate Holder

ADIB ELJAOUHARI Printed name of Certificate Holder

702-336-7709

Phone number

Fax number

Submit both pages of this Request to:

Nevada Transportation Authority

3300 West Sahara Avenue

1755 E Plumb Lane

Suite 200

Las Vegas, NV 89102

Reno, NV 89502

Suite 229

If you have any questions, please contact us at 702-486-3303, extension 66546.

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of Del Sur)	
Transportation, LLC to discontinue operations)	Docket 20-04007
authorized under Certificate of Public Convenience)	
and Necessity 2267 from September 18, 2020 through)	
March 18, 2021.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

The Nevada Transportation Authority ("Authority") makes the following findings of fact and conclusions of law:

- 1. That on April 14, 2020, Roberto Gonzalez Tejeda, Owner of Del Sur Transportation, LLC ("Petitioner") filed a Request, designated as Docket 20-04007, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 2267 for the period of April 8, 2020 through July 8, 2020. Said request, filed due to the COVID-19 pandemic, was extended to September 18, 2020. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
- 2. That the Request required retroactive approval.
- 3. That the request was granted at the July 22, 2020 general session.
- 4. That on September 9, 2020, the Petitioner filed a second request with the Authority to extend the period of temporary discontinuance of operations for the period of September 18, 2020 through March 18, 2021.

Docket 20-04007 Page 2 of 3

5. That the Request on file herein comes within the purview of the statutes of the State of Nevada.

6. That the Authority has reviewed all the records relating to this Petition and finds that granting the Request would be in the public interest.

Therefore, based upon the foregoing findings, it is hereby ORDERED that:

- The Request of Del Sur Transportation, LLC to temporarily discontinue operations authorized under CPCN 2267 is hereby GRANTED for the period September 18, 2020 through March 18, 2021, subject to the condition set forth in subparagraph 2 below.
- Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN
 2267 and:
 - a. Undergo an operational inspection by Authority Staff **PRIOR** to resuming said operations,
 - b. Provide evidence of current vehicle liability insurance and Form E,
 - c. Provide proof of enrollment in a random drug testing consortium and current enrollment list.
 - d. Ensure an approved safety plan is on file with the NTA, and
 - e. Ensure that all drivers have applied for drivers' permit.

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Docket 20-04007 Page 3 of 3

3.	The Authority retains jurisdiction for the purpose of correcting any errors that may have occurred		
	in the drafting or issuance of this Order.		
		By the Authority,	
		Dawn Gibbons, Chairman	
		George Assad, Commissioner	
		David Newton, Commissioner	
Att	est:	_	
	Jennifer De Rose, Deputy Commissioner		
Da	ted: Las Vegas, Nevada		

Department of Business and Industry Nevada Transportation Authority West to Temporarily Discontinue Told Told

Request to Temporarily Discontinue Service

Company Name: Del SURTransportation L	RECEIVE
Address: 3655 as bury hill ave	
City, State, Zip: 105 Veges NV 89110	SEP 0 9 2020
CPCN: 2267	Nevada Transportation Authority Las Vegas, Nevada
In accordance with NRS 706.341, the above named certificate holder would discontinue service, from 09 118/2020 to 03/08/202	Id like to temporarily to exceed 6 months)
This request is due to: COVID-19	to exceed a monthly
(vo motk)	unta de la companya d

OPERATIONS CONDUCTED BY THE REQUESTING CERTIFICATE HOLDER MUST CONTINUE UNTIL THE NEVADA TRANSPORTATION AUTHORITY ISSUES AN ORDER GRANTING A TEMPORARY DISCONTINUANCE OF SERVICE.

if you wish to resume operations prior to the end date of this request, you must first notify the Nevada Transportation Authority in writing, stating the date you intend to begin service, and provide proof of current insurance, and current tariffs, if applicable.

Signature of Certificate Holder

Printed name of Certificate Holder

702-301-8671

Phone number

Fax number

Submit both pages of this Request to:

Nevada Transportation Authority

3300 West Sahara Avenue

1755 E Plumb Lane

Suite 200

Suite 229

Las Vegas, NV 89102

Reno, NV 89502

If you have any questions, please contact us at 702-486-3303, extension 66546.

Page 1 of 2

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of Airport Mini Bus, a)	
Series of Platinum LV Transportation, LLC d/b/a)	Docket 20-04013
Airport Mini Bus to discontinue operations authorized)	
under Certificate of Public Convenience and)	
Necessity 2350, Sub 9 from September 18, 2020)	
through February 18, 2021.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

The Nevada Transportation Authority ("Authority") makes the following findings of fact and conclusions of law:

- 1. That on April 14, 2020, Dan Ret, Owner of Airport Mini Bus, a Series of Platinum LV Transportation, LLC d/b/a Airport Mini Bus ("Petitioner") filed a Request, designated as Docket 20-04013, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 2350, Sub 9 for the period of March 18, 2020 through August 18, 2020. Said request, filed due to the COVID-19 pandemic, was extended to September 18, 2020. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
- 2. That the Request required retroactive approval.
- 3. That the request was granted at the July 22, 2020 general session
- 4. That on September 18, 2020, the Petitioner filed a second request with the Authority to extend the period of temporary discontinuance of operations for the period of September 18, 2020 through February 18, 2021.

Docket 20-04013 Page 2 of 3

5. That the Request on file herein comes within the purview of the statutes of the State of Nevada.

That the Authority has reviewed all the records relating to this Petition and finds that granting the Request would be in the public interest.

Therefore, based upon the foregoing findings, it is hereby ORDERED that:

- The Request of Airport Mini Bus, a Series of Platinum LV Transportation, LLC d/b/a Airport
 Mini Bus to temporarily discontinue operations authorized under CPCN 2350, Sub 9 is hereby
 GRANTED for the period September 18, 2020 through February 18, 2021, subject to the
 condition set forth in subparagraph 2 below.
- Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN
 2350, Sub 9 and:
 - a. Undergo an operational inspection by Authority Staff **PRIOR** to resuming said operations,
 - b. Provide evidence of current vehicle liability insurance and Form E,
 - c. Ensure all vehicles have current decals,
 - d. Ensure all drivers have applied for drivers' permit,
 - e. Provide proof of enrollment in a random drug testing consortium and current enrollment list and,
 - f. Ensure an approved safety plan is on file at the NTA.

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Docket 20-04013 Page 3 of 3

3.	The Authority retains jurisdiction for the purpose of correcting any errors that may have occurred		
	in the drafting or issuance of this Order.		
		By the Authority,	
		Dawn Gibbons, Chairman	
		George Assad, Commissioner	
		David Newton, Commissioner	
Att	dest:	-	
Da	ted: Las Vegas, Nevada		

09/18/20 jh DT/NTA

State of Nevada Department of Business and Industry Nevada Transportation Authority



SEP 18 2020

Request to Temporarily Discontinue Service Revada Transportation Authority Reno, Nevada Company Name: HYDOX Sunshin City, State, Zip: Reho, CPCN: 2350.9 In accordance with NRS 706.341, the above named certificate/holder would like to temporarily discontinue service, from ____09_1 _to_ 02 Not to exceed 6 months) This request is due to: OPERATIONS CONDUCTED BY THE REQUESTING CERTIFICATE HOLDER MUST CONTINUE UNTIL THE NEVADA TRANSPORTATION AUTHORITY ISSUES AN ORDER GRANTING A TEMPORARY DISCONTINUANCE OF SERVICE. If you wish to resume operations prior to the end date of this request, you must first notify the Nevada Transportation Authority in writing, stating the date you intend to begin service, and provide proof of current insurance, and current tariffs, if applicable. Signature of Certificate Holder Printed name of Certificate Holder Submit both pages of this Request to:

Nevada Transportation Authority

3300 West Sahara Avenue

or

1755 E Plumb Lane

Suite 200

Suite 229

Las Vegas, NV 89102

Reno, NV 89502

If you have any questions, please contact us at 702-486-3303, extension 66546.

In the Matter of the Request of Bell Limo, a Series of)	
Platinum LV Transportation, LLC d/b/a Bell Limo to)	Docket 20-04014
discontinue operations authorized under Certificate of)	
Public Convenience and Necessity 1217, Sub 3 from)	
March 18, 2020 through September 18, 2020.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

- 1. That on April 14, 2020, Dan Ret, Owner of Bell Limo, a Series of Platinum LV Transportation, LLC d/b/a Bell Limo ("Petitioner") filed a Request, designated as Docket 20-04014, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 1217, Sub 3 for the period of March 18, 2020 through August 18, 2020. Said request, filed due to the COVID-19 pandemic, was extended to September 18, 2020. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
- 2. That the Request on file herein comes within the purview of the statutes of the State of Nevada.
- 3. That the Request requires retroactive approval.
- 4. That the Authority has reviewed all the records relating to this Petition and finds that granting the Request would be in the public interest.

Docket 20-04014 Page 2 of 2

Therefore, based upon the foregoing findings, it is hereby ORDERED that:

 The Request of Bell Limo, a Series of Platinum LV Transportation, LLC d/b/a Bell Limo to temporarily discontinue operations authorized under CPCN 1217, Sub 3 is hereby GRANTED for the period March 18, 2020 through September 18, 2020, subject to the condition set forth in subparagraph 2 below.

- Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN 1217, Sub 3 and:
 - a. Undergo an operational inspection by Authority Staff PRIOR to resuming said operations,
 - b. Provide evidence of current vehicle liability insurance and Form E,
 - c. Ensure all vehicles have current decals,
 - d. Ensure all drivers have applied for drivers' permit, and
 - e. Provide proof of enrollment in a random drug testing consortium and current enrollment list.
- 3. The Authority retains jurisdiction for the purpose of correcting any errors that may have occurred in the drafting or issuance of this Order.

		By the Authority,
		Dawn Gibbons, Chairman
		Dawii Globolis, Chairman
		George Assad, Commissioner
		David Newton, Commissioner
Attest:		_
	Jennifer De Rose, Deputy Commissioner	
Dated:		
	Las Vegas, Nevada	

State of Nevada Department of Business and Industry Nevada Transportation Authority

RECEIVED

Request to Temporarily Discontinue Serviceda Transportation Authority

Request to remporarily Discontinue octation	Reno, Nevada
Company Name: Bell Limb	— 17
Address: 105 Sunshine Lane	_
City, State, Zip: Reno, NV 89502	_
CPCN: 1217.3	
n accordance with NRS 706.341, the above named certificate holder would like to discontinue service, from 09/18/2020 to 07/18/2020 (Not to exceed 6	-
This request is due to: Shut down due to Lack of	
business during Covid-19 pandemic	<u>,</u>
) ·	

OPERATIONS CONDUCTED BY THE REQUESTING CERTIFICATE HOLDER MUST CONTINUE UNTIL THE NEVADA TRANSPORTATION AUTHORITY ISSUES AN ORDER GRANTING A TEMPORARY DISCONTINUANCE OF SERVICE.

If you wish to resume operations prior to the end date of this request, you must first notify the Nevada Transportation Authority in writing, stating the date you intend to begin service, and provide proof of current insurance, and current tariffs, if applicable.

Signature of Certificate Holder

Printed name of Certificate Holder

Plinted harne of Certificate Holder

Phone number

Fax number

Submit both pages of this Request to:

Nevada Transportation Authority

3300 West Sahara Avenue

or

1755 E Plumb Lane

Suite 200

Suite 229

Las Vegas, NV 89102

Reno, NV 89502

If you have any questions, please contact us at 702-486-3303, extension 66546.

Agenda Item# 61

In the Matter of the Request of Abdii Limo Service,)	
LLC d/b/a Abdii Transportation Service to)	Docket 20-04019
discontinue operations authorized under Certificate of)	
Public Convenience and Necessity 2221 from April 1,)	
2020 through September 30, 2020.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

- 1. That on April 15, 2020, Bruno Meza, Owner of Abdii Limo Service, LLC d/b/a Abdii Transportation Service ("Petitioner") filed a Request, designated as Docket 20-04019, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 2221 for the period of April 1, 2020 through September 30, 2020. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
- 2. That the Request on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.
- 3. That the Request requires retroactive approval.
- That the Authority has reviewed all the records relating to this Petition and finds that granting the Request would be in the public interest.

Docket 20-04019 Page 2 of 2

Therefore, based upon the foregoing findings, it is hereby ORDERED that:

1. The Request of Abdii Limo Service, LLC d/b/a Abdii Transportation Service to temporarily discontinue operations authorized under CPCN 2221 is hereby GRANTED for the period April 1, 2020 through September 30, 2020, subject to the condition set forth in subparagraph 2 below.

- Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN
 2221 and:
 - a. Undergo an operational inspection by Authority Staff **PRIOR** to resuming said operations,
 - b. Provide evidence of current vehicle liability insurance and Form E,
 - c. Ensure all drivers have applied for drivers' permit, and
 - d. Provide proof of enrollment in a random drug testing consortium and current enrollment list.
- 3. The Authority retains jurisdiction for the purpose of correcting any errors that may have occurred in the drafting or issuance of this Order.

	By the Authority,
	Dawn Gibbons, Chairman
	George Assad, Commissioner
	David Newton, Commissioner
Attest: Jennifer De Rose, Deputy Commissioner	_
Dated: Las Vegas, Nevada	

State of Nevada Department of Business and Industry Nevada Transportation Authority State of Nevada Department of Business and Industry Nevada Transportation Authority

Request to Temporarily Discontinue Se	
Company Name: ABDII LIM SERVICE LIC	RECEIVI
Address: 5435 Gazeren Horn St	SEP 1 4 2020
City, State, Zip: Las Vegas, NV 89118	Nevada Transportation A
CPCN: 2221	Las vegas, revau
In accordance with NRS 706.341, the above named certificate holder wo discontinue service, from 9/30/2020 to 02/28/209	<u>1</u> .
This request is due to: Tempolopily Discontinus sent	to avacad C manabal
that because of covid-19 dissees.	

OPERATIONS CONDUCTED BY THE REQUESTING CERTIFICATE HOLDER MUST CONTINUE UNTIL THE NEVADA TRANSPORTATION AUTHORITY ISSUES AN ORDER GRANTING A TEMPORARY DISCONTINUANCE OF SERVICE.

If you wish to resume operations prior to the end date of this request, you must first notify the Nevada Transportation Authority in writing, stating the date you intend to begin service, and provide proof of current insurance, and current tariffs, if applicable.

Signature of Certificate Holder

Abdalla Kabeto Printed name of Certificate Holder

Submit both pages of this Request to:

Nevada Transportation Authority

3300 West Sahara Avenue

or

1755 E Plumb Lane

Suite 200

Suite 229

Las Vegas, NV 89102

Reno, NV 89502

If you have any questions, please contact us at 702-486-3303, extension 66546.

Agenda Item# 62

In the Matter of the Request of Eddie, LLC d/b/a)	
Eddie Party Bus to discontinue operations authorized)	Docket 20-04020
under Certificate of Public Convenience and)	
Necessity 2247 from September 18, 2020 through)	
December 18, 2020.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

- 1. That on April 16, 2020, Eddie Musa, Owner of Eddie, LLC d/b/a Eddie Party Bus ("Petitioner") filed a Request, designated as Docket 20-04020, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 2247 for the period of April 1, 2020 through August 31, 2020. Said request, filed due to the COVID-19 pandemic, was extended to September 18, 2020. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
- 2. That the Request required retroactive approval.
- 3. That the request was granted at the July 22, 2020 general session
- 4. That on September 18, 2020, the Petitioner filed a second request with the Authority to extend the period of temporary discontinuance of operations for the period of September 18, 2020 through December 18, 2020.

Docket 20-04020 Page 2 of 3

5. That the Request on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.

6. That the Authority has reviewed all the records relating to this Petition and finds that granting the Request would be in the public interest.

Therefore, based upon the foregoing findings, it is hereby ORDERED that:

- 1. The Request of Eddie, LLC d/b/a Eddie Party Bus to temporarily discontinue operations authorized under CPCN 2247 is hereby GRANTED for the period September 18, 2020 through December 18, 2020, subject to the condition set forth in subparagraph 2 below.
- Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN
 2247 and:
 - a. Undergo an operational inspection by Authority Staff **PRIOR** to resuming said operations,
 - b. Provide evidence of current vehicle liability insurance and Form E,
 - c. Ensure all drivers have applied for drivers' permit,
 - d. Provide proof of enrollment in a random drug testing consortium and current enrollment list, and
 - e. Ensure an approved safety plan is on file at the NTA.

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Docket 20-04020 Page 3 of 3

3.	The Authority retains jurisdiction for the purpose of correcting any errors that may have occurred		
	in the drafting or issuance of this Order.		
		By the Authority,	
		Dawn Gibbons, Chairman	
		George Assad, Commissioner	
		David Newton, Commissioner	
Atı	test: Jennifer De Rose, Deputy Commissioner	-	
Da	ted: Las Vegas, Nevada		

RECEIVED

SEP 1 8 2020 State of Nevada Nevada Transportation Authority Department of Business and Industry Las Vegas, Nevada

Nevada Transportation Authority

Company Name: EDDIELLC Aba CODIE PARTY BUS EXTENSION' Address: 670/ DEL REY AVE # 106 City, State, Zip: LAS HUGAS NV 89146
Address: 670/ DEL REY AVE #106
City, State, Zip: LAS Jugas NV 89146
CPCN: 2247
In accordance with NRS 706.341, the above named certificate holder would like to temporarily discontinue service, from $09-18-20$ to $12-18-20$.
This request is due to:(Not to exceed 6 months)
OPERATIONS CONDUCTED BY THE REQUESTING CERTIFICATE HOLDER MUST CONTINUE UNTIL THE NEVADA TRANSPORTATION AUTHORITY ISSUES AN ORDER GRANTING A TEMPORARY DISCONTINUANCE OF SERVICE.
If you wish to resume operations prior to the end date of this request, you must first notify the Nevada Transportation Authority in writing, stating the date you intend to begin service, and provide proof of current insurance, and current tariffs, if applicable.
Signature of Certificate Holder

Submit both pages of this Request to:

FDDIE MUSSON Printed name of Certificate Holder

Nevada Transportation Authority

3300 West Sahara Avenue

1755 E Plumb Lane

Suite 200

Suite 229

Las Vegas, NV 89102

Reno, NV 89502

If you have any questions, please contact us at 702-486-3303, extension 66546.

Agenda Item# 63

In the Matter of the Request of Sin City Luxury)	
Charters, LLC d/b/a Sin City Luxury Charters to)	Docket 20-04023
discontinue operations authorized under Certificate of)	
Public Convenience and Necessity 2160 from)	
September 18, 2020 through March 18, 2021.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

- That on April 21, 2020, James Verderico, Owner of Sin City Luxury Charters, LLC d/b/a Sin City Luxury Charters ("Petitioner") filed a Request, designated as Docket 20-04023, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 2160 for the period of March 18, 2020 through September 18, 2020. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
- 2. That the Request required retroactive approval.
- 3. That the request was granted at the July 22, 2020 general session
- 4. That on September 8, 2020, the Petitioner filed a second request with the Authority to extend the period of temporary discontinuance of operations for the period of September 18, 2020 through February 18, 2021.

Docket 20-04023 Page 2 of 3

5. That the Request on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.

6. That the Authority has reviewed all the records relating to this Petition and finds that granting the Request would be in the public interest.

Therefore, based upon the foregoing findings, it is hereby ORDERED that:

- The Request of Sin City Luxury Charters, LLC d/b/a Sin City Luxury Charters to temporarily discontinue operations authorized under CPCN 2160 is hereby GRANTED for the period September 18, 2020 through March 18, 2021, subject to the condition set forth in subparagraph 2 below.
- Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN
 2160 and:
 - a. Undergo an operational inspection by Authority Staff **PRIOR** to resuming said operations,
 - b. Provide evidence of current vehicle liability insurance and Form E,
 - c. Ensure all drivers have applied for drivers' permit,
 - d. Provide proof of enrollment in a random drug testing consortium and current enrollment list, and
 - e. Ensure an approved safety plan is on file at the NTA.

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Docket 20-04023 Page 3 of 3

3.	The Authority retains jurisdiction for the purpos	se of correcting any errors that may have occurred
	in the drafting or issuance of this Order.	
		By the Authority,
		Dawn Gibbons, Chairman
		George Assad, Commissioner
		David Newton, Commissioner
Atte	est: Jennifer De Rose, Deputy Commissioner	-
Dat		

State of Nevada **Department of Business and Industry** Nevada Transportation Authority APR 2 1 2020

RECEIVED

Request to Temporarily Discontinue Servada Transportation Authority

Company Name: Sin City Luxury Charters LLC City, State, Zip: Las Vegas, NV, 89183 CPCN: 2160 In accordance with NRS 706.341, the above named certificate holder would like to temporarily discontinue service, from March 18th 2020 to Sept 18th 2020 (Not to exceed 6 months) This request is due to: COVID-19 Shutdown

OPERATIONS CONDUCTED BY THE REQUESTING CERTIFICATE HOLDER MUST CONTINUE UNTIL THE NEVADA TRANSPORTATION AUTHORITY ISSUES AN ORDER GRANTING A TEMPORARY DISCONTINUANCE OF SERVICE.

If you wish to resume operations prior to the end date of this request, you must first notify the Nevada Transportation Authority in writing, stating the date you intend to begin service, and provide proof of current insurance, and current tariffs, if applicable.

Signature of Certificate Holder

ames Verdurico Printed name of Certificate Holder

702-327-3375

Phone number

Fax number

Submit both pages of this Request to:

Nevada Transportation Authority

3300 West Sahara Avenue

or

1755 E Plumb Lane

Suite 200

Suite 229

Las Vegas, NV 89102

Reno, NV 89502

If you have any questions, please contact us at 702-486-3303, extension 66546.

Agenda Item# 64

In the Matter of the Request of AKT, LLC d/b/a AKT)	
to discontinue operations authorized under Certificate)	Docket 20-04034
of Public Convenience and Necessity 2261 from)	
September 18, 2020 through March 18, 2021.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

- 1. That on April 30, 2020, Aklilu Tadesse, owner of AKT, LLC d/b/a AKT ("Petitioner") filed a Request, designated as Docket 20-04034, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 2261 for the period of April 30, 2020 through August 30, 2020. Said request, filed due to the COVID-19 pandemic, was extended to September 18, 2020. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
- 2. That the request was granted at the July 22, 2020 general session
- 3. That on September 16, 2020, the Petitioner filed a second request with the Authority to extend the period of temporary discontinuance of operations for the period of September 18, 2020 through March 18, 2021.
- 4. That the Request on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.

Docket 20-04034 Page 2 of 3

That the Authority has reviewed all the records relating to this Petition and finds that granting the Request would be in the public interest.

Therefore, based upon the foregoing findings, it is hereby ORDERED that:

- The Request of AKT, LLC d/b/a AKT to temporarily discontinue operations authorized under CPCN 2261 is hereby GRANTED for the period September 18, 2020 through March 18, 2021, subject to the condition set forth in subparagraph 2 below.
- Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN
 2261 and:
 - a. Undergo an operational inspection by Authority Staff **PRIOR** to resuming said operations,
 - b. Provide evidence of current vehicle liability insurance and Form E,
 - c. Ensure that all drivers have applied for drivers' permit,
 - d. Provide proof of enrollment in a random drug testing consortium and current enrollment list, and,
 - e. Ensure an approved safety plan is on file at the NTA.

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Docket 20-04034 Page 3 of 3

3.	The Authority retains jurisdiction for the purpose of correcting any errors that may have occurred		
	in the drafting or issuance of this Order.		
		By the Authority,	
		Dawn Gibbons, Chairman	
		George Assad, Commissioner	
		David Newton, Commissioner	
Atı	Jennifer De Rose, Deputy Commissioner	-	
Da	ted: Las Vegas, Nevada		

State of Nevada Department of Business and Industry | RECEIVED **Nevada Transportation Authority**



Request to Temporarily Discontinue Services portation Authority Las Vegas, Nevada

AKT LLC

Company Name. AKT LLC					
Address: 5147 HEDDELL CT APT-D	20-04034				
City, State, Zip. Los vegos NV. 89118	EXTENSION				
CPCN: 2261					
In accordance with NRS 706.341, the above named certificate holder would like to temporarily discontinue service, from 09/18/2020 to 03/18/2020 (Not to exceed 6 months) This request is due to: Covid 19					
	>				
OPERATIONS CONDUCTED BY THE REQUESTING CERTIFICATE HOLDER MUST CONTINUE UNTIL THE NEVADA TRANSPORTATION AUTHORITY ISSUES AN ORDER GRANTING A TEMPORARY DISCONTINUANCE OF SERVICE.					
If you wish to resume operations prior to the end date of the Nevada Transportation Authority in writing, stating the date provide proof of current insurance, and current tariffs, if applied	you intend to begin service, and				
The					

Signature of Certificate Holder

Aklitu Todesse Printed name of Certificate Holder

702-788-0458

Phone number

Fax number

Submit both pages of this Request to:

Nevada Transportation Authority

3300 West Sahara Avenue

1755 E Plumb Lane

Suite 200

Suite 229

Las Vegas, NV 89102

Reno, NV 89502

If you have any questions, please contact us at 702-486-3303, extension 66546.

Agenda Item# 65

In the Matter of the Request of Ring Tours & Travel)	
Company, Inc. d/b/a Ring Tours & Travel Company)	Docket 20-04035
to discontinue operations authorized under Certificate)	
of Public Convenience and Necessity 2255 from)	
September 29, 2020 through March 29, 2021.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

- 1. That on April 28, 2020, Ricardo Souza, Owner of Ring Tours & Travel Company, Inc. d/b/a Ring Tours & Travel Company ("Petitioner") filed a Request, designated as Docket 20-04035, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 2255 for the period of March 28, 2020 through September 28, 2020. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
- 2. That the Request required retroactive approval.
- 3. That the request was granted at the July 22, 2020 general session
- 4. That on September 17, 2020, the Petitioner filed a second request with the Authority to extend the period of temporary discontinuance of operations for the period of September 29, 2020 through March 29, 2021.

Docket 20-04035 Page 2 of 3

5. That the Request on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.

6. That the Authority has reviewed all the records relating to this Petition and finds that granting the Request would be in the public interest.

Therefore, based upon the foregoing findings, it is hereby ORDERED that:

- The Request of Ring Tours & Travel Company, Inc. d/b/a Ring Tours & Travel Company to temporarily discontinue operations authorized under CPCN 2255 is hereby GRANTED for the period September 29, 2020 through March 29, 2021, subject to the condition set forth in subparagraph 2 below.
- Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN
 2255 and:
 - a. Undergo an operational inspection by Authority Staff **PRIOR** to resuming said operations,
 - b. Provide evidence of current vehicle liability insurance and Form E,
 - c. Ensure all drivers have applied for drivers' permit,
 - d. Provide proof of enrollment in a random drug testing consortium and current enrollment list, and,
 - e. Ensure an approved safety plan is on file at the NTA.

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Docket 20-04035 Page 3 of 3

3.	The Authority retains jurisdiction for the purpose of correcting any errors that may have occurred		
	in the drafting or issuance of this Order.		
		By the Authority,	
		Dawn Gibbons, Chairman	
		George Assad, Commissioner	
		David Newton, Commissioner	
Atı	rest:	_	
	Jennifer De Rose, Deputy Commissioner		
Da	ted: Las Vegas, Nevada		

20-04035

State of Nevada Department of Business and Industry Nevada Transportation Authority

RECEIVED

Request to Temporarily Discontinue Service Vegas Nevada

request to rem	thought proceduring Act Amendas densus
Company Name: King Tou	rs and Travel Co., Inc.
Address: 53 maan	DRIVE
City, State, Zip: Henners	on, nv 89074
CPCN: 2255	
	above named certificate holder would like to temporarily 6/2020 to 3/29/2021 (Not to exceed 6 months)
Nevada Tansporation Authority in w provide prografic urrent insurance, an	or to the end date of this request, you must first notify the writing, stating the date you intend to begin service, and ad current tariffs, if applicable.
Signature of Certificate Holder	
Ricardo Sousa Printed name of Certificate Holder	
702-379-6800 725-2	222-7609
Phone number Fax num	
Submit both pages of this Request to:	6
Nevada Transı	portation Authority
3300 West Sahara Avenue	or 1755 E Plumb Lane
Suite 200 Las Vegas, NV 89102	Suite 229 Reno, NV 89502
Las rogas, itt orioz	10110/111 0/002

If you have any questions, please contact us at 702-486-3303, extension 66546.

Agenda Item# 66

In the Matter of the Request of Rowdy Industries,)	
LLC d/b/a Nevada Party Bus to discontinue operations)	Docket 20-05001
authorized under Certificate of Public Convenience)	
and Necessity 2146, Sub 1, from September 16, 2020)	
through January 1, 2021.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

- 1. That on May 4, 2020, Arthur Rosson, Member of Rowdy Industries, LLC d/b/a Nevada Party Bus ("Petitioner") filed a Request, designated as Docket 20-05001, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 2146, Sub 1, for the period of March 16, 2020 through July 16, 2020. Said request, filed due to the COVID-19 pandemic, was extended to September 16, 2020. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
- 2. That the Request required retroactive approval.
- 3. That the request was granted at the July 22, 2020 general session
- 4. That on September 15, 2020, the Petitioner filed a second request with the Authority to extend the period of temporary discontinuance of operations for the period of September 16, 2020 through January 1, 2021.

Docket 20-05001 Page 2 of 3

5. That the Request on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.

6. That the Authority has reviewed all the records relating to this Petition and finds that granting the Request would be in the public interest.

Therefore, based upon the foregoing findings, it is hereby ORDERED that:

- 1. The Request of Rowdy Industries, LLC d/b/a Nevada Party Bus to temporarily discontinue operations authorized under CPCN 2146, Sub 1 is hereby GRANTED for the period September 16, 2020 through January 1, 2021, subject to the condition set forth in subparagraph 2 below.
- Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN
 Sub 1, and:
 - a. Undergo an operational inspection by Authority Staff **PRIOR** to resuming said operations,
 - b. Provide evidence of current vehicle liability insurance and Form E,
 - c. Ensure all drivers have applied for drivers' permit,
 - d. Provide proof of enrollment in a random drug testing consortium and current enrollment list and,
 - e. Ensure an approved safety plan is on file at the NTA.

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Docket 20-05001 Page 3 of 3

3.	The Authority retains jurisdiction for the purpose of correcting any errors that may have occurred		
	in the drafting or issuance of this Order.		
		By the Authority,	
		Dawn Gibbons, Chairman	
		George Assad, Commissioner	
		David Newton, Commissioner	
Atı	test:	_	
	Jennifer De Rose, Deputy Commissioner		
Da	ted: Las Vegas, Nevada		
	Las vegas, nevaua		

State of Nevada Department of Business and Industry Nevada Transportation Authority X TENSION State of Nevada

Request to Temporarily Discontinue Service

Company Name: Rowdy Industries LLC dba Nevada Party Bus	
Company Name: Rowdy Industries LLC dba Nevada Party Bus Address: 8220 Giles Street	RECEIVED
City, State, Zip: Las Vegas, Nevada 89123	SEP 1.5 2020
	Nevada Transportation Authority Las Vegas, Nevada

In accordance with NRS 706.341, the above named certificate holder would like to temporarily discontinue service, from Sept. 16, 2020 to Jan. 1, 2021

This request is due to: Extension of already existing temporary discontinuance

OPERATIONS CONDUCTED BY THE REQUESTING CERTIFICATE HOLDER MUST CONTINUE UNTIL THE NEVADA TRANSPORTATION AUTHORITY ISSUES AN ORDER GRANTING A TEMPORARY DISCONTINUANCE OF SERVICE.

If you wish to resume operations prior to the end date of this request, you must first notify the Nevada Transportation Authority-in writing, stating the date you intend to begin service, and provide proof of current insurance, and current tariffs, if applicable.

Signature of Certificate Holder

Arthur H. Rosson

Printed name of Certificate Holder

(702) 340-5433

NA

Phone number

Fax number

Submit both pages of this Request to:

Nevada Transportation Authority

3300 West Sahara Avenue

or

1755 E Plumb Lane

Suite 200

Suite 229

Las Vegas, NV 89102

Reno, NV 89502

If you have any questions, please contact us at 702-486-3303, extension 66546.

Agenda Item# 67

In the Matter of the Request of Annie Bananie)	
Charters, Inc. to discontinue operations authorized)	Docket 20-05012
under Certificate of Public Convenience and)	
Necessity 2214 from September 18, 2020 through)	
March 18, 2021.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

- 1. That on May 12, 2020, Marilyn Irizarry, Owner of Annie Bananie Charters, Inc. ("Petitioner") filed a Request, designated as Docket 20-05012, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 2214 for the period of March 18, 2020 through September 18, 2020. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
- 2. That the Request required retroactive approval.
- 3. That the request was granted at the July 22, 2020 general session
- 4. That on September 14, 2020, the Petitioner filed a second request with the Authority to extend the period of temporary discontinuance of operations for the period of September 18, 2020 through March 18, 2021.

Docket 20-05012 Page 2 of 3

5. That the Request on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.

6. That the Authority has reviewed all the records relating to this Petition and finds that granting the Request would be in the public interest.

Therefore, based upon the foregoing findings, it is hereby ORDERED that:

- 1. The Request of Annie Bananie Charters, Inc. to temporarily discontinue operations authorized under CPCN 2214 is hereby GRANTED for the period September 18, 2020 through March 18, 2021, subject to the condition set forth in subparagraph 2 below.
- Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN
 2214 and:
 - a. Undergo an operational inspection by Authority Staff **PRIOR** to resuming said operations,
 - b. Provide evidence of current vehicle liability insurance and Form E,
 - c. Ensure all vehicles have current decals,
 - d. Ensure all drivers have applied for drivers' permit,
 - e. Provide proof of enrollment in a random drug testing consortium and current enrollment list and,
 - f. Ensure an approved safety plan is on file at the NTA.

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Docket 20-05012 Page 3 of 3

3.	The Authority retains jurisdiction for the purpose of correcting any errors that may have occurred		
	in the drafting or issuance of this Order.		
		By the Authority,	
		Dawn Gibbons, Chairman	
		George Assad, Commissioner	
		David Newton, Commissioner	
Atı	Jennifer De Rose, Deputy Commissioner	-	
Da	ted: Las Vegas, Nevada		

Request to Temporarily Discontinue Service		
company Name: Annie Bananie Charters	20-05012	
Address: 1513 White Daisy Way	EXTENSION	
City, State, Zip: North Las Vegas Nevada	RECEIVED	
CPCN: 2214	SEP 1 4 2020	
In accordance with NRS 706.341, the above named certificate holder was discontinue service, from Sept 1820 20 to march 1810. This request is due to: (Not to	Navada Isanspanation Authority Our Las Vegas, Nevada to exceed 6 months	
This is an extension of an exist.	ng filing	
OPERATIONS CONDUCTED BY THE REQUESTING CERTIFICATE HOLDER MUTHE NEVADA TRANSPORTATION AUTHORITY ISSUES AN ORDER GRANT DISCONTINUANCE OF SERVICE.		
If you wish to resume operations prior to the end date of this request, you	u must first notify the	

Nevada Transportation Authority in writing, stating the date you intend to begin service, and provide proof of current insurance, and current tariffs, if applicable.

Signature of Certificate Holder

Mari yn Iri zarry Printed name of Certificate Holder

(219) 298-3828

Phone number

Fax number

Submit both pages of this Request to:

Nevada Transportation Authority

3300 West Sahara Avenue

or

1755 E Plumb Lane

Suite 200

Suite 229

Las Vegas, NV 89102

Reno, NV 89502

If you have any questions, please contact us at 702-486-3303, extension 66546.

Page 1 of 2

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of LVAM, LLC to)	
discontinue operations authorized under Certificate of)	Docket 20-05018
Public Convenience and Necessity 2200 Sub 1, from)	
September 18, 2020 through March 18, 2021.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

The Nevada Transportation Authority ("Authority") makes the following findings of fact and conclusions of law:

- 1. That on May 18, 2020, Mulugeta Mekonen, Owner of LVAM, LLC ("Petitioner") filed a Request, designated as Docket 20-05018, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 2200 Sub 1, for the period of May 13, 2020 through July 13, 2020. Said request, filed due to the COVID-19 pandemic, was extended to September 18, 2020. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
- 2. That the Request required retroactive approval.
- 3. That the request was granted at the July 22, 2020 general session
- 4. That on September 2, 2020, the Petitioner filed a second request with the Authority to extend the period of temporary discontinuance of operations for the period of September 18, 2020 through March 18, 2021.

Docket 20-05018 Page 2 of 3

5. That the Request on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.

6. That the Authority has reviewed all the records relating to this Petition and finds that granting the Request would be in the public interest.

Therefore, based upon the foregoing findings, it is hereby ORDERED that:

- The Request of LVAM, LLC to temporarily discontinue operations authorized under CPCN 2200
 Sub 1, is hereby GRANTED for the period September 18, 2020 through March 18, 2021, subject to the condition set forth in subparagraph 2 below.
- Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN
 2200 Sub 1, and:
 - a. Undergo an operational inspection by Authority Staff **PRIOR** to resuming said operations,
 - b. Provide evidence of current vehicle liability insurance and Form E,
 - c. Ensure all drivers have applied for drivers' permit,
 - d. Provide proof of enrollment in a random drug testing consortium and current enrollment list and,
 - e. Ensure an approved safety plan is on file at the NTA.

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Docket 20-05018 Page 3 of 3

3.	The Authority retains jurisdiction for the purpose of correcting any errors that may have occurred	
	in the drafting or issuance of this Order.	
		By the Authority,
		Dawn Gibbons, Chairman
		George Assad, Commissioner
		David Newton, Commissioner
Att	est: Jennifer De Rose, Deputy Commissioner	-
	ted: Las Vegas, Nevada	

Nevada Transportation Authority West to Temporarily Discontinue

Request to Temporarily Discontinue Service

request to remperating Discontinua	COI.1.00
Company Name: LVAM LLC	RECEIVE
Address: 4332 Cassandra dr	
City, State, Zip: North las vegas NV 89032	SEP 0 2 2020
CPCN: 2200-1	Neveda Transportation Author Lac Vegas, Nevada
In accordance with NRS 706.341, the above named certificate holder discontinue service, from 99-18-2020 to 03-18-202 This request is due to: COVID-19 Cosc.	
OPERATIONS CONDUCTED BY THE REQUESTING CERTIFICATE HOLDE THE NEVADA TRANSPORTATION AUTHORITY ISSUES AN ORDER GO DISCONTINUANCE OF SERVICE. If you wish to resume operations prior to the end date of this reques Nevada Transportation Authority in writing, stating the date you inte	t, you must first notify the
provide proof of current insurance, and current tariffs, if applicable. Signature of Certificate Holder	nd to begin service, dild
MULY 1C+a MEKONEN Printed name of Certificate Holder	
Phone number Fax number	
Colonial bodh manner of this Domical to	

Submit both pages of this Request to:

Nevada Transportation Authority

3300 West Sahara Avenue

1755 E Plumb Lane

Suite 200

Suite 229

Las Vegas, NV 89102

Reno, NV 89502

If you have any questions, please contact us at 702-486-3303, extension 66546.

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of Ignacio Garijo d/b/a)	
Winnemucca Cab Company to discontinue operations)	Docket 20-05022
authorized under Certificate of Public Convenience)	
and Necessity 1009, from September 18, 2020 through)	
February 18, 2021.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

The Nevada Transportation Authority ("Authority") makes the following findings of fact and conclusions of law:

- 1. That on June 2, 2020, Ignacio Garijo, Owner of Ignacio Garijo d/b/a Winnemucca Cab Company ("Petitioner") filed a Request, designated as Docket 20-05022, with the Authority to temporarily discontinue operations authorized under Certificate of Public Convenience and Necessity ("CPCN") 1009 for the period of April 6, 2020 through August 6, 2020. Said request, filed due to the COVID-19 pandemic, was extended to September 18, 2020. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
- 2. That the Request required retroactive approval.
- 3. That the request was granted at the July 22, 2020 general session
- 4. That on September 8, 2020, the Petitioner filed a second request with the Authority to extend the period of temporary discontinuance of operations for the period of September 18, 2020 through February 18, 2021

Docket 20-05022 Page 2 of 3

5. That the Request on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.

6. That the Authority has reviewed all the records relating to this Petition and finds that granting the Request would be in the public interest.

Therefore, based upon the foregoing findings, it is hereby ORDERED that:

- 1. The Request of Ignacio Garijo d/b/a Winnemucca Cab Company to temporarily discontinue operations authorized under CPCN 1009 is hereby GRANTED for the period September 18, 2020 through February 18, 2021, subject to the condition set forth in subparagraph 2 below.
- Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN 1009, and:
 - a. Undergo an operational inspection by Authority Staff **PRIOR** to resuming said operations,
 - b. Provide evidence of current vehicle liability insurance and Form E,
 - c. Ensure all vehicles have current decals,
 - d. Ensure all drivers have applied for drivers' permit,
 - e. Provide proof of enrollment in a random drug testing consortium and current enrollment list and,
 - f. Ensure an approved safety plan is on file at the NTA.

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Docket 20-05022 Page 3 of 3

3.	The Authority retains jurisdiction for the purpose of correcting any errors that may have occurred		
	in the drafting or issuance of this Order.		
		By the Authority,	
		Dawn Gibbons, Chairman	
		George Assad, Commissioner	
		David Newton, Commissioner	
Att	est:	_	
	Jennifer De Rose, Deputy Commissioner		
Da	ted:		
	Las Vegas, Nevada		

State of Nevada **Department of Business and Industry Nevada Transportation Authority**

20-05023 EXTENSION

Request to Temporarily Discontinue Ser	RECEIVE
Company Name: WINNEMUCCA A.b. O. Address: 3567 Construction Wy. City, State, Zip: WINNEMUCOA, NU. 89445	SEP 0 8 2020 Nevada Transportation Authorit Las Vegas Nevads
CPCN: 1009	<u>.</u>
In accordance with NRS 706.341 the above named certificate holder would discontinue service, from 100 to 126 Not to Not to	d like to temporarily c exceed 6 months)

OPERATIONS CONDUCTED BY THE REQUESTING CERTIFICATE HOLDER MUST CONTINUE UNTIL THE NEVADA TRANSPORTATION AUTHORITY ISSUES AN ORDER GRANTING A TEMPORARY DISCONTINUANCE OF SERVICE.

If you wish to resume operations prior to the end date of this request, you must first notify the Nevada Transportation Authority in writing, stating the date you intend to begin service, and provide proof of current insurance, and current tariffs, if applicable.

Certificate Holder

PARILO

ed name of Certificate Aolder

Submit both pages of this Request to:

Nevada Transportation Authority

3300 West Sahara Avenue

1755 E Plumb Lane

Suite 200

Las Vegas, NV 89102

Suite 229

Reno, NV 89502

If you have any questions, please contact us at 702-486-3303, extension 66546.

Page 1 of 2

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In the Matter of the Request of Desert Sky)	
Transportation, Inc. d/b/a Desert Sky to discontinue)	Docket 20-07020
operations authorized under Contract Carrier Permit)	
MV 6138, Sub2 from September 15, 2020 through)	
March 15, 2020.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

The Nevada Transportation Authority ("Authority") makes the following findings of fact and conclusions of law:

- 1. That on July 24, 2020, Yoshitaro Hentona, Manager of Desert Sky Transportation, Inc. d/b/a Desert Sky ("Petitioner") filed a Request, designated as Docket 20-07020, with the Authority to temporarily discontinue operations authorized under Contract Carrier Permit MV 6138, Sub 2 for the period of March 15, 2020 through September 15, 2020. The Request was filed pursuant to Chapters 706 of the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC").
- 2. That the Request required retroactive approval.
- 3. That the request was granted at the July 22, 2020 general session.
- 4. That on September 9, 2020, the Petitioner filed a second request with the Authority to extend the period of temporary discontinuance of operations for the period of September 15, 2020 through March 15, 2021.

Docket 20-07020 Page 2 of 3

5. That the Request on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.

6. That the Authority has reviewed all the records relating to this Petition and finds that granting the Request would be in the public interest.

Therefore, based upon the foregoing findings, it is hereby ORDERED that:

- 1. The Request of Desert Sky Transportation, Inc. d/b/a Desert Sky to temporarily discontinue operations authorized under MV 6138, Sub 2 is hereby GRANTED for the period September 15, 2020 through March 15, 2021, subject to the condition set forth in subparagraph 2 below.
- Petitioner shall advise the Authority of their intent to resume operations authorized under CPCN 6138, Sub 2 and:
 - Undergo an operational inspection by Authority Staff PRIOR to resuming said operations,
 - b. Provide evidence of current vehicle liability insurance and Form E,
 - c. Ensure that all drivers have applied for drivers' permit,
 - d. Ensure carrier has current decals on vehicles,
 - e. Provide proof of enrollment in a random drug testing consortium and current enrollment list and,
 - f. Ensure an approved safety plan is on file at the NTA.

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Docket 20-07020 Page 3 of 3

3.	. The Authority retains jurisdiction for the purpose of correcting any errors that may have occurred		
	in the drafting or issuance of this Order.		
		By the Authority,	
		Dawn Gibbons, Chairman	
		George Assad, Commissioner	
		David Newton, Commissioner	
Atte	est: Jennifer De Rose, Deputy Commissioner	-	
Dat			

*Extension Request

Docket Number: 20-07020

State of Nevada Department of Business and Industry Nevada Transportation Authority



Request to Temporarily Di	scontinue Service Nevada Transportation Authority		
Company Name: Desert Sky Transportation, INC			
Address: 6135 Harrison Dr. # 10			
City, State, Zip: Las Vegas, NV 89126	0		
CPCN: MV6138			
In accordance with NRS 706.341, the above named of discontinue service, from09/15/2020 to	03/15/2021		
This request is due to: Covid-19 affecting the carrier business limitti	(Not to exceed 6 months) ng other country come to the state with guarantine		
This request is due to.	ng onto source from the transfer man quality		
restrictions			
OPERATIONS CONDUCTED BY THE REQUESTING CERTIFICATE HOLDER MUST CONTINUE UNTIL THE NEVADA TRANSPORTATION AUTHORITY ISSUES AN ORDER GRANTING A TEMPORARY DISCONTINUANCE OF SERVICE. If you wish to resume operations prior to the end date of this request, you must first notify the Nevada Transportation Authority in writing, stating the date you intend to begin service, and provide proof of current insurance, and current tariffs, if applicable. Loshi H Signature of Certificate Holder			
Printed name of Certificate Holder			
702-278-3479			
Phone number Fax number			
Submit both pages of this Request to:			
Suite 200 Su	ty '55 E Plumb Lane lite 229 eno, NV 89502		

If you have any questions, please contact us at 702-486-3303, extension 66546.

Professional Hookers Towing & Transport, LLC Expired Temporary Discontinuance Docket 19-02022 October 15, 2020 General Session

This carrier has been on a temporary discontinuance since February 13, 2019.

The period of temporary discontinuance expired on August 13, 2020. Staff has attempted to reach the carrier indicated but they are not responding.

Staff is requesting issuance of an Order to Show Cause as to why CPCN 7386 should not be revoked.

David Castillo d/b/a
David's Towing
Expired Temporary Discontinuance
Docket 19-08039
October 15, 2020 General Session

This carrier has been on a temporary discontinuance since August 28, 2019.

The period of temporary discontinuance expired on August 3, 2020. Staff has attempted to reach the carrier indicated but they are not responding.

Staff is requesting issuance of an Order to Show Cause as to why CPCN 7162, Sub 1 should not be revoked.

U.S. Party Bus, LLC d/b/a
U.S. Party Bus
Expired Temporary Discontinuance
Docket 20-03035
October 15, 2020 General Session

This carrier has been on a temporary discontinuance since March 25, 2020.

The period of temporary discontinuance expired on September 18, 2020. Staff has attempted to reach the carrier indicated but they are not responding.

Staff is requesting issuance of an Order to Show Cause as to why CPCN 2218 should not be revoked.

Agenda Item# 74 - Item to be pulled from the agenda

Agenda Item# 75 - Item to be pulled from the agenda

Law Offices of

ATTORNEY BRENT CARSON

7935 W. Sahara Ave., Suite 101 Las Vegas, Nevada 89117 TEL (702) 471-1111 FAX (702) 471-0110 SEP 2 2 2020

Nevada Transportation Authority
Las Vegas, Nevada

September 22, 2020

Liz Babcock Karen Rayson Nevada Transportation Authority 3300 W. Sahara Ave., Suite 200 Las Vegas, NV 89102

Re: AMERICAN TRANPSORT dba ROYAL TOWING

Docket 19-05020

Dear Ms. Babcock and Ms. Rayson:

I write this letter on behalf of my client, American Transport, to request an extension of the compliance period for American Transport to obtain their CPCN.

The COVID 19 pandemic has disrupted the ability for applicant to complete the necessary compliance items. Almost all of the compliance items have been completed and submitted. It is my understanding that only one or two items remain pending.

Therefore, we are requesting an extension of 90-120 days to complete the compliance order.

Thank you for your assistance in this matter, and if you have any questions or comments, please feel free to call.

Very truly yours,

ATTORNEY BRENT CARSON, LLC.

Brent A. Carson

BRENT A. CARSON

BAC:drs

Moving Direct LLC

Royce Smiley 3144 Bristle Branch Dr Sparks, NV 89434 775-842-6798 roycesmiley@gmail.com

September 21, 2020

Motion to Extend Compliance Period for Moving Direct LLC Docket 19-08024

NTA,

I am requesting an extension of 2 months (60 days) on application, Docket 19-08024, that is currently in its compliance phase.

My application for household movers CPCN was approved back on February 29th, right before COVID-19 pandemic, leaving me in the compliance phase. I submitted an extension of 3 months and that was approved on June 9th, extending my compliance phase to October 9, 2020. A little more time is needed, I do wish to continue with my application, which is why I am filing a motion to extend my compliance period 60 days past 10/9/20. (I am getting the company name on the truck and is currently scheduled out 5 weeks est.). I was originally hoping for an opening date on OCT 1, 2020 (was within compliance phase) but now will be before DEC 9, 2020 (given that this motion is granted). Thank you,

ROYCE SMILEY, MANAGING MEMBER

Royce Sivey

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The voluntary cancellation of Certificate of)	
Public Convenience and Necessity 3359 issued to A)	Docket 20-08027
& R Delivery Service, LLC)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

COMPLIANCE ORDER

The Nevada Transportation Authority ("Authority") makes the following findings of fact and conclusions of law:

 That on January 8, 2013 the Authority issued Certificate of Public Convenience and Necessity ("CPCN") 3359 to A & R Delivery Service, LLC authorizing the transportation service specified below:

Transportation of household goods between points and places within Carson City, Washoe, Douglas, Storey, Churchill and Lyon Counties, Nevada on the one hand and the State of Nevada on the other.

RESTRICTIONS: The number of vehicles in the carrier's fleet shall be no more than one (1).

- 2. That on August 28, 2020, Paul Rivadeneyra, Owner of A & R Delivery Service, LLC provided notice to the Authority of the voluntary cancellation of CPCN 3359.
- 3. That the Petition on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.
- 4. That the Authority has reviewed all the records relating to this Petition and finds that granting

Docket 20-08027 Page 2 of 2

the Petition would be in the public interest.

Therefore, based upon the foregoing findings, it is hereby ORDERED that:

- 1. CPCN 3359 issued to A & R Delivery Service, LLC is hereby CANCELLED.
- 2. The carrier is to immediately remove any and all markings indicating "CPCN 3359" from its vehicles and advertisements.
- 3. The Authority retains jurisdiction for the purpose of correcting any errors that may have occurred in the drafting or issuance of this Order.

		By the Authority,
		Dawn Gibbons, Chairman
		George Assad, Commissioner
		David Newton, Commissioner
Attest:	Jennifer De Rose, Deputy Commissioner	
Dated:	Las Vegas, Nevada	

20-08027 RECEIVE

AUG 2 8 2020

Nevada Transportation Authority Reno, Nevada

Department of Business and Industry Nevada Transportation Authority

Request for Voluntary Cancellation of CPCN

in the matter of	the request by	A & R Delive	ery Service, LLC
	d Necessity (CPC	N) number: 33	ncel Certificate of Public 59 ations or providing transportation
services authori:	zed under CPCN_	3359	•
Therefore,	Paul Rivader R Delivery S		, the authorized representative for
understanding t	nat this is not a su	spension or a tempo	A) cancel said Certificate rary discontinuance of service, asportation services in the future,
Sig	n will have to be find the fin	Lalarer	ficate granted by the NTA.
50	ated name of Petiti 00 Connemaras (Iress		a 89521
Pho a	r5-846-7687 one number andr500@gmail.	com	Fax number
⊫m	ail address		

MIC.	топ	\sim	MO.
INS	IRU	IV	NO.

1.	Completely fill out the first pag	ge of this Vol	untary Cancellation Request.	
2.	2. Briefly explain the reason you are requesting a cancellation of your certificate:			
	Owners are reti	iring		
		*. ***		
	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·		
		· · · · · · · · · · · · · · · · · · ·		
3	Have you removed all marking	re (nama an	d CPCN number) from the vehicles?	
J.			1,5	
	Yes, they were remov	ed on		
	No, I will remove them	n no later tha	an	
4.	4. Complete the OATH page and have notarized.			
5.	5. Enclose/attach all vehicle decals and/or tow/taxi plates.			
6.	File all three pages of this Request (with all tow/taxi plates and/or decals) and mail or deliver to either of our office locations:			
	Nevada Trar	nsportation A	Authority	
	3300 West Sahara Avenue	vescor	1755 E Plumb Lane	
	Suite 200	OR	Suite 229	
	Las Vegas, NV 89102		Reno, NV 89502	

There is no fee for filing a Voluntary Cancellation Request. If you have any questions, please contact us at 702 486-3303.

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The voluntary cancellation of Certificate of)	
Public Convenience and Necessity 7413 issued to)	Docket 20-09015
DB&T Towing, LLC.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

COMPLINACE ORDER

The Nevada Transportation Authority ("Authority") makes the following findings of fact and conclusions of law:

1. That on August 13, 2019, the Authority issued Certificate of Public Convenience and Necessity ("CPCN") 7413 to DB&T Towing, LLC authorizing the transportation service specified below:

On-call, irregular route transportation of vehicles requiring tow car service by tow car vehicle;

Between points and places within the State of Nevada.

RESTRICTION: Holder shall perform consent-only tows.

- 2. That on September 15, 2020, Elie Thompson, Owner of DB&T Towing, LLC provided notice to the Authority of the voluntary cancellation of CPCN 7413.
- 3. That the Petition on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.
- 4. That the Authority has reviewed all the records relating to this Petition and finds that granting the Petition would be in the public interest.

Docket 20-09015 Page 2 of 2

Therefore, based upon the foregoing findings, it is hereby ORDERED that:

- 1. CPCN 7413 issued to DB&T Towing, LLC is hereby CANCELLED.
- 2. The carrier is to immediately remove any and all markings indicating "CPCN 7413" from its vehicles and advertisements.
- 3. The Authority retains jurisdiction for the purpose of correcting any errors that may have occurred in the drafting or issuance of this Order.

		By the Authority,
		Dawn Gibbons, Chairman
		George Assad, Commissioner
		David Newton, Commissioner
Attest:		
	Jennifer De Rose, Deputy Commissioner	_
Dated:		
	Las Vegas, Nevada	

20-09015

9/15/20 rmb DT/NTA

Department of Business and IndustrRECEIVED Nevada Transportation Authority SEP 1.5 2020

Request for Voluntary Cancellation of Land Vegus, Nevada

In the matter of the request by QB&T Towing LLC
to cancel Certificate of Public
Convenience and Necessity (CPCN) number: 74/3
The above named carrier is no longer conducting operations or providing transportation
services authorized under CPCN 74/3
Therefore, <u>Clife ThompSon</u> , the authorized representative for
19B+T Yowing LLC
requests that the Nevada Transportation Authority (NTA) cancel said Certificate
understanding that this is not a suspension or a temporary discontinuance of service,
but a cancellation and that in order to provide any transportation services in the future,
a new application will have to be filed and a new Certificate granted by the NTA.
Elie Shemoron
Signature of Petitioner
Elie J. Thompson
Printed name of Petitioner
4191 Heller Dr.
Las Vegas, NV 89115
775-990-7225
Phone number Fax number
dbanttowing 23@ gmail, com
Email address ^U

D.D. O. Alla Maintena, G.	E 405-10004	400 B B B
INSTRU	16.11	
HAD I L	JL- 11	

 Completely fill out the first page of this Voluntary Cancellation Request.
2. Briefly explain the reason you are requesting a cancellation of your certificate: Once the Covid Started it Seally Slowed down.
So instead of tring to start over right now while
Once the Covid Started it seally slowed down. So instead of tring to start over sight now while it's still goin on, we rather cancel for Now.
3. Have you removed all markings (name and CPCN number) from the vehicles?
Yes, they were removed on $\frac{7/13/20}{}$.
No, I will remove them no later than
4. Complete the OATH page and have notarized.

Nevada Transportation Authority

6. File all three pages of this Request (with all tow/taxi plates and/or decals)

5. Enclose/attach all vehicle decals and/or tow/taxi plates.

and mail or deliver to either of our office locations:

3300 West Sahara Avenue

1755 E Plumb Lane

Suite 200

OR

Suite 229

Las Vegas, NV 89102

Reno, NV 89502

There is no fee for filing a Voluntary Cancellation Request. If you have any questions, please contact us at 702 486-3303.

Agenda Item# 80

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The voluntary cancellation of Certificate of)	
Public Convenience and Necessity 7366 issued to)	Docket 20-09021
Easy Towing, LLC.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

COMPLIANCE ORDER

The Nevada Transportation Authority ("Authority") makes the following findings of fact and conclusions of law:

1. That on May 12, 2017, the Authority issued Certificate of Public Convenience and Necessity ("CPCN") 7366 to Easy Towing, LLC authorizing the transportation service specified below:

On-call, irregular route transportation of vehicles requiring tow car service by tow car vehicle;

Between points and places within the State of Nevada.

RESTRICTION: Holder shall perform consent-only tows.

- That on September 18, 2020, Bruno Meza, Owner of Easy Towing, LLC provided notice to the Authority of the voluntary cancellation of CPCN 7366.
- 3. That the Petition on file herein comes within the purview of the statutes of the State of Nevada and within the regulatory jurisdiction of the Authority.
- 4. That the Authority has reviewed all the records relating to this Petition and finds that granting the Petition would be in the public interest.

Docket 20-09021 Page 2 of 2

Therefore, based upon the foregoing findings, it is hereby ORDERED that:

- 1. CPCN 7366 issued to Easy Towing, LLC is hereby CANCELLED.
- 2. The carrier is to immediately remove any and all markings indicating "CPCN 7366" from its vehicles and advertisements.
- 3. The Authority retains jurisdiction for the purpose of correcting any errors that may have occurred in the drafting or issuance of this Order.

	By the Authority,
	Dawn Gibbons, Chairman
	George Assad, Commissioner
	David Naveton Commissionen
	David Newton, Commissioner
Attest:	
Jennifer De Rose, Deputy Commissioner	_
Dated:	
Las Vegas, Nevada	

20-09021

09/18/20 jh DT/NTA

Department of Business and Industry Nevada Transportation Authority

RECEIVED

SEP 1 8 2020

Request for Voluntary Cancellation of CP Carly Vegas, Nevada

In the matte	er of the request by	y lowing LLC
Convenience		cancel Certificate of Public 7366
Conveniend	ce and Necessity (CPCN) number:	
The above	named carrier is no longer conducting o	perations or providing transportation
services au	7366 thorized under CPCN	·•
<u>.</u>	Bruno Meza	
Therefore,_	Easy Towing LLC	, the authorized representative for
understand	at the Nevada Transportation Authority (ing that this is not a suspension or a terr ellation and that in order to provide any ication will have to be filed and a new Co	nporary discontinuance of service, transportation services in the future,
	Printed name of Petitioner 1194 Devon Lake St, Las Vegas, N Address	IV 89110
	702-300-7355 Phone number	Fax number
	easytowinglic@gmail.com	rax number

Email address

INSTRUCTIONS:

1. Completely fill out the first page of this Voluntary Cancellation Request.

2. Expe	Briefly explain the reason you rienced lack of business due	are request to COVID-	ing a cancellation of your certificate: -19 that caused business to
beco	me unprofitable. Insurance ra	ates substa	ntially increased and income was
not s	ufficient to continue operation	ns.	
-	*****		
•	3 132		
2-2 5 1 1 1			
-	42 %		
		e e	
3.	Have you removed all marking Yes, they were removed	9/10	d CPCN number) from the vehicles? /2020
	No, I will remove then		
4.	Complete the OATH page and	l have notari	zed.
5.	Enclose/attach all vehicle deca	als and/or to	w/taxi plates.
6.	File all three pages of this Req and mail or deliver to either of		
	Nevada Trai	nsportation /	Authority
	3300 West Sahara Avenue Suite 200 Las Vegas, NV 89102	OR	1755 E Plumb Lane Suite 229 Reno, NV 89502

There is no fee for filing a Voluntary Cancellation Request. If you have any questions, please contact us at 702 486-3303.

Agenda Item# 81

2 PCN 1007

BEFORE THE NEVADA TRANSPORTATION AUTO

In Re: Presidential Limousine, CPCN 1007 to enter into Short Term Lease

Docket No.

Nevada Transportation Authority Las Vegas, Nevada

PETITION TO LEASE VEHICLES

COMES NOW, Presidential Limousine ("Presidential") by and through its counsel of record, Kimberly Rushton, Esq. of the law firm COOPER LEVENSON, P.A., and hereby submits this Petition for Authority to Lease Vehicles for the purposes of accommodating guests requesting transportation services using an electric vehicle pursuant to Nevada Administration Code ("NAC") 706.210.

All notices, pleading documents and correspondence pertaining to this proceeding should be directed to the following individual:

> Kimberly Maxson-Rushton, Esq. Cooper Levenson, Attorneys at Law 3016 W. Charleston Las Vegas, Nevada 89102 krushton@cooperlevenson.com

Included herein is a proposed Short Term Lease Agreement between Presidential (CPCN 1007) and Kaptyn Nevada Leasing, LLC whereby Presidential seeks to lease ten (10) Tesla's for thirty (30) days to accommodate guests requesting electric vehicles. This lease is also being requested to determine the impact extreme heat has on electric vehicles used for commercial transportation purposes.

If approved, Presidential will use NTA permitted drivers employed by Presidential to provide the chartered transportation services. Additionally, insurance coverage will be provided by the lessee/carrier consistent with requirements of NAC 706.191. The proposed electric vehicles are new Tesla's, which meet all required state and federal safety standards.

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20-08025

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: Presidential Limousine, CPCN 1007 to enter into Short Term Lease

Docket No.

AUG 2 7 2020

Nevada Transportation Authority Las Vegas, Nevada

PETITION TO LEASE VEHICLES

COMES NOW, Presidential Limousine ("Presidential") by and through its counsel of record, Kimberly Rushton, Esq. of the law firm COOPER LEVENSON, P.A., and hereby submits this Petition for Authority to Lease Vehicles for the purposes of accommodating guests requesting transportation services using an electric vehicle pursuant to Nevada Administration Code ("NAC") 706.210.

All notices, pleading documents and correspondence pertaining to this proceeding should be directed to the following individual:

Kimberly Maxson-Rushton, Esq. Cooper Levenson, Attorneys at Law 3016 W. Charleston
Las Vegas, Nevada 89102
krushton@cooperlevenson.com

Included herein is a proposed Short Term Lease Agreement between Presidential (CPCN 1007) and Kaptyn Nevada Leasing, LLC whereby Presidential seeks to lease ten (10) Tesla's for thirty (30) days to accommodate guests requesting electric vehicles. This lease is also being requested to determine the impact extreme heat has on electric vehicles used for commercial transportation purposes.

If approved, Presidential will use NTA permitted drivers employed by Presidential to provide the chartered transportation services. Additionally, insurance coverage will be provided by the lessee/carrier consistent with requirements of NAC 706.191. The proposed electric vehicles are new Tesla's, which meet all required state and federal safety standards.

In order to immediately accommodate passengers specifically requesting electric vehicles and to test the ability of electric vehicles to handle the extreme heat while performing commercial services, Petitioner Carrier, Presidential respectfully requests a deviation from the regulatory provisions set forth in NAC 706.210(2) (10 filing requirement), NAC 706.210(3)(a) (14 day lease term) as well as the requirement that this Petition be noticed. NAC 706.210(4); NAC 706.1305.

Based on the information and arguments set forth herein coupled with the enclosed Short Term Lease Agreement, vehicle registrations and insurance, Presidential submits that approval of this Petition and the proposed lease is in the public interest and should be granted.

DATED this 27 day of August 2020.

COOPER LEVENSON, P.A.

Kimberly Maxson-Rushton, Esq. Nevada Bar No. 5065

3016 W. Charleston Blvd.

Las Vegas, Nevada 89102 Counsel for Presidential

20-08025

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: Presidential Limousine, CPCN 1040 to enter into Short Term Lease

Docket No.

AUG 2 7 2020

Nevada Transportation Authority Las Vegas, Nevada

PETITION TO LEASE VEHICLES

COMES NOW, Presidential Limousine ("Presidential") by and through its counsel of record, Kimberly Rushton, Esq. of the law firm COOPER LEVENSON, P.A., and hereby submits this Petition for Authority to Lease Vehicles for the purposes of accommodating guests requesting transportation services using an electric vehicle pursuant to Nevada Administration Code ("NAC") 706.210.

All notices, pleading documents and correspondence pertaining to this proceeding should be directed to the following individual:

> Kimberly Maxson-Rushton, Esq. Cooper Levenson, Attorneys at Law 3016 W. Charleston Las Vegas, Nevada 89102 krushton@cooperlevenson.com

Included herein is a proposed Short Term Lease Agreement between Presidential (CPCN 1040) and Kaptyn Nevada Leasing, LLC whereby Presidential seeks to lease ten (10) Tesla's for thirty (30) days to accommodate guests requesting electric vehicles. This lease is also being requested to determine the impact extreme heat has on electric vehicles used for commercial transportation purposes.

If approved, Presidential will use NTA permitted drivers employed by Presidential to provide the chartered transportation services. Additionally, insurance coverage will be provided by the lessee/carrier consistent with requirements of NAC 706.191. The proposed electric vehicles are new Tesla's, which meet all required state and federal safety standards.

In order to immediately accommodate passengers specifically requesting electric vehicles and to test the ability of electric vehicles to handle the extreme heat while performing commercial services, Petitioner Carrier, Presidential respectfully requests a deviation from the regulatory provisions set forth in NAC 706.210(2) (10 filing requirement), NAC 706.210(3)(a) (14 day lease term) as well as the requirement that this Petition be noticed. NAC 706.210(4); NAC 706.1305.

Based on the information and arguments set forth herein coupled with the enclosed Short

Term Lease Agreement, vehicle registrations and insurance, Presidential submits that approval of
this Petition and the proposed lease is in the public interest and should be granted.

DATED this day of August 2020.

COOPER LEVENSON, P.A.

Kimberly Maxson-Rushton, Esq.

Nevada Bar No. 5065 3016 W. Charleston Blvd. Las Vegas, Nevada 89102 Counsel for Presidential

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: Presidential Limousine, CPCN 1007 to enter)	Docket No.
into Short Term Lease)	
	,	

PETITION TO LEASE VEHICLES

COMES NOW, Presidential Limousine ("Presidential") by and through its counsel of record, Kimberly Rushton, Esq. of the law firm COOPER LEVENSON, P.A., and hereby submits this Petition for Authority to Lease Vehicles for the purposes of accommodating guests requesting transportation services using an electric vehicle pursuant to Nevada Administration Code ("NAC") 706.210.

All notices, pleading documents and correspondence pertaining to this proceeding should be directed to the following individual:

Kimberly Maxson-Rushton, Esq. Cooper Levenson, Attorneys at Law 3016 W. Charleston Las Vegas, Nevada 89102 krushton@cooperlevenson.com

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If approved, Presidential will use NTA permitted drivers employed by Presidential to provide the chartered transportation services. Additionally, insurance coverage will be provided by the lessee/carrier consistent with requirements of NAC 706.191. The proposed electric vehicles are new Tesla's, which meet all required state and federal safety standards.

In order to immediately accommodate passengers specifically requesting electric vehicles and to test the ability of electric vehicles to handle the extreme heat while performing commercial services, Petitioner Carrier, Presidential respectfully requests a deviation from the regulatory provisions set forth in NAC 706.210(2) (10 filing requirement), NAC 706.210(3)(a) (14 day lease term) as well as the requirement that this Petition be noticed. NAC 706.210(4); NAC 706.1305.

Based on the information and arguments set forth herein coupled with the enclosed Short Term Lease Agreement, vehicle registrations and insurance, Presidential submits that approval of this Petition and the proposed lease is in the public interest and should be granted.

DATED this 27 day of August 2020.

COOPER LEVENSON, P.A.

Kimberly Maxson-Rushton, Esq.

Nevada Bar No. 5065

3016 W. Charleston Blvd.

Las Vegas, Nevada 89102

Counsel for Presidential

LEASE AGREEMENT

This VEHICLE LEASE AGREEMENT ("Lease") is made between Kaptyn Nevada, LLC, which is located at 4675 Wynn Rd., Las Vegas, NV ("Lessor") and Presidential Limousine ("Lessee") located at 1900 Industrial Road, Las Vegas, NV 89102.

RECITALS

WHEREAS, Lessor desires to lease ten (10) Tesla Vehicles to Lessee pursuant to the terms and conditions of this Lease; and

WHEREAS, Lessee is the holder of Certificate of Public Convenience and Necessity ("CPCN") 1007 and is authorized by the Nevada Transportation Authority ("NTA") to operate charter limousines as a common motor carrier in Clark County, Nevada; and

WHEREAS, Lessee is a Nevada Corporation authorized to operate traditional limousines pursuant to CPCN 1007 under the rules and regulations authorized and published by the NTA and this Lease; and

WHEREAS; Lessor and Lessee desire to provide for the continued safe and efficient transportation of the traveling public through the authorized lease and use of the electric Vehicles described herein.

AGREEMENT

NOW, THEREFORE, in consideration of the Recitals, and the covenants, terms and conditions, contained herein, the parties hereby acknowledge and agree the adequacy and sufficiency of which is acknowledged and agreed to by the parties as follows:

1. VEHICLES

1.1 Pursuant to this Lease, Lessor shall lease the Vehicles identified on Schedule 1.1 (each a "Vehicles").

2. TERM

2.1 The term of this Lease shall be for a period of thirty (30) days and shall commence on the date the Vehicles are delivered to Lessee. The term may be extended for a consecutive thirty (30) day period.

3. RENT

3.1 Lessee shall pay rent for the Vehicles at a rate identified in detail on Schedule 1.1 for the term of this Lease. The Lessee's rental obligation shall begin on the date the Vehicles are delivered to Lessee.

4. ALTERATIONS, MODIFICATIONS AND ADDITIONS

4.1 Lessee shall not permit any alterations or attachments to the Vehicles other than attachments or additions which may be necessary for the proper operation of the Vehicles or as required by any law, regulation or rule imposed by any governmental body or agency.

5. VEHICLES SERVICES AND REPAIRS

5.1 Lessor shall perform all repairs, maintenance and service to the Vehicless during the term of this Lease.

6. USE OF THE VEHICLESS

- 6.1 The Vehicless shall remain under the control and direction of Lessee during the term of this Lease.
- 6.2 Lessee's operation of the Vehicles shall be within the scope of Lessee's operating authority and in conformance with its tariff.
 - 6.3 Lessee shall retain all revenues earned from the use of the Vehicles.

7. INSURANCE

- 7.1 Lessee shall furnish insurance a minimum of \$1,500,000 in auto liability for the Vehicles in accordance with Nevada Administrative Code 706.191.
- 7.2 Lessee shall: (a) submit to a complete report concerning any accident, collision, damage or theft occurring to the Vehicles within twenty-four (24) hours after such occurrence; (b) cooperate with Lessor and any insurers in the investigation, prosecution and defense of all claims resulting from the use or operation of the Vehicles, and cooperate with all law enforcement authorities investigating any such accident or theft.

8. VEHICLES OPERATION AND USE

- 8.1 Lessee shall supply drivers for the Vehicles. Such drivers shall be under the control of Lessee throughout the term of this Lease.
- 8.2 Lessee shall mark the Vehicles as operated by Lessee in accordance with Nevada Administrative Code 706.170.
 - 8.3 Lessee shall keep a copy of this Lease in the Vehicles during the term of this Lease.

9. CONDITION OF VEHICLES AT TERMINATION

9.1 At termination, Lessee will return the Vehicles to Lessor. The Vehicles must be returned in as good condition and appearance as it was when first received by Lessee, ordinary wear excepted, together with all license plates, registration and title documents, warranties, unused service coupons or similar documents.

10. **EVENTS OF DEFAULT**. An event of default shall occur under this Lease if:

- 10.1 Lessee fails to pay any installment of rent or insurance required under this Lease when due or payable; or
- 10.2 Without Lessor's prior written consent, attempts to remove, sell, transfer, encumber, part with possession of or sublease the Vehicles, or to permit a judgment or other claim to become a lien upon the Vehicles.

11. REMEDIES

Upon the occurrence of any event of default, and any time thereafter, Lessor may, with or without canceling this Lease, in its sole discretion, do any one or more of the following:

- 14.1 Upon written notice to Leases, concer this Lease,
- 112 Decure immediately due and psychlocal sums due and to become due under this Leater.

12. ABBIONMENT

12.1 Lossee's rights or interests in this Louise or in the Vehicles shall not be trinsferred by Lesser and Lessee that not sublease the Vehicles.

12. COUNTERPARTS

13.1 This Lease may be executed in counterparts, each of which shall be treated as an original

14. LEADE ONLY

14.1 This Lease is a contract for lease only. Leasen tices not acquire and that assert no right little or interest in or to the Vehicles except as dultined herein.

16. GOVERNING LAW

15.1 This Lease in all respects shall be governed by, and construed in eccentance with, the laws of the State of Nevada.

16. AUTHORIZED SIGNATURES

16.1 The undersigned representatives of Lessor and Lessee have full authority to cater into this Lease and by obligate Lessor and Lessee to perform the duties set forth in this Lease.

LESSOR

Andrew Meyers

tts: President and Chief Executive Officer

Dated August 27 2020

LESSEE

Gerald IC Beller

Its: Prosident

Dated August ____ 2020

Replyis Morade Lamine, L.J.G.



Schedule 1.1

3 4 4	Vehicle	Vehicle	Vehicle		Vehicle Lease
CPC Model OEM Mo		Model	VIN	Amount	
	1, -		200 SUMM - 100 S		1
1007	2019	Tesla	Model S	5YJSA1E21LF361247	\$1,200.00
1007	2019	Tesla	Model S	5YJSA1E25LF362059	\$1,200.00
1007	2019	Tesla	Model S	5YJSA1E26LF364760	\$1,200.00
1007	2019	Tesia	Model X	5YJXCAE23LF238162	\$1,200.00
1007	2019	Tesla	Model X	5YJXCAE29LF236500	\$1,200.00
1007	2019	Tesla	Model X	5YJXCAE29LF238151	\$1,200.00
1007	2019	Tesla	Model X	5YJXCAE29LF238165	\$1,200.00
1007	2019	Tesla	Model X	5YJXCAE29LF241048	\$1,200.00
1007	2019	Tesla	Model X	5YJXCAE2XLF236506	\$1,200.00
1007	2019	Tesla	Model X	5YJXCAE2XLF238143	\$1,200.00

Agenda Item# 82

Abraham Limo Service, Inc. CPCN 1090, Sub 2 Petition to Deviate

On September 11, 2020 Brent Carson, Esq. filed an application for expansion of authority for CPCN 1090, Sub 2. In conjunction with the application, he also filed a Petition to Deviate from NAC 706.1375 (copy below with missing items highlighted bold and underlined). The application for expansion was not accepted because it is considered incomplete.

Staff opposes this Petition to Deviate since an application, whether for a CPCN, sale and transfer, or expansion of authority, is for the Public to review to determine if they are affected and may want to intervene. Also, in this case, there is evidence from the limited information that has been submitted, that an additional application is to be filed relative to the ownership of the company. Staff is aware that this sale and transfer application is past due and to date it has not been filed. Ownership of the company is required to be corrected either before or in conjunction with this filing.

NAC 706.1375 Certificates and permits: General requirements; omissions and deficiencies. (NRS 706.171, 706.421, 706.426, 706.431, 706.443, 706.4464, 706.6411) Except as otherwise required in NAC 706.1376 and 706.1377:

- 1. An application for:
- (a) The initial issuance, <u>expansion or modification of a certificate</u> made pursuant to <u>NRS</u> 706.386 to 706.411, inclusive;
 - (b) A permit to act as a contract carrier made pursuant to NRS 706.421 to 706.436, inclusive;
 - (c) The addition of a subsequent contract by a contract carrier; or
 - (d) The sale and transfer of an interest in:
 - (1) A certificate;
 - (2) Fifteen percent or more of the stock of a corporation that holds a certificate;
 - (3) A partnership that holds a certificate; or
- (4) A corporate entity that holds a certificate which would result in a change in the corporate control of the carrier,
- \rightarrow <u>must</u>, in addition to complying with the provisions of <u>NAC 706.010</u> to <u>706.4019</u>, inclusive, that are applicable to pleadings, <u>contain the data set forth in subsection 2.</u>
- 2. An application described in subsection 1 must contain the following data, either in the application or as exhibits attached thereto:
- (a) The type of service, if any, presently being performed by the applicant, a general description of the service and a reference to the authority pursuant to which the service is being performed.
- (b) The type of service proposed, a general description of the service and a reference to the authority pursuant to which the service is to be performed.

- (c) The specific authority requested and the statutory provision pursuant to which the certificate is requested.
- (d) If the applicant proposes to be a carrier of household goods, a description of the types of household goods proposed to be transported.
- (e) The geographical area proposed to be served pursuant to the certificate, including, without limitation, the terminal and other points to be served, the number and location of points where equipment will be located, and a concise, narrative description of the proposed route.
- (f) A map or sketch of the route and points to be served, drawn to a suitable scale which is indicated on the map or sketch. The map or sketch must show present and proposed operations by distinctive coloring or marking.
- (g) If the applicant proposes to be a contract carrier or is an existing contract carrier proposing to add subsequent contracts, a copy of each proposed contract.
- (h) A statement of the rates or fares proposed to be charged and the rules governing service in the form of a tariff prepared pursuant to NAC 706.138 to 706.139, inclusive.
- (i) The type and number of units of equipment to be used in the proposed service and statement as to which units of equipment are owned by the applicant that includes, without limitation, photographs of the equipment to be used and a copy of the registration and title of each vehicle currently owned by the applicant which will be used under its operating
- . If the applicant proposes to operate a taxicab service, the application must include the proposed color scheme of the vehicles that will be used to provide the taxicab service.
- (j) A statement indicating the frequency of the proposed service. If on-call service is proposed, the application must set forth the conditions under which the service would be performed.
- (k) A statement of the qualifications and experience of the personnel who will manage and operate the proposed service and the proposed operating procedures related to service, safety, maintenance, training of drivers, billing, relations with customers and the keeping of records.
- (l) A statement describing the facilities which will be used to provide the proposed service, such as terminals, shops, warehouses or offices.
 - (m) Facts showing that the proposed operation is or will be beneficial to the traveling public.
- (n) If the applicant is a corporation or limited-liability company, a copy of its articles of incorporation or articles of organization, certified by the Secretary of State, and all effective amendments thereto. If the corporation or limited-liability company was incorporated or established in another state, the application must include:
- (1) A copy of the certificate issued by the Office of the Secretary of State authorizing the corporation or limited-liability company to transact its business in the State of Nevada; or
 - (2) Its equivalent, as provided in NRS 80.120.
- (o) If the applicant is a partnership, a copy of the partnership agreement and any amendments made thereto.
- (p) If the applicant is not a natural person, a list of all owners, including associated, along with the percentage of ownership of each partner, member or owner. If the applicant is a publicly traded corporation, the application may include a copy of Form 10-K, or its equivalent, filed by the corporation with the Securities and Exchange Commission that shows the controlling ownership, officers and directors in lieu of the list of all owners, including associated stock certificates, membership certificates or associated documents.

(q)

including, without limitation:

- (1) A statement of income for the 12-month period immediately preceding the application.
- (2) A pro forma statement of income for the first 12-month period, presented in a monthly basis format, of the proposed operation using the proposed rates. The Authority may require, as a condition to the granting of the application, that the applicant is prohibited from placing into service more vehicles than the vehicles projected in the proforma statement for any period that the Authority deems necessary to ensure that the granting of the application will not unreasonably and adversely affect other carriers operating in the territory.
- (3) A balance sheet which was prepared not more than 6 months before the date of the application which:
- (I) For a sole proprietorship or partnership, must reflect the personal and business operations of the sole proprietor or each general partner.
- (II) For a corporation, limited-liability company or partnership, must reflect the entire business operations.
- (4) A list of the names and addresses of all transportation entities owned by or under the control of the applicant.
- → All financial statements must be prepared pursuant to generally accepted accounting principles, except that the personal financial statement of a sole proprietor or general partner may be prepared on the basis of estimated values.
- (r) If the applicant is operating under a fictitious name, a copy of the certificate filed pursuant to chapter 602 of NRS, if applicable.
 - (s) Evidence that the applicant can secure the insurance required by <u>NAC 706.191</u>.
- (t) If the applicant is proposing to transport and store household goods and effects, proof that the applicant has the ability to store such goods and effects in a warehouse operated in accordance with the requirements of <u>chapter 712</u> of NRS. As used in this paragraph, "warehouse" includes, without limitation, any structure used for the reception and storage of household goods and effects.
 - (u) Additional information as is necessary for a full understanding of the application.
- 3. If any item required pursuant to this section or by statute is omitted or otherwise deficient after acceptance of the application or filing, the Authority will notify the applicant of the omission or deficiency, in writing, at the address of the applicant listed on the application or filing. If the applicant does not cure the omission or deficiency within 15 working days after the issuance of that notification, the Deputy Commissioner shall, at the next regular meeting of the Authority, move that the application or filing be dismissed.

(Added to NAC by Transportation Serv. Auth. by R071-98, eff. 10-28-98; A by R040-02, 9-20-2002; A by Nev. Transportation Auth. by R127-07, 9-18-2008)

BEFORE THE NEVADA TRANSPORTATIO

ON AUTHORITY
Nevada Transportation Authority
Las Vegas, Nevada

RECEIVED

ABRAHAM LIMOUSINE SERVICE, INC. (ALV) Motion to Deviate from NAC 706.1375 and Traditional Data Requests

HEARING REQUESTED

DOCKET NO.

MOTION TO DEVIATE

COMES NOW, ALV, by and through its legal counsel, Brent Carsen and hereby submits this Motion to Deviate from the regulatory requirements set forth in NAC 706.1375. This Motion is respectfully submitted pursuant to NAC 706. 1305.

Statement of Facts:

On or about September 8, 2020, ALV submitted an Application for Expansion of Authority ("Application") with the NTA wherein it requests authority to remove antiquated language from Certificate of Public Convenience and Necessity ("CPCN"). Specifically, CPCN 1090 reads in part:

RESTRICTIONS:

The number of vehicles in the carrier's fleet to operate within and between Clark and Nye Counties, Nevada shall be no more than five (5).

The carrier may not stage or stand a vehicle at any location except while currently chartered or awaiting a pre-existing charter client. No transportation services may be provided through "kellying" or on a walk-up basis. The restrictions with respect to staging, standing, and providing walk-up or "kelly" services are inapplicable at any property where the carrier has a written agreement with the property to provide transportation services on an exclusive or preferred basis.

(See Ex. A)

ALV seeks to remove the restriction relative to walk up transportation service based on the unnecessary burden it places on the carrier coupled with the fact that the restriction has no nexus to safety or consumer protection.

As the Authority is aware, ALV currently operates multiple CPCN's with a combined fleet of approximately 42 vehicles. CPCN 1090 has been part of ALV's operations for approximately 4 years. In total, ALV has been a certificated carrier in good standing with the NTA for over 10 years. Based on the NTA's familiarity with ALV, Applicant herein requests that the following certain regulatory requirements of NAC 706.1375 be waived.

In support of this request ALV submits that it has recently filed a Sale and Transfer application for CPCN 1125, which was owned by Lewis Carriages. As part of that Application, ALV has produced recent financials and supporting documentation for review by Staff therefore, barring any unforeseen event, the Sale and Transfer of CPCN 1125 should be on the next regularly scheduled Agenda for the consideration. More specifically, there has been no change of ownership or change in operations therefore, there's no need for a background check of the existing owner. In brief, ALV's seeks only to remove the no-staging restriction thereby allowing the carrier fleets to be operated in a consistent manner.

Memorandum of Law:

NAC 706.1305 states that the authority or presiding officer shall allow for deviations [from a regulation(s)] if good cause for the deviation appears. In this instance ALV seeks to deviate from the regularly required application standards set forth in NAC 706.1375. Without question these standards are important to the Authority in the majority of applications – this application is the exception. For the reasons stated above, the demonstrated financials and the familiarity with the owners and his operations, the NTA should waive the other requirements and consider the requested modification – removal of no staging restriction.

Conclusion:

Wherefore, based upon the foregoing, ALV respectfully request that the above deviation be granted by this Authority and the restrictive language dealing with the walk-up traffic be

removed from the certificate.

DATED this day of September, 2020

ATTORNEY BRENT CARSON, LLC

BRENT A. CARSON, ESQ.

Nevada Bar No. 5903 7935 W. Sahara Ave., #101 Las Vegas, Nevada 89117

Counsel for ALV

Agenda Item# 83

BEFORE THE NEVADA TRANS

RECEIVED

BEFORE THE NEVADA TRANSPORTATION AUTHORETY 7 2

Nevada Transportation Authority Las Vegas Nevada

In Re Petition of Luxury Limousine of Las)

Vegas, LLC For Approval to Place Vehicle into) Docket No. 20 - 090 26

Service)

PETITION FOR INTERIM OPERATING AUTHORITY

COMES NOW, LUXURY LIMOUSINE OF LAS VEGAS, LLC ("LUXURY"), by and through its counsel, Zev Kaplan, Esq. of the law firm Wiley Petersen, and Submits the following PETITION FOR INTERIM OPERATING AUTHORITY to place a vehicle into service.

I.

FACTS

Luxury is currently a certificated carrier performing charter bus services under CPCN 2248. Luxury has currently filed a Petition to place into a service an additional vehicle to perform charter bus services. The vehicle was recently purchased from a limousine operator in South Carolina and inspected by NTA staff on Friday, September 5, 2020. At that time NTA Staff noted that the vehicle met the safety requirements but that the manufacturer plate states that the vehicle is a truck. This is true, but the vehicle was originally refitted into a passenger vehicle with 14+2 seating and all safety requirements met by First Class Customs. Inc., Springfield, Missouri. First Class Customs is a Mercedes certified "Master Upfitter." (See attached Exhibit A). While the manufacturer plate states the vehicle to be a truck it now meets the requirements of NAC706.381 and NAC 706.379 and all requisite safety requirements. It is understood that normally the vehicle would have the manufacturer plate state "incomplete" when delivered to the "Upfitter" but that did not happen in this instance. Mr. Habibian the owner of Luxury was unaware of this discrepancy until informed by NTA Staff during

the inspection, as required, prior to placing the vehicle into service.

II.

ARGUMENT

Luxury has followed the process for placing into service a new vehicle for the fleet. While Luxury recognizes that NTA Staff cannot disregard NTA's regulations, Luxury attempted to follow the regulatory process in good faith. Mr. Habibian expended significant amount of money to acquire the vehicle and now through no fault of his own he has been precluded from utilizing the vehicle. It is unlikely that the NTA will be able to complete its investigation and processing of the current Petition for the approval of the vehicle prior to the October NTA meeting. Mr. Habibian and Luxury are incurring substantial financial obligations in the interim without the ability to garner any income from use of the vehicle.

As a currently certificated carrier, Luxury needs to be able to place the vehicle into service to not suffer further financial harm and will do so in compliance with NTA requirements, as it has done in the past.

III.

CONCLUSION

Based on the above facts and the need to place the new vehicle into the fleet to provide services in a timely fashion, Luxury hereby requests the granting of the interim operating authority to perform the place the vehicle into service pending final approval of its Petition. Luxury will comply with all requirements of the NTA during the interim period of operation under its existing CPCN 2248.

Dated this 11th day of September 2020.

Respectfully submitted.

Zev Kaplan

Wiley Petersen 1050 Indigo Drive

Suite 200B

Las Vegas, NV 89145

702-324-8454

Hang conta

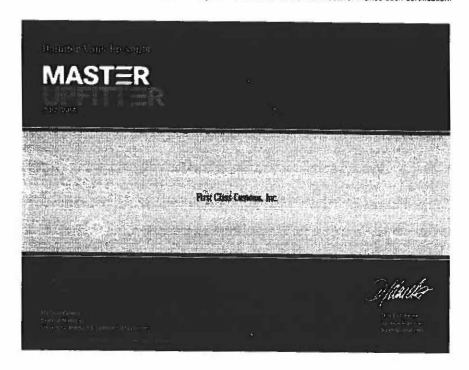
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EXHIBIT "A"

21 of 6.1

The NTA regulation states, "must be modified for use as a traditional limousine or livery limousine, as appropriate, by a builder of coaches or modifier of motor vehicles who is certified as such by the manufacturer of the manufacturer makes such certification."



New Measure

https://mail.google.com/mail/u/0/?tab=wm&ogbl#inbox/FMfcgxwJXpPkhgdgzMLcqVFIGHpgzGSK?compose=new

Assigned: Compliance Audit Investigator Desirée Main

Luxury Limousines of Nevada - CPCN 2248 - Petition to Deviate

This carrier has put two other Mercedes Sprinters in service in January 2018 and July 2020. Both vehicles were put into service with General Manager, Jenna Randall. For those inspections the NTA required the same documents and the carrier was able to produce them and subsequently the vehicles were approved by NTA Investigators. This is evident that the carrier was aware of the requirements for placing a Mercedes Sprinter into service.

Docket: 20-09020

Specific to the current Sprinter:

01/2019 – Manufactured by Daimler (Manufacturer Daimler AG's sticker indicates vehicle was sold fully manufactured as a 'truck')

07/2019 - A carrier out of South Carolina, Carolina's Executive Limo Line, Inc purchased the vehicle from First Class Customs, Inc

08/2019 - The Vehicle was upfitted by First Class Customs, Inc.

09/2020 - Vehicle is leased by First Class Customs, Inc to Luxury Limousines of Las Vegas, LLC

09/2020 – Luxury Limousines of Las Vegas scheduled a vehicle inspection with me. This vehicle did not pass inspection because it was a fully manufactured truck by Daimler as indicated by the door tag. The chain of custody shows that it was purchased as a truck by Carolinas Executive Limo Line then upfitted by First Class Customs, Inc. So, it is evident by review of the documents that the vehicle was not in the possession of Mercedes through upfitting.

First Class Customs primarily upfits Mercedes Sprinters as evident by their website. According to NHTSA they have been identified as an approved manufacturer/up-fitter since July 2015 for class 3 vehicles (10,001-14,000lbs). In reading reviews of this company (First Class Customs) most of them are positive in nature. Those that are rated low are non-descriptive and do not provide any real negative comments to base my review on. With the interim order the Carrier provided a Master Upfitter Certificate for 2017/2018 for First Class Customs. However, this vehicle was upfitted in 2019. I did search the Master Upfitter portal and based on my investigation it does not appear that First Class Customs, Inc was recognized as a Daimler Master Upfitter during the time this vehicle was upfitted.

I do not support the addition of this vehicle because it does not fit the clearly outlined requirement of adding a Mercedes Sprinter under a charter bus CPCN. As previously stated, this carrier is very aware of the requirements of adding these types of vehicles as they have been compliant with these requirements in the past.

My investigation of this specific vehicle based on the vin number resulted in finding three recalls out on this vehicle that are marked as unresolved according to NHTSA. Should the Commission allow this vehicle to be put into service my recommendation would be that the carrier be required to provide proof that the safety related recalls are addressed. Once resolved, the carrier should be required to provide written proof from the manufacturer (as required by NHTSA) that these items have been resolved.



September 3, 2020

Department of Business & Authority Transportation Service Authority 3300 W Sahara Ave Ste: 200 Las Vegas, NV 89102

Effective, 9/03/20 we would like to:

X add a vehicle to fleet

- __ remove a vehicle (out of service)
- __ replace a vehicle in our fleet

Make: Mercedes

Model: Sprinter 3500

Year: 2019

Passengers: 16

VIN: WD3PF4CD1KP075636 License Plate #: 346M67

Fleet #: 9

If there are any questions, please feel free to contact me at our office 702-499-9000 or via my cell 435-229-3291.

Regards,

Shaun Habibian

Owner



Department of Motor Vehicles S55 Wright Way Carson City, NV 89711-0625 (775) 684-4368

2021 EXPIRES 9/4/2021

346M67	2019	MERC	TPV	6	53690.00	FUEL	2	DECLARED WEIGHT	7800
WD3PF4CI	D1KP075636		SPR		1 3500/4500	1		CLARK	***
9/4/2020	FLEET NAMBER	UNIT NU	MBEA	FAF		346M6		HOME MEA	NS NEVADA

LUCTURY LIMOUSINE OF LAS VEGAS, LLC (REGD)

LUXURY LIMOUSINE OF LAS VEGAS, LLC 4275 ARVILLE ST STE C LAS VEGAS NV 89103-3741



instructions for applying the decal to the rear license plate are

on the reverse of this form.

PLATES AND REGISTRATION MUST BE RETURNED WHEN NOT OPERATING THE VEHICLE FORD INVERSOR 14296031 - 2036 - 7462

NEVADA PERMANENT INSURANCE IDENTIFICATION CARD COMPANY NAIC NUMBER COMPANY NAME AND ADDRESS X COMMIL FLEET PERSONAL 11991 National Casualty Company Morris Corporate Center 1 NJ 07054 Parsippany EFFECTIVE DATE POLICY NUMBER EXPIRATION DATE 8/28/2020 12/28/2020 QP00002676 MAKE/MODEL VEHICLE IDENTIFICATION NUMBER WD3PF4CD1KP075636 YEAR 2019 Mercedes Sprinter IF "FLEET", NAME OF REGISTERED OWNER: AGENCY/COMPANY ISSUING CARD AND PHONE NUMBER Edgewood Partners Insurance Center (702) 364-4727 **COVERAGE MEETS REQUIREMENTS SET FORTH IN NRS 485.185** INSURED NAME AND ADDRESS Luxury Limousine of Las Vegas LLC 4275 Arville St Ste C Las Vegas NV 89103

THIS CARD MUST BE KEPT IN THE INSURED MOTOR VEHICLE FOR PRODUCTION UPON DEMAND

SEE IMPORTANT NOTICE ON REVERSE SIDE

IN CASE OF ACCIDENT: Report all accidents to your Agent/Company as soon as possible. Obtain the following information:

- 1. Name and address of each driver, passenger and witness.
- Name of Insurance Company and policy number for each vehicle involved.

THE FRONT OF THIS DOCUMENT CONTAINS AN ARTIFICIAL WATERMARK - HOLD AT AN ANGLE TO VIEW

THIS CARD HAS BEEN APPROVED BY THE NEVADA COMMISSIONER OF INSURANCE

ACORD 62 NV (2013/10) INS062NV (201310)

© 2010, 2013 ACORD CORPORATION. All rights reserved.

Nevada Transportation Authority

ANNUAL VEHICLE INSPECTION REPORT

CERTIFICATION: This vehicle has been inspected in accordance with 49 CFR 396.17(c) and Appendix G to 49 CFR Subchapter B.

			-		The state of the s	
Motor Carrier Name			Inspection Date			
LUXUM UMDUSING OF LAS VEGG A Street Address, City) State and Zip Code			Sept 2, 2020			
Street Address, City, State and Zip Code			Unit	Number		
4275 Arville St. #C LV NV 89103.			#9			
Vehicle Year, Make and Model			Lice	nse Plate Nun	nber and Issuing State	
2019 morredu Soci	1	00		31	46M67 NV	
2019 Mercedus Sprivehicle Identification Number	111	CR	-		107 001	
WO3PF4CDIKPO756	36	2				
TIRES	OK	Repair Date	OK Repair Date BRAKE SYSTEM			
Steering axle tires tread	0		U	1000	Service Brakes	
All other tires tread	V		V		Parking Brakes	
WHEELS & RIMS	1		V		Drums & Rotors	
Wheels & Rims	V		L		Brake Hose	
Fasteners	V.		V		Hydraulic Brakes	
Lock or Side Ring	V		V		Brake Tubing	
Welds	V		7	DA	Electric Brakes	
SUSPENSION	V		1	JA.	Air Compressor	
Spring Assembly	V			A	Vacuum Systems	
Cracked, Broken, Loose or Missing Parts	V		1	A	Low Pressure Warning Devices	
Torque, Radius or Tracking Components	1		4	A	Tractor Protection Valve	
LIGHTING DEVICES	10		1		EXHAUST SYSTEM	
All lighting devices and reflectors required by section 393 shall	-		-		NO leak at a point forward of or directly below the driver/sleeper	
be operable	/		V	/	compartment	
SAFE LOADING	V	L L	1/		DOES NOT leak into atmosphere	
Vehicle part(s) or condition such that the spare tire or any part of the load or dunnage CANNOT fall onto the roadway	V		V		NO part of exhaust system so located as would likely result in burning, charring or damaging the electrical wiring, fuel supply or any combustible part of the motor vehicle.	
Protection against shifting cargo	0		1		STEERING MECHANISM	
WINDSHIELD WIPERS	V		2	-	Steering Wheel Free Play	
Power unit DOES NOT have inoperative wiper, missing or	1				Front Axle Beam & Steering Components Other Than Steering	
damaged parts.	1		V		Column	
COUPLING DEVICES	7	-	1		Steering Column	
Drawbar/Towbar Eye	/		V		Steering Gear Box	
Drawbar/Towbar Tongue			11		Pirman Arm	
Safety Devices	-		1		Power Steering	
Saddle-Mounts			4		Ball & Socket Joints	
Fifth Wheels	-		4			
	-		1		Tie Rods & Drag Links	
Pintle Hooks FUEL SYSTEM	1		4		Nuts	
	1		1		Steering System	
NO visible leak	-		-	-	FRAME	
Fuel Tank Filler Cap Present	1/4			Acres de la constante de la co	Frame Members	
Fuel Tank Securely Attached	14		1		Tire & Wheel Clearance	
WINDSHIELD GLAZING	V		1)A	Adjustable Axle Assembly (sliding subframes)	
NO cracks or vision reducing matter except as in 49 CFR 393.60	V		V		HORN	
Inspection Garage/Company Name		Street	* And dress			
STAR LIMO REPAIR		3007 5 VALLEY VIOLU SUITE 34				
		City, State, Zip Code				
707 929 5713	TOP A	0	LUNU 89103			
Printed Name of Qualified Inspector		Quartied Inspector's Signature				
Printed Name of Qualified Inspector FRIC HI'S DON BOTHAWAS CAREOUSE!		1 CRI				
	The state of the s			4	the state of the s	

3867 S. Valley View Suite 19 (782) 892-9950 Star Limousine Repair 3867 S. Valley View Blvd. Suite 19 Las Vegas, NV 89103



MASTER LEASE

49825 Agreement No.

THIS AGREEMENT FOR LEASING made and entered into as of the 1ST day of SEPTFMRER 020 by and between Titus Leasing Company, whose address is 1851 CENTER STREET, CAMP HILL, PA 17011 ILLESSOR AND LESSER AGREE;

1. LEASE OF UNIT. Learn's agrees to lease to Lesses and Lesses agrees to lease for Lesses from the Lesse Transport of the Lesses Lesses to the Lesses the Lesses and Lesses to the Lesses the Lesses to the Lesses the Lesses to the Lesse LUXURY LIMOUSINE OF LAS VEGAS, LLC 4275 S. ARVILLE STREET, SHITE C. LAS VEGAS, NV 80103 less than a combined single limit of \$500,000 or \$250,000/acout,000 spoory lipiny and \$50,000 Property Deanage, with decired maximum deductible limits of \$500 for collision and \$200 for comprehensive per occurrence and a desired understal of \$5,000,000.

(8) Physical Resnage. Lesses shall, at its able cost, provide policies of collision, corsprehensive, fine and theft insurance covering the Unit in amounts at all times at least equal to the "Actual Cash Value" thereof determined by Lessor or the Insurer. Such policies shall not provide for any deductible in scess of the anount shown as the "Deductible Limit" on the applicable Schedule. Lessor and assignee of Lessor shall reimburse Lessor for any unbaund loss of any accessories or equipment or by reason of any deductible from insurance coverage.

(III) Evidence of insurance coverage acquisecence to Lessee's conflictate; shall not be a walver of Lessee's acquisecence to Lessee's certificate(s) shall not be a walver of Lessee's insurance acquised hereby by lessors satisfactory to Lessor, however Lessor's acquisecence to Lessee's certificate(s) shall not be a walver of Lessee's insurance obligations. Each policy shall not be a walver of Lessee's insurance obligations. Each policy shall not be a walver of Lessee's insurance obligations. Each policy shall provide that the coverage softed thereby cannot be cancelled or materially stored without fifteen (15) days' prior written notice to all parties insured thereby. Should Lessee fail to furnish Lessor with evidence of insurance, Lessor is surhorized but not obligated to obtain insurance are required under this branch of the premium paid by Lessor for such policy. Lessor is surhorized but not obligated to provide any part or all of such insurance by s Init.

(iv) Other insurance. Lesses shall provide and pay for any other insurance or bonds that may be required by any third party as a condition to or in connection with Lesses's lessing, possession or use of any Unit.

9. ATTORISEY FEES AND COSTS. Lesses shall pay Lessor any and all costs and expenses incurred or sustained by Lessor to protect its interest and/or to enforce any term or provision of this Mester Lesse and/or any Schedule including, but not limited to, researable attorney fees, court costs and reasonable toolsection agency fees.

10. TAGS AND TACES. The Unit shall be registered in the name of Lessor as owner and, if permitted by applicable law, of Lessee as lesses or user. Original and renewel of original Scenee tags will be at the expense of Lessee Lesses shall notify Lessor in writing, not less than five (5) days prior to transfer of the Unit to another principal place of granging, or its intention to so transfer the Unit, and shall pay all registration, Ecensing and fiting less required to be paid by reason of transfer of the Unit to another jurisdiction. Lessee shall pay any sales, property, use or similar tax levied on the sale or lesse of the Unit or required as a prerequisite to licensing by federal, state or municipal governments (other than the Federal Excise Tax on the original purchase of the Unit). Issue of the Unit of required as a prerequisite to iconsing by laders, exits of municipal governments (other than the Federal Excise Tax on the original purchase of the Unit, 11. PERFORMANCE OF LESSEE'S OBLIGATION; REMINISEMENT. If Lessee shall fall or refuse, for any reason, to perform any provision hereof, Lessor may at its option, perform the same and Lessee shall reministe Lessor the costs therefor upon demand.

12. SECURITY INTERIEST.

respective Lease Term. Each party shall promptly notify the other of any such loss, darrage, injury, claim, demand, cost or expense of which it has innowledge. Leases shall be entitled, at its own expense, to participate in the deterse of any such claim or demand, which defense shall be subject to the direction and control of Leaser, Leaser shall be subrogated to all rights which Leaser may have to any matter straing under this Master Lease or any Schedule and for which Leaser has understant legal action hersunder, and Leases agrees to execute and deliver instruments or papers and do everything necessary to obtain recovery from any party or parties against whom such rights say accrue.

8. INSURAINCE COVERAGE.

(9 Liability insurance. Leases shall, at its sole cost, provide and maintain

("Lessee").

s. INSURANCE COYERAGE.

(Ulability Insurance. Lesses shall, at its sole cost, provide and maintain during the Lesses Term a policy or policies of vehicutar liability insurance satisfactory to Lessor, naming Lessor and assignee of Lessor as additional named insureds against liability for bookly highy or death and property damage caused by any occurrence arising out of the ownership, maintenance, use or operation of the Unit. Insurance shall afford limits of not less than a combined single limit of \$500,000 or \$250,000/3500,000 Bodily Injury and \$50,000 Property Dessage, with desired maximum deductible limits of \$500 for collision and \$200 for comprehensive per occurrence and a desired umbrails of \$5,000,000.

shall reimburse Leseor its costs therefor upon demand.

12. SECURITY INTERIEST.

(I) Lessor may, without notice to Lessee, assign, sell or grant a security interest in one or more of the Units) and Schedule(a) and all sums due therounder to one or more third parties. If Lessee is given notice of such assignment, Lessee shall acknowledge receipt thereof in writing and, if so directed, shall pay all amounts to Lessor's assignee as they become due hereunder. All right, title and interest of Lessor to the extent easigned shall inure to the beselft of such assignee, their successors and assigns, who she entitled to entitled to entitled to entitled all of Lessor's obligations hereunder. Lessee will not assert against such assignee any crism, defense, set-off, counterclaim, abstement, recoupment or the libe with respect to Lessoe's obligations to pay rent and other amounts becoming due under this Master Lesse or any Schedule notwithstanding any claim Lessee may have against Lessor arbing hereunder or thereunder or otherwise. Lessee may assert such claims only in an independent action against Lessor. Lessee will secure and action/sedge, on notice from Lessor or any assignee of Lessor, such therefore statements and other instruments as may, in the opinion of Lessor or any assignee of Lessor, and first lessee are desirable to record Lessor's or such assignee's right, title and interest in and to the Unit.

be desirable to record tream.

and to the Unit.

(ii) Both lessor and lessee agree that, notwithstanding any other provious the Lesse, this Lesse and the rights of each of them hereunder are subject and subordinate to the security interest of any financing source check or hereafter to be taken in the equipment lessed hereunder. In

consideration of this autordination, the above security holder has consented to the transfer and possession of this Lesse of said lessed equipment to the

consideration of this subordination, the above security holder has consented to the invarient and possession of this Lesse of said lessed equipment to the lesses.

13. TERISINATION FOR DEFAULT. The occurrence of any of the following sevents shall constitute an Event of Osteath heraunder; (i) failure by Lesses to property of the shall constitute an Event of Osteath heraunder; (ii) failure by Lesses to pay any bloomity Reputal by any mutually property of carrier to issue or render any insurance required heraunder; (ii) failure by Lesses to pay any bloomity Reputal or Per hilbs Reputal or dher sum then populate to Lessor heraunder it such failure continues to consider the state of the sta

the Unit or a liability of Lessor. If any Unit is in the possession of Lessos or Lessor at the time Lessee pays to Lessor the damages described in this Paragraph 14, and (i) Lessee desires to purchase the same or (ii) Lessor is unable to self the same, ther Lessee shall pay in full of the amounts described above in subclauses (A) and (B) (without giving effect to the deduction described above in subclauses (A) and (B) (without giving effect to the deduction described above in subclause (a) thereon; whereupon Lessee shall become the owner of such Unit and Lessor shall promptly execute, endorse and detriver to Lessee all appropriate documents of title, the of any tien.

15. REFURRO OF UNIT. Upon the expiration or earlier termination by either party of the Lesser is the interm the Unit to Lessor, in an good condition as when first received, ordinary wear and isser excepted, at (a) Lessor's principal place of business or (b) such other location as may be designated by Lessor. Upon such return of a Unit, Lessor shall prepare a vehicle condition report and shall furnish a copy thereof to Lessee; provided, however, that such report shall not be binding upon Lessor with respect to vehicle mileage not correctly reflected by the vehicle adometer or any latent or concealed defect of any sort. "ORDINARY WEAR AND TEAR?" does not include any defect as a result of which the Unit would not peas any applicable state or local inspection, including excessive tire wear; the wear on passenger vehicles to less than 3/32" tread depth, reportiess of whether such wear would be acceptable under state or local inspection; replacement of tires in unmatched sets; damage necessitating repairs to bumpers, grill and chrome trin; dents or holes in the body match; pelet damage from acrapes and dente; glasse damages necessitating repairs to bumpers, grill and chrome trin; dente contents in the interior fabrics and any unusual solling; and damage requiring straightening or replacement of body perts or requiring refinishing of the Unit (which must

a price of zero dollars.

(IV) Same Due. Upon any return or repossession, at or after expiration of the lease term, Leasee shall promptly pay Leasor all Monthly Rental and Per Mile Rental and other eams psyable hereunder with respect to the Unit up to the time of such return or repossession, in advance of payment due Lessor of liquidated demage provision of Paragraph 13.

16. ADOITIONAL UNIT(5); EUTENDED TERM. Additional Unit(s) may be included in this Master Lease by addenda to or additional Schedule(s) mutually executed by Lessor and Lesses from time to time. Either Leasor or Lesses may, at least thirty (30) days, portion to the expiration of any Schedule as to any Unit, offer in writing to the other to continue such Schedule as to such Unit Indefinitely on a month-to-month basis. If the other accepts such offer in writing such Schedule shall be so continued with respect to such Unit.

17. GENERAL PROVISIONS.

month basis, if the other accepts such offer in writing such Schedule shall be so continued with respect to such Unit.

17. GENERAL PROVISIONIS.

(1) Successors. This Master Lease and any Schedule shall bind the heirs, exocutors, administrators, successors and permitted easigns of the parties hereto, Lease shall not assign this Master Lease or any Schedule nor sublease any Unit without the prior written approval of Leasor, which approval Lease may writhout strip for written approval shall be used.

Leaser may withhold in its discretion. No permitted assignment or subleasing shall relieve Lease or any of its obligations hereunder. Any purported assignment or sublease made writhout such approval shall be void.

(II) Serversbillty, in the event any provision of this Master Lease or any Schedule shall be held to be invalid or unsertonceable in any jurisdiction, such invalidity or unserforceability shall not affect the validity or enforceability of the remaining provisions hereof or thereof in such jurisdiction nor of any provision hereof or thereof in such jurisdiction nor of any provision hereof or thereof in such jurisdiction nor of such provision hereof or thereof in such jurisdiction nor of such provision hereof or thereof in such jurisdiction nor of such provision hereof or thereof in such jurisdiction.

(III) No Walver. No walver of any breach of any coverant or obligation itself, or of any subsequent breach in any one or more instances as constituting a walver of any subsequent breach.

(IV) Notices. All Notices required or permitting to be given shall be properly given only if in writing and mailed, registered or certified mail, return receipt requisated, addressed to the party to be notified mail, return receipt requisated, addressed to the party to the notified at the address appearing at the head of this Master Lease or to such other address and the party to be notified may have, by ten (10) days' prior notice, specified.

(V) Enthre Agreement; Amendatesset; Comisons, This Master Lease and any Schedule,

LESSEE: LUXURY LIMOUSINE OF LAS VEGAS, LLC	LESSOR: TITUSLEASING COMPANY
y Julia	By Jonnai Tomek
Title: MEMBER/MANAGER	Title: VICE PRESIDENT

IN WITNESS WHEREOF the parties have everylard this Marter Language at the same and the



DELIVERY NOTICE & SCHEDULE A FINANCE LEASE

DATE: 9/1/2020

NAME OF CARRIER

NATIONAL CASUALTY

POLICY #_QPO0002676

titusleasing.com
P.O. Box 626
Camp Hill, PA 17001-0626 • 1-800-227-3965

LUXURY LIMOUSINE OF LAS VEGAS, LLC 4275 S. ARVILLE STREET, SUITE C

PAYMENT

\$172,11

2.08 %

\$2,227.11 \$2,227.11

\$1.00

\$2,055.00

FIRST CLASS CUSTOMS, INC. 2051-B EAST KEARNEY STREET

SPRINGFIELD, MO 65803

LAS VEGAS, NV 89103

TELEPHONE 702-499-9000

MONTHLY SALES/USE TAX

DEPRECIATION FACTOR

TOTAL MONTHLY PMT

SECURITY DEPOSIT

DEALER

800-862-6899

LESSEE

TERM

48 PAYMENTS

RESIDUAL

MONTHLY

VIN: WD3PF4CD1KP075	636	UNIT #: 9799	
YEAR MAKE 2019 MERCEDES BENZ	MODEL SPRINTER:	BODY T	
EXTERIOR WHITE	INTER	IOR	
EQUIPMENT			
ALL STANDARD EQUIP PLUS THE FOLLOWING	MENT, UPGRADES	3	
ALL STANDARD EQUIPMENT THE FOLLOWING	MENT, UPGRADES	5	

ALLOWABLE MILEAGE PER MONTH N/A EXCESS MILES AT N/A PER MILE

Upon expiration of the minimum lease term for the Unit delivered hereunder, Lessee shall remit to Lessor the full payment of the Residual value referenced herein. Said remittance must transpire within 30 days of the expiration of the minimum lease term.

If any event of default occurs, during; prior to; or after the expiration of the minimum lease term, Paragraph 13 of the Master Lease to this Delivery Notice & Schedule A - Finance Lease, shall apply.

I certify that the vehicle listed above is equipped as stated and in satisfactory condition and I accept delivery as of op/01/20. The minimum lease term for this unit is 48 months. It is agreed that the vehicle described hereon is subject to the conditions, charges, and terms contained herein. Executed this date, op/01/20, as part of Master Lease Agreement No. 49825 dated op/01/20 between the parties hereto.

INSURANCE

LIABILITY LIMITS

DISPOSAL OF UNIT

COLLISION DEDUCT. \$

COMPREH. DEDUCT. \$

LESSEE: LUXURY LIMOUSINE OF LAS VEGAS, LLC	LESSOR: TITUS LEASING COMPANY
BY: BULLER	BY: Sonnail Torrick
PRINT: SHOWN HUBIBIAN	PRINT: DONNA D. TOMEK
TITLE: MEMBER/MANAGER	TITLE: VICE PRESIDENT



TRAC ADDENDUM TO MASTER LEASE AGREEMENT C # 49825

1851 Center Street Camp Hill, PA 17011

DELIVERY NOTICE - UNIT # 9799

Mailing Address: PO Box 626 Camp Hill, PA 17001-0626

Date: 9/1/20

TEL:717-731-0504 Toll-Free: 800-227-3965

Fax: 717-731-0726

The undersigned Lessee has the option to purchase the following described equipment:

2019 MERCEDES BENZ SPRINTER 3500 FCC LIMO VAN VIN: WD3PF4CD1KP075636

at the expiration of the referenced 48 month lease for the estimated residual value of \$1.00.

If the actual residual value is less than the estimated residual value, then Lessee shall pay such deficiency to Lessor on the scheduled termination date of the lease and shall have no further rights to the vehicle(s).

If the actual residual value equals or exceeds the estimated residual value, then (i) Lessor shall retain the estimated residual value and (ii) Lessor shall pay the excess amount (less all reasonable selling and marketing expenses) to Lessee on the later of the scheduled termination date of the lease or ten (10) days after any sale by Lessor of the vehicle(s) subsequent to the sheduled termination date of the lease.

If no offer is received, or if no offer to purchase the vehicle(s) is accepted by Lessor or if the vehicle(s) is not sold for any reason, then the actual residual value shall be deemed to be zero (0) and the Lessee shall be deemed the purchaser and shall pay the estimated residual value to Lessor.

Lessor shall, upon receipt of the purchase price of the vehicle(s), convey title to the vehicle(s) to the purchaser by a bill of sale, which transfer shall be "as-is, where is", with all faults, without recourse to Lessor and without any representation or warranty of any kind whatsoever by Lessor, express or implied.

SPECIAL PROVISIONS: Pursuant to the provisions of Internal Revenue Code Section 7701(h)(2)(C), the undersigned Lessee (a) hereby certifies under penalty of perjury that more than 50% of the use of the property subject to this agreement will be used in the trade or business of the undersigned Lessee, and (b) clearly understands that the undersigned Lessee will not be treated as owner of the property for federal income tax purposes.

EXCEPT AS EXPRESSLY AMENDED BY THIS ADDENDUM, ALL TERMS AND CONDITIONS OF THE MASTER LEASE SHALL REMAIN IN FULL FORCE AND EFFECT INCLUDING, WITHOUT LIMITATION, LESSEE'S OBLIGATIONS WITH RESPECT TO THE RETURN OF THE VEHICLE(S) AT THE END OF THE LEASE TERM.

LESSEE: LUXURY LIMOUSINE

OF LAS VEGAS, LLC

LESSOR: TITUS LEASING COMPANY

RV:

TITLE: VICE PRESIDENT

TITLE: MEMBER/MANAGER

CONSENT AND AGREEMENT

The undersigned hereby acknowledges notice of, and consents to, the assignment to MANUFACTURERS AND TRADERS TRUST COMPANY ("Assignee") of a certain lease dated the 1st day of September, 2020 (the "Assigned Lease") by and between the undersigned as Lessee and TITUS CADILLAC OLDSMOBILE, INC. T/A TITUS LEASING CO. (the "Lessor").

The undersigned warrants and agrees that:

- 1. Assignee shall be entitled to exercise any and all rights of Lessor under the Assigned Lease, but shall not be responsible or in any way obligated to perform the duties of the Lessor under the Assigned Lease.
- 2. The undersigned shall not cancel, terminate or modify the Assigned Lease without the prior written consent of Assignee; provided, however, that the undersigned may pay the Assigned Lease early.
- 3. As of the date hereof, the undersigned has no claim which has accrued against the Lessor or otherwise under the Assigned Lease or which may be asserted by way of set off or counterclaim against the Lessor or the Assignee.
- 4. The undersigned will make payments on the Assigned Lease directly to Assignee upon receipt of notice from Assignee.
- 5. This Consent and Agreement shall be binding upon the respective successors, and assigns of the undersigned and shall inure to the benefit of the Assignee and its successors, transferees and assigns.

IN WITNESS WHEREOF, the undersigned has duly executed this Consent and Agreement as of this 1^{st} day of September, 2020.

Luxury Limousine of Las Vegas, LLC

Title: Member/Manager



titusleasing.com

1851 Center Street Camp Hill, PA 17011

Mailing Address: PO Box 626 Camp Hill, PA 17001-0626

TEL:717-731-0504

Toll-Free: 800-227-3965

Fax: 717-731-0726

RESOLUTIONS OF LLC

I HEREBY CERTIFY that I am the duly elected and qualified Member/Manager of LUXURY LIMOUSINE OF LAS VEGAS, LLC and the keeper of the records of said LLC; that the following is a true and correct copy of a resolution duly adopted at a meeting of the Members/Managers thereof held in accordance with its by-laws, at its offices at 4275 8.

ARVILLE STREET, SUITE C, LAS VEGAS, NV 89103 on the 1ST day of SEPTEMBER, 2020, and that the same are now in full force.

BE IT RESOLVED, That SHAUN HABIBIAN - MEMBER/MANAGER (Name)

of this LLC is authorized to negotiate, procure and sign Installment Sale Contracts and/or Lease Agreements on behalf of, and in the name of this LLC.

IN WITNESS WHEREOF, I have hereunto affixed my name as a Member/Manager of said LLC to be hereto affixed this <u>1ST</u> day of <u>SEPTEMBER</u>, <u>2020</u>.

(Member/Manager)



PERSONAL GUARANTY

titusleasing.com P.O. Box 626 Camp Hill, PA 17001-0626 • 1-800-227-3965

For valuable consideration, the receipt of which is hereby acknowledged, the undersigned jointly and severally, unconditionally guarantee to Titus Leasing Company, Camp Hill, Pennsylvania, hereinafter referred to as "TLC", the full and prompt performance by

LUXURY LIMOUSINE OF LAS VEGAS. LLC

4275 S. ARVILLE STREET, SUITE C, LAS VEGAS, NV 89103

hereinafter referred to as "Obligor", of all obligations which Obligor presently or hereafter may have to TLC and payment when due of all sums presently or hereafter owing by Obligor to TLC whether arising by lease, note, or otherwise, and whether secured or unsecured. The undersigned further agree to indemnify TLC against any losses it may sustain and expenses it may incur as a result of any wrongful act of Obligor with respect to the performance of Obligor's obligations to TLC.

For the purposes of this guaranty and indemnity, all sums owing to TLC by Obligor shall be deemed to have become immediately due and payable if (a) Obligor defaults in any of its obligations to TLC; (b) a pelition under any Chapter of the Bankruptcy Act, as amended, or for the appointment of a receiver of any part of the property of Obligor be filed by or against the Obligor, and not be dismissed within filteen days; (c) Obligor makes a general assignment for the benefit of creditors, suspends business or commits any act amounting to a business failure; or (d) an attachment be levied or tax tien be filed against any of Obligor's property.

This shall be a continuing guaranty and indemnity and, irrespective of the tack of any notice to or consent of the undersigned, their obligations hereunder shall not be impaired in any manner whatsoever by any

- (a) new agreements or obligations of Obligor with or to TLC; amendments, extensions, modifications, renewals or waivers of default as to any existing or future agreements or obligations of Obligor or third parties with or to TLC, or extensions of credit by TLC to Obligor;
- adjustments, compromises or releases of any obligations to Obligor, the undersigned or other parties, or exchanges, releases or sales of any security of Obligor, the undersigned or other parties;
- fictiousness, incorrectness, invalidity or unenforceability, for any reason of any instrument or writing, or acts of commission or omission by TLC or Obligor; or
- (d) compositions, extensions, moretoria or other relief granted to Obligor pursuant to any statue presently in force or hereafter enacted.

Notice of TLC's acceptance hereof, of default or nonpayment by Obligor or any other parties, or presentment, protest and demand, and of all other matters of which the undersigned otherwise might be entitled, is hereby expressly waived.

The obligations hereunder of each of the undersigned are independent and serveral, and shall be binding upon their respective heirs and personal representatives. The failure of any person to sign this guaranty and indemnity shall not affect the liability hereunder of any signor thereof. The death or release from liability hereunder of any of the undersigned shall not relieve the others from liability hereunder. Each of the undersigned may terminate his obligations hereunder as to then future transactions between TLC and Obligor by notification to TLC by certified mail at P.O. Box 626, Camp Hill, Pennsylvania 17001-0626 provided, however, that such termination shall not affect either his liability hereunder with respect to any obligations of Obligor to TLC incurred prior to its receipt of such notice or the continuing liability of such of the others of the undersigned as have not given such notice.

IN THE EVENT OF DEFAULT AS DEFINED BY THE TERMS OF THIS GUARANTY, GUARANTOR HEREBY EMPOWERS ANY ATTORNEY OF ANY COURT OF RECORD WITHIN THE UNITED STATES OR ELSEWHERE TO APPEAR FOR IT AND WITH DECLARATIONS FILED CONFESS JUDGEMENT AGAINST IT AS OF ANY TERM FOR ALL SUMS DUE ON THIS GUARANTY WITH COSTS OF SUIT AND AN ATTORNEY'S REASONABLE FEE FOR COLLECTION AND RELEASE OF ALL ERRORS. GUARANTOR HEREBY EXPRESSLY WAIVES STAY OF EXECUTION AND INQUISITION AND EXTENSION UPON ANY LEVY ON REAL ESTATE. CONDEMNATION IS HEREBY AGREED TO AND THE EXEMPTION OF PERSONAL PROPERTY FROM LEVY AND SALE ON ANY EXECUTION HEREON IS ALSO HEREBY EXPRESSLY WAIVED, AND NO BENEFIT OF EXEMPTION IS CLAIMED UNDER AND BY VIRTUE OF ANY EXEMPTION LAW NOT IN FORCE OR WHICH WAY BE HEREAFTER ENACTED.

The undersigned shall relimburse TLC, on demand, for all expenses incurred by TLC in the enforcement or attempted enforcement of any of its rights hereunder against the Obligor or any of the undersigned, including costs and attorney's fees.

This guaranty and indemnity is assignable without notice to the undersigned, shall be construed liberally in favor of TLC and shall incure to be benefit of its successors and assigns. If Obligor should default in the performance of any of Obligor's obligations to TLC, and if any third party makes any payment to TLC with respect thereto, such third party shall, to the extent thereof, be subrogated to all of TLC's rights against the undersigned hereunder. Legal rights and obligations hereunder shall be determined in accordance with the laws of the Commonwealth of Pennsylvania.

IN WITNESS WHEREOF, the undersigned has caused this instrument to be executed this 1st day of September, 2020.

Signed or attested before me on this 1 day of September, Side by Shepan Habbich ANDY Q. NGUYEN NOTARY PUBLIC	SHAUN HABIBIAN PARTIED FORE OF GLOCOMICH 435-229-3291 HOME PHONE 8 4525 S. DEAN MARTIN DRI	IVE, UNIT #2703	
STATE OF NEVADA APPT NO: 19-2144-1 MY APPT EXPIRES: 03/11/2023	LAS VEGAS	NV STATE	89103
NOTATION Signed or altested before me on this day	SIGNATURE OF GUARANTOR PRINTED RAME OF GUARANTOR		
of by	STREET ADDRESS	STATE	Sta



"Where Our Service, Reliability & Craftmanship"

IS SECOND TO NONE"

First Class Customs, Inc.

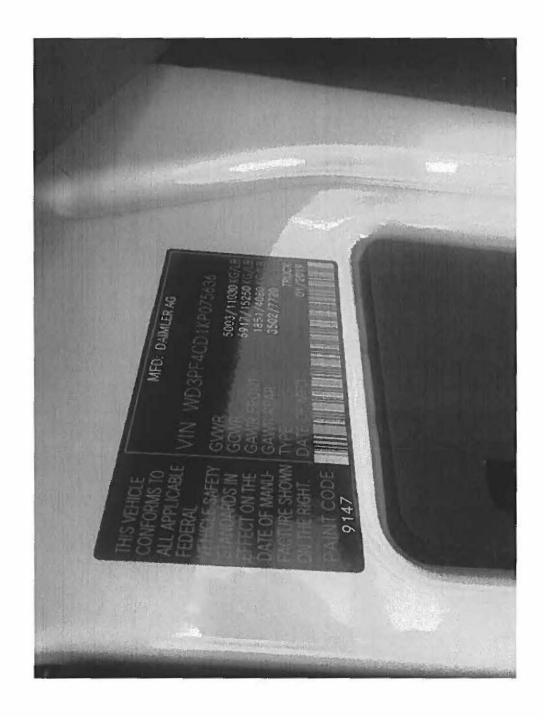
30 YEARS OF LIMOUSINE MANUFACTURING EXPERIENCE

2051- B East Kearney St. Springfield, Mo 65803 P-(800) 862-6899 F-(417) 862-0614

www.firstclasscustomsinc.com

Contact:	Executive Limo Line, Justin Bailey	Inc.	Salesperson ; Date : Make/ Model/Year : VIN #	MERCEDES SPRI	J.Glick 7/23/2019 VIER 2019 PF4CD1KP075636
Address: 164 Market St, Ste D17 City: Charleston Phone Number: 843-564-3456 Email Address:		tate: SC IP: 44133	Exterior Color : Fax Number :	White	Interior : BLACK
Maybach Ceiling With White Lighting Maybach Ceiling With White Lighting Double J-Seating With Custom Storage Below V Front & Rear Lower Wall with Trinted Plexi over Seating & Side Walls In Austin Halo Soft Touch Front Cabin OEM Trum Dipped to Match Rear V Firefly Electrical System With Dimming Touch Double Din Touch Screen DVD Player wBluese (1) 50" LED Samsung TV - Rear, (1) 43" LED S	With Lighting TV Wood Pad & Power Divider with	Custom Console in 110 & 12V Outlets Diamond Cut Sest Sound Decending I Front Cabin Seass E Electrical System V 4 - Alpine Speakers	Black Acrylic With Mesh Trim & HDMI Outlet Insens With Accent Stitching Insulation Package Recoverd and Curpet Flooring Vith Loom Wire & Connectors	3500 Series Extended I GVW 11,000 LWB 6 Cylinder 3.0 L 188 H 7-Speed Automatic Tra 14V 220 Amp Altenato	p Turbo Diesel BlueTEC nsmussion Stabhzer Reinforcement e (PSM) e. Comfort Front Sexts
60,000 BTU A/C w/Comperssor, Condensor & I Custom Fiberglass Running Boards with LED S Emergency Egress Window	Evaporater etep Lighting e		ex Floor Heat With 3-Fans Luggage Space With Lighting	Window Fleet Package	
Elegant Wall S	tyles	Headline	r Trim Colors	Addit	ional Options
Front & Rear Walls With Austin Halo Soft Touch Front & Rear Walls With Diamond Cut Inserts Front & Rear Walls With Suede	, V.	Ecru Alacantara Platinum Alacantara Black Alacantara			\$ 1,500.00 ☐ \$ 500.00 ☐ \$ 750.00 ☐
Elegant Window S			Insert Color	In Dash Navigation	\$ 1,100.00
Mocha Eborry Black	0.	Black w/Black Perf Tao w/ Tan Perf	V C	Tailgate Package	\$ 3,750 00 D \$ 1,100.00 D
Wood Color	ENGSTREENS IN	West frages	oor Colors	Power Awning Restroom	\$6,000 00 LJ \$5,500.00 □
• Walnut	0	Rosewood		X-Box 1	\$ 500 00
• Burl	□•	Kruger (Gray)		Upgraded Alpine Speak	s 500.00
Black Walnut		Century Oak		Black Mat Side Molding	\$ 500,00
Carbon Fiber High Gloss Black	- V	Manor Oak	ν		
FCC WARRA	NTY	Factor	y Warranty	Total:	NA
Years or 36,000 Miles Whichever Occurs First From D I- Year on Electronics From Date Of Purchase	0.1	Engine & Outer Body	s Whichever Occurs First	9	
SPRINTER LAY	001	ADDI	ED FEATURE	S PRODUCES OF	
			ted Side Moldings and Bur		\$1,000.00
		Upgr	ed Audio Package- JL Com aded Wall Trim - Acrylic in	nserts	\$395.00 \$406.00
	F		I Radio with Apple Play/An Carbon Fiber Inserts and		\$290.00 N/A
		Cha	nge Rail Inserts to Color V Apple TV	Vash	N/A \$395.00
			Apple 11		
				Options Total:	\$2,390.00
Buyer hereby certifies (i) that Huyer has read the and it includes all of the terms and conditions of this	purchase agreement of discu	estons , as of	Reb	M.S.R.P:	\$99,900.00
the date beroof componies the completed and conditions of the agreement relating to the subj- agreement relating to the subject matter hereof (s) lost revenue of consequential damages. FCC Sull damages of any default herounder (in) also, in rega-	ect of the terms and condition that in no event shall buyer b not be held responsible of any d to the original vehicle manu	as of the e critical to y meldertial discurre FCC		Options:	\$2,390.00 TBD
is not required to honor any warranty issues applicable to the original vehicle conversion and/or modification. agrees that the above vehicle in question will not be shipped our of the THIS AGREEMENT DOES NOT BECOME BINDINGUNTIL ACCES SIGNATURE OF AN AUTHORIZED REPERSENTATIVE		Customer els U.S. IZO BY THE		SUBTOTAL :	\$102,290.00 (\$1,000.00)
PIRST CLASS CUSTOMS C	,	And the the sile	BALANCE DUR ON COMPLETION	Total:	\$101,290.00
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Daimler Vans Presents

MASTER

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First Class Customs, Inc.

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Mathias Geisen General Manager Marketine Product & Unitter

Marketing, Product & Upfittor Management

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FIRST CLASS CUSTOMS, INC.

Manufacturer ID 7322

Common Name FIRST CLASS CUSTOMS, INC.

Contact Name Jay M Glick

Previous Legal Name

Contact Position President

URL www.fccsutomsinc.com

Contact Business Phone (417)832-0751

All Company DBAs First Class Customs, Inc.

Business Fax Number (417)832-0614

Trade/Brand Names

Contact Business Email jay@fccustomsinc.com

Production Start Date 07/30/2015

Principal Name Jay M Glick

Principal Position President

Production End Date

Address 2051 E. Kearney St., Bldg. B

Springfield, MISSOURI 65803 UNITED STATES (USA)

Updated On 03/21/2018

Equipment Types

Type Other (Motor vehicle equipment not covered by FMVSS)

Manufacturer Types

Type Completed Vehicle Manufacturer, Vehicle Alterer, Incomplete Vehicle Manufacturer, Final-Stage Vehicle Manufacturer

Vehicle Types

Is Primary	Vehicle Type	GVWR From	GVWR To
П	Bus	Class 2G: 8,001 - 9,000 lb (3,629 - 4,082 kg)	Class 3: 10,001 - 14,000 lb (4,536 - 6,350 kg)
	Multipurpose Passenger Vehicle (MPV)	Class 1A: 3,000 lb or less (1,360 kg or less)	Class 3: 10,001 - 14,000 lb (4,536 - 6,350 kg)
П	Incomplete Vehicle	Class 2G: 8,001 - 9,000 lb (3,629 - 4,082 kg)	Class 3: 10,001 - 14,000 lb (4,536 - 6,350 kg)

Action History

Change Date	Reference
3/21/2018	BFB999BD-6042-48DC-A7FC-ECE853BE4E4C
12/8/2014	ORG10352

NHTSA Recall Data: For vehicle-specific Federal Recalls for major light auto automakers, please use NHTSA's Recall VIN Lookup at





Search

Language:

Safety Issues & Recalls

Vehicle Identification Number (VIN)

Every vehicle has a unique VIN. Enter a VIN to learn if a specific vehicle needs to be repaired as part of a recall.

wd3pf4cd1kp075636

17/17 Q

2019

Mercedes-Benz MXCAE6



IMAGE NOT AVAILABLE

VIN: WD3PF4CD1KP075636

Recall data refreshed on Sep 08,2020

3 Unrepaired Recalls associated with this VIN

Sep 18,2019

Manufacturer Recall Number 2019100006

NHTSA Recall Number 19V665

Recall Status Recall Incomplete

Summary

Daimler AG ("DAG"), the manufacturer of Mercedes-Benz and Freightliner Vans, has determined that, the screw connection on the upper hood catch of certain Mercedes-Benz/Freightliner Sprinter vehicles (VS30; Platforms 907) may not have been carried out according to specification. Depending on vehicle speed, wind resistance, aerodynamic drag and factors such as vehicle loading and road conditions, the hood could open while the vehicle is being operated. If the hood were to open while driving, it could impact the driver's field of vision, thereby increasing the risk of a crash. An authorized Mercedes-Benz or Freightliner Sprinter dealer will check and if necessary tighten the torque of the screw connection. Any missing screws will be replaced if necessary.

Safety Risk

If the hood were to open while driving, it could impact the driver's field of vision, thereby increasing the risk of a crash.

Remedy

An authorized Mercedes-Benz or Freightliner Sprinter dealer will check and if necessary tighten the torque of the screw connection. Any missing screws will be replaced if necessary.

Manufacturer's Notes

Recall information is available going back to January 1, 1990.

If the manufacturer has failed or is unable to remedy this safety recall for your vehicle in a timely manner,

please contact the NHTSA Vehicle Safety Hotline at: 1-888-327-4236 or TTY: 1-800-424-9153 or file an online complaint with NHTSA.

Mar 18,2020

Manufacturer Recall Number 2020040019

NHTSA Recall Number 20V180

Recall Status Recall Incomplete

Summary

Mercedes-Benz AG ("MBAG"), the manufacturer of Mercedes-Benz and Freightliner vans, has determined that the operator's manual in certain Sprinter vehicles from platform 907 (VS30) with automatic transmission does not correctly specify certain conditions under which the automatic parking function ("Auto-P") operates. The Operator's Manual describes certain functions which would automatically engage the park position "P" if (1) the driver opens the seat belt buckle or (2) the driver leaves the seat when the vehicle is stationary or driving at very low speed. However, this functionality is not available in the affected Sprinter vehicles. Should a customer rely on the Auto-P function as described in the Operator's Manual, the possibility of vehicle rollaway or movement cannot be ruled out which could increase the risk of a crash. An authorized Mercedes-Benz or Freightliner Sprinter dealer will add a supplementary booklet with a correct description of the Auto-P function to the Operator's Manual, which is already in the vehicle. The supplementary booklet is also available on-line at www.mbvans.com/sprinter/owners-resources/owner-manuals and https://www.freightlinersprinterusa.com/freightliner/owners-resources/owner-manuals.

Safety Risk

The Operator's Manual describes certain functions which would automatically engage the park position "P" if (1) the driver opens the seat belt buckle or (2) the driver leaves the seat when the vehicle is stationary or driving at very low speed. However, this functionality is not available in the affected Sprinter vehicles. Should a customer rely on the Auto-P function as described in the Operator's Manual, the possibility of vehicle rollaway or movement cannot be ruled out which could increase the risk of a crash.

Remedy

An authorized Mercedes-Benz or Freightliner Sprinter dealer will add a supplementary booklet with a correct description of the Auto-P function to the Operator's Manual, which is already in the vehicle. The supplementary booklet is also available on-line at

www.mbvans.com/sprinter/owners-resources/owner-manuals and https://www.freightlinersprinterusa.com/freightliner/owners-resources/owner-manuals.

Manufacturer's Notes

Recall information is available going back to January 1, 1990.

If the manufacturer has failed or is unable to remedy this safety recall for your vehicle in a timely manner,

please contact the NHTSA Vehicle Safety Hotline at: 1-888-327-4236 or TTY: 1-800-424-9153 or file an online complaint with NHTSA.

Mar 18,2020

Manufacturer Recall Number 2020040023
NHTSA Recall Number 20V181

Recall Status Recall Incomplete

Summary

Mercedes-Benz AG ("MBAG"), the manufacturer of Mercedes-Benz and Freightliner vans, has determined that on certain Sprinter vehicles the rear part of the fender liner on the front axle could contact and chafe the brake hose. If the distance between the fender liner and the brake hose is not sufficient, the front wheel suspension could contact and chafe the brake hose, which could lead to the loss of brake fluid. Over time, if the operator ignores the brake fluid warning indicator and continues to operate the vehicle until the brake fluid empties, this may increase the stopping distance and increase the risk of a crash. An authorized Mercedes-Benz or Freightliner Sprinter dealer will check the condition and clearance of the brake hoses and, if necessary, to replace them. Additionally, the corresponding fender liner will be modified accordingly on the respective side.

Safety Risk

If the distance between the fender liner and the brake hose is not sufficient, the front wheel suspension could contact and chafe the brake hose, which could lead to the loss of brake fluid. Over time, if the operator ignores the brake fluid warning indicator and continues to operate the vehicle until the brake fluid empties, this may increase the stopping distance and increase the risk of a crash.

Remedy

An authorized Mercedes-Benz or Freightliner Sprinter dealer will check the condition and clearance of the brake hoses and, if necessary, to replace them. Additionally, the corresponding fender liner will be modified accordingly on the respective side.

Manufacturer's Notes

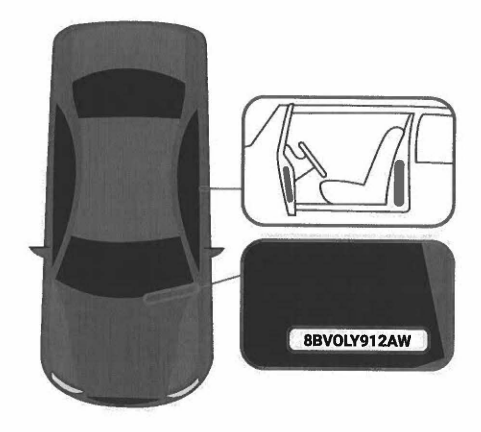
Recall information is available going back to January 1, 1990.

If the manufacturer has failed or is unable to remedy this safety recall for your vehicle in a timely manner,

please contact the NHTSA Vehicle Safety Hotline at: 1-888-327-4236 or TTY: 1-800-424-9153 or file an online complaint with NHTSA.

Where's my VIN?

Look on the lower left of your car's windshield for your 17-character Vehicle Identification Number. Your VIN is also located on your car's registration card, and it may be shown on your insurance card.



What this VIN search tool will show

- An unrepaired vehicle affected by a vehicle safety recall in the past 15 calendar years
- Vehicle safety recalls from major light auto automakers, motorcycle manufacturers and some medium/heavy truck manufacturers

What this VIN search tool will not show

- A vehicle with a repaired safety recall. If your vehicle has no unrepaired recalls, you will see the message: "0 Unrepaired recalls associated with this VIN"
- Manufacturer customer service or other nonsafety recall campaign
- International vehicles
- There may be a delay with very recently announced safety recalls for which not all VINs have been identified. VINs are added continuously so please check regularly.
- Safety recalls that are more than 15 years old (except where a manufacturer offers more coverage)

 Safety recalls conducted by small vehicle manufacturers, including some ultraluxury brands and specialty applications

The Steps From Complaint To Recall

What happens to my complaint?

Your complaint fuels our work. Learn about the different steps that lead to recalls and safer vehicles.

The Steps From Complaint To Recall PDF, 5.56 MB →

From your complaints to recall campaigns

NHTSA issues vehicle safety standards and requires manufacturers to recall vehicles and equipment's that have safety-related defects. Learn about NHTSA's recall process.

01 Complaints

Reporting your problem is the important first step.

Your complaint will be added to a public NHTSA database after personally identifying information is removed.

If the agency receives similar reports from a number of people about the same product, this cou indicate that a safety-related defect may exist that would warrant the opening of an investigation

Have a safety problem?

Report a problem with your vehicle, tires, car seats or other equipment. We review every problem as we work to keep our roads safe.

Report a safety problem →

02 Investigations

NHTSA conducts an investigation from reported complaints.

A. SCREENING

NHTSA reviews filed complaints from vehicle owners and other information related to alleged defects to decide whether to open an investigation.

B. ANALYSIS

NHTSA conducts an analysis of any petitions calling for defect investigations. If the petition is denied, the reasons for the denial are published in the Federal Register.

C. INVESTIGATION

NHTSA opens an investigation of alleged safety defects. It is closed when they notify the manufacturer of recall recommendations or they don't identify a safety-related defect.

D. RECALL MANAGEMENT

NHTSA reviews filed complaints from vehicle owners and other information related to alleged defects to decide whether to open an investigation.

View monthly investigation reports →

03 Recalls

Initiated safety recalls require a manufacturer's action to announce and remedy the defects.

A recall is issued when a manufacturer or NHTSA determines that a vehicle, equipment, car seat, or tire creates an unreasonable safety risk or fails to meet minimum safety standards. Most decisions to conduct a recall and remedy a safety defect are made voluntarily by manufacturers prior to any involvement by NHTSA.

Manufacturers are required to fix the problem by repairing it, replacing it, offering a refund, or in rare cases repurchasing the vehicle. View the 2019 Recall Report.

Using our VIN lookup tool, you can access recall information provided by the manufacturer conducting the recall which may be not posted yet on NHTSA's site.

Go to search by VIN →

Takata Recalls Spotlight

The latest updates on Takata recalls

Recalls Spotlight monitors high-profile recalls and offers consumers resources to find and address vehicle recalls.

Takata Recall Spotlight →

Motor Vehicle Safety Defects And Recalls - What Every Vehicle Owner Should Know

Download this brochure to get more information about how and why recall campaigns are initiated, and to know your rights and responsibilities when a vehicle or item of motor vehicle equipment is recalled.

VIFW		

Roles in the Recall Process



Manufacturer

Manufacturers will notify registered owners by first class mail within 60 days of notifying NHTSA of a recall decision. Manufacturers should offer a proper remedy to the owner.



NHTSA

NHTSA will monitor each safety recall to make sure owners receive safe, free, and effective remedies from manufacturers according to the Safety Act and Federal regulations.



You (owner)

You'll be notified via mail from the manufacturer. When you receive a notification, follow any interim safety guidance provided by the manufacturer and contact your local dealership to fix the recalled part for free.

Tips For Your Safety

Register your vehicle, tires, car seats & equipment and check recalls twice a year.

Sign Up for Recall Alerts via Email

Know if there is a safety problem with your vehicles, tires or car seat, and how to get it fixed.

SIGN UP

NHTSA Information -

Information For -

NHTSA Sites-

Website Information -

National Highway Traffic Safety Administration

1200 New Jersey Avenue, SE Washington, DC 20590

1-888-327-4236 1-800- 424-9153 (TTY)









Agenda Item# 84

20-09013

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

Petition	to	Amend	Regulations	Pertaining	to
NAC 70	6.1	91.			



PETITION TO AMEND REGULATIONS RELATING TO NAC 706

COMES NOW, Brent A. Carson, Esq. on behalf of the Bour Enterprises, LLC (BOUR); Abraham Limo Services (ALV) and GMTCARE, LLC (GMT) and respectfully submits the following Petition to Amend Regulations pertaining to NAC Chapter 706. This Application is filed pursuant to Nevada Administrative Code ("NAC") as well as Nevada Revised Statute ("NRS") 233B.100 and by reference as to form NAC 706.3958.

All notices, pleading documents and correspondence pertaining to this proceeding should be directed to the following individual:

Brent A. Carson, Esq. 7935 W. Sahara #101 Las Vegas, Nevada 89117 bac@winnercarson.com

I. BASIS FOR REQUESTED ADOPTION OF REGULATIONS

COVID has completely upended the entire transportation industry. The industry will need certain cost cutting allowances from the Nevada Transportation Authority in order to resume operations and maintain profitability.

For a number of the providers, insurance is one of their greatest expenses. In an effort to assist carriers, which have suffered great economic hard due to the effects of COVID-19, Petitions hereby respectfully request that the NTA adopt emergency regulations to amend NAC 706.191. Specifically, Petitioners request that the insurance requirements for vehicles with a seating capacity of fifteen (15) or fewer passengers be reduced from \$1.5 million to \$500,000.

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II. AUTHORITY SUPPORTING PETITION

NRS 233B.100 Petition for adoption, filing, amendment or repeal of regulation; amendment or suspension of regulation by Governor upon proclamation of water or energy emergency.

- 1. Any interested person may petition an agency requesting the adoption, filing, amendment or repeal of any regulation and shall accompany the petition with relevant data, views and arguments. Each agency shall prescribe by regulation the form for such petitions and the procedure for their submission, consideration and disposition. Upon submission of such a petition, the agency shall within 30 days either deny the petition in writing, stating its reasons, or initiate regulation-making proceedings.
- 2. Any regulation of any agency is subject to amendment or suspension by the Governor pursuant to the provisions of NRS 416.060.

NAC 706.3958 Pleadings: Petition to adopt, amend or repeal regulation. (NRS 233B.050, 706.171)

- 1. If a petition requests the adoption of a proposed regulation, it must include, without limitation, the full text of the proposed regulation and the reasons for the requested adoption.
- 2. If a petition requests the amendment or repeal of an existing regulation, it must include, without limitation:
 - (a) The regulation or that portion of the regulation in question and the suggested amendment; and
 - (b) The reason for the amendment or repeal of the regulation.
- 3. The Authority will convene to consider each petition submitted in accordance with this section and will notify the petitioner within 30 days after the petition is filed of the disposition of the petition.

III. PROPOSED REGULATIONS FOR AMENDMENT

In furtherance of the Legislative declaration contained in NRS 706.151, Petitioners request that NTA enact emergency regulations, amending NAC 706.191 to lower the liability coverage requirements to \$500,000. The reduction would greatly assist carriers financially as they return to operations, albeit, greatly reduced without jeopardizing the safety of the traveling public. Furthermore, the proposed coverage amount is consistent with the amount required by taxi operators. Accordingly, Petitioner's submit that the requested reduction would greatly benefit the commercial motor carrier industry and not compromise the safety of passengers.

///

CONCLUSION

In conclusion, we request that the NTA open a regulatory workshop to amend regulation NAC 706.191.

DATED this & day of Sept., 2020.

BRENT A. CARSON, ESQ.

Nevada Bar No. 5903 7935 W. Sahara #101 Las Vegas, NV 89117

Agenda Item# 85

STEVE SISOLAK

Governor



DEPARTMENT OF BUSINESS AND INDUSTRY NEVADA TRANSPORTATION AUTHORITY

PETITION FOR RECONSIDERATION

Docket /Citation/Impound/Permit #: 20042
Driver/Company Name: Uber Telephone: (762)846-1166
Mailing Address: P.O. Box 3/750, LV. NV. 89/73
Reason for request: I AM REQUESTING RECONSIDERATION
ON the Full AMOUNT due because the
Address on My License IS NOT MY CORRECT
Mailing Address. I specifically Told OFFICER
MAMBOR MY MAILING AddRESS WAS dIFFERENT
and He said he would make A NOTE OF
FT IN His File. I Assume he Forgot
TO Relay This INFORMATION TheREFORE
I Never Recieved the certified "Order
OF the Authority" Notice TOPAY letter dated
ON 2/10/20 Had I received the letter I
would have paid by The deadline. Thank you.
Signature: Indre Mosely Date: 9/1/20
\$50 Filing Fee

CERTIFIED MAIL





LETTER DATE:

ANDRE MOODY PO BOX 31750 LAS VEGAS NV 89173-1750

DLN: 4100323475 FILE #: TXA 20042

DEAD ANDDE MOODY

8/24

20-09001 Petition for Reconsideration (PFR) Debt Summary Review

20-09001 Petition for Reconsideration from Andre Moody regarding Citation 20042-43.

Summary:

- Citation 20042 was issued to Andre Moody 11/22/2019 by Investigator Yambor for violations of NRS706.386.
 Citation 20043 was issued to Andre Moody 11/22/2019 by Investigator Yambor for violations of NRS706A.280.
 The hearing date on both citations indicated 12/11/2019 at 2:00PM. Andre Moody was present at the hearing without counsel.
- Andre Moody was fined \$2,500 with \$2,250 suspended pursuant to the conditions set forth in the Order of the Authority approved at the 01/31/2020 General Session Meeting. There was no fine or disqualification imposed for Citation 20043. The order and corresponding debt letter were sent on 02/10/2020.
- On 05/13/2020 a final debt letter to remit payment for the fines was sent to Andre Moody.
- On 05/20/2020 the NTA received return mail of the final debt letter sent to Andre Moody at the Thrush address.
- The account was processed for debt collection action which resulted in the abeyance amount of \$2,150 triggered due, the DMV Driver's License suspended, and the Citation account submission to the State Controller's Office Debt Collection Unit (SCO) for collection action in the principal amount of \$2,500 effective 08/19/2020.
- On 08/25/2020 Management Analyst 2 Hope DiBartolomeo received a telephone inquiry from Andre Moody regarding the DMV Suspension and outstanding debt. Andre Moody was provided information regarding the PFR process and SCO contact information for payment plan options and follow-up via email was sent.
- On 08/26/2020 the SCO informed Management Analyst staff they have confirmed a payment arrangement of \$50 per month and that an initial payment had been received. The DMV Suspension release was also processed.
- On 09/02/2020 PFR 20-09001 was filed and the PFR Docket is to be set on the next available GSM.
- The above Management Analyst Review was completed 09/22/2020 by Hope DiBartolomeo.

As the debt for Citation 20042-43 resides currently with State Controller's Office Debt Collection Unit, if any adjustment is made to this account it is requested that the account remain in SCO possession until paid in full.

NOTE: Any decision to pull the debt back from the State Controller's Office (SCO) will result in the NTA being liable for associated fees for accounts in principal amount of \$300 or less. Once a payment plan has been established with SCO, the respondent debtor will be liable for fees (and interests where applicable) associated with the original principal balance.

County of CLOPEN	Commence And As amountainment	iècas N
Time 10:401 M Week 1900	M Date 1 22	20.19
Location MAN @ PLAZ	4 Horec	4
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LAS VEGAS	State	89145 Zip
Operator License No. 747	·	State W
D.O.B	M 6'2' 205	Stu EN) Hair Eyes
Name W360	MV/CPCN.	
Address 1455 MARLY		
SAN TRANCISCO	State	94103
Vehicle 2015 Year	HyunOz San	ATTL STUER
Vehicle License 227055 Number	NV State	2020
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MO CRCN	706.386	☐ Other
To wit: REFPONPENT OF	PROJECT ZNITOUS	THIE TRAWS PULLMIAN
W/o A COUN AS Rice	uzzes	
2. Violation	NRS/NAC	CFR
/	/	Other
Tourist	/ /	
To wit:		
I certify (or declare) under penalty of perjury und believe and do believe that above named respon	er the laws of the State of Nevada that indent committed the above infraction(s)	I have grounds/probable cause to and or violation(s) contrary to law.
Officer/Complainant's Name	Officer Complainant's Signatu	re P No. Date
YAMBOR.	11/1	JO41 11/22/19
The potential line for each of the above before the Nevada Transportation Author		are hereby notified to appear
🔼 3300 W. Sahara A	lve., Suite 200, Las Vega	s, Nevada 89102
	ne, Suite 216, Reno, Nev	
on DECLIMED	1 TOT 20 19	at 2: 90 am /6m
Signature / / promise to	appear at the time sand place	Indicated.
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TO WIT PLEASE TEN SAUTATION				
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		□ Other		
To wit:		2 2		
certify (or declare) under penalty of perjury under the laws of the State of Nevada that I have grounds / probable cause to				
Delieve and do believe that above named respondent	t committed the above intraction(s)		Date	
YAMBOR	1//	J041 11	12211	
The potential fine for each of the above violations is up to \$10,000. You are hereby notified to appear before the Nevada Transportation Authority at:				
/		- Noveda 2010		
 2300 W. Sahara Ave., Suite 200, Las Vegas, Nevada 89102 1755 E. Plumb Lane, Suite 216, Reno, Nevada 89502 				
on Dr. cumber 11 2019 at 2:00 Fm/pm				
Month Day				
Signature I promise to appear a the time and place indicated.				
Carefully review the explanation of rights, responsibility to appear, the consequences of failing to appear and notice of hearing set forth on the reverse side of this citation. Signing of this				
citation constitutes a promise to apper you have been advised to carefully rev				

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: the impoundment pursuant to NRS 706.476)	Impound 3310 and
of a vehicle registered to and Citations 20042 and)	Citations 20042 and 20043
20043 issued to Andre Moody for violations of)	
NRS 706.386 and NRS 706A.280.)	
)	

At a general session of the Nevada Transportation Authority held on January 31, 2020.

PRESENT:

Chairman Dawn Gibbons
Commissioner George Assad
Commissioner David Newton
Deputy Commissioner Jennifer De Rose

<u>ORDER</u>

On November 26, 2019, a hearing on the above-captioned matters was held before Commissioner David Newton serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent to Citations 20042 and 20043 and registered owner of the impounded vehicle, Andre Moody, was present and elected to proceed without counsel.

After hearing the allegations, the respective arguments, and having considered the evidence introduced by both parties and being fully advised, the Hearing Officer, pursuant to Nevada Administrative Code ("NAC") 706.4015, prepared a proposed decision for review by the Authority. Based on that proposed decision, the Authority enters the following final order affirming the decision of the Hearing Officer. Under Nevada Revised Statutes ("NRS") 706.151, the Authority has legal jurisdiction and authority over this matter.

At hearing, the parties knowingly and voluntarily stipulated and agreed as follows:

1. To the admission of Citations 20042 and 20043, the Investigation Report for the Citations and related impound into evidence (identified as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;

- That Andre Moody is the registered owner of the impounded vehicle in this matter and was present at the hearing regarding said vehicle;
- 3. That the use of the vehicle in intrastate commerce without a certificate of public convenience and necessity ("CPCN") violated NRS 706.476 (2)(b)(2) and NRS 706.2(b)(3) in that:
 - a. No CPCN had been issued authorizing the use of the impounded vehicle in intrastate commerce for passenger transportation; and
 - b. The impounded vehicle did not meet the required standards of the Authority;
- 4. That no CPCN had been issued by the Authority authorizing the operations undertaken by the Respondent in this matter;
- 5. That the Respondent's actions constituted one violation of NRS 706.386 as alleged and that the impoundment of the vehicle pursuant to NRS 706.476 was proper;
- That with respect to Citation 20043, the Respondent's actions constituted a violation of NRS 706A.280 (in that he solicited a passenger for off-app transportation);
- 7. That a fine in the amount of \$100.00 be assessed for the impoundment of the vehicle in this matter;
- 8. That a fine be assessed in the amount of \$2,500.00 for the NRS 706.386 violation with \$2,250.00 of said fine amount suspended pending no further violations of NRS 706 within one year and timely payment of the fine amount;
- 9. That no fine or disqualification be imposed for the NRS 706A.280 violation; and
- 10. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125 (waiver entered as Exhibit 2).

DISCUSSION

The Hearing Officer recommended to the Authority:

- 1. That the stipulations and agreements of the parties as set forth hereinabove be accepted;
- 2. That the impoundment of the vehicle be deemed proper under NRS 706.476;
- 3. That findings enter against the Respondent for one violation of NRS 706.386, relating to operating as a fully regulated carrier without authority and for one violation of NRS 706A.280, relating to providing passenger transportation services outside the TNC application.

<u>ORDER</u>

IT IS THEREFORE ORDERED, based on the foregoing:

- 1. That the recommendation of the Hearing Officer with regard to the impoundment of the vehicle pursuant to NRS 706.476 is hereby AFFIRMED;
- That the recommendation of the Hearing Officer for Administrative Citations and Verified Complaint 20042 and 20043, issued to Andre Moody for violations of NRS 706.386 and NRS 706A.280, is hereby AFFIRMED;
- 3. That a fine in the amount of One Hundred Dollars and Zero Cents (\$100.00) be assessed for the impoundment of the vehicle in this matter;
- 4. That the *total* fine for Citation 20042 shall be in the amount of Two Thousand Five Hundred Dollars and Zero Cents (\$2,500.00), with Two Thousand Two Hundred Fifty Dollars and Zero Cents (\$2,250.00) of said fine amount to be suspended pending no further NRS 706 violations within one year and timely payment of the fine amount;
- 5. That no fine or disqualification be imposed for Citation 20043 for the NRS 706A.280 violation;

- 6. That the Respondent is to immediately CEASE AND DESIST any and all use of the impounded vehicle in violation of the provisions of NRS 706;
- 7. That the Respondent is to immediately CEASE AND DESIST any and all operation in violation of NRS 706.386; and
- 8. That the Authority retains jurisdiction for correcting any errors that may have occurred in the drafting or issuance of this Order.

NEVADA
TRANSPORTATION
AUTHORITY

PATE OF NEVADA

By the Authority,

Dawn Gibbons, Chairman

George Assad, Commissioner

David Newton, Commissioner

Attest:

Jennifer De Rose, Deputy Commissioner

Dated:

Las Vegas, Nevada

NOTICE: Pursuant to NRS 233B.130, any party to this matter aggrieved by the above final decision may file a petition for rehearing or reconsideration. A petition for rehearing or reconsideration must be filed with the Authority within 15 days after the date the party received this Order.

NOTICE: In accordance with NAC 706.229 and NAC 706.3751 (both recently amended, see Legislative Counsel Bureau File No. R111-10), you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

NOTICE: Pursuant to NRS 706.772 and NRS 706 483.441, you may have your driver's license suspended by the Nevada Department of Motor Vehicles if you fail to pay the full amount of the administrative fine and any other costs which are due to the Authority as a result of the above final Order.

STATE OF NEVADA



TERRY REYNOLDS Director B&I

DAWN GIBBONS Chairman **GEORGE ASSAD** Commissioner DAVID NEWTON Commissioner

DEPARTMENT OF BUSINESS AND INDUSTRY NEVADA TRANSPORTATION AUTHORITY

ANDRE MOODY 624 THRUSH DR LAS VEGAS NV 89145 Via First Class Mail and Certified Mail # 7018 1830 0002 1243 7265

SUBJECT: ORDER OF THE AUTHORITY

Dear ANDRE MOODY:

You were issued Impound number 3310 by the State of Nevada Transportation Authority (NTA) for a violation of NRS 706. On January 31, 2020 you were fine \$100 and your payment has been received. In addition, you were fined \$2,500 for Citation number 20042 for a violation of NRS or NAC 706 with \$2,250 held in abeyance pursuant to the conditions as set forth in the attached Order. No fine or disqualification was imposed for Citation 20043.

Your payment of \$250 may be mailed or hand delivered to either of our office locations. We accept payments during normal business hours, Monday through Friday.

If payment is not received in twenty (20) days from the date of this letter, your driver's license will be suspended and this matter will be turned over to a collection agency. Any amount that was held in abeyance in return for timely payment of the amount owed will become due and subject to collection. Pursuant to NRS Ch. 353C, if your debt is turned over to a collection agency, you will be required to pay a 2 percent fee to the State Controller, as well as collection costs and fees of up to 35 percent of the debt or \$50,000, whichever is less. Information concerning your debt can be placed on the Controller's website for public inspection. NRS Chapter 353C also allows that the State may suspend, cancel, or refuse to renew certain licenses and permits you and your company may hold. Furthermore, an individual may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) for failure to pay a fine owed to the Authority, failure to appear for a hearing on an administrative citation, or are found in violation of NRS 706 or NAC 706 more than five times within three years. Names of disqualified drivers are placed on the NTA's website.

Questions concerning this matter should be directed to Hope DiBartolomeo at (702) 486-6533.

Sincerely,

Jennifer De Rose, Deputy Commissioner

Dated: 2/10/2020 Las Vegas, Nevada

Enclosure

Website: www.nta.nv.gov

STATE OF NEVADA



TERRY REYNOLDS Director B&I

DAWN GIBBONS Chairman **GEORGE ASSAD** Commissioner DAVID NEWTON Commissioner

DEPARTMENT OF BUSINESS AND INDUSTRY NEVADA TRANSPORTATION AUTHORITY

ANDRE MOODY 624 THRUSH DR LAS VEGAS NV 89145 Via First Class Mail and Certified Mail #7014 2870 0001 8498 4414

SUBJECT: FINAL NOTICE

Dear ANDRE MOODY:

You were issued Impound number 3310 by the State of Nevada Transportation Authority (NTA) for a violation of NRS 706. On January 31, 2020 you were fine \$100 and your payment has been received. In addition, you were fined \$2,500 for Citation number 20042 for a violation of NRS or NAC 706 with \$2,250 held in abeyance pursuant to the conditions as set forth in the attached Order. No fine or disqualification was imposed for Citation 20043.

As of this date, your payment has not been received. This letter will serve as final demand that you pay the full amount of \$250 owed to the NTA within fourteen (14) days from the date of this letter. Due to COVID-19 office closures, we accept payments in the form of check, money order or cashier check sent to either of our office locations via mail service.

If you fail to make payment in a timely manner, your driver's license will be suspended and this matter will be turned over to the State Controller's Office for collection. Any amount that was held in abeyance in return for timely payment of the amount owed will become due and subject to collection. Pursuant to NRS Ch. 353C, if your debt is turned over to a collection agency, you will be required to pay a 2 percent fee to the State Controller, as well as collection costs and fees of up to 35 percent of the debt or \$50,000, whichever is less. Information concerning your debt can be placed on the Controller's website for public inspection. NRS Chapter 353C also allows that the State may suspend, cancel, or refuse to renew certain licenses and permits you and your company may hold. Furthermore, an individual may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) for failure to pay a fine owed to the Authority, failure to appear for a hearing on an administrative citation, or are found in violation of NRS 706 or NAC 706 more than five times within three years. Names of disqualified drivers are placed on the NTA's website.

Questions concerning this matter should be directed to our NTA General Email at nta@nta.nv.gov or you may leave a detailed voice message for call back during limited staffing hours with Hope DiBartolomeo at (702) 486-6533.

Sincerely,

Jennifer De Rose, Deputy Commissioner

Las Vegas, Nevada

Dated: 5/13/2020

Website: www.nta.nv.gov

STATE OF NEVADA
DEPARTMENT OF BUSINESS AND INDUSTRY
NEVADA TRANSPORTATION AUTHORITY

3300 W. Sahara Avenue, Suite 200

Las Vegas, Nevada 89102



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FIRST-CLASS MAIL

05/13/2020

US POSTAGE \$006.90



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ANDRE MOODY 624 THRUSH DR LAS VEGAS NV 89145



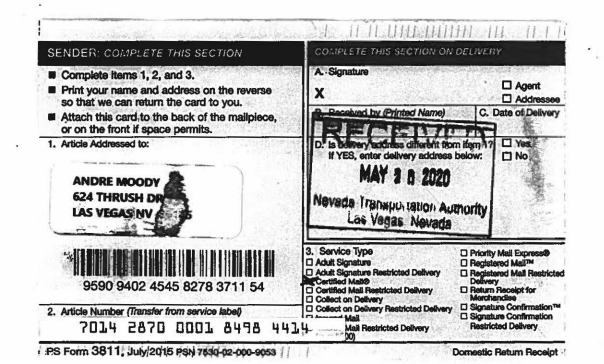
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STATE OF NEVADA DEPARTMENT OF BUSINESS AND INDUSTRY

NEVADA TRANSPORTATION AUTHORITY

3300 W. Sahara Avenue, Suite 200

Las Vegas, Nevada 89102

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Nevada Transportation Authority

Las Veger Mevada

ANDRE MOODY **624 THRUSH DR** LAS VEGAS NV 89145

C0005/18/20 REVIEW **C030**

FWD

45 口戶数名图本對当图9 4第三 From: <u>Hope Dibartolomeo</u> on behalf of <u>nta</u>

To: <u>"andre702@msn.com"</u>

Cc:Ron Delgado; Hope Dibartolomeo; ntaSubject:NTA Debt Remedy Options 20042Date:Tuesday, August 25, 2020 9:14:00 AM

Attachments: 2020-02-10 (I-3310, 20042) Agenda LTR & Order #22.pdf

PetitionForReconsideration-ADA.pdf

Importance: High

Good morning Mr. Moody,

Per our conversation this morning, your debt in the total amount of \$2,500 was sent to State Controller's Office Collection Unit and your driver's license was suspended due to your failure to make pay timely on the citation fine. The following options are available for you to remedy your fine.

You may contact the State Controller's Office Debt Collection (SCO) to secure a payment plan by calling 775-684-5783 or via their email at dcemail@controller.state.nv.us. If you should reach their voicemail please do leave a message for you return call. Once you are able to secure an arrangement and make initial payment with the SCO, they will notify the NTA and we will be able to send confirmation of our release to DMV. Please let me know once you have completed this portion.

If you would like to seek reconsideration of the fine amount and/or order issued by the NTA, you are able to do so via filing a Petition for Reconsideration form. This affords you the ability to be heard for reconsideration before the Authority Commission. This process has an associated filing fee of \$50. If this is something you would like to consider, you may return the completed form with payment of \$50 filing fee to either of our office locations (listed below). If the filing and fee is received on or before September 17, 2020 (filing deadline), the reconsideration can be scheduled for the General Session Meeting which is tentatively scheduled for October 15, 2020. A copy of this form is attached for convenience and is also available on our website:

http://nta.nv.gov/uploadedFiles/ntanvgov/content/Forms/PetitionForReconsideration-ADA.pdf

Nevada Transportation Authority

<u>Las Vegas Office</u> Reno Office

3300 W. Sahara Ave. Ste. 200 1755 E. Plumb Ln. Ste. 229

Las Vegas, NV 89102 Reno, NV 89502

Please let us know if you have any additional questions.

Sincerely.

Hope DiBartolomeo for NTA

Las Vegas Office Phone: (702) 486-3303 | Fax: (702) 486-2590 Reno Office Phone: (775) 688-2800 | Fax: (775) 688-2802



This communication, including any attachments, may contain confidential information and is intended only for the individual or entity to which it is addressed. Any review, dissemination or copying of this communication by anyone other than the intended recipient is strictly prohibited. If you are not the intended recipient, please contact the sender by reply e-mail and delete all copies of the original message.

Agenda Item# 86

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9/15/20 rmb DT

PET

A.J. Kung, Esq.

Nevada Bar No. 7052

Brandy L. Brown

Nevada Bar No. 9987

KUNG & BROWN

214 South Maryland Parkway

Las Vegas, Nevada 89101

(702) 382-0883 Telephone (702) 382-2720 Facsimile

ajkung@ajkunglaw.com

bbrown@ajkunglaw.com

Attorneys for Voss Automotive Group, LLC d/b/a Rush In Towing

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In re: The Order to Show Cause Issued to Voss Automotive Group, LLC d/b/a Rush In Towing as to why Certificate of Public Convenience and Necessity 7221 should not be revoked.

Docket 20-02021

PETITION FOR REHEARING OF ORDER TO SHOW CAUSE/RECONSIDERATION AND RESCISION OF ORDER TO REVOKE CPCN

Voss Automotive Group, LLC d/b/a Rush In Towing ("Petitioner"), by any through its attorneys, the Law Firm of Kung & Brown, and pursuant to NRS 233B.130 and the general authority of the Nevada Transportation Authority ("NTA"), hereby respectfully requests the NTA to: (i) grant a rehearing of the Order to Show for which Petitioner was scheduled to appear at the July 22, 2020 General Session to testify why Certificate of Public Convenience and Necessity ("CPCN") 7221 should not be revoked for failure to comply with the provisions of Chapters 706 of NRS and NAC and (ii) relatedly, reconsider and rescind the Order to Revoke CPCN which resulted from Petitioner's failure to attend the July 22, 2020 Order to Show Cause Hearing.

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The requested relief is fair and reasonable because:

- 1. Petitioner did not receive the Order to Show Cause to appear at the July 22, 2020 General Session and, not being aware of that Order to Show Cause, understandably failed to attend the July 22, 2020 hearing on the same.
- 2. In our experience as Petitioner's counsel, Petitioner has always been attentive to various deadlines and responsive to our requests for information;
- 3. The COVID-19 has caused disruptions in the delivery of the mail and disruptions in other aspects of everyday life.
- 4. Petitioner did not receive the Order to Revoke CPCN until August 31, 2020 upon which its representative immediately discussed this with our law office.
- 5. The Eighth Judicial District Court in and for Clark County, Nevada, as well as other Nevada courts have issued orders extending relevant deadlines in judicial proceedings due to the COVID-19 problem, and though he NTA is an administrative body, the NTA is hereby asked to consider the practice of our local courts in granting the relief requested in this Petition.
- 6. If the requested rehearing is not granted and the NTA's Order to Revoke CPCN is not reconsidered, Petitioner will suffer a harsh forfeiture that will severely hamper its business.
- 7. Petitioner is prepared to attend any rehearing the NTA might grant on this Petition and testify: (i) why CPCN 7221 should not have been revoked for failure to comply with the provisions of Chapters 706 of NRS and NAC and (ii) why Petitioner's CPCN 7221 should be reinstated.

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214 South Maryland Parkway

KUNG & BROWN

WHEREFORE, Petitioner respectfully requests that the NTA (i) grant the requested rehearing on such future date and time as the NTA may decide and (ii) reconsider and rescind the Order to Revoke CPCN.

DATED this 11th day of September, 2020.

KUNG & BROWN

By:

A.J. Kung, Esq.
Nevada Bar No. 7052
Brandy L. Brown, Esq.
Nevada Bar No. 9987
KUNG & BROWN
214 South Maryland Parkway
Las Vegas, Nevada 89101
Attorneys for Petitioner

20-09016 Petition for Reconsideration (PFR) Debt Summary Review

20-09016 Petition for Reconsideration from Voss Automotive Group LLC dba Rush In Towing regarding Docket 20-02021 Order to Show Cause and CPCN Revocation.

Summary:

This PFR does not have outstanding processing associated with debt collection/ineligible driver list.
- Management Analyst Review completed 09/22/2020 by Hope DiBartolomeo

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In re: The Order to Show Cause issued to Voss)	
Automotive Group, LLC d/b/a Rush In Towing as to)	Docket 20-02021
why Certificate of Public Convenience and Necessity)	
7221 should not be revoked.)	

ORDER TO SHOW CAUSE AND NOTICE OF HEARING

Under Nevada Revised Statutes ("NRS") 706.151, the Nevada Transportation Authority ("Authority") has legal jurisdiction and authority over this matter.

The Authority makes the following findings of fact and conclusions of law:

- That on December 31, 2013, CPCN 7221 was issued to Voss Automotive Group, LLC d/b/a
 Rush In Towing, a carrier authorized to provide consent and non-consent tow car service.
- 2. That on July 16, 2019, Anderson Voss, filed a request to temporarily discontinue services under CPCN 7221 for the period July 1, 2019 through January 1, 2020 under docket 19-07017. The reason stated for the discontinuance was "we have no place to operate this business". The request, which required retroactive approval, was granted by the Authority at the August 23, 2019 General session.
- That on January 2, 2020, Mr. Voss filed a second request to extend the temporary discontinuance from January 1, 2020 through April 30, 2020. Again, the reason was "we have no place to operate this business".
- 4. Without further information, Staff cannot support this request.

NOTICE

NOTICE IS HEREBY GIVEN that an Order to Show Cause hearing in this matter shall be held as follows:

THURSDAY, April 9, 2020

9:30 a.m. Nevada Transportation Authority 3300 W Sahara Avenue, Suite 400 Las Vegas, Nevada 89102 (702) 486-3303 At which time Voss Automotive Group, LLC d/b/a Rush In Towing, pursuant to NRS 233B.127(3), will be given the opportunity to show compliance with all applicable statutes and regulations.

Respondent is hereby advised that, Respondent's FAILURE TO APPEAR at the above time and place set for hearing or FAILURE TO SHOW COMPLIANCE may result in a Hearing Officer recommendation to the Authority that CPCN 7347 be revoked or suspended.

NEVADA TRANSPORTATION AUTHORITY

By the Authority,

Dawn Gibbons, Chairman

George Assad, Commissioner

David Newton, Commissioner

Attest:

Jennifer De Rose, Deputy Commissioner

Dated:

Las Vegas, Nevada

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9/15/20 rmb DT

PET

A.J. Kung, Esq.

Nevada Bar No. 7052

Brandy L. Brown

Nevada Bar No. 9987

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ajkung@ajkunglaw.com

bbrown@ajkunglaw.com

Attorneys for Voss Automotive Group, LLC d/b/a Rush In Towing

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In re: The Order to Show Cause Issued to Voss Automotive Group, LLC d/b/a Rush In Towing as to why Certificate of Public Convenience and Necessity 7221 should not be revoked.

Docket 20-02021

PETITION FOR REHEARING OF ORDER TO SHOW CAUSE/RECONSIDERATION AND RESCISION OF ORDER TO REVOKE CPCN

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The requested relief is fair and reasonable because:

- 1. Petitioner did not receive the Order to Show Cause to appear at the July 22, 2020 General Session and, not being aware of that Order to Show Cause, understandably failed to attend the July 22, 2020 hearing on the same.
- 2. In our experience as Petitioner's counsel, Petitioner has always been attentive to various deadlines and responsive to our requests for information;
- 3. The COVID-19 has caused disruptions in the delivery of the mail and disruptions in other aspects of everyday life.
- 4. Petitioner did not receive the Order to Revoke CPCN until August 31, 2020 upon which its representative immediately discussed this with our law office.
- 5. The Eighth Judicial District Court in and for Clark County, Nevada, as well as other Nevada courts have issued orders extending relevant deadlines in judicial proceedings due to the COVID-19 problem, and though he NTA is an administrative body, the NTA is hereby asked to consider the practice of our local courts in granting the relief requested in this Petition.
- 6. If the requested rehearing is not granted and the NTA's Order to Revoke CPCN is not reconsidered, Petitioner will suffer a harsh forfeiture that will severely hamper its business.
- 7. Petitioner is prepared to attend any rehearing the NTA might grant on this Petition and testify: (i) why CPCN 7221 should not have been revoked for failure to comply with the provisions of Chapters 706 of NRS and NAC and (ii) why Petitioner's CPCN 7221 should be reinstated.

1111111 1111111 1111111

214 South Maryland Parkway

KUNG & BROWN

WHEREFORE, Petitioner respectfully requests that the NTA (i) grant the requested rehearing on such future date and time as the NTA may decide and (ii) reconsider and rescind the Order to Revoke CPCN.

DATED this 11th day of September, 2020.

KUNG & BROWN

By:

A.J. Kung, Esq.
Nevada Bar No. 7052
Brandy L. Brown, Esq.
Nevada Bar No. 9987
KUNG & BROWN
214 South Maryland Parkway
Las Vegas, Nevada 89101
Attorneys for Petitioner

Agenda Item# 87

STATE OF NEVADA





DEPARTMENT OF BUSINESS AND INDUSTRY

NEVA DA TRANSPORTATION AUTHORITY

PETITION FOR RECONSIDERATION

Docket /Citation/Impound/Permit #: 21661 , 21664 , 3605
Driver/Company Name: GABRIJEL KRSTANOVIC Telephone: 702.437.82
Mailing Address: 279 ROLLING SPRINGS DR, LV, NV 89148
Reason for request: EXPERIENCED EXTREMELY HARD FINANCIAL
TIME SINCE MARCH OF 2020 AND HAD TO MAKE
DECISION TO MOVE OUT OF THE COUNTRY.
I WOULD LIKE TO LEAVE THIS COUNTRY IN BEST PO
WAY SO I SPOKE TO MY FAMILY MEMBER OVERS
TIHOMIR KRSTA MUIC WHO IS WILLING TO BORK
ME \$ 900 IF NTA AGREES TO SETTLE MY FINE
PLEASE LET ME KNOW AS SOON AS POSSIBLE SI
I AM LEAVING THE COUNTRY ON OCTOBER 15. 2020
AROUND MIDNIGHT (11:50 PM). THANK YOU
BY THE WAY I HAVE TO SAY THAT MS.)
15 ONE OF THE BEST PEOPLE I CONTACTED AND SHE EX
EVERYTHING PERFECTLY,
Signature: M //

20-09024 Petition for Reconsideration (PFR) Debt Summary Review

20-09024 Petition for Reconsideration from Gabrijel Krstanovic regarding Citation 21664

Citations 21661 and 21664 summary provided below:

- Citation 21661 was issued to the Gabrijel Krstanovic 06/22/2019 for a violation of NRS 706A.280. Subsequently, Citation 21664 was issued for a violation of NRS 706.386, acting as a fully regulated motor carrier without a CPCN. Both citation matters were heard on June 24, 2019 where the petitioner was present and elected to proceed without legal counsel.
- Gabrijel Krstanovic was fined \$5,000 with \$2,000 suspended pursuant to the conditions set forth in the Order of the Authority approved at the 07/18/2019 General Session Meeting. There was no fine or disqualification imposed for Citation 20043. The order and corresponding debt letter were sent on 07/26/2019.
- On 09/03/2019 a final debt letter to remit payment for the fines was sent to Gabrijel Krstanovic.
- On 010/15/2019 PFR 19-10019 was filed and the PFR Docket is to be set on the next available GSM which occurred 11/08/2019.
- On 11/08/2019 the PFR was granted and the respondent was given a payment plan to satisfy the \$3,000 balance due via \$100 per month installments beginning December 2020 until paid in full. Debt letter was sent 11/19/2019.
- On 07/31/2020 Gabrijel Krstanovic emailed a request for extension on his payment plan which was reviewed and approved by the Deputy Commissioner. On 08/10/2020 approval was communicated providing extension with payments to begin again on or before 10/10/2020 unitl paid in full.
- On 09/21/2020 Gabrijel Krstanovic emailed a request to MA Hope DiBartolomeo to settle debt in full by paying the amount of \$900. He was informed that the request would need to go before the full commission via the PFR process.
- On 09/22/2020 PFR 20-09024 was filed and the PFR Docket is to be set on the 10/15/2020 GSM.
- The debt for Citations 21661 resides currently with Nevada Transportation Authority. To date the respondent has made \$400 in payment towards the citation debt. The remaining balance outstanding for this account is \$2,600.
- The above Management Analyst Review was completed 09/22/2020 by Hope DiBartolomeo.

06/24/19 jh EDB/CAL

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LAS VEGAS	NV			148
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Company 1)200	lex Ht.	trill	Hair	Eyes
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City	State		9	4103
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Respondent GASKISEL	KRSTA	ovic	Year	
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1 A P -	icer/Complainar	nt's Signature	P No. Date	
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The potential fine for each of the above violal before the Nevada Transportation Authority a	at:	,000. You are here	by notified to appea	ır "
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(NSPO Rev. 3-17)

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: Citations 21661 and 21664 issued to)	
Gabrijel Krstanovic for violations of NRS)	Citations 21661 and 21664
706.386 and NRS 706A.280.)	
	_)	

At a general session of the Nevada Transportation Authority held on July 18, 2019.

PRESENT:

Chairman Dawn Gibbons
Commissioner George Assad
Commissioner David Newton

Deputy Commissioner Jennifer De Rose

<u>ORDER</u>

On June 24, 2019, a hearing on the above-captioned matters was held before Commissioner George Assad serving in his capacity as Hearing Officer for the Nevada Transportation Authority ("Authority"). The Respondent to Citation 21661 and 21664, Gabrijel Krstanovic was present and elected to proceed without legal counsel.

After hearing the allegations, the respective arguments, and having considered the evidence introduced by both parties and being fully advised, the Hearing Officer, pursuant to Nevada Administrative Code ("NAC") 706.4015, prepared a proposed decision for review by the Authority. Based on that proposed decision, the Authority enters the following final order affirming the decision of the Hearing Officer. Under Nevada Revised Statutes ("NRS") 706.151, the Authority has legal jurisdiction and authority over this matter.

At hearing, the parties knowingly and voluntarily stipulated and agreed as follows:

 To the admission of Citations 21661 and 21664 and the Investigation Report for the Citations into evidence (identified as State's Exhibit 1 and incorporated herein by reference) and that the facts as set forth therein were true and accurate;

- 2. That no CPCN had been issued by the Authority authorizing the operations undertaken by the Respondent in this matter;
- That with respect to Citation 21664, the Respondent's actions constituted a violation of NRS 706.386 as alleged;
- 4. That with respect to Citation 21661, the Respondent's actions constituted a violation of NRS 706A.280 (in that he solicited a passenger for off-app transportation); and
- 5. To waive the requirement that the Authority's final order contain formal Findings of Fact and Conclusions of Law as required under NRS 233B.125.

Authority Staff recommended the following fines and remedies:

- That a fine be assessed in the amount of \$5,000.00 for the NRS 706.386 violation with the
 hearing officer to determine a suitable amount of said fine amount suspended pending no
 further violations of NRS 706 or NRS 706A within one year and timely payment of the fine
 amount;
- 2. That no fine be assessed for the NRS 706A.280 violation; and
- 3. That the Respondent be disqualified from driving under a TNC application.

As a basis for the recommended fines and remedies, Authority Staff stated that Respondent is a former taxicab driver, that he had a prior impound and citations in 2018 and that he was cooperative in the field.

Respondent stated he supports his wife and three children, that he is facing financial hardship and that he needs to continue driving to support his family.

DISCUSSION

The Hearing Officer recommended to the Authority:

1. That the stipulations and agreements of the parties as set forth hereinabove be accepted;

- That findings enter against the Respondent for one violation of NRS 706.386, relating to operating as a fully regulated carrier without authority and one violation of NRS 706A.280, relating to solicitation of a passenger for off-app transportation;
- 3. That a fine be assessed in the amount of \$5,000.00 for the NRS 706.386 violation with \$2,000.00 of said fine amount suspended pending no further violations of NRS 706 or NRS 706A within two years and timely payment of the fine amount; and
- 4. That Respondent will not be disqualified from driving for a TNC.

ORDER

IT IS THEREFORE ORDERED, based on the foregoing:

- That the recommendation of the Hearing Officer for Administrative Citation and Verified Complaints 21661 and 21664, issued to Gabrijel Krstanovic for violations of NRS 706.386 and NRS 706A.280, is hereby AFFIRMED;
- 2. That the *total* fine for Citation 21664 shall be in the amount of Five Thousand Dollars and Zero Cents (\$5,000.00), with Two Thousand Dollars and Zero Cents (\$2,000.00) of said fine amount to be suspended pending no further NRS 706 or NRS 706A violations within two years and timely payment of the fine amount;
- 3. That no fine or disqualification be imposed for Citation 21661 for the NRS 706A.280 violation;
- 4. That the Respondent is to immediately CEASE AND DESIST any and all operation in violation of NRS 706.386; and

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5. That the Authority retains jurisdiction for correcting any errors that may have occurred in the drafting or issuance of this Order.



By the Authority,

Dawn Gibbons, Chairman

George Assad, Commissioner

David Newton, Commissioner

Attest:

Jennifer De Rose, Deputy Commissioner

Dated:

Las Vegas, Nevada

NOTICE: Pursuant to NRS 233B.130, any party to this matter aggrieved by the above final decision may file a petition for rehearing or reconsideration. A petition for rehearing or reconsideration must be filed with the Authority within 15 days after the date the party received this Order.

NOTICE: In accordance with NAC 706.229 and NAC 706.3751 (both recently amended, see Legislative Counsel Bureau File No. R111-10), you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, you fail to appear for a hearing on an administrative citation, and/or you are found in violation of the provisions of NRS 706 or NAC 706 more than five times within three years.

NOTICE: Pursuant to NRS 706.772 and NRS 706 483.441, you may have your driver's license suspended by the Nevada Department of Motor Vehicles if you fail to pay the full amount of the administrative fine and any other costs which are due to the Authority as a result of the above final Order.



Director B&I

DAWN GIBBONS

Chairman

GEORGE ASSAD

MICHAEL BROW

Chairman
GEORGE ASSAD
Commissioner
DAVID NEWTON
Commissioner

DEPARTMENT OF BUSINESS AND INDUSTRY NEVADA TRANSPORTATION AUTHORITY

GABRIJEL KRSTANOVIC 279 ROLLING SPRINGS DR. LAS VEGAS, NV 89148

SUBJECT: ORDER OF THE AUTHORITY

Dear GABRIEL KRSTANOVIC:

On June 24, 2019, you were issued Citation numbers 21661 and 21664 by the State of Nevada Transportation Authority (NTA) for violations of NRS or NAC 706. On July 18, 2019, you were fined \$5,000 with \$2,000 suspended pursuant to the conditions set forth in the enclosed Order of the Authority. No fine was assessed for Citation number 21661.

Your payment of \$3,000 may be mailed or hand delivered to either of our office locations. We accept payments during normal business hours, Monday through Friday. If payment is not received in twenty (20) days from the date of this letter, your driver's license will be suspended and this matter will be turned over to a collection agency. Any amount that was held in abeyance in return for timely payment of the amount owed will become due and subject to collection.

Pursuant to NRS Ch. 353C, if your debt is turned over to a collection agency, you will be required to pay a 2 percent fee to the State Controller, as well as collection costs and fees of up to 35 percent of the debt or \$50,000, whichever is less. Information concerning your debt can be placed on the Controller's website for public inspection. NRS Chapter 353C also allows that the State may suspend, cancel, or refuse to renew certain licenses and permits you and your company may hold.

Furthermore, an individual may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) for failure to pay a fine owed to the Authority, failure to appear for a hearing on an administrative citation, or are found in violation of NRS 706 or NAC 706 more than five times within three years. Names of disqualified drivers are placed on the NTA's website.

Questions concerning this matter should be directed to Hope DiBartolomeo at (702) 486-6533.

Sincerely,

Jernifer De Rose, Deputy Commissioner

1) De Rose

Dated:

Las Vegas, Nevada

Enclosure

Via First Class and Certified Mail #7018 1830 0002 1243 6848

STATE OF NEVADA



MICHAEL BROWN Director B&I

DAWN GIBBONS Chairman **GEORGE ASSAD** Commissioner DAVID NEWTON Commissioner

DEPARTMENT OF BUSINESS AND INDUSTRY NEVADA TRANSPORTATION AUTHORITY

GABRIJEL KRSTANOVIC 279 ROLLING SPRINGS DR. LAS VEGAS, NV 89148 Via First Class and Certified Mail #7014 2870 0001 8498 6708

SUBJECT: FINAL NOTICE

Dear GABRIJEL KRSTANOVIC:

On June 24, 2019, you were issued Citation numbers 21661 and 21664 by the State of Nevada Transportation Authority (NTA) for violations of NRS or NAC 706. On July 18, 2019, you were fined \$5,000 with \$2,000 suspended pursuant to the conditions set forth in the Order of the Authority. No fine was assessed for Citation number 21661.

As of this date, your payment has not been received. This letter will serve as final demand that you pay the full amount of \$3,000 owed to the NTA within fourteen (14) days from the date of this letter. Payments may be mailed or hand delivered to either of our office locations.

If you fail to make payment in a timely manner, your driver's license will be suspended and this matter will be turned over to the State Controller's Office for collection. Any amount that was held in abeyance in return for timely payment of the amount owed will become due and subject to collection. Pursuant to NRS Ch. 353C, if your debt is turned over to a collection agency, you will be required to pay a 2 percent fee to the State Controller, as well as collection costs and fees of up to 35 percent of the debt or \$50,000, whichever is less. Information concerning your debt can be placed on the Controller's website for public inspection. NRS Chapter 353C also allows that the State may suspend, cancel, or refuse to renew certain licenses and permits you and your company may hold.

Furthermore, an individual may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) for failure to pay a fine owed to the Authority, failure to appear for a hearing on an administrative citation, or are found in violation of NRS 706 or NAC 706 more than five times within three years. Names of disqualified drivers are placed on the NTA's website.

Questions concerning this matter should be directed to Hope DiBartolomeo at (702) 486-6533.

Sincerely,

Jennifer De Rose, Deputy Commissioner

Dated: 9/3/19 Las Vegas, Nevada

19-10019

STEVE SISOLAK Governor

STATE OF NEVADA

MICHAEL BROWN Director B&I

> **DAWN GIBBONS** Chairman

GEORGE ASSAD

Commissioner **DAVID NEWTON** Commissioner





DEPARTMENT OF BUSINESS AND INDUSTRY NEVADA TRANSPORTATION AUTHORITY

PETITION FOR RECONSIDERATION

Docket /Citation/Impound/Permit #: 21661,21664,3605	
Gabrijel Krstanovic Driver/Company Name:	7029378251 Telephone:
279 ROLLING SPRINGS DR, LAS VEGAS, NV 89148 Mailing Address:	
Reason for request: Dear NTA, my name is Gabrijel Krstanovic and I got ti	ckets from NTA. I am going
through very bad financial time in my private life. I am father of 3 small kids	ages 14,12 & 9.
I am struggling to pay my most basic bills to provide food and utilities for my	/ family.
Please reconsider lowering my Citation amount. It would mean world to me	
Please help us out.	=
Thank you	
Signature:	09/25/2019 Date:

Agenda Item 99

99. Docket 19-10019 Petition for Reconsideration from Gabrijel Krstanovic for reconsideration of fines on Citation 21661, 21664 and Impound I-3605. – FOR POSSIBLE ACTION

Impound 3605 summary provided below:

- The petitioner unlawfully used a vehicle registered to Ante Krstanovic and said vehicle was impounded on June 22, 2019, Impound #3605, for a violation of NRS 706.476
- The impound matter was heard on March 18, 2019 where the petitioner, by and through his verbal power of attorney, was present and elected to proceed without legal counsel, where Commissioner Assad served as the hearing officer, and where Commissioner Assad recommended a fine of \$200 for the incident.
- The impound fine of \$200 was paid on June 24, 2019.
- The item was placed in front of the full Authority at the July 18, 2019 General Session Meeting and the hearing officer's recommendations was approved by the full commission.
- The order and corresponding debt letter were sent on July 26, 2019.

Citations 21661 and 21664 summary provided below:

- Citation 21661 was issued to the petitioner on June 22, 2019 for a violation of NRS 706A.280, unlawfully providing passenger transportation off a TNC application. Subsequently, Citation 21664 was issued for a violation of NRS 706.386, acting as a fully regulated motor carrier without a CPCN.
- Both citation matters were heard on June 24, 2019 where the petitioner was present and elected to proceed without legal counsel, where Commissioner Assad served as the hearing officer, and where Commissioner Assad recommended no fine or disqualification for Citation 21661 and a total fine in the amount of \$5,000 with \$2,000 of said fine amount to be suspended pending no further NRS 706 or NRS 706A violations within two years and timely payment of the fine amount for Citation 21664.
- The order and debt letter were sent on July 26, 2019.
- A final debt letter was sent on September 3, 2019, but no payment was received to date.
- A Petition for Reconsideration was filed on October 15, 2019 and the debt currently resides with the NTA.

STATE OF NEVADA DEPARTMENT OF BUSINESS AND INDUSTRY

NEVADA TRANSPORTATION AUTHORITY RECEIPT

No. 35390

Received from Gabrifel Krste	anoric	Date_	10/15/2019
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Credit Card			
Received by:			

3300 W. SAHARA AVENUE, SUITE 200, LAS VEGAS, NV 89102

1755 E. PLUMB LANE, SUITE 229, RENO, NV 89502





DAWN GIBBONS
Chairman
GEORGE ASSAD
Commissioner
DAVID NEWTON
Commissioner

TERRY REYNO

Director B&I

DEPARTMENT OF BUSINESS AND INDUSTRY NEVADA TRANSPORTATION AUTHORITY

GABRIJEL KRSTANOVIC 279 ROLLING SPRINGS DR LAS VEGAS NV 89148

SUBJECT: AFFIRMATION OF PETITION FOR RECONSIDERATION 19-10019

Dear GABRIJEL KRSTANOVIC:

On November 8, 2019, the Nevada Transportation Authority (NTA) granted your Petition for Reconsideration, Docket No. 19-10019, regarding the fine for Impound number I-3605 and Citation numbers 21661, 21664. The NTA Commission stipulated that you pay the outstanding debt in the amount of \$3,000 via monthly installments of \$100.

The Respondent shall pay an initial installment of \$100 due on or before 12/10/2019. The remaining balance of \$2,900 shall be paid in monthly installments of \$100 due on or before the 10th beginning January 2020 until balance is paid in full.

If timely payment is not received, your driver's license will be suspended and this matter will be turned over to a collection agency. Any amount that was held in abeyance in return for timely payment of the amount owed will become due and subject to collection. Pursuant to NRS Ch. 353C, if your debt is turned over to a collection agency, you will be required to pay a 2 percent fee to the State Controller, as well as collection costs and fees of up to 35 percent of the debt or \$50,000, whichever is less. Information concerning your debt can be placed on the Controller's website for public inspection. NRS Chapter 353C also allows that the State may suspend, cancel, or refuse to renew certain licenses and permits you and your company may hold. Furthermore, an individual may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) for failure to pay a fine owed to the Authority, failure to appear for a hearing on an administrative citation, or are found in violation of NRS 706 or NAC 706 more than five times within three years. Names of disqualified drivers are placed on the NTA's website.

Questions concerning this matter should be directed to Hope DiBartolomeo at (702) 486-6533.

Sincerely.

Jennifer De Rose, Deputy Commissioner

Dated:

Las Vegas, Nevada

755 East Plumb Lane, Suite 229, Reno, Nevada 89502 (775) 688-2800 ● Fa Website: <u>www.nta.nv.gov</u>

STATE OF NEVADA DEPARTMENT OF BUSINESS AND INDUSTRY

NEVADA TRANSPORTATION AUTHORITY RECEIPT

No. 35835

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STATE OF NEVADA DEPARTMENT OF BUSINESS AND INDUSTRY **NEVADA TRANSPORTATION AUTHORITY**

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(NSPO Rev. 12-18)

STATE OF NEVADA DEPARTMENT OF BUSINESS AND INDUSTRY

NEVADA TRANSPORTATION AUTHORITY

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3300 W. SAHARA AVENUE, SUITE 200, LAS VEGAS, NV 89102

1755 E. PLUMB LANE, SUITE 229, RENO, NV 89502

STATE OF NEVADA DEPARTMENT OF BUSINESS AND INDUSTRY

NEVADA TRANSPORTATION AUTHORITY RECEIPT

No. 37473

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3300 W. SAHARA AVENUE, SUITE 200, LAS VEGAS, NV 89102

From: Hope Dibartolomeo on behalf of nta
To: gabrielkrstanovic@yahoo.com
Cc: Ron Delgado; Hope Dibartolomeo; nta

Subject: APPROVED EXTENSION REQUEST CITATION #21661

Date: Monday, August 10, 2020 2:01:50 PM

Importance: High

Mr. Krstanovic,

You have requested relief due to the COVID-19 events. Upon review of your request and payment history, you have been approved for a temporary suspension of your monthly installments as

follows. Your next monthly installment will be due on or before the 10TH of each month beginning October 2020 until paid in full. Due to COVID-19 office closures, we accept payments in the form of check, money order or cashier check sent to either of our office locations via mail service. You may also call to inquire about availability to make an appointment to drop off your payment during office closures.

If you fail to meet the terms of this payment plan, any amount held in abeyance in return for timely payment of the amount owed in this matter will also become due, the entire amount will be submitted for collection action and a notification will be sent to the Department of Motor Vehicles to suspend your driver's license. Furthermore, pursuant to NAC 706.229 and NAC 706.3751, you may be disqualified from driving taxicabs (outside of Clark County) or charter limousines (statewide) if you fail to pay a fine owed to the Authority, fail to appear for a hearing on an administrative citation, or are found in violation of NRS 706 or NAC 706 more than five times within three years. Names of disqualified drivers are placed on the NTA's website.

PLEASE CONFIRM ACKNOWLEDGEMENT OF YOUR AGREEMENT TO THESE TERMS BY REPLYING TO THIS COMMUNICATION.

Hope DiBartolomeo for NTA

Las Vegas Office Phone: (702) 486-3303 | Fax: (702) 486-2590 Reno Office Phone: (775) 688-2800 | Fax: (775) 688-2802



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----Original Message-----

From: gabriel krstanovic < gabrielkrstanovic@yahoo.com >

Sent: Friday, July 31, 2020 12:09 PM

To: nta < nta@nta.nv.gov>

Subject: Regarding Citation #: 21661

Dear NTA,

My name is Gabrijel Krstanovic and i have outstanding balance for ticket #: 21661.

In March of 2020. I lost all the incomes and cannot take care of my family anymore.

trying very hard to survive with basics like food and water.

Can you please help me to make extension for another 4-5 months so i can try to get back to normal life. I am literally kicked out of the house due to non payment (rent) and dont see the exit of this situation anytime soon.

Please help me, Thank you Gabrijel Krstanovic (702) 937-8251

gabrielkrstanovic@yahoo.com

Citation#: 21661

From: gabriel krstanovic
To: Hope Dibartolomeo
Cc: nta; Ron Delgado

 Subject:
 Re: Regarding fines 21661, 21664 & 3605

 Date:
 Tuesday, September 22, 2020 9:04:24 AM

I understand thank you again

On Tuesday, September 22, 2020, 09:01:32 AM PDT, Hope Dibartolomeo <hdibart@nta.nv.gov>wrote:

Gabriel,

Thank you for the form submission. You can mail the \$50 filing fee to our Las Vegas Office and I will speak with our legal staff to see if we can squeeze you onto the agenda however it is not guaranteed as the deadline has passed. I will explain that per our phone conversation you are aware that filing the PFR you will need to be present via phone/video and that your ticket to fly out of the country is currently scheduled for 10/15/2020 11:50pm. Worst case scenario, if you are placed on the November meeting, you will still need to be present via phone/video to complete your request. I will confirm once I am able to speak with our legal staff.

Sincerely,

Hope DiBartolomeo, Management Analyst

Phone: (702) 486-3303 | Direct: (702) 486-6533 | Fax: (702) 486-2590 | E:hdibart@nta.nv.gov



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From: gabriel krstanovic <gabrielkrstanovic@yahoo.com>

Sent: Tuesday, September 22, 2020 8:59 AM **To:** Hope Dibartolomeo <hdibart@nta.nv.gov>

Cc: nta <nta@nta.nv.gov>; Ron Delgado <rdelgado@nta.nv.gov>

Subject: Re: Regarding fines 21661, 21664 & 3605

Ms. Hope, I am sending you petition for reconsideration and thanking you again for explaining and trying so hard.

Thank you

Gabrijel Krstanovic

On Tuesday, September 22, 2020, 08:23:02 AM PDT, Hope Dibartolomeo < hdibart@nta.nv.gov> wrote:

Good morning Mr. Krstanovic,

Unfortunately this is not something I am authorized to approve. If you would like to seek reconsideration of the fine amount and/or order issued by the NTA, you are able to do so via filing a Petition for Reconsideration form. This affords you the ability to be heard for reconsideration before the Authority Commission. This process has an associated filing fee of \$50. If this is something you would like to consider, you may return the completed form with payment of \$50 filing fee to either of our office locations (listed below). A copy of this form is attached for convenience and is also available on our website:

http://nta.nv.gov/uploadedFiles/ntanvgov/content/Forms/PetitionForReconsideration-ADA.pdf

Nevada Transportation Authority

Las Vegas Office Reno Office

3300 W. Sahara Ave. Ste. 200 1755 E. Plumb Ln. Ste. 229

Las Vegas, NV 89102 Reno, NV 89502

The next General Session Meeting is scheduled for October 15, 2020 and the deadline to be set on this meeting was September 17, 2020. I will ask my legal staff if we are able to place you on the schedule provided you were to file within the next couple of days given the circumstances you have outlined.

Sincerely,

Hope DiBartolomeo, Management Analyst

Phone: (702) 486-3303 | Direct: (702) 486-6533 | Fax: (702) 486-2590 | E:hdibart@nta.nv.gov

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----Original Message-----

From: gabriel krstanovic < gabrielkrstanovic@yahoo.com >

Sent: Monday, September 21, 2020 6:47 PM
To: Hope Dibartolomeo < hdibart@nta.nv.gov >
Subject: Regarding fines 21661, 21664 & 3605

Dear Hope,

After extremely hard financial time I made decision to move out of country but would like to take care of my fines.

My family member is willing to borrow me \$900 if NTA agrees to settle in full.

Please let me know asap. I will be leaving country on October 15.2020.

My fines are: 21661,21664 and 3605.

Thank you

Gabrijel Krstanovic

702.937.8251

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The Application of Bell Trans, a Nevada)	
Corporation d/b/a Bell Trans, Bell Limousine for)	Docket 20-09010
authority to modify tariff rates pursuant to NAC)	
706.1384.)	
	_)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

ORDER

Based on the evidence of record, the Nevada Transportation Authority ("Authority") makes the following findings:

- That an Application was filed with the Authority by Bell Trans, a Nevada Corporation d/b/a Bell Trans, Bell Limousine, a carrier certificated to provide charter limousine service as described in Certificate of Public Convenience and Necessity ("CPCN") 1023, Sub 2, for authority to modify tariff rates pursuant to NAC 706.1384.
- That the carrier simultaneously filed a Petition for Interim Authority which was granted on September
 11, 2020, by Chairman Dawn Gibbons, acting as Presiding Officer in this matter.
- 3. That the Application was properly noticed to the public and there were no petitions for leave to intervene of protests filed.
- 4. That the Applicant seeks to add an 8- Passenger (not including the driver) Luxury Sprinter Van vehicle category with the following rates:
 - a. \$99.00/\$49.59 per hour/per additional half hour.
 - b. \$61.50/\$30.50 per hour/per additional half hour if customer achieves 200 hours or more in any calendar month only if the previous three (3) months of customer usage averages of 200 hours or more per month.

- 5. That the proposed 200-hour discount tariff rates are within the range of rates currently charged by the industry for similar services. The walk-out/reservation rate is higher than the range of rates for similar services. Staff expresses no concern since passengers can review alternative types of transportation other than a luxury van as well as review rates from other carriers for other types of luxury vehicles.
- 6. That the carrier has not requested a tariff modification since June 2020.
- 7. That based upon all the records relating to the Application and after investigation:
 - a. The Application on file herein comes within the purview of the statutes of the State
 of Nevada and within the regulatory jurisdiction of the Authority.
 - b. The proposed tariff modification will be consistent with the public interest and will not operate to defeat the legislative policy set forth in NRS 706.151.

Therefore, based upon the foregoing findings, it is ORDERED that:

1.	The tariff modification proposed by Bell Trans, a Nevada Corporation d/b/a Bell Trans, Bell Limousine		
	is hereby GRANTED.		
///			
///			
///			
///			
///			

2.	The Authority retains jurisdiction for the purpose of correcting any errors that may have occurred in the		
	drafting or issuance of this Order.		
		By the Authority,	
		Dawn Gibbons, Chairman	
		George Assad, Commissioner	
		David Newton, Commissioner	
Atte	est: Jennifer De Rose, Deputy Commissioner		
Date	ed: Las Vegas, Nevada		

Original Page 5(c)

CPCN 1023, Sub 2

BELL TRANS dba BELL LIMOUSINE

CHARTER LIMOUSINE TARIFF 2-A

RATES AND CHARGES

Luxury Sprinter Van with a seating capacity of 8 passengers, not including the driver

(n)

Minimum charge, one hour

\$ 99.00

Each subsequent one-half hour or less

49.50

Minimum charge, one hour **

61.50

Each subsequent one-half hour or less**

30.50

Issued:

Effective:

Issued by:

Brent Bell, President 1900 Industrial Road Las Vegas, Nevada



^{**} Requires usage by customer of 200 hours or more in any calendar month, only if the previous three (3) months of customer usage averages 200 hours or more per month.

Agenda Item# 89 - Item to be pulled from the agenda

Public Comment - No Supporting Material

Public Comment- No Supporting Material

SEP 18 2020

Nevada Transportation Authority

TON AUTHORITIES

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BEFORE THE NEVADA TRANSPORTAT

In Re: The Joint-Application of Kaptyn Nevada and On Demand Sedan to Sale and Transfer Certificates of Public Convenience and Necessity 1040 and 2063

Docket No. 19-10015 & 19-10016

MOTION REQUESTING TRANSFER OF CERTIFICATES OF PUBLIC CONVENIENCE AND NECESSITY

MOTION TO CONDITION CERTIFICATES OF PUBLIC NECESSITY 1040 & 2063

PETITION FOR INTERIM AUTHORITY

COMES NOW, Joint-Applicants, Kaptyn Nevada, LLC ("Kaptyn Nevada") and On Demand Sedan ("ODS") (collectively referred to as the "Parties"), by and through their counsel of record, Kimberly Maxson-Rushton, Esq. and hereby submit the following Motion to Transfer Certificates of Public Convenience and Necessity ("CPCN") 1040 and 2063 and Motion to Condition CPCN's 1040 and 2063. Said Motions are filed pursuant to Nevada Administrative Code ("NAC") 706.3959.

Additionally, the Parties hereby submit this Petition for Interim Authority requesting that the Presiding Officer grant the subject Motions. NAC 706.3957, NAC 706.3986 and NAC 706.3998.

All notices, pleading documents and correspondence pertaining to this proceeding should be directed to the following individual:

Kimberly Maxson-Rushton, Esq. Cooper Levenson, Attorneys at Law 3016 W. Charleston Blvd., Ste. 195 Las Vegas, Nevada 89102 krushton@cooperlevenson.com

I. <u>INTRODUCTION</u>

On or about October 3, 2019, the Parties filed Joint-Applications requesting authority to sell and transfer CPCN 1040 and 2063 from ODS to Kaptyn Nevada. Thereafter, on December 30, 2019 at a special meeting the Nevada Transportation Authority ("NTA") approved the applications thereby allowing Kaptyn and ODS to proceed with the compliance items.

In March 2020, as a result of COVID-19 and the immediate cessation of almost all businesses, including government agencies, state-wide, Kaptyn requested authority to extend the compliance period.

On August 3, 2020, the Parties asked for authority to resume completion of the compliance period and submitted updated financials (limited just to the acquisition of ODS) as well as a revised list of Officers and Directors for both Kaptyn Acquisition Corp. ("KAC") and Kaptyn Nevada. As a result of changes to the KAC Board, Mr. Brad Balaban and Mr. Matias de Tezanos were ordered to undergo a background investigation.

At the present time, Staff has completed its review of the revised financials (NAC 706.152), Messrs. Balaban and Tezanos have had their fingerprints taken (NRS 706.6411) and most of the compliance items have been completed.

II. REQUEST TO TRANSFER CPCN 1040 & 2063 UPON COMPLETION OF COMPLIANCE

Nevada law requires a commercial carrier to be fit, willing and able to perform the services of a common motor carrier and to operate consistent with the legislative policy set forth in Nevada Revised Statute (NRS) 706.151. As the NTA has previously determined that the Applications meet all regulatory requirements the Parties respectfully request that upon completion of the compliance items that the subject CPCN's be transferred.

The Parties further request that the subject Motions be considered prior to the next regularly scheduled agenda meeting and that interim authority be granted thereby allowing Kaptyn to initiate operations. NAC 706.3986 & NAC 706.3998.

III. Background Investigation of Matias de Tezanos

Consistent with NRS 706.6411, to ensure the fitness of an applicant, a Sale and Transfer Application must include a complete set of fingerprints of each natural person who is *identified by* the Authority as a significant principal, partner, officer, manager, member, director or trustee of the transferee. (emphasis added) To date, all principals, officers, directors and managers of Kaptyn Nevada and, parent company, KAC have submitted their fingerprints to the Nevada Dept. of Public Safety. Additionally, with one exception all of the background investigations have been completed with no areas of concern having been identified. More specifically, to date Mr. Tezanos' fingerprint returns have not been received by the NTA.

There is no dispute that the suitability of an owner of a certificated company is critical to the NTA in their consideration of an application. However, in light of the fact that Mr. Tezanos has in fact complied with NRS 706.6411 the Parties ask that upon completion of the other compliance items that the CPCN's be issued to Kaptyn with a "condition" requiring that his background be completed within twelve months from the date of issuance (suggested language: Mr. Matias de Tezanos must satisfactorily complete the background investigation within 12 months).

Kaptyn is confident that Mr. Tezanos' fingerprint results will be timely returned to the NTA and that he will be found suitable as the majority shareholder of KAC. Should that not occur Mr. Tezanos is aware of the obligation to either request an evidentiary hearing to demonstrate his suitability or resign from the Board of KAC.

III. <u>CONCLUSION</u>

Based on the arguments set forth herein, the papers and pleadings on file with the NTA coupled with the information contained in the respective application files, Joint Applicant's respectfully request that the upon completion of the compliance items the Presiding Officer deem this matter to be complete and authorize the transfer of CPCN's 1040 and 2063 to Kaptyn Nevada. Furthermore, Joint Applicants herein request that a condition be added to both CPCN 1040 and 2063 requiring Mr. Tezanos' background investigation be completed within twelve months.

COOPER LEVENSON, P.A.

Kimberly Maxson-Rushton, Esq.

Nevada Bar No. 5065

3016 W. Charleston Boulevard, #195

Las Vegas, NV 89102

Counsel for Joint-Applicants

On Demand Sedan Services, Inc. Sale and Transfer Applications Amended Dockets 19-10015 and 19-10016 October 15, 2020 General Session

Amended Application Summary:

On October 11, 2019, On Demand Sedan Services, Inc. ("ODS") and Kaptyn Nevada, LLC ("Kaptyn")/("Applicants") filed joint applications for ODS to sell and transfer and Kaptyn to purchase and acquire the authorities granted under CPCNs 1040 (docket 19-10015) and 2063 (docket 19-10016).

Kaptyn also simultaneously filed four other joint sale and transfer applications with Bell Trans (docket 19-10011), Presidential Limousine (dockets 19-10012 and 10013), and Desert Cab (docket 10-10014).

On December 30, 2019, all six applications were on the *special* general session, presented as a bundled sale, and were approved. During the compliance period, Bell Trans, Desert Cab, and Presidential Limousine withdrew their applications and ODS remained.

Conclusion on the Amended Financials:

As a result of the applications being withdrawn, staff requested updated pro forma financials to reflect only the ODS-Kaptyn transactions. In summary, the updated pro forma financials were reviewed and complied with the authority's financial requirements. Therefore, staff financially supports both ODS-Kaptyn applications.

Amended Pro Forma Financials:

- 1) Pro forma balance sheet ("PFBS") reported a fleet consisting of 59 vehicles, a cash infusion of \$2,000,000, an equity ratio of 66%, and a current ratio of 1.4 to 1. (Attachment B). Kaptyn was notified that charter limousine vehicles must be depreciated according to NAC 706.401939 when completing the authority's annual reports.
- 2) Capital Infusion The capital infusion took place in early 2020 and was verified by staff.
- 3) Pro forma income statement ("PFIS") projects overall net income of \$159,243 on \$7,052,806 in total revenue for first 12 months of operations. On ODS' 2019 annual report disclosed it generated a loss of \$(628,047) on \$11,228,277 in revenues (Attachment C).

Attachments:

- A. CPCNs 1040 and 2063
- B. Pro Forma Balance Sheet
- C. Pro Forma Income Statement and Narratives

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The Joint Application of On Demand Sedan)	
Services, Inc. d/b/a AAA ODS Limousine, ODS)	
Limousine, ODS Chauffeured Transportation, On)	Docket 19-10015
Demand Sedan & Limousine for authority to sell and)	
transfer and Kaptyn Nevada, LLC to purchase and)	
acquire the authority to provide passenger)	
transportation within the State of Nevada granted)	
under CPCN 1040, Sub 4.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

COMPLIANCE ORDER

The Nevada Transportation Authority ("Authority") makes the following findings of fact and conclusions of law:

- 1. That on October 11, 2019, On Demand Sedan Services, Inc. d/b/a AAA ODS Limousine, ODS Limousine, ODS Chauffeured Transportation, On Demand Sedan & Limousine ("ODS") and Kaptyn Nevada, LLC ("Kaptyn") filed a joint application for ODS to sell and transfer and Kaptyn to purchase and acquire the authority to provide passenger transportation granted under CPCN 1040, Sub 4, as described in paragraph 12. Said Application was designated as Docket 19-10015.
- That on October 11, 2019, the Application was properly noticed to the public and established November 11, 2019 as the deadline to file Petitions for Leave to Intervene ("PLTI") or protests.
- 3. That two PLTIs were filed timely by two certificated carriers: on November 8, 2019 by

Docket 19-10015 Page 2 of 7

Lucky Limousine, LLC and Lucky Trans, LLC ("Lucky") by and through their counsel, Ryan J. Awad, Esq. and on November 12, 2019 by Jacob Transportation, LLC ("Jacob") by and through their counsel, James J. Jimmerson, Esq.

- 4. That one PLTI was filed untimely by the Nevada Limousine and Bus Association ("NLBA") on November 20, 2019. The petition was filed after the November 11, 2019 deadline. The NLBA is comprised of various certificated carriers and the petition was filed by two officers of the NLBA: Lou Castro, President, and William Tryon, Vice President.
- 5. That there were no other PLTIs or protests filed with the Authority.
- 6. That on November 26, 2019, a hearing was held before Commissioner David Newton, serving in his capacity as Presiding Officer, to address the PLTIs filed with the Authority. Commissioner Newton granted Lucky and Jacob PLTIs and denied the NLBA's PLTI, however they were granted Protestant status in their individual company capacities. Lucky agreed to have Jacob serve as intervener and accepted Protestant status.
- 7. That on December 3, 2019, Kimberly Maxson-Rushton, Esq. filed an amended joint Motion for Reconsideration. The motion was heard at the Authority's general session on December 18, 2019 before the full authority. The reconsideration was denied.
- 8. That Jacob's and Lucky's PLTIs were withdrawn on December 19, 2019 and December 20, 2019, respectively.
- 9. That on December 30, 2019, the Authority scheduled a general session and the joint sale and transfer application was presented before the full authority. *Lucky, along with* Lou Castro and William Tyron, NLBA representatives, were present as protestants.
- 10. That testimony was provided by Kimberly Maxon-Rushton, Esq., Andrew Meyers, Kaptan CEO, and Brent Bell, President of Presidential and SVP Kaptan, regarding the proposed

Docket 19-10015 Page 3 of 7

operations and management team of Kaptan. Brent Bell further testified as to the reasons for the proposed sale and transfer.

- 11. That on August 14, 2020, Kimberly Maxon-Rushton, Esq. amended the application to:

 remove all references of Mr. Brent Bell, his companies, and related financials from the
 application; provide revised pro forma financials to reflect the amended transaction
 between only ODS and Kaptyn; provide a revised list of Officers and Directors; provide a
 revised purchase asset agreement; and replace Mr. Henry McGovern with Mr. Matias de
 Tezanos, both partial owners of Kaptyn.
- 12. That on September 18, 2020, Kimberly Maxon-Rushton, Esq. filed a Motion pursuant to NAC 706.3959, requesting to transfer the certificates upon the completion of the compliances but prior to receiving the fingerprint results of owner Matias de Tezanos and to condition the Certificates that "Mr. Matias de Tezanos must satisfactorily complete the background investigation within 12 months".
- 13. That Commissioner Newton granted the motion.
- 14. That Authority Staff reported the following:
 - a. Desiree Main, Compliance Audit Investigator, investigated the Transferee-Applicant's background and inspected documentation relative to the proposed operation.
 - and Mr. Brad Balaban's fingerprint results which have not been received from the FBI. Ms. Main's supported approval is conditioned upon 1) Mr. Brad Balaban print results being returned free of any material concerns during the standard 120 day compliance period for this application, and 2) Mr. de Tezanos' fingerprint results returning free of any material concerns within the specified time period.
 - b. Yvonne Shelton, Financial Analyst, inspected the Transferee-Applicant's financial information. Ms. Shelton reported no areas of concern regarding the Transferee-Applicant's financial fitness and stated she supported approval of the Application.
 - c. Liz Babcock, Applications Manager, reported no overall concerns and supported approval of the Application with the stipulations as stated by Ms. Main.

Docket 19-10015 Page 4 of 7

15. That On Demand Sedan Services, Inc. d/b/a AAA ODS Limousine, ODS Limousine, ODS Chauffeured Transportation, On Demand Sedan & Limousine is authorized as follows:

On-call irregular route transportation of passengers and their baggage in charter limousine service, special services, and airport transfer service using Traditional and Livery Limousines between points and places within Clark County, Nevada and Counties contiguous thereto.

<u>RESTRICTION</u>: Special service transportation shall be provided for a minimum of twelve (12) persons per special services contract.

<u>CONDITION</u>: Mr. Matias de Tezanos must satisfactorily complete the background investigation within 12 months of the issue date of this Certificate.

16. Based upon all the records pertaining to the Application, after investigation, and pursuant to NRS 706.6411:

- a. The Authority has considered the service which has been performed by the Transferor-Applicant and that which may be performed by the Transferee-Applicant;
- b. The Authority has considered the other authorized facilities for transportation in the territory for which the transfer is sought;
- c. The Transferee-Applicant is fit, willing, and able to perform the services of a common motor carrier by vehicle, and the proposed operation would be consistent with the legislative policy set forth in <u>NRS 706.151</u>; and
- d. The public interest requires no additional amendments, restrictions or modifications be attached to the Certificate.

Therefore, based upon the foregoing findings, it is ORDERED that:

1. The Application on file herein shall be GRANTED for the transportation service specified below:

On-call irregular route transportation of passengers and their baggage in charter limousine service, special services, and airport transfer service using Traditional and Livery Limousines between points and places within Docket 19-10015 Page 5 of 7

Clark County, Nevada and Counties contiguous thereto.

<u>RESTRICTION</u>: Special service transportation shall be provided for a minimum of twelve (12) persons per special services contract.

- 2. Upon full compliance with the conditions of this Compliance Order, the certificate identified as CPCN 1040, Sub 4, shall be CANCELLED, and a new Certificate of Public Convenience and Necessity to be designated as CPCN 1040, Sub 5, shall be issued to Kaptyn Nevada, LLC authorizing operation in intrastate commerce as is more particularly described in the first ordering paragraph above, as may be modified by the Authority based on current description of authority wording and removal of antiquated certificate language.
- Before issuance of said Certificate referred to hereinabove, Transferee-Applicant shall be required to:
 - a. Avoid material changes in any conditions relied upon by the Authority in its determination of operational and financial fitness and immediately report to Authority Staff any such material changes, should they occur.
 - b. File with the Authority evidence of the required insurance (Form E) in the Applicant's name.
 - c. File with the Authority the necessary insurance (Certificate of Insurance) describing the liability limits and vehicles covered.
 - d. Make vehicles available for inspection by Authority Staff to ensure that they have been marked in accordance with NAC 706.170 including the carrier's name/logo and CPCN number. Provide copies of insurance cab card, annual (USDOT) vehicle inspections, titles and registrations.
 - e. Ensure all drivers have applied for temporary drivers permits.
 - f. Ensure driver qualification files are set up in accordance with CFR391.51. Explain and make available set-up of time tracking method put into place. Ensure all drivers have pre-employment drug testing in accordance with Part 40 and CFR 382.30. Make available for inspection by Authority Staff the business and vehicle domiciles.
 - g. Ensure vehicle maintenance files are setup in accordance with CFR 396.
 - h. Provide a copy of a charter order which includes the CPCN number granted.

Docket 19-10015 Page 6 of 7

i. Provide copies of the State of Nevada Department of Taxation permit and all applicable business licenses.

- j. File a tariff that includes a description of the Authority granted, CPCN number, and the name and address of the Applicant.
- k. Provide signed affidavit acknowledging requirements of NTA Annual Report pursuant to NRS 706.167.
- 1. Provide a copy of the contract between Applicant and the laboratory that will perform and monitor the substance abuse program.
- m. Provide a copy fictitious firm name filings.
- n. Receipt of Andrew Meyers background with no material findings.
- o. Provide a copy of a company bank statement and cash reconciliation to support the beginning cash infusion of \$5,000,000.
- p. Provide a copy of Henry McGovern's net worth statement with documented evidence to support the source of funds for the capital infusion of \$5,000.000.
- q. Provide a copy of the executed purchase asset agreement. The assets and liabilities listed in the agreement must reasonably trace to the pro forma balance sheet included in the application.
- n. Receipt of Mr. Brad Balaban's FBI fingerprint results free of any material concerns.
- o. Submit for Authority approval, a request to have the language on CPCN 1023 brought current with NTA verbiage, removing antiquated language.
- p. Reimburse the Authority for all noticing fees pursuant to NAC 706.1355.
- 4. Compliance with the foregoing requirements must be made NO LATER THAN 120 days after issuance of this Order. If the Transferee-Applicant fails to comply within 120 days after issuance of this Order, the Deputy Commissioner may vacate this Order and dismiss this Application.
- 5. This Application will be reopened and set for further proceedings to address the issue if the FBI records disclose a material concern on Mr. de Tezanos' fingerprint results.

Docket 19-10015 Page 7 of 7

6. The Deputy Commissioner of the Authority shall be authorized to issue the abovereferenced Certificate of Public Convenience and Necessity upon all requirements set forth herein having been met by the Transferee-Applicant.

7. The Authority retains jurisdiction for the purpose of correcting any errors, which may have occurred in the drafting or issuance of this Order.

By the Authority...

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The Joint Application of On Demand Sedan)	
Services, Inc. d/b/a AAA ODS Limousine, ODS)	
Limousine, ODS Chauffeured Transportation, On)	Docket 19-10016
Demand Sedan & Limousine for authority to sell and)	
transfer and Kaptyn Nevada, LLC to purchase and)	
acquire the authority to provide passenger)	
transportation within the State of Nevada granted)	
under CPCN 2063, Sub 1.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

COMPLIANCE ORDER

The Nevada Transportation Authority ("Authority") makes the following findings of fact and conclusions of law:

- 1. That on October 11, 2019, On Demand Sedan Services, Inc. d/b/a AAA ODS Limousine, ODS Limousine, ODS Chauffeured Transportation, On Demand Sedan & Limousine ("ODS") and Kaptyn Nevada, LLC ("Kaptyn") filed a joint application for ODS to sell and transfer and Kaptyn to purchase and acquire the authority to provide passenger transportation granted under CPCN 2063, Sub 1, as described in paragraph 12. Said Application was designated as Docket 19-10016.
- That on October 11, 2019, the Application was properly noticed to the public and established November 11, 2019 as the deadline to file Petitions for Leave to Intervene ("PLTI") or protests.
- 3. That two PLTIs were filed timely by two certificated carriers: on November 8, 2019 by

Docket 19-10016 Page 2 of 7

Lucky Limousine, LLC and Lucky Trans, LLC ("Lucky") by and through their counsel, Ryan J. Awad, Esq. and on November 12, 2019 by Jacob Transportation, LLC ("Jacob") by and through their counsel, James J. Jimmerson, Esq.

- 4. That one PLTI was filed untimely by the Nevada Limousine and Bus Association ("NLBA") on November 20, 2019. The petition was filed after the November 11, 2019 deadline. The NLBA is comprised of various certificated carriers and the petition was filed by two officers of the NLBA: Lou Castro, President, and William Tryon, Vice President.
- 5. That there were no other PLTIs or protests filed with the Authority.
- 6. That on November 26, 2019, a hearing was held before Commissioner David Newton, serving in his capacity as Presiding Officer, to address the PLTIs filed with the Authority. Commissioner Newton granted Lucky and Jacob PLTIs and denied the NLBA's PLTI, however they were granted Protestant status in their individual company capacities. Lucky agreed to have Jacob serve as intervener and accepted Protestant status.
- 7. That on December 3, 2019, Kimberly Maxson-Rushton, Esq. filed an amended joint Motion for Reconsideration. The motion was heard at the Authority's general session on December 18, 2019 before the full authority. No action was taken on the Petition and it therefore failed.
- 8. That Jacob's and Lucky's PLTIs were withdrawn on December 19, 2019 and December 20, 2019, respectively.
- 9. That on December 30, 2019, the Authority scheduled a general session and the joint sale and transfer application was presented before the full authority. *Lucky, along with* Lou Castro and William Tyron, NLBA representatives, were present as protestants.
- 10. That testimony was provided by Kimberly Maxon-Rushton, Esq., Andrew Meyers, Kaptan CEO, and Brent Bell, President of Presidential and SVP Kaptan, regarding the proposed

Docket 19-10016 Page 3 of 7

operations and management team of Kaptan. Brent Bell further testified as to the reasons for the proposed sale and transfer.

- 11. That on August 14, 2020, Kimberly Maxon- Rushton, Esq. amended the application to:

 remove all references of Mr. Brent Bell, his companies, and related financials from the
 application; provide revised pro forma financials to reflect the amended transaction
 between only ODS and Kaptyn; provide a revised list of Officers and Directors; provide a
 revised purchase asset agreement; and replace Mr. Henry McGovern with Mr. Matias de
 Tezanos, both partial owners of Kaptyn.
- 12. That on September 18, 2020, Kimberly Maxon-Rushton, Esq. filed a Motion pursuant to NAC 706.3959, requesting to transfer the certificates upon the completion of the compliances but prior to receiving the fingerprint results of owner Matias de Tezanos and to condition the Certificates that "Mr. Matias de Tezanos must satisfactorily complete the background investigation within 12 months".
- 13. That Commissioner Newton granted the motion.
- 14. That Authority Staff reported the following:
 - a. Desiree Main, Compliance Audit Investigator, investigated the Transferee-Applicant's background and inspected documentation relative to the proposed operation.
 - and Mr. Brad Balaban's fingerprint results which have not been received from the FBI. Ms. Main's supported approval is conditioned upon 1) Mr. Brad Balaban print results being returned free of any material concerns during the standard 120 day compliance period for this application, and 2) Mr. de Tezanos' fingerprint results returning free of any material concerns within the specified time period.
 - b. Yvonne Shelton, Financial Analyst, inspected the Transferee-Applicant's financial information. Ms. Shelton reported no areas of concern regarding the Transferee-Applicant's financial fitness and stated she supported approval of the Application.
 - c. Liz Babcock, Applications Manager, reported no overall concerns and supported approval of the Application *with the stipulations as stated by Ms. Main.*

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15. That On Demand Sedan Services, Inc. d/b/a AAA ODS Limousine, ODS Limousine, ODS Chauffeured Transportation, On Demand Sedan & Limousine is authorized as follows:

Operate as a passenger carrier to provide intrastate charter bus service, airport transfer service, and special services within the State of Nevada.

<u>RESTRICTION</u>: Special service transportation shall be provided for a minimum number of twelve (12) persons per special services contract.

<u>CONDITION</u>: Mr. Matias de Tezanos must satisfactorily complete the background investigation within 12 months of the issue date of this Certificate.

- 16. Based upon all the records pertaining to the Application, after investigation, and pursuant to NRS 706.6411:
 - a. The Authority has considered the service which has been performed by the Transferor-Applicant and that which may be performed by the Transferee-Applicant;
 - b. The Authority has considered the other authorized facilities for transportation in the territory for which the transfer is sought;
 - c. The Transferee-Applicant is fit, willing, and able to perform the services of a common motor carrier by vehicle, and the proposed operation would be consistent with the legislative policy set forth in <u>NRS 706.151</u>; and
 - d. The public interest requires no additional amendments, restrictions or modifications be attached to the Certificate.

Therefore, based upon the foregoing findings, it is ORDERED that:

1. The Application on file herein shall be GRANTED for the transportation service specified below:

Operate as a passenger carrier to provide intrastate charter bus service, airport transfer service, and special services within the State of Nevada.

<u>RESTRICTION</u>: Special service transportation shall be provided for a minimum number of twelve (12) persons per special services contract.

Docket 19-10016 Page 5 of 7

2. Upon full compliance with the conditions of this Compliance Order, the certificate identified as CPCN 2063, Sub 1 shall be CANCELLED, and a new Certificate of Public Convenience and Necessity to be designated as CPCN 2063, Sub 2, shall be issued to Kaptyn Nevada, LLC authorizing operation in intrastate commerce as is more particularly described in the first ordering paragraph above.

- Before issuance of said Certificate referred to hereinabove, Transferee-Applicant shall be required to:
 - a. Avoid material changes in any conditions relied upon by the Authority in its determination of operational and financial fitness and immediately report to Authority Staff any such material changes, should they occur.
 - b. File with the Authority evidence of the required insurance (Form E) in the Applicant's name.
 - c. File with the Authority the necessary insurance (Certificate of Insurance) describing the liability limits and vehicles covered.
 - d. Make vehicles available for inspection by Authority Staff to ensure that they have been marked in accordance with NAC 706.170 including the carrier's name/logo and CPCN number. Provide copies of insurance cab card, annual (USDOT) vehicle inspections, titles and registrations.
 - e. Ensure all drivers have applied for temporary drivers permits.
 - f. Ensure driver qualification files are set up in accordance with CFR391.51. Explain and make available set-up of time tracking method put into place. Ensure all drivers have pre-employment drug testing in accordance with Part 40 and CFR 382.30. Make available for inspection by Authority Staff the business and vehicle domiciles.
 - g. Ensure vehicle maintenance files are setup in accordance with CFR 396.
 - h. Provide a copy of a charter order which includes the CPCN number granted.
 - i. Provide copies of the State of Nevada Department of Taxation permit and all applicable business licenses.
 - j. File a tariff that includes a description of the Authority granted, CPCN number, and the name and address of the Applicant.

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k. Provide signed affidavit acknowledging requirements of NTA Annual Report pursuant to NRS 706.167.

- 1. Provide a copy of the contract between Applicant and the laboratory that will perform and monitor the substance abuse program.
- m. Provide a copy fictitious firm name filing.
- n. Receipt of Andrew Meyers background with no material findings.
- o. Provide a copy of a company bank statement and cash reconciliation to support the beginning cash infusion of \$5,000,000.
- p. Provide a copy of Henry McGovern's net worth statement with documented evidence to support the source of funds for the capital infusion of \$5,000.000.
- q. Provide a copy of the executed purchase asset agreement. The assets and liabilities listed in the agreement must reasonably trace to the pro forma balance sheet included in the application.
- n. Receipt of Mr. Brad Balaban's FBI fingerprint results free of any material concerns.
- o. Submit for Authority approval, a request to have the language on CPCN 1023 brought current with NTA verbiage, removing antiquated language.
- p. Reimburse the Authority for all noticing fees pursuant to NAC 706.1355.
- 4. Compliance with the foregoing requirements must be made <u>NO LATER THAN 120 days</u> after issuance of this Order. If the Transferee-Applicant fails to comply within 120 days after issuance of this Order, the Deputy Commissioner may vacate this Order and dismiss this Application.
- 5. This Application will be reopened and set for further proceedings to address the issue if the FBI records disclose a material concern on Mr. de Tezanos' fingerprint results.
- 6. The Deputy Commissioner of the Authority shall be authorized to issue the abovereferenced Certificate of Public Convenience and Necessity upon all requirements set forth herein having been met by the Transferee-Applicant.

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7. The Authority retains jurisdiction for the purpose of correcting any errors, which may have occurred in the drafting or issuance of this Order.

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The Joint Application of SuperShuttle)	
International to sell and transfer and AWG)	
Ambassador, LLC to purchase and acquire the)	Docket 20-03004
authorities granted to SuperShuttle Las Vegas, LLC)	
under CPCN 2055, Sub 3.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

COMPLIANCE ORDER

The Nevada Transportation Authority ("Authority") makes the following findings of fact and conclusions of law:

- 1. That on March 4, 2020, SuperShuttle International ("SS Inter") and AWG Ambassador, LLC, d/b/a AWG Charter Services, AWG Ambassador, ("AWG")/ ("Applicants") filed a joint application for SS Inter to sell and transfer and AWG to purchase and acquire the authorities granted to SuperShuttle Las Vegas, LLC under CPCN 2055, Sub 3, which include airport transfer, charter service by bus, and scenic tour service within the State of Nevada. Said application was designated as Docket 20-03004.
- 2. That the Application was properly noticed to the public.
- 3. That on April 9, 2020, TC Nevada, LLC d/b/a TLC Luxury Transportation (CPCN 2201), by and through their counsel, Zev E. Kaplan, Esq. filed a Petition for Leave to Intervene which was subsequently withdrawn.
- 4. That on January 29, 2020, SuperShuttle Las Vegas, LLC and AWG filed a joint application for temporary transfer of operating rights and a motion for interim authority on the

Docket 20-03004 Page 2 of 5

temporary transfer under docket 20-01045. On March 9, 2020, the interim authority was granted by Commissioner David Newton serving in his capacity as Presiding Officer for the Authority on this matter.

- 5. That Staff requested the hearing on the Application be dispensed pursuant to NRS 706.6411 paragraph 3. Commissioner George Assad granted the request serving in his capacity as Presiding Officer for the Authority.
- 6. That there are no changes to operations, location or fleet of AWG as a result of this sale and transfer.
- 7. That Authority Staff reported the following:
 - a. Desiree Main, Compliance Audit Investigator, investigated the Transferee-Applicant's background. Ms. Main reported no areas of concern regarding the Transferee-Applicant's operational fitness and stated she supported approval of the Application.
 - b. Yvonne Shelton, Financial Analyst, inspected the Transferee-Applicant's financial information. Ms. Shelton reported no areas of concern regarding the Transferee-Applicant's financial fitness and stated she supported approval of the Application.
 - c. Liz Babcock, Applications Manager, reported no overall concerns and supported approval of the Application.
- 8. That SuperShuttle Las Vegas, LLC, under CPCN 2055, Sub 23, is authorized as follows:

Operate as a passenger carrier to provide intrastate charter bus service, special services, and airport transfer services using vehicles defined as "buses", between points and places in the State of Nevada.

RESTRICTION:

With regard to "special services" and "airport transfer services", the carrier is limited to no more than sixteen (16) buses.

- 9. Based upon all the records pertaining to the Application, after investigation, and pursuant to NRS 706.6411:
 - a. The Authority has considered the service which has been performed by the Transferor-Applicant and that which may be performed by the Transferee-Applicant;

Docket 20-03004 Page 3 of 5

b. The Authority has considered the other authorized facilities for transportation in the territory for which the transfer is sought;

- c. The Transferee-Applicant is fit, willing, and able to perform the services of a common motor carrier by vehicle, and the proposed operation would be consistent with the legislative policy set forth in <u>NRS 706.151</u>; and
- d. The public interest requires no additional amendments, restrictions or modifications be attached to the Certificate.

Therefore, based upon the foregoing findings, it is ORDERED that:

1. The Application on file herein shall be GRANTED for the transportation service specified below:

Operate as a passenger carrier to provide intrastate charter bus service, special services, and airport transfer services using vehicles defined as "buses", between points and places in the State of Nevada.

RESTRICTION:

With regard to "special services" and "airport transfer services", the carrier is limited to no more than sixteen (16) buses.

- 2. <u>Upon full compliance with the conditions of this Compliance Order</u>, the certificate identified as CPCN 2055, Sub 3 shall be CANCELLED, and a new Certificate of Public Convenience and Necessity to be designated as CPCN 2055, Sub 4, shall be issued to AWG Ambassador, LLC d/b/a AWG Charter Services, AWG Ambassador, authorizing operation in intrastate commerce as is more particularly described in the first ordering paragraph above.
- 3. <u>Before</u> issuance of said Certificate referred to hereinabove, Transferee-Applicant shall be required to:
 - A. Avoid material changes in any conditions relied upon by the Authority in its determination of operational or financial fitness and immediately report to Authority Staff any such material changes, should they occur.
 - B. File with the Authority evidence of the required insurance (Form E) in the Applicant's name.

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C. File with the Authority the necessary insurance (Certificate of Insurance) describing the liability limits and vehicles covered.

- D. Make vehicles available for inspection by Authority Staff to ensure that they have been marked in accordance with NAC 706.170 including the carrier's name/logo and CPCN number. Provide copies of insurance cab card, annual (USDOT) vehicle inspections, titles and registrations.
- E. Ensure driver qualification files are set up in accordance with CFR391.51. Explain and make available set-up of time tracking method put into place. Ensure all drivers have pre-employment drug testing in accordance with Part 40 and CFR 382.30. Make available for inspection by Authority Staff the business and vehicle domiciles.
- F. Ensure all drivers applied for temporary driver permits.
- G. Ensure vehicle maintenance files are setup in accordance with CFR 396.
- H. Provide a copy of the charter order with the CPCN number granted and the complaint/commendation language, in accordance with NAC 706.335 and NAC 706.282.
- I. Provide copies of current State of Nevada Department of Taxation permit and all applicable business licenses.
- J. File a tariff that includes a description of the Authority granted, CPCN number, and the name and address of the Applicant.
- K. Provide signed affidavit acknowledging requirements of NTA Annual Report pursuant to NRS 706.167.
- L. Provide a copy of the contract between Applicant and the laboratory that will perform and monitor the substance abuse program. If the owner will also operate as a driver, the contract must require the laboratory to provide results of positive drug/alcohol tests directly to the Authority.
- M. Reimburse the Authority for all noticing fees pursuant to NAC 706.1355.
- 4. Compliance with the foregoing requirements must be made NO LATER THAN 120 days after issuance of this Order. If the Transferee-Applicant fails to comply within 120 days after issuance of this Order, the Deputy Commissioner may vacate this Order and dismiss this Application.

Docket 20-03004 Page 5 of 5

5. The Deputy Commissioner of the Authority shall be authorized to issue the abovereferenced Certificate of Public Convenience and Necessity upon all requirements set forth herein having been met by the Transferee-Applicant.

6. The Authority retains jurisdiction for the purpose of correcting any errors, which may have occurred in the drafting or issuance of this Order.

	By the Authority,
	Dawn Gibbons, Chairman
	George Assad, Commissioner
	David Newton, Commissioner
Attest:	
Jennifer De Rose, Deputy Commissioner	
Dated:	<u> </u>
Las Vegas, Nevada	

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The Joint Application of SuperShuttle)	
International to sell and transfer and AWG)	
Ambassador, LLC to purchase and acquire the)	Docket 20-03006
authorities granted to SuperShuttle Las Vegas, LLC)	
under CPCN 1089, Sub 3.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

COMPLIANCE ORDER

The Nevada Transportation Authority ("Authority") makes the following findings of fact and conclusions of law:

- 1. That on March 4, 2020, SuperShuttle International ("SS Inter") and AWG Ambassador, LLC d/b/a AWG Charter Services, AWG Ambassador, ("AWG")/ ("Applicants") filed a joint application for SS Inter to sell and transfer and AWG to purchase and acquire the authorities granted to SuperShuttle Las Vegas, LLC under CPCN 1089, Sub 3, which include airport transfer, charter service by limousine, and special services within Clark County, Nevada on the one hand and the State of Nevada on the other. Said application was designated as Docket 20-03006.
- 2. That the Application was properly noticed to the public.
- 3. That on April 9, 2020, TC Nevada, LLC d/b/a TLC Luxury Transportation (CPCN 2201), by and through their counsel, Zev E. Kaplan, Esq. filed a Petition for Leave to Intervene which was subsequently withdrawn.
- 4. That on January 29, 2020, SuperShuttle Las Vegas, LLC and AWG filed a joint application

Docket 20-03006 Page 2 of 5

for temporary transfer of operating rights and a motion for interim authority on the temporary transfer under Docket 20-01044. On March 9, 2020, the interim authority was granted by Commissioner David Newton serving in his capacity as Presiding Officer for the Authority on this matter.

- 5. That Staff requested the hearing on the Application be dispensed pursuant to NRS 706.6411 paragraph 3. Commissioner George Assad granted the request serving in his capacity as Presiding Officer for the Authority.
- 6. That there are no changes to operations, location or fleet of AWG as a result of this sale and transfer.
- 7. That Authority Staff reported the following:
 - a. Desiree Main, Compliance Audit Investigator, investigated the Transferee-Applicant's background. Ms. Main reported no areas of concern regarding the Transferee-Applicant's operational fitness and stated she supported approval of the Application.
 - b. Yvonne Shelton, Financial Analyst, inspected the Transferee-Applicant's financial information. Ms. Shelton reported no areas of concern regarding the Transferee-Applicant's financial fitness and stated she supported approval of the Application.
 - c. Liz Babcock, Applications Manager, reported no overall concerns and supported approval of the Application.
- 8. That SuperShuttle Las Vegas, LLC, under CPCN 1089, Sub 3, is authorized as follows:

Provide charter livery limousine services, special services, and airport transfer services to passengers and their luggage on call, over irregular routes, within and between points and places in Clark County, Nevada on the one hand and points and places in the State of Nevada on the other hand.

RESTRICTION:

The carrier is limited to no more than thirty-nine (39) vehicles.

9. Based upon all the records pertaining to the Application, after investigation, and pursuant to NRS 706.6411:

Docket 20-03006 Page 3 of 5

 a. The Authority has considered the service which has been performed by the Transferor-Applicant and that which may be performed by the Transferee-Applicant;

- The Authority has considered the other authorized facilities for transportation in the territory for which the transfer is sought;
- c. The Transferee-Applicant is fit, willing, and able to perform the services of a common motor carrier by vehicle, and the proposed operation would be consistent with the legislative policy set forth in <u>NRS 706.151</u>; and
- d. The public interest requires no additional amendments, restrictions or modifications be attached to the Certificate.

Therefore, based upon the foregoing findings, it is ORDERED that:

1. The Application on file herein shall be GRANTED for the transportation service specified below:

Provide charter livery limousine services, special services, and airport transfer services to passengers and their luggage on call, over irregular routes, within and between points and places in Clark County, Nevada on the one hand and points and places in the State of Nevada on the other hand.

RESTRICTION:

The carrier is limited to no more than thirty-nine (39) vehicles.

- 2. <u>Upon full compliance with the conditions of this Compliance Order</u>, the certificate identified as CPCN 1089, Sub 3 shall be CANCELLED, and a new Certificate of Public Convenience and Necessity to be designated as CPCN 1089, Sub 4, shall be issued to AWG Ambassador, LLC d/b/a AWG Charter Services, AWG Ambassador, authorizing operation in intrastate commerce as is more particularly described in the first ordering paragraph above.
- Before issuance of said Certificate referred to hereinabove, Transferee-Applicant shall be required to:
 - A. Avoid material changes in any conditions relied upon by the Authority in its determination of operational or financial fitness and immediately report to Authority

Docket 20-03006 Page 4 of 5

- Staff any such material changes, should they occur.
- B. File with the Authority evidence of the required insurance (Form E) in the Applicant's name.
- C. File with the Authority the necessary insurance (Certificate of Insurance) describing the liability limits and vehicles covered.
- D. Make vehicles available for inspection by Authority Staff to ensure that they have been marked in accordance with NAC 706.170 including the carrier's name/logo and CPCN number. Provide copies of insurance cab card, annual (USDOT) vehicle inspections, titles and registrations.
- E. Ensure driver qualification files are set up in accordance with CFR391.51. Explain and make available set-up of time tracking method put into place. Ensure all drivers have pre-employment drug testing in accordance with Part 40 and CFR 382.30. Make available for inspection by Authority Staff the business and vehicle domiciles.
- F. Ensure all drivers applied for temporary driver permits.
- G. Ensure vehicle maintenance files are setup in accordance with CFR 396.
- H. Provide a copy of the charter order with the CPCN number granted and the complaint/commendation language, in accordance with NAC 706.335 and NAC 706.282.
- I. Provide copies of current State of Nevada Department of Taxation permit and all applicable business licenses.
- J. File a tariff that includes a description of the Authority granted, CPCN number, and the name and address of the Applicant.
- K. Provide signed affidavit acknowledging requirements of NTA Annual Report pursuant to NRS 706.167.
- L. Provide a copy of the contract between Applicant and the laboratory that will perform and monitor the substance abuse program. If the owner will also operate as a driver, the contract must require the laboratory to provide results of positive drug/alcohol tests directly to the Authority.
- M. Reimburse the Authority for all noticing fees pursuant to NAC 706.1355.
- 4. Compliance with the foregoing requirements must be made <u>NO LATER THAN 120 days</u> <u>after issuance of this Order.</u> If the Transferee-Applicant fails to comply within 120 days

Docket 20-03006 Page 5 of 5

after issuance of this Order, the Deputy Commissioner may vacate this Order and dismiss this Application.

- 5. The Deputy Commissioner of the Authority shall be authorized to issue the abovereferenced Certificate of Public Convenience and Necessity upon all requirements set forth herein having been met by the Transferee-Applicant.
- 6. The Authority retains jurisdiction for the purpose of correcting any errors, which may have occurred in the drafting or issuance of this Order.

	By the Authority,
	Dawn Gibbons, Chairman
	George Assad, Commissioner
	David Newton, Commissioner
Attest: Jennifer De Rose, Deputy Commissioner	
Dated: Las Vegas, Nevada	

AWG Ambassador, LLC and SuperShuttle Las Vegas, LLC Sale and Transfer Applications Dockets 20-03004, 03005, 03006, and 03007 October 15, 2020 General Session

Application Summary:

On March 4, 2020 the following joint, sale and transfer applications were filed and properly noticed:

- Super Shuttle International (parent company of SuperShuttle Las Vegas, LLC/carrier) to sell
 and transfer and AWG Ambassador, LLC to purchase and acquire its authorities granted under
 CPCNs 2055, Sub 3 (docket 20-03004) and 1089, Sub 3 (docket 20-03006), (<u>Attachment A</u>).
 The applications were properly noticed and TC Nevada, LLC (CPCN 2201) filed a PLTI on
 both dockets. Both PLTIs were later withdrawn.
- Ambassador Limousine, LP and Ritz Transportation, Inc., each 25% owner of AWG
 Ambassador, LLC/carrier, to sell and transfer and Alan Waxler Group Charter Service, LLC
 (50% owner of AWG Ambassador, LLC/carrier) to purchase the carrier's remaining 50%
 ownership. AWG Ambassador, LLC's authorities are granted under CPCNs 1041, Sub 5
 (docket 20-03005) and 2030, Sub 2 (docket 20-03007), (Attachment B). These applications
 were properly noticed and no petitions for leave to intervene or protests were filed.

There will be no changes to operations, management, or vehicle fleet as a result of these sale and transfers.

Staff's Analysis:

Staff supports these applications, and therefore requests the application hearing be dispensed per NRS 706.6411 (3). The following procedures were performed by Staff with acceptable results and their basis to support this application:

- 1) Staff performed background investigations with no areas of concern. (Attachment C)
- 2) Market was not analyzed since these are a sale and transfer applications.
- 3) Balance Sheet the 6/30/20 balance sheet was verified and reported a 22% equity ratio (Attachment D)
- 4) The pro forma income statement reports revenues of \$11,975,616 and net income of \$51,745. (Attachment E).
- 5) Tariff -There were no proposed changes to the tariffs.
- 6) The compliance items are only those listed in the Investigator's Background Reports.
- 7) The proposed asset purchase agreements are in the digital files for viewing.

End result of these 4 applications is one company, AWG Ambassador, LLC holding four CPCNs 1041, 2030, 1089, and 2055 (AWG Ambassador, LLC sole member is AWG Group Charter Services, LLC, sole member is Alan Waxler).

Attachments:

Exhibits:

- A. CPCNs 2055, 1089,
- B. CPCNs 1041, and 2030
- C. Investigator's Background Report, without exhibits
 D. 6/30/20 Historical Balance Sheet
- E. Pro Forma Income Statement

DOCKET 20-03004

NEVADA TRANSPORTATION AUTHORITY ORDER

and

CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY

SuperShuttle Las Vegas, LLC

CPCN 2055, Sub 3 Docket No. 13-12027

The Nevada Transportation Authority ("Authority") finds that the above-named carrier has complied with this Authority's Compliance Order dated June 24, 2014, the findings of fact and conclusions of law which are hereby incorporated by this reference, and therefore is entitled to receive authority from this Authority to engage in transportation in intrastate commerce as a motor carrier.

IT IS ORDERED that certificate of public convenience and necessity identified as CPCN 2055, Sub 2, is hereby cancelled and SuperShuttle Las Vegas, LLC is hereby granted this certificate of public convenience and necessity, identified as CPCN 2055, Sub 3 as evidence of the authority of the holder to engage in transportation in intrastate commerce as a common carrier by motor vehicle subject to applicable statutes, rules and regulations of the Authority, and such terms, conditions and limitations as are now or may hereafter be attached to the exercise of the privileges herein granted.

IT IS FURTHER ORDERED and made a condition of this certificate that the holder shall render reasonably continuous and adequate service to the public in pursuance of the authority herein granted, and that failure to do so shall constitute sufficient grounds for suspension, modification or revocation of this certificate.

IT IS FURTHER ORDERED that nothing contained herein shall be construed to be either a franchise or irrevocable and that failure to comply with rules, regulations and orders of the Authority and applicable statutory provisions shall constitute sufficient grounds for suspension or revocation of this certificate.

IT IS FURTHER ORDERED that this authority shall not be sold or transferred without the Authority's prior approval.

IT IS FURTHER ORDERED that the transportation service to be performed by said carrier shall be as specified below:

Operate as a passenger carrier to provide Intrastate Charter Bus service, special services, and airport transfer services using vehicles defined as "buses", between points and places in the State of Nevada.

RESTRICTION: With regard to "special services" and "airport transfer services", the carrier is limited to no more than sixteen (16) buses.

IT IS FURTHER ORDERED that the Authority retains jurisdiction for the purpose of correcting any errors which may have occurred in the drafting or issuance of this Order and Certificate of Public Convenience and Necessity.

By the Authority,

Andrew J. MacKay, Chairma

Index Allen Day, Administrative Attorney

Dated: July 25, 2014

Las Vegas, Nevada

ATTachment A- 1/2

DOCUET 20 - 03004

NEVADA TRANSPORTATION AUTHORITY ORDER

and

CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY

SuperShuttle Las Vegas, LLC

CPCN 1089, Sub 3 Docket No. 13-12027

The Nevada Transportation Authority ("Authority") finds that the above-named carrier has complied with this Authority's Compliance Order dated June 24, 2014, the findings of fact and conclusions of law which are hereby incorporated by this reference, and therefore is entitled to receive authority from this Authority to engage in transportation in intrastate commerce as a motor carrier.

IT IS ORDERED that certificate of public convenience and necessity identified as CPCN 1089, Sub 2, is hereby cancelled and SuperShuttle Las Vegas, LLC is hereby granted this certificate of public convenience and necessity, identified as CPCN 1089, Sub 3 as evidence of the authority of the holder to engage in transportation in intrastate commerce as a common carrier by motor vehicle subject to applicable statutes, rules and regulations of the Authority, and such terms, conditions and limitations as are now or may hereafter be attached to the exercise of the privileges herein granted.

IT IS FURTHER ORDERED and made a condition of this certificate that the holder shall render reasonably continuous and adequate service to the public in pursuance of the authority herein granted, and that failure to do so shall constitute sufficient grounds for suspension, modification or revocation of this certificate.

IT IS FURTHER ORDERED that nothing contained herein shall be construed to be either a franchise or irrevocable and that failure to comply with rules, regulations and orders of the Authority and applicable statutory provisions shall constitute sufficient grounds for suspension or revocation of this certificate.

IT IS FURTHER ORDERED that this authority shall not be sold or transferred without the Authority's prior approval.

IT IS FURTHER ORDERED that the transportation service to be performed by said carrier shall be as specified below:

Provide charter livery limousine services, special services, and airport transfer services to passengers and their luggage on call, over irregular routes, within and between points and places in Clark County, Nevada on one hand, and points and places in the State of Nevada on the other hand.

RESTRICTION: The carrier is limited to no more than thirty-nine (39) vehicles.

IT IS FURTHER ORDERED that the Authority retains jurisdiction for the purpose of correcting any errors which may have occurred in the drafting or issuance of this Order and Certificate of Public Convenience and Necessity.

By the Authority,

wirew J. MacKay, Chairma

Arrest: James At May 1 mb

Dated: July 25, 2014 Las Vegas, Nevada

A-2/2

NEVADA TRANSPORTATION AUTHORITY ORDER

and

CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY

AWG Ambassador, LLC d/b/a Ambassador Limousine CPCN 1041, Sub 5 Docket No. 12-12022-A

The Nevada Transportation Authority ("Authority") finds that the above-named carrier has complied with this Authority's Compliance Order dated January 23, 2014, the findings of fact and conclusions of law which are hereby incorporated by this reference, and therefore is entitled to receive authority from this Authority to engage in transportation in intrastate commerce as a motor carrier.

IT IS ORDERED that certificate of public convenience and necessity identified as CPCN 1041, Sub 4, is hereby cancelled and AWG Ambassador, LLC d/b/a Ambassador Limousine is hereby granted this certificate of public convenience and necessity, identified as CPCN 1041, Sub 5 as evidence of the authority of the holder to engage in transportation in intrastate commerce as a common carrier by motor vehicle subject to applicable statutes, rules and regulations of the Authority, and such terms, conditions and limitations as are now or may hereafter be attached to the exercise of the privileges herein granted.

IT IS FURTHER ORDERED and made a condition of this certificate that the holder shall render reasonably continuous and adequate service to the public in pursuance of the authority herein granted, and that failure to do so shall constitute sufficient grounds for suspension, modification or revocation of this certificate.

IT IS FURTHER ORDERED that nothing contained herein shall be construed to be either a franchise or irrevocable and that failure to comply with rules, regulations and orders of the Authority and applicable statutory provisions shall constitute sufficient grounds for suspension or revocation of this certificate.

IT IS FURTHER ORDERED that this authority shall not be sold or transferred without the Authority's prior approval.

IT IS FURTHER ORDERED that the transportation service to be performed by said carrier shall be as specified below:

On-call, irregular route transportation of passengers in limousines, between points and places in Clark and Nye Counties, Nevada.

Provide airport transfer service and special services within Clark County, Nevada.

No restrictions against stationing limousines at McCarran International Airport or the number of limousines to be operated in fleet.

RESTRICTION:

With regard to "airport transfer service" and "special service" the carrier is limited to no more than thirty-nine (39) limousines.

IT IS FURTHER ORDERED that the Authority retains jurisdiction for the purpose of correcting any errors which may have occurred in the drafting or issuance of this Order and Certificate of Public Convenience and Necessity.

By the Authority,

Andrew I MacKay, Chairm

Attest:

es Allen Day, Administrative Attorney

Dated: May 9, 2014

Las Vegas, Nevada

ATTACHMENT B 1/2

DOCKET 20-0300

NEVADA TRANSPORTATION AUTHORITY ORDER

and

CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY

AWG Ambassador, LLC d/b/a AWG Charter Services, AWG Motorcoach Services CPCN 2030, Sub 2 Docket No. 13-07002

The Nevada Transportation Authority ("Authority") finds that the above-named carrier has complied with this Authority's Compliance Order dated January 23, 2014, the findings of fact and conclusions of law which are hereby incorporated by this reference, and therefore is entitled to receive authority from this Authority to engage in transportation in intrastate commerce as a motor carrier.

IT IS ORDERED that certificate of public convenience and necessity identified as CPCN 2030, Sub 1, is hereby cancelled and AWG Ambassador, LLC d/b/a AWG Charter Services and AWG Motorcoach Services is hereby granted this certificate of public convenience and necessity, identified as CPCN 2030, Sub 2, as evidence of the authority of the holder to engage in transportation in intrastate commerce as a common carrier by motor vehicle subject to applicable statutes, rules and regulations of the Authority, and such terms, conditions and limitations as are now or may hereafter be attached to the exercise of the privileges herein granted.

IT IS FURTHER ORDERED and made a condition of this certificate that the holder shall render reasonably continuous and adequate service to the public in pursuance of the authority herein granted, and that failure to do so shall constitute sufficient grounds for suspension, modification or revocation of this certificate.

IT IS FURTHER ORDERED that nothing contained herein shall be construed to be either a franchise or irrevocable and that failure to comply with rules, regulations and orders of the Authority and applicable statutory provisions shall constitute sufficient grounds for suspension or revocation of this certificate.

IT IS FURTHER ORDERED that this authority shall not be sold or transferred without the Authority's prior approval.

IT IS FURTHER ORDERED that the transportation service to be performed by said carrier shall be as specified below:

On-call irregular route transportation of passengers in charter bus service between points and places in Nevada.

Provide airport transfer service and special services within Clark County, Nevada.

RESTRICTION:

With regard to "airport transfer service" and "special services" the carrier is limited to no more than sixteen (16) buses.

IT IS FURTHER ORDERED that the Authority retains jurisdiction for the purpose of correcting any errors which may have occurred in the drafting or issuance of this Order and Certificate of Public Convenience and Necessity.

By the Authority

Andrew J. MacKay, Chairman

Attest:

James Allen Day, Administrative Attorney

Dated: May 9, 2014

Las Vegas, Nevada

219A30 E

B2/2

STATE OF NEVADA TRANSPORTATION AUTHORITY

BACKGROUND INVESTIGATION FOR ALL CARRIER APPLICATIONS SALE AND TRANSFER OF

CPCN: 2055

DOCKET NUMBE	D. 20	1-03004	DATE /	DDI ICATIO	NI WAS E	II ED	: 03/04/2020	
			DAIL	AFFLICATIO				
SELLER APPLICA			197		TITLE:	Presi	dent	
SELLER COMPAN	AN YN	ME: SuperShutt	le Las Ve	egas, LLC				273
ADDRESS: 14500	N. N	orth Sight Blvd., S	Suite 329	, Scottsdale,	Az 8526	0		
PHONE NUMBER	S : 48	0-609-3024						
BUYER APPLICA	NT: A	lan Waxler			TITLE:	Presid	lent	
BUYER COMPAN	Y NAI	ME: AWG Ambas	sador, L	LC			8.	
ADDRESS: 6430	Procy	on St., Las Vega	s, NV 89	118		607		
PHONE NUMBER	S: 70	2-740-3434			Walter San			
ATTORNEY: Bren	nt Cars	son	000000000000000000000000000000000000000	PHONE#	: 702-47	1-111	1	
INVESTIGATOR:	D. Ma	in		DATE ASSI	GNED: 0	6/15/2	2020	
							1	
WHAT TYPE OF AUT	HORIT					L,		
Charter Limousine		Contract Carrier		Airport Tr	ansfer	X	Scenic Tours	
Special Services	X	Charter Bus	X	HHO	3		NEMT	
US DOT Authority		Other States		Tax	i		*Tow Car	
P :		yjë.				*Con	sent Non-consent	

	Exhibit
Attach completed Application Oath pages as Exhibit A	Α

ICANT	DSED BY BUYER APPLICAL	TRUCTURE AS PRO	NERSHIP S	DENTIFY NEW OW
Sole Proprietorshi	Partnership	LLC	X	Corporation

Identify each new owner and their percentage of ownership:

Alan Waxler is 100% owner of AWG Charter Services (Parent Company) > AWG Ambassador, LLC > SuperShuttle Las Vegas, LLC

	Exhibit
Attach as an exhibit, appropriate proof of ownership interest where applicable	В
Will the Applicant (Buyer) be operating under a fictitious firm name? If so, attach copy to exhibit	С

Briefly describe the responsibilities of each new owner, (i.e. driver, operational manager, mechanic, bookkeeper, financial backing only, etc):

Alan Waxler – current owner of AWG Ambassador, LLC – will oversee all day to day operations. Current staff on file under AWG Ambassador, LLC will continue to serve the same duties for SuperShuttle upon approval.

Has the criminal background check disclosed any issue of concern?	YES		NO	X
Name(s): Alan Waxler, Owner				
Has the Seller had any previous NTA enforcement action? (Including against the company's drivers)	YES	X	NO	
Has the Buyer had any previous NTA enforcement action? (Including against the company's drivers)	YES	X	NO	



If so, attach copies of Enforcement Database Printout(s). If more than 5 citations include summary citation number, fine amounts and date of issuance, NAC or NRS, or CFR violations. Attach copie MC/USDOT rating.		the	Exh	
Will (Buyer) Applicant utilize the same domicile currently being used by Seller?	YES	T	NO	X
f not, what is the domicile address:				
6380 Polaris Ave., Las Vegas, NV 89118				
Does the Applicant have an acceptable Timekeeping method?	YES	X	NO	
If Yes, Describe: Timeclock				
Does the (Buyer) Applicant plan to store equipment at a location other than their legal domicile? If so, provide address (If known):	YES		NO	X
Does the (Buyer) Applicant understand the operating authority sought, and is their plans consisten with that authority?	YES	x	NO	
	YES	X	NO	
			Exh	ibit
Attach appropriate proof of insurance, or ability to obtain, as an Exhibit				E
				_
Does the Applicant (Buyer) understand the requirements contained within 49 CFR 391.51 as they pertain to the establishment and maintenance of driver qualification files?	YES	X	NO	
Does the Applicant (Buyer) understand the requirements contained within 49 CFR 396 as they per to the establishment and maintenance of vehicle maintenance records?	tain YES	x	NO	
Does the Applicant (Buyer) understand the requirements that pertain to the establishment of a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391?	YES	x	NO	
Has the Applicant (Buyer) contracted with a laboratory to perform and monitor their substance abu program?	se YES	x	NO	
If so, which laboratory? ARC Point				
Does the Applicant (Buyer) have adequate personnel (drivers, managers, etc) to operate their business?	YES	х	NO	
			Evi	hibit
Attach copies of the Buyer Applicant's proposed charter orders, bills of lading, tow bill (invoice), taronly) etc., as applicable, as an Exhibit	iff (tow	,		F
Has the Applicant (Buyer) demonstrated an adequate working knowledge of the statutes and				1
regulations that pertain to operating authority sought (Including all relevant provisions of NRS Cha 706, NAC Chapter 706, and 49 CFR?	pter YES	x	NO	
Does the Applicant (Buyer) understand the limitations inherent in their grant of operating authority consent vs. non-consent tows, charter bus vs. scenic tours)?		х	NO	
			Ext	_
Attach Operational Inspection as an Exhibit			(G
			Ext	nihi
Attach signed Knowledge Statement AWG Ambassador, LLC has been a certificated car				/A

COM	PLIANCE ITEMS
1	Avoid Material Changes
2	File with the Authority evidence, (Form E), or required insurance in Applicant's name.
3	File with the Authority the necessary insurance (Certificate of Insurance), describing liability limits, vehicles covered.
4	Make vehicle(s) available for inspection by Enforcement Staff to ensure that they properly registered in motor carrier's name, display CPCN number, name of motor carrier, or logo, and any other required markings. Provide copies of Insurance cab card, annual (USDOT) vehicle inspection, titles, and registrations.
5	Ensure all drivers have applied for temporary drivers permit (passenger transportation only)
6	Ensure Driver qualification files are setup in accordance with CFR 391.51. Explain and make available set-up of time tracking method put into place. Ensure all drivers have pre-employment drug testing in accordance with CFR 382.301. Make available to Enforcement Staff for inspection their business and equipment domiciles.
7	Ensure vehicle maintenance files are setup in accordance with CFR 396.
8	File a copy of carrier's Charter Order (Charter Limousine/Scenic Tours) for review by Authority Staff, which includes the CPCN number granted.
9	File a tariff for approval by the Financial Analyst.
10	Provide copy of contract with a laboratory to perform and monitor their substance abuse program.
11	Provide signed Affidavit acknowledging requirements of NTA Annual Report pursuant to NRS 706.167 (for fully regulated carriers ONLY)
12	Reimburse the Authority for the cost of the noticing fees of the application.

INVESTIGATOR: MULLIN	DATE 09 28 2020
REVIEWED BY SUPERVISOR:	DATE: 9/38/2020
REVIEWED BY APPLICATION MANAGER (1867)	DATE: 9-78- >U
	7.00

A listed EXHIBIT, (A,B,C etc), is the documentary evidence of the requirement being met. If a requirement has not been met, the EXHIBIT category will be left blank and it will be checked as a compliance item. Questions that do not apply to the Applicant will be marked as NA.

Rev.8/27/19RMR

STATE OF NEVADA TRANSPORTATION AUTHORITY BACKGROUND INVESTIGATION FOR ALL CARRIER APPLICATIONS SALE AND TRANSFER OF

CPCN: 1089

DOCKET NUMBER: 20-03006 DATE APPLICATION WAS FILED: 03/04/2020 SELLER APPLICANT: Matt Bushard TITLE: President
SELLER COMPANY NAME: SuperShuttle Las Vegas, LLC
ADDRESS: 14500 N. North Sight Blvd., Suite 329, Scottsdale, Az 85260
PHONE NUMBERS: 480-609-3024
BUYER APPLICANT: Alan Waxler TITLE: President
BUYER COMPANY NAME: AWG Ambassador, LLC
ADDRESS: 6430 Procyon St., Las Vegas, NV 89118
PHONE NUMBERS: 702-740-3434
ATTORNEY: Brent Carson PHONE#: 702-471-1111
INVESTIGATOR: D. Main DATE ASSIGNED: 06/15/2020
WHAT TYPE OF AUTHORITY/SERVICE DOES THE SELLER APPLICANT HAVE?

Charter Limousine	X	Contract Carrier	Airport Transfer	X	Scenic Tours
Special Services	X	Charter Bus	HHG		NEMT
US DOT Authority		Other States	Taxi		*Tow Car
				*Conser	nt Non-consent

	Exhibit
Attach completed Application Oath pages as Exhibit A	Α
IDENTIFY NEW OWNERSHIP STRUCTURE AS PROPOSED BY BUYER APPLICANT	

Partnership

Corporation X LLC Identify each new owner and their percentage of ownership:

Alan Waxler is 100% owner of AWG Charter Services (Parent Company) > AWG Ambassador, LLC > SuperShuttle Las Vegas, LLC

	Exhibit
Attach as an exhibit, appropriate proof of ownership interest where applicable	В
Will the Applicant (Buyer) be charating under a fictitious firm name? If so, attach copy to exhibit	С

Briefly describe the responsibilities of each new owner, (i.e. driver, operational manager, mechanic, bookkeeper, financial backing only, etc):

Alan Waxler – current owner of AWG Ambassador, LLC – will oversee all day to day operations. Current staff on file under AWG, LLC will continue to serve the same duties for SuperShuttle upon approval.

Has the criminal background check disclosed any issue of concern?	YES		NO	X
Name(s): Alan Waxler, Owner				
Has the <u>Seller</u> had any previous NTA enforcement action? (Including against the companies drivers)	YES	X	NO	
Has the <u>Buyer</u> had any previous NTA enforcement action? (Including against the companies drivers)	YES	X	NO	



Sole Proprietorship

s Applicant operating in another state? f so, which State and under what type of Authority? Explain:	VEC	_	NO	
	YES		NO	_X
exprain:		_		
		_		
			Exh	ibi
f so, attach copies of Enforcement Database Printout(s). If more than 5 citations incisting the citation number, fine amounts and date of issuance, NAC or NRS, or CFR copies of MC/USDOT rating)
Nill (Buyer) Applicant utilize the same domicile currently being used by Seller?	YES		NO	X
f not, what is the domicile address:				
6380 Polaris Ave., Las Vegas, NV 89118				
Does the Applicant have an acceptable Timekeeping method?	YES	Х	NO	
f Yes, Describe: Timeclock				
Does the (Buyer) Applicant plan to store equipment at a location other than their legal domi	icile? YES		NO	>
If so, provide address (If known):				
Does the (Buyer) Applicant understand the operating authority sought, and is their plans covith that authority?	onsistent YES	x	NO	
Can the Applicant secure insurance as required by NAC 706.191?	YES	X	NO	\vdash
			Exh	-
Attach appropriate proof of insurance, or ability to obtain, as an Exhibit			E	:
Does the Applicant (Buyer) understand the requirements contained within 49 CFR 391.51 a	as they			Γ
pertain to the establishment and maintenance of driver qualification files?	YES	X	NO	
Does the Applicant (Buyer) understand the requirements contained within 49 CFR 396 as to the establishment and maintenance of vehicle maintenance records?	YES	х	NO	
Does the Applicant (Buyer) understand the requirements that pertain to the establishment				
substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391?	YES	X	NO	-
Has the Applicant (Buyer) contracted with a laboratory to perform and monitor their substar program?	YES	X	NO	
f so, which laboratory? ARC Point				
Does the Applicant (Buyer) have adequate personnel (drivers, managers, etc) to operate the	neir			
	YES	X	NO	
pusiness?			Exh	: 1
ousiness?				IID
	hill (involce)	4ariff		=
Attach copies of the Buyer Applicant's proposed charter orders, bills of lading, tow tow only) etc., as applicable, as an Exhibit	bill (invoice),	tariff		
Attach copies of the Buyer Applicant's proposed charter orders, bills of lading, tow tow only) etc., as applicable, as an Exhibit		tariff		_
Attach copies of the Buyer Applicant's proposed charter orders, bills of lading, tow I	nd	tariff		

C2.

2/3

COM	PLIANCE ITEMS
1	Avoid Material Changes
2	File with the Authority evidence, (Form E), or required insurance in Applicant's name.
3	File with the Authority the necessary insurance (Certificate of Insurance), describing liability limits, vehicles covered.
4	Make vehicle(s) available for inspection by Enforcement Staff to ensure that they properly registered in motor carrier's name, display CPCN number, name of motor carrier, or logo, and any other required markings. Provide copies of Insurance cab card, annual (USDOT) vehicle inspection, titles, and registrations.
5	Ensure all drivers have applied for temporary drivers permit (passenger transportation only)
6	Ensure Driver qualification files are setup in accordance with CFR 391.51. Explain and make available set-up of time tracking method put into place. Ensure all drivers have pre-employment drug testing in accordance with CFR 382.301. Make available to Enforcement Staff for inspection their business and equipment domiciles.
7	Ensure vehicle maintenance files are setup in accordance with CFR 396.
8	File a copy of carrier's Charter Order (Charter Limousine/Scenic Tours) for review by Authority Staff, which includes the CPCN number granted.
9	File a tariff for approval by the Financial Analyst.
10	Provide copy of contract with a laboratory to perform and monitor their substance abuse program.
11	Provide copy of Business License.
12	Provide signed Affidavit acknowledging requirements of NTA Annual Report pursuant to NRS 706.167 (for fully regulated carriers ONLY)
13	Reimburse the Authority for the cost of the noticing fees of the application.

INVESTIGATOR: WWW	DATE 0128 2020
REVIEWED BY SUPERVISOR:	DATE: 9/28/2020
REVIEWED BY APPLICATION MANAGER:	W DATE: 9/28/20
())	

A listed EXHIBIT, (A,B,C etc), is the documentary evidence of the requirement being met. If a requirement has not been met, the EXHIBIT category will be left blank and it will be checked as a compliance item. Questions that do not apply to the Applicant will be marked as NA.

Rev.8/27/19RMR

STATE OF NEVADA TRANSPORTATION AUTHORITY BACKGROUND INVESTIGATION FOR ALL CARRIER APPLICATIONS SALE AND TRANSFER OF

CPCN: 1041

DOCKET NUMBER	R: 2	0-03005 DA	TE A	PPLICATION WAS FI	LED	: 03/04/20	
				imited Partnership TI			
SELLER COMPAN	IY N	AME: AWG Ambassac	dor, l	LLC d/b/a Ambassador	Lim	ousine	
ADDRESS: 6430	Proc	yon St, Las Vegas, NV	891	18			
PHONE NUMBER	S: 70	02-362-6200					
SELLER APPLICA	NT:	Ritz Transportation, I	nc.	T	ITLE	: Owner	
SELLER COMPAN	IY N	AME: AWG Ambassa	dor, l	LLC d/b/a Ambassador	Lim	ousine	
ADDRESS: 6430	Proc	yon St, Las Vegas, NV	891	18			
PHONE NUMBER	S: 7	02-362-6200					
BUYER APPLICA	NT:	Alan Waxler Group Ch	arter	Services, LLC T	ITLE	: Owner	
ADDRESS: 6430	Proc	yon St, Las Vegas, NV	/ 89	118			
PHONE NUMBER	S: 7	02-362-6200					
ATTORNEY: Bren	t Car	son		PHONE#: 702-471-1	111		
INVESTIGATOR:	K. R	ayson		DATE ASSIGNED: 6	/15/2	20	
				D ADDI IOANT HAVES		· · · · · · · · · · · · · · · · · · ·	
Charter Limousine	HURI	TY/SERVICE DOES THE S Contract Carrier	ELL	Airport Transfer	Х	Scenic Tours	, _ , _ , _ , _ , _ , _ , _ , _ , _ , _
Special Services	X	Charter Bus	Х	HHG	-	NEMT	'
US DOT Authority	\ \ \	Other States		Taxi		*Tow Car	
					*Con	sent Non-co	nsent
						1	Exhibit
Attach completed Ap	plicat	ion Oath pages as Exhibi	t A				A
					_		
	ERSH			D BY BUYER APPLICANT			
Corporation		LLC LLC ond their percentage of ow	X	Partnership		Sole Proprietorshi	ρ
Identity each new ow	ilei a	nd their percentage of ow	11612	mp.			
Alan Waxler Group	Cha	rter Services, LLC will	be 1	00% owner.			
				Charter Services, LLC			
							Exhibit
Attach as an exhibit.	appro	priate proof of ownership	o inte	rest where applicable			B
And the second s			0	firm name? If so, attach o	conv	to exhibit	C
will the Applicant (b)	uyorj	ne operating under a noti	lious	mm namer ii so, attacir t	ору	to eximple	
			iew	owner, (i.e. driver, ope	ratio	nal manager, m	echanic,
bookkeeper, financia	ıı bacı	king only, etc):					
Alan Wayler will ov	/erse	e operations and direct	t sen	ior management perso	nnel		
Alait Waxioi Will Or	70130	c operations and direc	. 301	iioi management perse		•	
	kgrou	nd check disclosed any i	ssue	of concern?		YES	NO X
Name(s):							
Alan Waxler							
AUT TOATO		,					
1							

(including against the companies drivers)	YES	х	NO	
las the Buyer had any previous NTA enforcement action?	YES	x	NO	_
(Including against the companies drivers)		L. 1		
Does the Applicant have USDOT Authority? (If so, include the SAFER printout as exhibit)	YES	X	NO	
s Applicant operating in another state?	YES		NO	X
f so, which State and under what type of Authority? Explain:	-			
жрын.				
f so, attach copies of Enforcement Database Printout(s). If more than 5 citations include s	ummai	n.	Ex	nibi
isting the citation number, fine amounts and date of issuance, NAC or NRS, or CFR violations of MC/USDOT rating			1	D
Vill (Buyer) Applicant utilize the same domicile currently being used by Seller?	YES	X	NO	Π
f not, what is the domicile address:				-
6430 S. Procyon Ave				
as Vegas, NV 89118				
	04.5		0.10	
Does the Applicant have an acceptable Timekeeping method?	YES	X	NO	L
f Yes, Describe:				
Time clock and electronic tracking software				
Does the (Buyer) Applicant plan to store equipment at a location other than their legal domicile?	YES		NO	1
If so, provide address (if known):			1	_
		_		_
Does the (Buyer) Applicant understand the operating authority sought, and is their plans consistent with that authority?	YES	x	NO	
Can the Applicant secure insurance as required by NAC 706.191?	YES	x	NO	+

			Ex	hib E
Mach appropriate proof of incurance or shillty to obtain, as an Evhibit				
Attach appropriate proof of insurance, or ability to obtain, as an Exhibit				
Does the Applicant (Buyer) understand the requirements contained within 49 CFR 391.51 as they		l X		╀
Does the Applicant (Buyer) understand the requirements contained within 49 CFR 391.51 as they pertain to the establishment and maintenance of driver qualification files?	YES	X	NO	
Does the Applicant (Buyer) understand the requirements contained within 49 CFR 391.51 as they pertain to the establishment and maintenance of driver qualification files? Does the Applicant (Buyer) understand the requirements contained within 49 CFR 396 as they performs the contain	YES ertain	X		
Does the Applicant (Buyer) understand the requirements contained within 49 CFR 391.51 as they pertain to the establishment and maintenance of driver qualification files?	YES	x	NO	+
Does the Applicant (Buyer) understand the requirements contained within 49 CFR 391.51 as they pertain to the establishment and maintenance of driver qualification files? Does the Applicant (Buyer) understand the requirements contained within 49 CFR 396 as they per the establishment and maintenance of vehicle maintenance records?	YES ertain	-		
Does the Applicant (Buyer) understand the requirements contained within 49 CFR 391.51 as they pertain to the establishment and maintenance of driver qualification files? Does the Applicant (Buyer) understand the requirements contained within 49 CFR 396 as they pertain to the establishment and maintenance of vehicle maintenance records? Does the Applicant (Buyer) understand the requirements that pertain to the establishment of a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? Has the Applicant (Buyer) contracted with a laboratory to perform and monitor their substance abuse.	YES ertain YES YES	x	NO	+
Does the Applicant (Buyer) understand the requirements contained within 49 CFR 391.51 as they pertain to the establishment and maintenance of driver qualification files? Does the Applicant (Buyer) understand the requirements contained within 49 CFR 396 as they per to the establishment and maintenance of vehicle maintenance records? Does the Applicant (Buyer) understand the requirements that pertain to the establishment of a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391?	YES ertain YES YES	x	NO	+
Does the Applicant (Buyer) understand the requirements contained within 49 CFR 391.51 as they pertain to the establishment and maintenance of driver qualification files? Does the Applicant (Buyer) understand the requirements contained within 49 CFR 396 as they pertain to the establishment and maintenance of vehicle maintenance records? Does the Applicant (Buyer) understand the requirements that pertain to the establishment of a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? Has the Applicant (Buyer) contracted with a laboratory to perform and monitor their substance abuse.	YES ertain YES YES	x	NO	
Does the Applicant (Buyer) understand the requirements contained within 49 CFR 391.51 as they pertain to the establishment and maintenance of driver qualification files? Does the Applicant (Buyer) understand the requirements contained within 49 CFR 396 as they perto the establishment and maintenance of vehicle maintenance records? Does the Applicant (Buyer) understand the requirements that pertain to the establishment of a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? Has the Applicant (Buyer) contracted with a laboratory to perform and monitor their substance aborogram?	YES ertain YES YES	x	NO	
Does the Applicant (Buyer) understand the requirements contained within 49 CFR 391.51 as they pertain to the establishment and maintenance of driver qualification files? Does the Applicant (Buyer) understand the requirements contained within 49 CFR 396 as they per to the establishment and maintenance of vehicle maintenance records? Does the Applicant (Buyer) understand the requirements that pertain to the establishment of a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? Has the Applicant (Buyer) contracted with a laboratory to perform and monitor their substance aborogram?	YES ertain YES YES	x x	NO NO	
Does the Applicant (Buyer) understand the requirements contained within 49 CFR 391.51 as they pertain to the establishment and maintenance of driver qualification files? Does the Applicant (Buyer) understand the requirements contained within 49 CFR 396 as they per the establishment and maintenance of vehicle maintenance records? Does the Applicant (Buyer) understand the requirements that pertain to the establishment of a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? Has the Applicant (Buyer) contracted with a laboratory to perform and monitor their substance aborogram? If so, which laboratory? American Toxicology and Concentra	YES ertain YES YES	x	NO	
Does the Applicant (Buyer) understand the requirements contained within 49 CFR 391.51 as they pertain to the establishment and maintenance of driver qualification files? Does the Applicant (Buyer) understand the requirements contained within 49 CFR 396 as they per to the establishment and maintenance of vehicle maintenance records? Does the Applicant (Buyer) understand the requirements that pertain to the establishment of a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? Has the Applicant (Buyer) contracted with a laboratory to perform and monitor their substance aborogram? For which laboratory? American Toxicology and Concentra Does the Applicant (Buyer) have adequate personnel (drivers, managers, etc) to operate their	YES Prtain YES YES USE YES	x x	NO NO	hil

Anac	ch Copies of proposed Logo			G
regul	the Applicant (Buyer) demonstrated an adequate working knowledge of the statutes and lations that pertain to operating authority sought (Including all relevant provisions of NRS Chapter NAC Chapter 706, and 49 CFR? YES	x	NO	
	s the Applicant (Buyer) understand the limitations inherent in their grant of operating authority (i.e. ent vs. non-consent tows, charter bus vs. scenic tours)? YES	x	NO	
(HHC	G Only) Will Applicant (Buyer) be obtaining a Warehouse Permit?	***	NO	N/A
	G Only) Does Seller have a current Warehouse Permit?		NO	N/A
	s Seller understand they must file a Voluntary Cancellation application for their warehouse nits as they are non-transferable?	***	NO	N/A
			Fx	hihit
	ch Operational Inspection as an Exhibit	· * 11	Ex	hibit H
	ch Operational Inspection as an Exhibit		-3.4.3	Н
Atta			-3.4.3	Н
Atta	ch Operational Inspection as an Exhibit ch signed Knowledge Statement.		-3.4.3	
Atta	ch signed Knowledge Statement.		-3.4.3	Н
Atta			-3.4.3	Н
Atta	ch signed Knowledge Statement.		-3.4.3	Н
Atta	ch signed Knowledge Statement. MPLIANCE ITEMS Avoid Material Changes	706.1	Ex	H chlbit
Atta	Ch signed Knowledge Statement. MPLIANCE ITEMS Avoid Material Changes File a tariff for approval by the Financial Analyst. Provide signed Affidavit acknowledging requirements of NTA Annual Report pursuant to NRS regulated carriers ONLY) Provide copies of Business License(s).	706.1	Ex	H khlbit I
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A listed EXHIBIT, (A,B,C etc), is the documentary evidence of the requirement being met. If a requirement has not been met, the EXHIBIT category will be left blank and it will be checked as a compliance item. Questions that do not apply to the Applicant will be marked as NA. Rev.8/27/19RMR

Evhible

STATE OF NEVADA TRANSPORTATION AUTHORITY BACKGROUND INVESTIGATION FOR ALL CARRIER APPLICATIONS SALE AND TRANSFER OF

CPCN: 2030

DOOKET MINOR	2- 1	0.02007	TEA	DDI ICATIONI MIAC	ru en	00/04/00		
DOCKET NUMBER				PPLICATION WAS				
		Ambassador Limousi		process and the second				
		AME: AWG Ambassad	or, L	LC d/b/a AWG Char	ter Ser	vices, AWG	3	
Motorcoach Service		, , , , , , , , , , , , , , , , , , , ,			-			
ADDRESS: 6430	Proc	yon St, Las Vegas, NV	891	18				
		Ritz Transportation, I			TITLE			
SELLER COMPAN	IY N	AME: AWG Ambassac	dor, L	LC d/b/a AWG Cha	rter Se	rvices, AW	G	
Motorcoach Servic	es					1000		
ADDRESS: 6430	Proc	yon St, Las Vegas, NV	891	18				
BUYER APPLICA	NT:	Alan Waxler Group Ch	arter	Services, LLC	TITLE	: Owner		
		yon St, Las Vegas, NV	_					
PHONE NUMBER								
ATTORNEY: Brent				PHONE#: 702-4	71-11	11		
INVESTIGATOR: I	100	The second secon		DATE ASSIGN				
					_	10/20		
	HORI	TY/SERVICE DOES THE S	ELLE					
Charter Limousine	- V	Contract Carrier	-	Airport Transfer	X	Scenic		+
Special Services US DOT Authority	X	Charter Bus Other States	Х	HHG Taxi	-	NEM *Tow		-
05 DOT Authority		Other States		Iaxi	*Cor		on-consen	ıt -
							Ex	chibit
Attach completed Ap	plica	tion Oath pages as Exhibi	t A					Α
IDENTIFY NEW OWN	ERSH	IIP STRUCTURE AS PROF	POSE	D BY BUYER APPLICA	NT			
Corporation	139	LLC		Partnership		Sole Propriete	orship	
Identify each new ow	ner a	nd their percentage of ow	nerst	ıip:		35		
A1 - 11/- 1 - O	0			000/				
		arter Services, LLC will			_			
Alan Waxier is 100	% OV	wner of Alan Waxler Gr	oup (Charter Services, LL	C			
			_					
							Ex	chibit
Attach as an exhibit,	аррг	opriate proof of ownership	o inte	rest where applicable				В
Will the Applicant (Bu	uyer)	be operating under a ficti	tious	firm name? If so, attac	h copy	to exhibit		C
Briefly describe the bookkeeper, financia		sponsibilities of each n	iew c	owner, (i.e. driver, o	peratio	nal manage	r, mech	ianic,
bookkeeper, illiancia	Dac	king only, etc):						
Alan Waxler will ov	erse	e operations and direct	seni	ior management per	sonnel	F.		
, tidit vvdxtor viii ov	0.00	o oporazione ana anoo		ioi managomoni por		•		
								1
	kgrou	ind check disclosed any is	ssue	of concern?		YES	NO	X
Name(s):								
Alan Waxler								
Mail Wantel								

C4 13

(Including against the companies drivers)	YES	x	NO	
las the <u>Buyer</u> had any previous NTA enforcement action? (Including against the companies drivers)	YES	x	NO	
Does the Applicant have USDOT Authority? (If so, include the SAFER printout as exhibit)	YES		NO NO	
s Applicant operating in another state? f so, which State and under what type of Authority?	IES		NO	X
Explain:				_
			Ext	ihi
f so, attach copies of Enforcement Database Printout(s). If more than 5 citations include s				
isting the citation number, fine amounts and date of issuance, NAC or NRS, or CFR violation copies of MC/USDOT rating	ons. A	ttach)
Will (Buyer) Applicant utilize the same domicile currently being used by Seller?	YES	X	NO	Γ.
f not, what is the domicile address:				
6430 S. Procyon Ave				
Las Vegas, NV 89118				
Does the Applicant have an acceptable Timekeeping method?	YES	X	NO	
f Yes, Describe:				
Time clock and electronic tracking software Limo log				
Does the (Buyer) Applicant plan to store equipment at a location other than their legal domicile?	YES	, 	NO)
If so, provide address (If known):	120	1		
ii so, provide address (ii kilowii).				
	nt.	T T		T
Does the (Buyer) Applicant understand the operating authority sought, and is their plans consistent with that authority?	nt YES	Х	NO	
Does the (Buyer) Applicant understand the operating authority sought, and is their plans consistent with that authority?		X	NO NO	
Does the (Buyer) Applicant understand the operating authority sought, and is their plans consistent	YES		NO	
Does the (Buyer) Applicant understand the operating authority sought, and is their plans consistent with that authority? Can the Applicant secure insurance as required by NAC 706.191?	YES		NO	-
Does the (Buyer) Applicant understand the operating authority sought, and is their plans consister with that authority? Can the Applicant secure insurance as required by NAC 706.191? Attach appropriate proof of insurance, or ability to obtain, as an Exhibit	YES YES		NO	nibi E
Does the (Buyer) Applicant understand the operating authority sought, and is their plans consistent with that authority? Can the Applicant secure insurance as required by NAC 706.191? Attach appropriate proof of Insurance, or ability to obtain, as an Exhibit Does the Applicant (Buyer) understand the requirements contained within 49 CFR 391.51 as they	YES	x	Exi	-
Does the (Buyer) Applicant understand the operating authority sought, and is their plans consister with that authority? Can the Applicant secure insurance as required by NAC 706.191? Attach appropriate proof of insurance, or ability to obtain, as an Exhibit	YES		NO	-
Does the (Buyer) Applicant understand the operating authority sought, and is their plans consistent with that authority? Can the Applicant secure insurance as required by NAC 706.191? Attach appropriate proof of insurance, or ability to obtain, as an Exhibit Does the Applicant (Buyer) understand the requirements contained within 49 CFR 391.51 as they pertain to the establishment and maintenance of driver qualification files? Does the Applicant (Buyer) understand the requirements contained within 49 CFR 396 as they pertain to the establishment and maintenance of vehicle maintenance records?	YES	x	Exi	-
Does the (Buyer) Applicant understand the operating authority sought, and is their plans consistent with that authority? Can the Applicant secure insurance as required by NAC 706.191? Attach appropriate proof of insurance, or ability to obtain, as an Exhibit Does the Applicant (Buyer) understand the requirements contained within 49 CFR 391.51 as they pertain to the establishment and maintenance of driver qualification files? Does the Applicant (Buyer) understand the requirements contained within 49 CFR 396 as they pertain to the establishment and maintenance of vehicle maintenance records? Does the Applicant (Buyer) understand the requirements that pertain to the establishment of a	YES YES rtain YES	x x	NO Exi NO NO	-
Does the (Buyer) Applicant understand the operating authority sought, and is their plans consistent with that authority? Can the Applicant secure insurance as required by NAC 706.191? Attach appropriate proof of insurance, or ability to obtain, as an Exhibit Does the Applicant (Buyer) understand the requirements contained within 49 CFR 391.51 as they pertain to the establishment and maintenance of driver qualification files? Does the Applicant (Buyer) understand the requirements contained within 49 CFR 396 as they perto the establishment and maintenance of vehicle maintenance records? Does the Applicant (Buyer) understand the requirements that pertain to the establishment of a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? Has the Applicant (Buyer) contracted with a laboratory to perform and monitor their substance abuse.	YES YES rtain YES YES	x	NO NO NO	-
Does the (Buyer) Applicant understand the operating authority sought, and is their plans consistent with that authority? Can the Applicant secure insurance as required by NAC 706.191? Attach appropriate proof of insurance, or ability to obtain, as an Exhibit Does the Applicant (Buyer) understand the requirements contained within 49 CFR 391.51 as they pertain to the establishment and maintenance of driver qualification files? Does the Applicant (Buyer) understand the requirements contained within 49 CFR 396 as they perto the establishment and maintenance of vehicle maintenance records? Does the Applicant (Buyer) understand the requirements that pertain to the establishment of a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? Has the Applicant (Buyer) contracted with a laboratory to perform and monitor their substance abuse.	YES YES rtain YES YES	x x	NO Exi NO NO	-
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Does the (Buyer) Applicant understand the operating authority sought, and is their plans consistent with that authority? Can the Applicant secure insurance as required by NAC 706.191? Attach appropriate proof of insurance, or ability to obtain, as an Exhibit Does the Applicant (Buyer) understand the requirements contained within 49 CFR 391.51 as they pertain to the establishment and maintenance of driver qualification files? Does the Applicant (Buyer) understand the requirements contained within 49 CFR 396 as they pertain to the establishment and maintenance of vehicle maintenance records? Does the Applicant (Buyer) understand the requirements that pertain to the establishment of a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? Has the Applicant (Buyer) contracted with a laboratory to perform and monitor their substance abprogram?	YES YES rtain YES YES	x x x	NO NO NO	-
Does the (Buyer) Applicant understand the operating authority sought, and is their plans consistent with that authority? Can the Applicant secure insurance as required by NAC 706.191? Attach appropriate proof of insurance, or ability to obtain, as an Exhibit Does the Applicant (Buyer) understand the requirements contained within 49 CFR 391.51 as they pertain to the establishment and maintenance of driver qualification files? Does the Applicant (Buyer) understand the requirements contained within 49 CFR 396 as they perto the establishment and maintenance of vehicle maintenance records? Does the Applicant (Buyer) understand the requirements that pertain to the establishment of a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? Has the Applicant (Buyer) contracted with a laboratory to perform and monitor their substance abprogram? If so, which laboratory? American Toxicology and Concentra Does the Applicant (Buyer) have adequate personnel (drivers, managers, etc) to operate their	YES YES rtain YES YES	x x x	NO NO NO	-
Does the (Buyer) Applicant understand the operating authority sought, and is their plans consistent with that authority? Can the Applicant secure insurance as required by NAC 706.191? Attach appropriate proof of insurance, or ability to obtain, as an Exhibit Does the Applicant (Buyer) understand the requirements contained within 49 CFR 391.51 as they pertain to the establishment and maintenance of driver qualification files? Does the Applicant (Buyer) understand the requirements contained within 49 CFR 396 as they per to the establishment and maintenance of vehicle maintenance records? Does the Applicant (Buyer) understand the requirements that pertain to the establishment of a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? Has the Applicant (Buyer) contracted with a laboratory to perform and monitor their substance abprogram? If so, which laboratory? American Toxicology and Concentra	YES YES rtain YES YES USE YES	X X X	NO NO NO	

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BIIA	ch Copies of proposed Logo			G
regu 706,	the Applicant (Buyer) demonstrated an adequate working knowledge of the statutes and lations that pertain to operating authority sought (Including all relevant provisions of NRS Chapter NAC Chapter 706, and 49 CFR?	x	NO	
	s the Applicant (Buyer) understand the limitations inherent in their grant of operating authority (i.e. ent vs. non-consent tows, charter bus vs. scenic tours)?	X	NO	
(HH	G Only) Will Applicant (Buyer) be obtaining a Warehouse Permit? YES	-	NO	NIA
	G Only) Does Seller have a current Warehouse Permit? YES		NO	NA
Doe	s Seller understand they must file a Voluntary Cancellation application for their warehouse hits as they are non-transferable? YES		NO	N/A
Atta	ch Operational Inspection as an Exhibit		_	G
Atta	ch Operational Inspection as an Exhibit		2 23	G
			Ex	G hibit
	ch Operational Inspection as an Exhibit ch signed Knowledge Statement.		Ex	G
Atta	ch signed Knowledge Statement.		Ex	G hibit
Atta	ch signed Knowledge Statement.		Ex	G hibit
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Atta	Ch signed Knowledge Statement. #PLIANCE ITEMS Avoid Material Changes File a tariff for approval by the Financial Analyst.	708.4	Ex	G hibit H
Atta	ch signed Knowledge Statement. #PLIANCE ITEMS Avoid Material Changes	706.1	Ex	G hibit H
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Rev.8/27/19RMR

As of 6/30/2020			-
		AWG Ambas	sador LLC (AWA)
Assets Current Assets			
1000-000-00000	Cash in bank - Operating	* ******	
1001-000-00000	Cash in bank - Payroll	\$ 13,852.32	
1003-000-00000	Nev State 8k - Operating	\$-11,559.90	
1016-000-00000	Petty Cash -Accounting	\$ 254,923.89	
1021-000-00000	NSB - PR	\$ 2,613.81	
1025-000-00000	Credit card clearing	\$-6,206.13	
1030-000-00000	Cash clearing	\$ 14,334.11	
1100-000-00000	Accounts Receivable - Santa Cruz	\$ 744.21 \$ 732.577.30	
1110-000-00000	Other Receivables	\$ 732,575.29	
1120-000-00000	Prepaid Insurance	\$ 329,338.48	
1122-000-00000	Prepaid expenses	\$ 85,111.01	
1130-000-00000	Due to/from AWG	\$ 1,399.76	
1200-000-00000	Parts inventory	\$ 57,437.46	
1200 000 00000	Total Current Assets:	\$ 83,370,45	
Elmad Access	Total Current Assets:		\$ 1,557,934.76
Fixed Assets 1501-000-00000	Voltales	R	
1502-000-00000	Vehicles	\$ 6,675,965.39	
	Nonfleet equipment on vehicles	\$ 238,356.24	
1505-000-00000	Equipment -	\$ 174,555.20	
1510-000-00000 1515-000-00000	Office Furniture	\$ 110,412.32	
	Computer Software	\$ 137,523.11	
1520-000-00000	Pc Network	\$ 321,614.80	47
1525-000-00000 1530-000-00000	Tenant Improvements	\$ 209,372.80	
	website	\$ 35,275.00	
1535-000-00000 1540-000-00000	Santa Cruz	\$ 161,253.69	
1601-000-00000	Goodwill	\$ 2,743,680.00	
1603-000-00000	Accumulated depreciation - Vehicles	\$-3,930,447.41	
1605-000-00000	Accumulated Deprec Nonfleet Vehicles	\$-238,356.24	
1003-000-00000	Accumulated depreciation - other	\$-1,149,839.98	
= 1	Total Fixed Assets:		\$ 5,489,364.92
Other Assets	7-40-4-5	· • · · · · · · · · · · · · · · · · · ·	
1750-000-00000	Rent Security Deposit	\$ 75,000.00	
	Total Other Assets:		\$ 75,000.00
	Total Assets:	2	\$ 7,122,299.68
Labilitles		(
Current Llabilitles			
2003-000-00000	Excise Tax Pay	\$ 53,979.76	
2005-000-00000	Accounts Payable	\$ 166,102.16	
2005-006-00000	Accounts Payable	\$ 65,510.17	
2050-000-00000	Customer deposits	\$ 491,070.57	
2090-000-00000	Accrued payroll	\$ 48,607.05	
2091-000-00000	Accrued NV business tax	\$ 23,150.48	
	Total Current Liabilities:	20,100.40	0.040.400.40
ong-Term Liabilities			\$ 848,420.19
2503-000-00000	NP-Titus 15 Escalade 14WAX	£ 00 252 72	
504-000-00000	Lawsuit Settlement Payable	\$ 90,363.73	
505-000-00000	Notes payable - US Bancorp	\$ 180,000.00 \$ 100,739,96	
507-000-00000	Wells Fargo - A-49WAX	\$ 109,738.86	
508-000-23WAX	NP-Titus 2020 Volvo 23WAX-23WAX	\$ 10,064.70 \$ 41,487.70	
	PULLUL SECURIOR CONSISSION	\$ 41,487.79	

Run Date: 8/26/2020 2:30:21PM

G/L Date: 8/26/2020

2508-000-24WAX

Page: 1

NP-Titus 2020 Volvo 23WAX-24WAX

\$41,487.79

AWG	Ambassador LLC (AWA)	
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		711071110005	
Long-Term Liabilities	(Continued)		
2512-000-00000	NV Tax Pmnt Plan	\$ 277,572.00	
2516-000-00000	N/P - BoA	\$ 22,191.81	
2517-000-00000	PPP LT Debt - NSB	\$ 1,197,700.00	
2519-000-00001	Notes Payable-Notes Payable-45&46WAX Sprinters	\$ 99,667.59	
2519-000-22WAX	Notes Payable - Mercedes 22WAX	\$ 71,913.78	
519-000-WAX65	Notes Payable-Notes Payable - Ford Grech WAX65	\$ 138,745.81	
523-000-00000	Grech Buses 1038-1938	\$ 1,625,231.52	
534-000-00000	Note Payable - Allstate Lease - A53WAX	\$ 5,966.84	
535-000-00000	Note Payable - Allstate Lease - A54WAX	\$ 5,966.84	
536-000-00000	Note Payable - Allstate Lease - 1WAX	\$ 7,811.81	
2537-000-00000	Note Payable - Allstate Lease - 2WAX	\$ 7,811.81	
630-000-00000	Sprinter- Titus	\$ 119,951.68	
631-000-00000	Limo- Titus	\$ 142,477.63	
632-000-00000	Suburban-Titus	\$ 119,218.76	
678-000-00000	Note Payable - Alistate Lease - FSH	\$41,082.49	
679-000-00000	Note Payable - Allstate Lease - WAX59	\$ 3,185.36	
680-000-00000	Note Payable - Allstate Lease - WAX61	\$ 3,185.36	
785-000-00000	NP-Titus Shuttle Bus WAX1	\$ 51,794.91	
785-000-0WAX2	NP-Titus Shuttle Bus WAX2	\$ 51,794.91	
785-000-0WAX3	NP-Titus Shuttle Bus WAX3	\$ 51,794.91	
785-000-0WAX5	NP-Titus Shuttle Bus WAX5	\$ 51,794.91	
786-000-00000	NP-Titus 15WAX Escalade	\$ 73,481.53	
787-000-00000	NP-Titus WAX58 Ford	\$ 27,083.81	
790-000-00000	Note payable - Advantage Funding(BCI settlement)	\$ 1,647.32	
	Total Long-Term Liabilities:	-	\$ 4,672,216.26
	Total Liabilities:		\$ 5,520,636.45
quity			
100-000-00000	Owner's Capital	\$ 2,659,743.79	
200-000-00000	Retained Earnings	\$-387,696.91	
200-000-00000	Retained Earnings-Current Year	\$-605,312.20	
205-000-00000	Draw - Alan Waxler	\$-65,071.45	
	Total Equity:		\$ 1,601,663.23
	Total Liabilities & Equity:		\$ 7,122,299.68

Run Date: 8/26/2020 2:30:21PM

G/L Date: 8/26/2020

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AWG Ambassador, LLC Income Statement Years Ended December 31, 2020 and 2019

rears trided beceinber 51, 2020 and 201:	•			
	Forecast	Latest Forecast		
William Co.	2020	2019	Variance	%
P				
Revenue				
Airport fees	136,414	133,626	2,788	2.1%
Driver Gratuity Rev	1,224,076	1,225,945	(1,869)	-0.2%
Fuel Surcharge	517,281	549,523	(32,242)	-5.9%
Transportation (Charter)	10,149,041	9,895,267	253,774	2.6%
Other Revenue - Platinum Pmnts	286,976	300,268	(13,292)	-4.4%
Sales Returns	-	(1,243)	1,243	-100.0%
Sales Discounts	(338,171)	(351,172)	13,001	-3.7%
Total Revenue	11,975,616	11,752,213	223,404	2.1%
Cost Of Sales				
Airport rent (fees + rent)	91,629	76,086	15,543	20.4%
Airport Fees	74,494	87,576	(13,082)	-14.9%
Airport Fees	2,248	2,248	•	0.0%
Driver Gratuity	1,219,394	1,227,204	(7,810)	-0.6%
Referral fee	400	400	-	0.0%
Driver Pay	2,754,116	2,664,112	90,004	3.4%
Fuel - Deisel	233,729	250,417	(16,688)	-6.7%
Fuel - Gasoline	376,487	368,399	8,088	2.2%
Commission Expense	24,333	21,535	2,798	13.0%
Wynn/Encore-Commission Expense	62,811	60,082	2,728	4.5%
Aria/Vdara-Commission Expense	4,810	4,370	440	10.1%
Mirage Concierge-Commission Expense	11,297	10,378	920	8.9%
Mandarin-Commission Expense	18,937	17,035	1,902	11.2%
Four Seasons-Commission Expense	20,245	18,775	1,471	7.8%
Cosmopolitan-Commission Expense	1,956	1,948	2,172	0.4%
Caesars EntCommission Expense	435	247	188	76.1%
Commission Expense	1,045	1,503	(458)	-30.5%
Client services	4,635	3,505	1,130	32.2%
affiliates	204,503	196,550	7,953	4.0%
Veh rent	145,130	145,130	7,555	0.0%
Total Cost Of Sales	5,252,633	5,157,498	95,135	2.0%
-				
Gross Profit	6,722,983	6,594,715	128,269	2.1%
	56.1%	56.1%		
Expenses				
Operating Expenses				
Bank Fees	31,823	31,642	181	0.6%
Payroll Fees	23,872	24,595	(723)	-2.9%
Cash short/over	1,440	1,697	(257)	-15.1%
CC Proc Fees	15,214	16,233	(1,019)	-6.3%
Contr Labor	180,129	173,268	6,861	4.0%
Employee benefits	(21,401)		(479)	2.3%
Insurance - Auto	670,596		(25,679)	-3.7%
Insurance - GL/Prop./EE Emb	21,332	19,580	1,752	8.9%
Insurance - Health	299,268		5,861	2.0%
Insurance claims and Recoveries	49,358		2,383	5.1%
Insurance - WC	162,100		(15,981)	-9.0%
Lease - Vehicles	98,197		(55,205)	-36.0%
ENGLY THIOTING	30,137	200,702	(00)200)	-0.070

ATTachmenT E, 1/3

application

AWG Ambassador, LLC Income Statement Years Ended December 31, 2020 and 2019

	Forecast 2020	Latest Forecast 2019	Variance	<u>%</u>
PC network	72,083	73,653	(1,570)	-2.1%
Copier Lease	29,580	37,156	(7,576)	-20.4%
Office Expense	36,273	36,900	(627)	-1.7%
Dues & Subscriptions	8,956	10,764	(1,808)	-16.8%
Rent	350,406	351,474	(1,068)	-0.3%
Building Repair	58,887	61,131	(2,244)	-3.7%
Storage Rental	1,188	1,188	(2,244)	0.0%
GPS fees	17,572	19,320	(1,748)	-9.0%
Telephone	18,493	18,053	440	2.4%
Telephone - Cell	74,559	62,961	11,598	18.4%
Utilities	43,383	40,372	3,011	7.5%
Penalties	17,054	25,131	(8,077)	-32.1%
Late charges	11,462	11,462	(0,077)	0.0%
HR Fees	35,441	37,622	(2,181)	-5.8%
Employee training and education	2,249	749	1,500	200.3%
Legal Fees	89,966	80,406	9,560	
Licenses & Permits			(5,758)	11.9%
	71,928	77,686 12,954		-7.4%
professional fees	11,981		(973)	-7.5%
Meals & Entertainmen Toll Roads	23,025 10	20,061 47	2,964	14.8%
			(37)	-78.0%
Travel	18,173	19,433	(1,260)	-6.5%
Ad & Marketing Donations - Political	79,154	81,052	(1,898)	-2.3%
SENSE SECTION OF SENSON SENSON SENSON SENSON SE	1,150	150	1,000	666.7%
Payroll and Taxes Nevada Business Tax	1,990,515	1,998,176	(7,662)	-0.4%
Other Taxes	83,186	67,313	15,872 942	23.6%
100 July 100	22,687 19,161	21,745 19,027	134	4.3% 0.7%
Taxes - Property Uniform Expense	866	790	76	9.6%
Employee Drug Test	14,867		(4,236)	-22.2%
Employee Incentive	1,749	19,103 2,136	(387)	
Discounts	(17)	(17)	(307)	-18.1% 0.0%
Veh Damage Repair	55,316	74,859	(19,543)	-26.1%
Vehcile Detailing	85,630		18	0.0%
Vehicle Lettering	4,446	85,612 6,300	(1,854)	-29.4%
Vehicle Licenses		58,894	(9,329)	-25.4%
	49,565			
Vehicle Parts	224,325	228,093	(3,768)	-1.7%
Vehicle Repair Vehcile Tires	29,341 23,378	28,381	960 (2,137)	3.4%
		25,515	8.5	-8.4%
Vehicle Towing	7,915	8,908	(993)	-11.1%
Shop Supplies	26,079	25,485	594	2.3%
Total Operating Expenses	5,243,911	5,364,280	(120,369)	-2.2%
EBITDA	1,479,073	1,230,435	248,638	33.3%
Amortization & Depreciation Depreciation Expense	933,444	868,149	65,295	7.5%
Total Amortization & Depreciation	933,444	868,149	65,295	7.5%
Total Expenses	6,177,355	6,232,429	(55,074)	-0.9%
Operating Income	545,629	362,286	183,343	50.6%

E-2/3

application

AWG Ambassador, LLC Income Statement Years Ended December 31, 2020 and 2019

	Forecast 2020	Latest Forecast 2019	Variance	%
Other Income and Expense				
Other Income/Expense		(109,712)	109,712	-100.0%
Int - Vehicle Loan	219,984	217,478	2,506	1.2%
Other Interest	4,800	4,401	399	9.1%
Other Int/Penalties	=	7,276	(7,276)	-100.0%
Gain/Loss Assets	(20,000)	(38,700)	18,700	-48.3%
Total Other Income and Expense	204,784	80,742	124,042	154%
Net Income	340,845	281,544	59,301	21.1%



application

Agenda Item# 94

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The Joint Application of Ambassador)	
Limousine, LP and Ritz Transportation, Inc. to sell)	
and transfer each 25% membership interest and Alan)	Docket 20-03005
Waxler Group Charter Service, LLC to purchase and)	
acquire 50% membership interest in AWG)	
Ambassador, LLC d/b/a Ambassador Limousine, a)	
carrier authorized to provide intrastate transportation)	
under CPCN 1041, Sub 5.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

COMPLIANCE ORDER

The Nevada Transportation Authority ("Authority") makes the following findings of fact and conclusions of law:

- 1. That on March 4, 2020, Ambassador Limousine, LP and Ritz Transportation, Inc. (collectively referred to as the "Ritz") and Alan Waxler Group Charter Service, LLC ("AWGS")/ ("Applicants") filed a joint application for Ritz to sell and transfer and AWGS to purchase and acquire 50% of membership interest in AWG Ambassador, LLC d/b/a Ambassador Limousine, a carrier authorized to provide intrastate transportation under CPCN 1041, Sub 5, which includes airport transfer, charter service by limousine. Said application was designated as Docket 20-03005.
- 2. That the Application was properly noticed to the public and no petitions for leave to intervene or protests were filed.
- 3. That Staff requested the hearing on the Application be dispensed pursuant to NRS 706.6411

Docket 20-03005 Page 2 of 5

paragraph 3. Commissioner David Newton granted the request serving in his capacity as Presiding Officer for the Authority.

- 4. That there are no changes to operations, location or fleet of the carrier as a result of this sale and transfer.
- 5. That Authority Staff reported the following:
 - a. Karen Rayson, Compliance Audit Investigator, investigated the Transferee-Applicant's background. Ms. Rayson reported no areas of concern regarding the Transferee-Applicant's operational fitness and stated she supported approval of the Application.
 - b. Yvonne Shelton, Financial Analyst, inspected the Transferee-Applicant's financial information. Ms. Shelton reported no areas of concern regarding the Transferee-Applicant's financial fitness and stated she supported approval of the Application.
 - c. Liz Babcock, Applications Manager, reported no overall concerns and supported approval of the Application.
- 6. That AWG Ambassador, LLC d/b/a Ambassador Limousine, under CPCN 1041, Sub 5, is authorized as follows:

On-call, irregular route transportation of passengers in limousines between points and places in Clark and Nye Counites, Nevada.

Provide airport transfer service and special services within Clark County, Nevada.

No restrictions against stationing limousines at McCarran International Airport or the number of limousines to be operated in fleet.

RESTRICTION:

With regard to "airport transfer service" and "special service" the carrier is limited to no more than thirty-nine (39) vehicles.

- 7. Based upon all the records pertaining to the Application, after investigation, and pursuant to NRS 706.6411:
 - a. The Authority has considered the service which has been performed by the Transferor-Applicant and that which may be performed by the Transferee-Applicant;

Docket 20-03005 Page 3 of 5

 The Authority has considered the other authorized facilities for transportation in the territory for which the transfer is sought;

- c. The Transferee-Applicant is fit, willing, and able to perform the services of a common motor carrier by vehicle, and the proposed operation would be consistent with the legislative policy set forth in <u>NRS 706.151</u>; and
- d. The public interest requires no additional amendments, restrictions or modifications be attached to the Certificate.

Therefore, based upon the foregoing findings, it is ORDERED that:

1. The Application on file herein shall be GRANTED for the transportation service specified below:

On-call, irregular route transportation of passengers in limousines between points and places in Clark and Nye Counites, Nevada.

Provide airport transfer service and special services within Clark County, Nevada.

No restrictions against stationing limousines at McCarran International Airport or the number of limousines to be operated in fleet.

RESTRICTION:

With regard to "airport transfer service" and "special service" the carrier is limited to no more than thirty-nine (39) vehicles.

- 2. <u>Upon full compliance with the conditions of this Compliance Order</u>, the certificate identified as CPCN 1041, Sub 5 shall be CANCELLED, and a new Certificate of Public Convenience and Necessity to be designated as CPCN 1041, Sub 6 shall be issued to AWG Ambassador, LLC d/b/a AWG Charter Services, Ambassador Limousine, authorizing operation in intrastate commerce as is more particularly described in the first ordering paragraph above.
- 3. <u>Before</u> issuance of said Certificate referred to hereinabove, Transferee-Applicant shall be required to:
 - A. Avoid material changes in any conditions relied upon by the Authority in its

Docket 20-03005 Page 4 of 5

determination of operational or financial fitness and immediately report to Authority Staff any such material changes, should they occur.

- B. File with the Authority evidence of the required insurance (Form E) in the Applicant's name.
- C. File with the Authority the necessary insurance (Certificate of Insurance) describing the liability limits and vehicles covered.
- D. Provide copies of current State of Nevada Department of Taxation permit and all applicable business licenses.
- E. File a tariff that includes a description of the Authority granted, CPCN number, and the name and address of the Applicant.
- F. Reimburse the Authority for all noticing fees pursuant to NAC 706.1355.
- 4. Compliance with the foregoing requirements must be made NO LATER THAN 120 days after issuance of this Order. If the Transferee-Applicant fails to comply within 120 days after issuance of this Order, the Deputy Commissioner may vacate this Order and dismiss this Application.
- 5. The Deputy Commissioner of the Authority shall be authorized to issue the abovereferenced Certificate of Public Convenience and Necessity upon all requirements set forth herein having been met by the Transferee-Applicant.

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Docket 20-03005 Page 5 of 5

6.	5. The Authority retains jurisdiction for the purpose of correcting any errors, which may have				
	occurred in the drafting or issuance of this	Order.			
		By the Authority,			
		Dawn Gibbons, Chairman			
		George Assad, Commissioner			
		David Newton, Commissioner			
Attest:					
	Jennifer De Rose, Deputy Commissioner				
Dated:					
	Las Vegas, Nevada				

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

In Re: The Joint Application of Ambassador)	
Limousine, LP and Ritz Transportation, Inc. to sell)	
and transfer each 25% membership interest and Alan)	Docket 20-03007
Waxler Group Charter Service, LLC to purchase and)	
acquire 50% membership interest in AWG)	
Ambassador, LLC d/b/a AWG Charter Services,)	
AWG Motorcoach Services, a carrier authorized to)	
provide intrastate transportation under CPCN 2030,)	
Sub 2.)	
)	

At a general session of the Nevada Transportation Authority held on October 15, 2020.

PRESENT: Chairman Dawn Gibbons

Commissioner George Assad Commissioner David Newton

Deputy Commissioner Jennifer De Rose

COMPLIANCE ORDER

The Nevada Transportation Authority ("Authority") makes the following findings of fact and conclusions of law:

- 1. That on March 4, 2020, Ambassador Limousine, LP and Ritz Transportation, Inc. (collectively referred to as the "Ritz") and Alan Waxler Group Charter Service, LLC ("AWGS")/ ("Applicants") filed a joint application for Ritz to sell and transfer and AWGS to purchase and acquire 50% of membership interest in AWG Ambassador, LLC d/b/a AWG Charter Services, AWG Motorcoach Services, a carrier authorized to provide intrastate transportation under CPCN 2030, Sub 2, which includes airport transfer, charter service by bus, and special services. Said application was designated as Docket 20-03007.
- 2. That the Application was properly noticed to the public.
- 3. That Staff requested the hearing on the Application be dispensed pursuant to NRS 706.6411 paragraph 3. Commissioner David Newton granted the request serving in his capacity as

Docket 20-03007 Page 2 of 5

Presiding Officer for the Authority.

4. That there are no changes to operations, location or fleet of the carrier as a result of this sale and transfer.

- 5. That Authority Staff reported the following:
 - a. Karen Rayson, Compliance Audit Investigator, investigated the Transferee-Applicant's background. Ms. Rayson reported no areas of concern regarding the Transferee-Applicant's operational fitness and stated she supported approval of the Application.
 - b. Yvonne Shelton, Financial Analyst, inspected the Transferee-Applicant's financial information. Ms. Shelton reported no areas of concern regarding the Transferee-Applicant's financial fitness and stated she supported approval of the Application.
 - c. Liz Babcock, Applications Manager, reported no overall concerns and supported approval of the Application.
- 6. That AWG Ambassador, LLC d/b/a AWG Charter Services, AWG Motorcoach Services under CPCN 2030, Sub 2, is authorized as follows:

On-call, irregular route transportation of passengers in charter bus service between points and places in Nevada.

Provide airport transfer service and special services within Clark County, Nevada.

RESTRICTION:

With regard to "airport transfer service" and "special services" the carrier is limited to no more than sixteen (16) buses.

- 7. Based upon all the records pertaining to the Application, after investigation, and pursuant to NRS 706.6411:
 - a. The Authority has considered the service which has been performed by the Transferor-Applicant and that which may be performed by the Transferee-Applicant;
 - b. The Authority has considered the other authorized facilities for transportation in the territory for which the transfer is sought;

Docket 20-03007 Page 3 of 5

c. The Transferee-Applicant is fit, willing, and able to perform the services of a common motor carrier by vehicle, and the proposed operation would be consistent with the legislative policy set forth in <u>NRS 706.151</u>; and

d. The public interest requires no additional amendments, restrictions or modifications be attached to the Certificate.

Therefore, based upon the foregoing findings, it is ORDERED that:

1. The Application on file herein shall be GRANTED for the transportation service specified below:

On-call, irregular route transportation of passengers in charter bus service between points and places in Nevada.

Provide airport transfer service and special services within Clark County, Nevada.

RESTRICTION:

With regard to "airport transfer service" and "special services" the carrier is limited to no more than sixteen (16) buses.

- 2. Upon full compliance with the conditions of this Compliance Order, the certificate identified as CPCN 2030, Sub 2 shall be CANCELLED, and a new Certificate of Public Convenience and Necessity to be designated as CPCN 2030, Sub 3 shall be issued to AWG Ambassador, LLC d/b/a AWG Charter Services, Ambassador Limousine, authorizing operation in intrastate commerce as is more particularly described in the first ordering paragraph above.
- 3. <u>Before</u> issuance of said Certificate referred to hereinabove, Transferee-Applicant shall be required to:
 - A. Avoid material changes in any conditions relied upon by the Authority in its determination of operational or financial fitness and immediately report to Authority Staff any such material changes, should they occur.
 - B. File with the Authority evidence of the required insurance (Form E) in the Applicant's name.
 - C. File with the Authority the necessary insurance (Certificate of Insurance) describing

Docket 20-03007 Page 4 of 5

the liability limits and vehicles covered.

D. Provide copies of current State of Nevada Department of Taxation permit and all applicable business licenses.

- E. File a tariff that includes a description of the Authority granted, CPCN number, and the name and address of the Applicant.
- F. Reimburse the Authority for all noticing fees pursuant to NAC 706.1355.
- 4. Compliance with the foregoing requirements must be made NO LATER THAN 120 days after issuance of this Order. If the Transferee-Applicant fails to comply within 120 days after issuance of this Order, the Deputy Commissioner may vacate this Order and dismiss this Application.
- 5. The Deputy Commissioner of the Authority shall be authorized to issue the abovereferenced Certificate of Public Convenience and Necessity upon all requirements set forth herein having been met by the Transferee-Applicant.

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Docket 20-03007 Page 5 of 5

6.	The Authority retains jurisdiction for the pu	rpose of correcting any errors, which may have
	occurred in the drafting or issuance of this	Order.
		By the Authority,
		Dawn Gibbons, Chairman
		George Assad, Commissioner
		David Newton, Commissioner
Attest:		
	Jennifer De Rose, Deputy Commissioner	
Dated:		
	Las Vegas, Nevada	

AWG Ambassador, LLC and SuperShuttle Las Vegas, LLC Sale and Transfer Applications Dockets 20-03004, 03005, 03006, and 03007 October 15, 2020 General Session

Application Summary:

On March 4, 2020 the following joint, sale and transfer applications were filed and properly noticed:

- Super Shuttle International (parent company of SuperShuttle Las Vegas, LLC/carrier) to sell
 and transfer and AWG Ambassador, LLC to purchase and acquire its authorities granted under
 CPCNs 2055, Sub 3 (docket 20-03004) and 1089, Sub 3 (docket 20-03006), (<u>Attachment A</u>).
 The applications were properly noticed and TC Nevada, LLC (CPCN 2201) filed a PLTI on
 both dockets. Both PLTIs were later withdrawn.
- Ambassador Limousine, LP and Ritz Transportation, Inc., each 25% owner of AWG
 Ambassador, LLC/carrier, to sell and transfer and Alan Waxler Group Charter Service, LLC
 (50% owner of AWG Ambassador, LLC/carrier) to purchase the carrier's remaining 50%
 ownership. AWG Ambassador, LLC's authorities are granted under CPCNs 1041, Sub 5
 (docket 20-03005) and 2030, Sub 2 (docket 20-03007), (Attachment B). These applications
 were properly noticed and no petitions for leave to intervene or protests were filed.

There will be no changes to operations, management, or vehicle fleet as a result of these sale and transfers.

Staff's Analysis:

Staff supports these applications, and therefore requests the application hearing be dispensed per NRS 706.6411 (3). The following procedures were performed by Staff with acceptable results and their basis to support this application:

- 1) Staff performed background investigations with no areas of concern. (Attachment C)
- 2) Market was not analyzed since these are a sale and transfer applications.
- 3) Balance Sheet the 6/30/20 balance sheet was verified and reported a 22% equity ratio (Attachment D)
- 4) The pro forma income statement reports revenues of \$11,975,616 and net income of \$51,745. (Attachment E).
- 5) Tariff -There were no proposed changes to the tariffs.
- 6) The compliance items are only those listed in the Investigator's Background Reports.
- 7) The proposed asset purchase agreements are in the digital files for viewing.

End result of these 4 applications is one company, AWG Ambassador, LLC holding four CPCNs 1041, 2030, 1089, and 2055 (AWG Ambassador, LLC sole member is AWG Group Charter Services, LLC, sole member is Alan Waxler).

Attachments:

Exhibits:

- A. CPCNs 2055, 1089,
- B. CPCNs 1041, and 2030
- C. Investigator's Background Report, without exhibits
 D. 6/30/20 Historical Balance Sheet
- E. Pro Forma Income Statement

DOCKET 20-03004

NEVADA TRANSPORTATION AUTHORITY ORDER

and

CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY

SuperShuttle Las Vegas, LLC

CPCN 2055, Sub 3 Docker No. 13-12027

The Nevada Transportation Authority ("Authority") finds that the above-named carrier has complied with this Authority's Compliance Order dated June 24, 2014, the findings of fact and conclusions of law which are hereby incorporated by this reference, and therefore is entitled to receive authority from this Authority to engage in transportation in intrastate commerce as a motor carrier.

IT IS ORDERED that certificate of public convenience and accessity identified as CPCN 2055, Sub 2, is hereby cancelled and SuperShuttle Las Vegas, LLC is hereby granted this certificate of public convenience and necessity, identified as CPCN 2055, Sub 3 as evidence of the authority of the holder to engage in transportation in intrastate commerce as a common carrier by motor vehicle subject to applicable statutes, rules and regulations of the Authority, and such terms, conditions and limitations as are now or may hereafter be attached to the exercise of the privileges herein granted.

IT IS FURTHER ORDERED and made a condition of this certificate that the holder shall render reasonably continuous and adequate service to the public in pursuance of the authority herein granted, and that failure to do so shall constitute sufficient grounds for suspension, modification or revocation of this certificate.

IT IS FURTHER ORDERED that nothing contained herein shall be construed to be either a franchise or irrevocable and that failure to comply with rules, regulations and orders of the Authority and applicable statutory provisions shall constitute sufficient grounds for suspension or revocation of this certificate.

IT IS FURTHER ORDERED that this authority shall not be sold or transferred without the Authority's prior approval.

IT IS FURTHER ORDERED that the transportation service to be performed by said carrier shall be as specified below:

Operate as a passenger carrier to provide Intrastate Charter Bus service, special services, and airport transfer services using vehicles defined as "buses", between points and places in the State of Nevada.

RESTRICTION: With regard to "special services" and "sirport transfer services", the carrier is limited to no more than sixteen (16) buses.

IT IS FURTHER ORDERED that the Authority retains jurisdiction for the purpose of correcting any errors which may have occurred in the drafting or issuance of this Order and Certificate of Public Convenience and Necessity.

By the Authority,

Indrew J. MacKay, Chairma

nest: Church Lay nua

Dated: July 25, 2014

Las Vegas, Nevada

ATTachment A- 1/2

DOCUET 20 - 03004

NEVADA TRANSPORTATION AUTHORITY ORDER

and

CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY

SuperShuttle Las Vegas, LLC

CPCN 1089, Sub 3 Docket No. 13-12027

The Nevada Transportation Authority ("Authority") finds that the above-named carrier has complied with this Authority's Compliance Order dated June 24, 2014, the findings of fact and conclusions of law which are hereby incorporated by this reference, and therefore is entitled to receive authority from this Authority to engage in transportation in intrastate commerce as a motor carrier.

IT IS ORDERED that certificate of public convenience and necessity identified as CPCN 1089, Sub 2, is hereby cancelled and SuperShuttle Las Vegas, LLC is hereby greated this certificate of public convenience and necessity, identified as CPCN 1089, Sub 3 as evidence of the authority of the holder to engage in transportation in intrastate commerce as a common carrier by motor vehicle subject to applicable statutes, rules and regulations of the Authority, and such terms, conditions and limitations as are now or may hereafter be altached to the exercise of the privileges herein granted.

IT IS FURTHER ORDERED and made a condition of this certificate that the holder shall render reasonably continuous and adequate service to the public in pursuance of the authority horoin granted, and that failure to do so shall constitute sufficient grounds for suspension, modification or revocation of this certificate.

IT IS FURTHER ORDERED that nothing contained herein shall be construed to be either a franchise or irrevocable and that failure to comply with rules, regulations and orders of the Authority and applicable statutory provisions shall constitute sufficient grounds for suspension or revocation of this certificate.

IT IS FURTHER ORDERED that this authority shall not be sold or transferred without the Authority's prior approval.

IT IS FURTHER ORDERED that the transportation service to be performed by said carrier shall be as specified below:

Provide charter livery limousine services, special services, and airport transfer services to passengers and their luggage on call, over irregular routes, within and between points and places in Clark County, Nevada on one hand, and points and places in the State of Nevada on the other hand.

RESTRICTION: The carrier is limited to no more than thirty-nine (39) vehicles.

IT IS FURTHER ORDERED that the Authority retains jurisdiction for the purpose of correcting any errors which may have occurred in the drafting or issuance of this Order and Certificate of Public Convenience and Necessity.

By the Authority,

drew J. MacKay, Chairman

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Johns & Han Day & delicination & many

Dated: July 25, 2014

Los Vegas, Nevada

A-2/1

NEVADA TRANSPORTATION AUTHORITY ORDER

CERTIFICATE OF PUBLIC CONVENIENCE AND NBCESSITY

AWG Ambassador, LLC d/b/a Ambassador Limousine

CPCN 1041, Sub 5 Docket No. 12-12022-A

The Nevada Transportation Authority ("Authority") finds that the above-named carrier has complied with this Authority's Compliance Order dated January 23, 2014, the findings of fact and conclusions of law which are hereby incorporated by this reference, and therefore is entitled to receive authority from this Authority to engage in transportation in intrastate commerce as a motor carrier.

it IS ORDERED that certificate of public convenience and necessity identified as CPCN 1041, Sub 4, is hereby cancelled and AWG Ambassador, LLC d/b/a Ambassador Limousine is hereby granted this certificate of public convenience and necessity, identified as CPCN 1041, Sub 5 as evidence of the authority of the holder to engage in transportation in intrastate commerce as a common carrier by motor vehicle subject to applicable statutes, rules and regulations of the Authority, and such terms, conditions and limitations as are now or may hereafter be attached to the exercise of the privileges herein granted.

IT IS FURTHER ORDERED and made a condition of this certificate that the holder shall tender reasonably continuous and adequate service to the public in pursuance of the authority herein granted, and that failure to do so shall constitute sufficient grounds for suspension, modification or revocation of this certificate.

IT IS FURTHER ORDERED that nothing contained herein shall be construed to be either a franchise or irrevocable and that failure to comply with rules, regulations and orders of the Authority and applicable statutory provisions shall constitute sufficient grounds for suspension or revocation of this certificate.

IT IS FURTHER ORDERED that this authority shall not be sold or transferred without the Authority's prior approval.

IT IS FURTHER ORDERED that the transportation service to be performed by said carrier shall be as specified below:

On-call, irregular route transportation of passengers in limousines, between points and places in Clark and Nye Counties, Nevada,

Provide airport transfer service and special services within Clark County, Nevada.

No restrictions against stationing limousines at McCarran International Airport or the number of limousines to be operated in fleet.

RESTRICTION:

With regard to "sirport transfer service" and "special service" the carrier is limited to no more than thirty-nine (39) limousines.

IT IS FURTHER ORDERED that the Authority retains jurisdiction for the purpose of correcting any errors which may have occurred in the drafting or issuance of this Order and Certificate of Public Convenience and Necessity.

By the Authority,

Alten Day, Administrative Attorney

Daied: May 9, 2014 Las Vegas, Nevada

ATTACHMENT L



Docket 20-0300

NEVADA TRANSPORTATION AUTHORITY ORDER

and

CERTIFICATE OF PUBLIC CONVENIENCE AND NECESSITY

AWG Ambassador, LLC d/b/a AWG Charter Services, AWG Motorcoach Services

CPCN 2030, Sub 2 Docket No. 13-07002

The Nevada Transportation Authority ("Authority") finds that the above-named carrier has complied with this Authority's Compliance Order dated January 23, 2014, the findings of fact and conclusions of law which are hereby incorporated by this reference, and therefore is entitled to receive authority from this Authority to engage in transportation in intrastate commerce as a motor carrier.

IT IS ORDERED that certificate of public convenience and necessity identified as CPCN 2030, Sub 1, is hereby cancelled and AWG Ambassador, LLC d/b/a AWG Charter Services and AWG Motorcoach Services is hereby granted this certificate of public convenience and necessity, identified as CPCN 2030, Sub 2, as evidence of the authority of the holder to engage in transportation in intrastate commerce as a common carrier by motor vehicle subject to applicable statutes, rules and regulations of the Authority, and such terms, conditions and limitations as are now or may hereafter be attached to the exercise of the privileges herein granted.

IT IS FURTHER ORDERED and made a condition of this certificate that the holder shall render reasonably continuous and adequate service to the public in pursuance of the authority herein granted, and that failure to do so shall constitute sufficient grounds for suspension, modification or revocation of this certificate.

IT IS FURTHER ORDERED that nothing contained herein shall be construed to be either a franchise or irrevocable and that failure to comply with rules, regulations and orders of the Authority and applicable statutory provisions shall constitute sufficient grounds for suspension or revocation of this certificate.

IT IS FURTHER ORDERED that this authority shall not be sold or transferred without the Authority's prior approval.

IT IS FURTHER ORDERED that the transportation service to be performed by said carrier shall be as specified below:

On-call irregular route transportation of passengers in charter bus service between points and places in Nevada.

Provide airport transfer service and special services within Clark County, Nevada.

RESTRICTION:

With regard to "airport transfer service" and "special services" the carrier is limited to no more than sixteen (16) buses.

IT IS FURTHER ORDERED that the Authority retains jurisdiction for the purpose of correcting any errors which may have occurred in the drafting or issuance of this Order and Certificate of Public Convenience and Necessity.

By the Authority,

Andrew J. MacKay, Chairman

Attest: James Allen Day, Administrative Attorney

Dated: May 9, 2014 Las Vegas, Nevada

B2/2

STATE OF NEVADA

TRANSPORTATION AUTHORITY

BACKGROUND INVESTIGATION FOR ALL CARRIER APPLICATIONS SALE AND TRANSFER OF

CPCN: 2055

DOCKET NUMBER	₹: 2	0-03004 DA	TE A	PPLICATIO	N WAS FI	LED	: 03/04/2020
SELLER APPLICA	NT:	Matt Bushard			TITLE: F	resid	dent
SELLER COMPAN	YN	AME: SuperShuttle La	as Ve	gas, LLC			
ADDRESS: 14500	N. N	North Sight Blvd., Suite	329,	Scottsdale,	Az 85260		
PHONE NUMBERS	3: 48	30-609-3024		-			
BUYER APPLICAN	IT:	Alan Waxler			TITLE: P	resid	lent
BUYER COMPANY	NA	ME: AWG Ambassac	or, LL	.C			·
ADDRESS: 6430	Proc	yon St., Las Vegas, N	V 891	18		637	
PHONE NUMBERS	3: 7	02-740-3434			3		
ATTORNEY: Bren	t Ca	rson		PHONE#	: 702-471	-111	1
INVESTIGATOR:	D. M	ain		DATE ASSI	GNED: 06	15/2	2020
	IORI	TY/SERVICE DOES THE	SELLE				
Charter Limousine		Contract Carrier		Airport Tr	ansfer	X	Scenic Tours
Special Services	X	Charter Bus	X	HHO	3		NEMT
US DOT Authority		Other States		Tax	i		*Tow Car

	Exhibit
Attach completed Application Oath pages as Exhibit A	Α

IDENTIFY NEW OW	NERSHIP S	TRUCTURE AS PRO	DPOSED BY BUYER APPLICANT		
Corporation	X	LLC	Partnership	Sole Proprietorship	
1 1					

Identify each new owner and their percentage of ownership:

Alan Waxler is 100% owner of AWG Charter Services (Parent Company) > AWG Ambassador, LLC > SuperShuttle Las Vegas, LLC

	Exhibit
Attach as an exhibit, appropriate proof of ownership interest where applicable	В
Will the Applicant (Buyer) be operating under a fictitious firm name? If so, attach copy to exhibit	С

Briefly describe the responsibilities of each new owner, (i.e. driver, operational manager, mechanic, bookkeeper, financial backing only, etc):

Alan Waxler – current owner of AWG Ambassador, LLC – will oversee all day to day operations. Current staff on file under AWG Ambassador, LLC will continue to serve the same duties for SuperShuttle upon approval.

Has the criminal background check disclosed any issue of concern?	YES		NO	X
Name(s): Alan Waxler, Owner				
Has the Seller had any previous NTA enforcement action? (Including against the company's drivers)	YES	X	NO	
Has the Buyer had any previous NTA enforcement action? (Including against the company's drivers)	YES	X	NO	



Non-consent

*Consent

iso, attach copies of Enforcement Database Printout(s). If more than 5 citations include summary listing the listion number, fine amounts and date of issuance, NAC or NRS, or CFR violations. Attach copies of IC/USDOT rating. Vill (Buyer) Applicant utilize the same domicile currently being used by Seller? YES NO inct, what is the domicile address: 380 Polaris Ave., Las Vegas, NV 89118 Does the Applicant have an acceptable Timekeeping method? YES, Describe: Timeclock Does the (Buyer) Applicant plan to store equipment at a location other than their legal domicile? YES NO if so, provide address (if known): Does the (Buyer) Applicant understand the operating authority sought, and is their plans consistent with that authority? YES X NO inct. The Applicant secure insurance as required by NAC 706.191? YES X NO inct. The Applicant (Buyer) understand the requirements contained within 49 CFR 391.51 as they extrain to the establishment and maintenance of driver qualification files? YES X NO inct. The Applicant (Buyer) understand the requirements contained within 49 CFR 396 as they pertain be the establishment and maintenance of driver qualification files? YES X NO inct. The Applicant (Buyer) understand the requirements contained within 49 CFR 396 as they pertain by the establishment and maintenance of driver qualification files? YES X NO inct. The Applicant (Buyer) understand the requirements to the establishment of a vulstance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? YES X NO inct. The Applicant (Buyer) understand the requirements that pertain to the establishment of a vulstance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? YES X NO inct. The Applicant (Buyer) understand the requirements that pertain to the establishment and maintenance of vivil the maintenance records? YES X NO inct. The Applicant (Buyer) understand the frequirements that pertain to the establishment and maintenance of vivil the maintenance records? YES X NO inct. The Applicant (Buyer) dem	Σ.		
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		NO	
	r	F. L	10-1
	Operational Inspection as an Exhibit	EXN	

Attach signed Knowledge Statement. – AWG Ambassador, LLC has been a certificated carrier in good standing with the NTA since 2004.

C/ 2/3

N/A

COM	PLIANCE ITEMS
1	Avoid Material Changes
_2	File with the Authority evidence, (Form E), or required insurance in Applicant's name.
3	File with the Authority the necessary insurance (Certificate of Insurance), describing liability limits, vehicles covered.
4	Make vehicle(s) available for inspection by Enforcement Staff to ensure that they properly registered in motor carrier's name, display CPCN number, name of motor carrier, or logo, and any other required markings. Provide copies of Insurance cab card, annual (USDOT) vehicle inspection, titles, and registrations.
5	Ensure all drivers have applied for temporary drivers permit (passenger transportation only)
6	Ensure Driver qualification files are setup in accordance with CFR 391.51. Explain and make available set-up of time tracking method put into place. Ensure all drivers have pre-employment drug testing in accordance with CFR 382.301. Make available to Enforcement Staff for inspection their business and equipment domiciles.
7	Ensure vehicle maintenance files are setup in accordance with CFR 396.
8	File a copy of carrier's Charter Order (Charter Limousine/Scenic Tours) for review by Authority Staff, which includes the CPCN number granted.
9	File a tariff for approval by the Financial Analyst.
10	Provide copy of contract with a laboratory to perform and monitor their substance abuse program.
11	Provide signed Affidavit acknowledging requirements of NTA Annual Report pursuant to NRS 706.167 (for fully regulated carriers ONLY)
12	Reimburse the Authority for the cost of the noticing fees of the application.

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INVESTIGATOR: WWW	DATE 09 28 2020
REVIEWED BY SUPERVISOR:	DATE: 9/38/2020
REVIEWED BY APPLICATION MANAGER (1867)	DATE: 9-78- >U
500	7 00

A listed EXHIBIT, (A,B,C etc), is the documentary evidence of the requirement being met. If a requirement has not been met, the EXHIBIT category will be left blank and it will be checked as a compliance item. Questions that do not apply to the Applicant will be marked as NA.

Rev.8/27/19RMR

STATE OF NEVADA TRANSPORTATION AUTHORITY BACKGROUND INVESTIGATION FOR ALL CARRIER APPLICATIONS SALE AND TRANSFER OF

CPCN: 1089

DOCKET NUMBER: 20-03006	DATE APPLICATION WAS FILED: 03/04/2020
SELLER APPLICANT: Matt Bushard	TITLE: President
SELLER COMPANY NAME: SuperShuttl	le Las Vegas, LLC
ADDRESS: 14500 N. North Sight Blvd., S	Suite 329, Scottsdale, Az 85260
PHONE NUMBERS: 480-609-3024	
BUYER APPLICANT: Alan Waxler	TITLE: President
BUYER COMPANY NAME: AWG Ambas	ssador, LLC
ADDRESS: 6430 Procyon St., Las Vega	s, NV 89118
PHONE NUMBERS: 702-740-3434	
ATTORNEY: Brent Carson	PHONE#: 702-471-1111
INVESTIGATOR: D. Main	DATE ASSIGNED: 06/15/2020
WHAT TYPE OF AUTHORITY/SERVICE DOES T	HE SELLED APPLICANT HAVE?

Charter Limousine	X	Contract Carrier	Airport Transfer	X	Scenic Tours
Special Services	X	Charter Bus	HHG		NEMT
US DOT Authority		Other States	Taxi		*Tow Car
				*Consent	Non-consent

IDENTIFY NEW OWNERS Corporation X	HIP STRUCTURE AS PRO	t A POSED BY BUYER APPLICANT	A
Corporation X		POSED BY BUYER APPLICANT	7
Identify each new owner	LLC .	Partnership	Sole Proprietorship
Alan Waxler is 100% owner Vegas, LLC	er of AWG Charter Services	(Parent Company) > AWG Ambass	sador, LLC > SuperShuttle

	Exhibit
Attach as an exhibit, appropriate proof of ownership interest where applicable	В
Will the Applicant (Buyer) be charating under a fictitious firm name? If so, attach copy to exhibit	С

Briefly describe the responsibilities of each new owner, (i.e. driver, operational manager, mechanic, bookkeeper, financial backing only, etc):

Alan Waxler – current owner of AWG Ambassador, LLC – will oversee all day to day operations. Current staff on file under AWG, LLC will continue to serve the same duties for SuperShuttle upon approval.

Has the criminal background check disclosed any issue of concern?	YES		NO	X
Name(s): Alan Waxler, Owner				
Has the <u>Seller</u> had any previous NTA enforcement action? (Including against the companies drivers)	YES	X	NO	
Has the <u>Buyer</u> had any previous NTA enforcement action? (Including against the companies drivers)	YES	X	NO	4



Exhibit

Does the Applicant have USDOT Authority? (If so, include the SAFER printout as exhibit) is Applicant operating in another state?	YES	X	NO	1
If so, which State and under what type of Authority?	YE\$		NO	Ŀ
Explain:				_
if so, attach copies of Enforcement Database Printout(s). If more than 5 citations include s	100 00 O	-	Ex	hit
ileting the citation number, fine amounts and date of issuance, NAC or NRS, or CFR violation of MC/USDOT rating.	ons. A	ttach		D
Will (Buyer) Applicant utilize the same domicile currently being used by Selier?	YES		NO	T
f not, what is the domicile address:			110	_
3380 Polaris Ave., Las Vegas, NV 89118				
Does the Applicant have an acceptable Timekeeping method?	YEŞ	Х	NO	Т
f Yes, Describe: Timeclock		-		_
Does the (Buyer) Applicant plan to store equipment at a location other than their legal domicile?	YES		NO	Т
If so, provide address (If known):			140	+
Does the (Buyer) Applicant understand the operating authority sought, and is their plans consistent	t T			Т
Pen the Applicant popular insurance and the Applicant popular insu	YES	X	NO	L
San the Applicant Secure fisciance as required by NAC 706.1917	YE\$	X	NO	L
Attach appropriate proof of insurance, or ability to obtain, as an Exhibit			Ext	_
				E
Does the Applicant (Buyer) understand the requirements contained within 49 CFR 391.51 as they entain to the establishment and maintenance of driver qualification files?	YES	x	NO	T
Oces the Applicant (Buyer) understand the requirements contained within 49 CFR 396 as they per the establishment and maintenance of vehicle maintenance records?	tain YES	x	NO	
Does the Applicant (Buyer) understand the requirements that pertain to the establishment of a ubstance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391?	YES	х	NO	
las the Applicant (Buyer) contracted with a laboratory to perform and monitor their substance abuse	se YES	x	NO	
so, which laboratory? ARC Point				
loss the Applicant (Buyer) have adequate personnel (drivers, managers, etc) to operate their	YES	x	NO	Γ
	-		Exh	
ittach copies of the Buyer Applicant's proposed charter orders, bills of lading, tow bill (invo low only) etc., as applicable, as an Exhibit	oice), t	arlff		=
las the Applicant (Buyer) demonstrated an adequate working knowledge of the statutes and egulations that pertain to operating authority sought (Including all relevant provisions of NRS Chapter 1998)	oter			
	VEC	X	NO	
	i.e. YES	х	NO	
			Exh	lb
ttach Operational Inspection as an Exhibit			G	_
			Exh	il.
ttach signed Knowledge Statement. – AWG Ambassador, LLC has been a certificated carri				A

C2

2/3

CON	PLIANCE ITEMS
1	Avoid Material Changes
2	File with the Authority evidence, (Form E), or required insurance in Applicant's name.
3	rile with the Authority the necessary insurance (Certificate of Insurance), describing liability limits, vehicles covered.
4	Make vehicle(s) available for inspection by Enforcement Staff to ensure that they properly registered in motor carrier's name, display CPCN number, name of motor carrier, or logo, and any other required markings. Provide copies of insurance cab card, annual (USDOT) vehicle inspection, titles, and registrations.
5	Ensure all drivers have applied for temporary drivers permit (passenger transportation only)
6	Ensure Driver qualification files are setup in accordance with CFR 391.51. Explain and make available set-up of time tracking method put into place. Ensure all drivers have pre-employment drug testing in accordance with CFR 382.301. Make available to Enforcement Staff for inspection their business and equipment domicities.
7_	_Ensure vehicle maintenance thes are setup in accordance with CFR 396
₿	File a copy of carrier's Charter Order (Charter Limousine/Scenic Tours) for review by Authority Staff, which includes the CPCN number granted.
9	File a tariff for approval by the Financial Analyst.
10	Provide copy of contract with a laboratory to perform and monitor their substance abuse program.
11	Provide copy of Business License.
12	Provide signed Affidavit acknowledging requirements of NTA Annual Report pursuant to NRS 706.167 (for fully regulated carriers ONLY)
13	Reimburse the Authority for the cost of the noticing fees of the application.

INVESTIGATOR: 70 MW DATE 728 200
REVIEWED BY SUPERVISOR: DATE: 9/38/2012
REVIEWED BY APPLICATION MANAGER: DATE: 9/28/2012

A listed EXHIBIT, (A,B,C etc), is the documentary evidence of the requirement being met. If a requirement has not been met, the EXHIBIT category will be left blank and it will be checked as a compliance item. Quastions that do not apply to the Applicant will be marked as NA.

Rev.8/27/19RMR

STATE OF NEVADA TRANSPORTATION AUTHORITY BACKGROUND INVESTIGATION FOR ALL CARRIER APPLICATIONS SALE AND TRANSFER OF

CPCN: 1041

DOCKET NUMBE	R: 2	20-03005 D	ATE.	APPLICATION WAS	FILED	: 03/04/20	
SELLER APPLIC	ANT:	Ambassador Limou	sine l	imited Partnership	TITI E	Oumor	_
SELLER COMPA	NY N	AME: AWG Ambass	ador.	LLC d/b/a Ambassac	or Limi	nusino	
ADDRESS: 6430	Proc	yon St, Las Vegas, N	V 89	118	OI LITT	ousing	_
PHONE NUMBER	S: 7	02-362-6200			77.00		
SELLER APPLIC	ANT:	Ritz Transportation	Inc		TITLE		
SELLER COMPA	NY N	AME: AWG Amhass	ador	LLC d/b/a Ambassad	orline	: Owner	
ADDRESS: 6430	Proc	yon St, Las Vegas, N	V 80	110	Of Limit	Jusine	
PHONE NUMBER	S: 7	70.70t, Eas Vegas, IV	v 09	110			
BUVER APPLICA	NIT.	Alan Movies Cours O					
ADDRESS: 8420	Dma	Alan Waxler Group C	nane	Services, LLC	TITLE	: Owner	
DUONE MIMPEO	FIOU	yon St, Las Vegas, N	IN 88	1118			
PHONE NUMBER							8
ATTORNEY: Bren				PHONE#: 702-471-	1111		
INVESTIGATOR:	K. Ra	ayson		DATE ASSIGNED:	6/15/2	0	
WHAT TYPE OF AUT	HUDII	VICEDVICE DOCE THE	ACLL	ER APPLICANT HAVE?	_		
Charter Limousine		Contract Carrier	SELL		4		
Special Services	X	Charter Sus	X	Airport Transfer HHG	X	Scenic Tou	rs
US DOT Authority		Other States	1	Taxi	-	*Tow Car	
	0.00		-	100	*Cons		onsent
					Com	ASIA HOUSE	Ouseur
Attach completed An	nlicati	on Oath pages as Exhil	70. 0				Exhibit
Account completed Ap	piicaii	on Cath pages as Exnit	A JIC				A
IDENTIFY NEW OWN	ERSHI	P STRUCTURE AS PRO	POSE	D BY BUYER APPLICA	T		
Corporation		LLC	X	Partnership		ole Proprietorsh	nin I
identify each new ow	ner an	d their percentage of o	wners	hip:			<u></u>
A1 116 1	~.		20022 550				
Alan Waxier Group	Char	ter Services, LLC wil	i be 1	00% owner.			
Alan Waxler is 100	% ow	ner of Alan Waxler G	roup	Charter Services, LL()		
Attach as an exhibit,	appro	priate proof of ownershi	in inte	rest where applicable			Exhibit
Will the Applicant (Ru	Iver) h	a operating under a flet	241	firm name? If so, attach			В
					1.0		
Briefly describe the	rest	onsibilities of each	DOM:	owner, (l.e. driver, op			
bookkeeper, financia	backi	ng only, etc):	I HOYE	owner, (i.e. driver, op	erationa	nanager, r	nechanic,
Alan Waxler will ov	ersee	operations and direct	t seni	or management pers	onnel		
				or management pers	orinter.		
11-4							
Mama(a):	groun	d check disclosed any i	88119	of concern?		YES	NO X
Name(s):					23		
Alan Waxler							
AND TRANS		Ť.					
*							
	- 0						

73 1

Has the <u>Seller</u> had any previous NTA enforcement action? (including against the companies drivers)	YES	x	NO	
las the Buyer had any previous NTA enforcement action?	YES	x	NO	_
(Including against the companies drivers)				
Does the Applicant have USDOT Authority? (If so, include the SAFER printout as exhibit)	YES	X	NO	
s Applicant operating in another state?	YES	1	NO	X
f so, which State and under what type of Authority?	_			_
			Ev	hibi
f so, attach copies of Enforcement Database Printout(s). If more than 5 citations include sisting the citation number, fine amounts and date of issuance, NAC or NRS, or CFR violaticapies of MC/USDOT rating				D
Will (Buyer) Applicant utilize the same domicile currently being used by Seller?	YES	X	NO	Т
f not, what is the domicile address:		-		
6430 S. Procyon Ave Las Vegas, NV 89118				
Does the Applicant have an acceptable Timekeeping method?	YES	X	NO	
f Yes, Describe:				
Time clock and electronic tracking software				
Does the (Buyer) Applicant plan to store equipment at a location other than their legal domicile? If so, provide address (If known):	YES		NO	1 3
		_		_
Does the (Buyer) Applicant understand the operating authority sought, and is their plans consisted			NO	
with that authority? Can the Applicant secure insurance as required by NAC 706.191?	YES	X	NO	+-
Can the Applicant secure insurance as required by NAO 700.101:	120			_
Attach an analysis areas of incompany or chility to obtain an or Exhibit			Ex	hib
Attach appropriate proof of insurance, or ability to obtain, as an Exhibit				_
Does the Applicant (Buyer) understand the requirements contained within 49 CFR 391.51 as the pertain to the establishment and maintenance of driver qualification files?	YES	x	NO	
Does the Applicant (Buyer) understand the requirements contained within 49 CFR 396 as they per to the establishment and maintenance of vehicle maintenance records?	ertain YES	х	NO	T
Does the Applicant (Buyer) understand the requirements that pertain to the establishment of a	ILS	x	- NO	$^{+}$
substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391?	YES	1	NO	\perp
Has the Applicant (Buyer) contracted with a laboratory to perform and monitor their substance ab program?	yes YES	X	NO	
If so, which laboratory?				
American Toxicology and Concentra				
Does the Applicant (Buyer) have adequate personnel (drivers, managers, etc) to operate their business?	YES	x	NO	
				chik
Attach copies of the Buyer Applicant's proposed charter orders, bills of lading, tow bill (in tow only) etc., as applicable, as an Exhibit	voice),	tarif		F
LIVE MILLER DISC. DA GUUILLOMIE. DA DII LAIILIII				

Alta	ach Copies of proposed Logo		(E)	chibit
				G
706	the Applicant (Buyer) demonstrated an adequate working knowledge of the statutes and dations that pertain to operating authority sought (including all relevant provisions of NRS Chapter, NAC Chapter 706, and 49 CFR?	×	NO	
COU	YES s the Applicant (Buyer) understand the limitations inherent in their grant of operating authority (i.e. sent vs. non-consent tows, charter bus vs. scenic tours)? YES	x	NO	1
/UL	G Ook (Will Applied (The Colored		2844 - 12	
163			NO	N/A
TES		_	NO	N/A
Pen YES	s Seller understand they must file a Voluntary Cancellation application for their warehouse nits as they are non-transferable?	_	NO	N/A
Alte	ch Operational Inspection as an Exhibit	c 95.76	Ex	hibit
	or operational inspection as an Exhibit		1	Н
Atta	ch signed Knowledge Statement.		Ex	hibit
COL	IPLIANCE ITEMS	100		
1	Avoid Material Changes	-		40 = 1
2	File a tariff for approval by the Financial Analyst	-00		38
3	Provide signed Affidavit acknowledging requirements of NTA Annual Report pursuant to NRS 7 regulated carriers ONLY)	706.1	67 (for	fully
4	Provide copies of Business License(s)	- 12		
5	Reimburse the Authority for the cost of the noticing fees of the application.	-	332	
31	/ /		-	-
INV	ESTIGATOR: A PATE	1	1	
	JEWED BY SUPERINGON	7/0	8/0	402
DE.	MENED BY ADDI CATION MANAGET	9	/30/20)
- WE	NEWED BY APPLICATION MANAGER:	0 -	2 2	

A listed EXHIBIT, (A,B,C etc.), is the documentary evidence of the requirement being met. If a requirement has not been met, the EXHIBIT category will be left blank and it will be checked as a compliance item. Questions that do not apply to the Applicant will be marked as NA.

STATE OF NEVADA TRANSPORTATION AUTHORITY BACKGROUND INVESTIGATION FOR ALL CARRIER APPLICATIONS SALE AND TRANSFER OF

CPCN: 2030

DOCKET NUMBER: 20-03007

DATE APPLICATION WAS FILED: 03/04/20

SELLER APPLICA	ANT:	Ambassador Limous	ine Lim	nited Partnership	TITLE:	Owner	
SELLER COMPA	N/ NA	ME: AWG Ambassac	dor, LL	C d/b/a AWG Cha	rter Sen	vices, AWG	
Motorcoach Service	es_						
		on St, Las Vegas, NV		8			
the second secon	4	Ritz Transportation,			TITLE:		
A CONTRACTOR OF THE PARTY OF TH		ME: AWG Ambassa	dor, LL	.C d/b/a AWG Cha	arter Sei	vices, AWG	
Motorcoach Service	-						
		on St, Las Vegas, NV					
		Nan Waxler Group Ch			TITLE:	Owner	
		yon St, Las Vegas, N	V 8911	18			
PHONE NUMBER	S: 7	02-740-3444					
ATTORNEY: Bren	t Cars	son		PHONE#: 702-	471-111	1	
INVESTIGATOR:	K. Ra	yson		DATE ASSIGN	ED : 6/	15/20	
MUAT TYPE OF AUT	HODIT	Y/SERVICE DOES THE	RELLEO	ADDI ICANT HAVE			
Charter Limousine	HUKII	Contract Carrier	SELLER	Airport Transfer	X	Scenic Tours	- T
Special Services	X	Charter Bus	X	HHG	- ^	NEMT	
US DOT Authority		Other States		Taxi		*Tow Car	7
					*Con	sent Non-cor	sent
						Γ	Exhibit
Attach completed Ap	plicati	on Oath pages as Exhib	it A				A
IDENTIFY NEW OWN	EDGL	D STOUGTUDE AS DOO	DOCED	DV BUVED ABBUILD	ANIT		
Corporation	EKOH	LLC LLC	POSED	Partnership		Sole Proprietorship	
	ner ar	d their percentage of ov	vnershir		<u> </u>	sole i Toprietorsini	
		,		₹ [*]			
Alan Waxler Group	Cha	rter Services, LLC will	be 106	0% owner.			
Alan Waxler is 100)% ow	ner of Alan Waxler G	roup C	harter Services, Ll	LC		
						4	
						1	Exhibit
Attach as an exhibit,	аррго	priate proof of ownershi	p intere	st where applicable			В
	2.12	e operating under a fict	-	and the state of t	ch copy t	o exhibit	C
		ponsibilities of each	new ov	vner, (i.e. driver, o	operation	al manager, m	echanic,
bookkeeper, financia	II back	ing only, etc):					
Alan Wayler will o	/erse	e operations and direc	t senio	r management ne	reannel		
Alair Waxior Will O	701000	operations and anoc	i somo	management pe	130111101.		
	kgrou	nd check disclosed any	issue of	concern?		YES N	10 X
Name(s):							
Alan Waxler							

C4 13

(Including against the companies drivers)	YES	x	NO	
Has the <u>Buver</u> had any previous NTA enforcement action? (Including against the companies drivers)	YES	х	NO	
Does the Applicant have USDOT Authority? (If so, include the SAFER printout as exhibit)	YES	X	NO	_
s Applicant operating in another state?	YES	1	NO	7
If so, which State and under what type of Authority? Explain:				_
			Ext	nlb
If so, attach copies of Enforcement Database Printout(s). If more than 5 citations include : listing the citation number, fine amounts and date of issuance, NAC or NRS, or CFR violat copies of MC/USDOT rating	summar ions. A	y ttach		D
Will (Buyer) Applicant utilize the same domicile currently being used by Seller?	YES	Х	NO	Г
f not, what is the domicile address:				-
6430 S. Procyon Ave Las Vegas, NV 89118				
Does the Applicant have an acceptable Timekeeping method?	YES	Х	NO	
f Yes, Describe:				
Time clock and electronic tracking software Limo log				
Does the (Buyer) Applicant plan to store equipment at a location other than their legal domicile? If so, provide address (if known):	YES		NO	[;
Does the (Buyer) Applicant understand the operating authority sought, and is their plans consiste with that authority?	nt YES	х	NO	
Can the Applicant secure Insurance as required by NAC 706.191?	YES	X	NO	
Attach appropriate proof of Insurance, or ability to obtain, as an Exhibit			Ext	ib
Does the Applicant (Buyer) understand the requirements contained within 49 CFR 391.51 as they pertain to the establishment and maintenance of driver qualification files?	VES	x	NO	
Does the Applicant (Buyer) understand the requirements contained within 49 CFR 396 as they pe	rtain YES	x	NO	
o the establishment and maintenance of vehicle maintenance records?	YES	x	NO	
o the establishment and maintenance of vehicle maintenance records? Does the Applicant (Buyer) understand the requirements that pertain to the establishment of a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391?			NO	
o the establishment and maintenance of vehicle maintenance records? Does the Applicant (Buyer) understand the requirements that pertain to the establishment of a	use YES	X		_
o the establishment and maintenance of vehicle maintenance records? Does the Applicant (Buyer) understand the requirements that pertain to the establishment of a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? Has the Applicant (Buyer) contracted with a laboratory to perform and monitor their substance abuse.		X	-	
o the establishment and maintenance of vehicle maintenance records? Does the Applicant (Buyer) understand the requirements that pertain to the establishment of a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? Has the Applicant (Buyer) contracted with a laboratory to perform and monitor their substance aborogram?		Х		
o the establishment and maintenance of vehicle maintenance records? Does the Applicant (Buyer) understand the requirements that pertain to the establishment of a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? It is a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? It is a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? It is a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? It is a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? It is a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? It is a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? It is a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? It is a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? It is a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? It is a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? It is a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? It is a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? It is a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? It is a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? It is a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391?		x	NO	
the establishment and maintenance of vehicle maintenance records? Joes the Applicant (Buyer) understand the requirements that pertain to the establishment of a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? It is the Applicant (Buyer) contracted with a laboratory to perform and monitor their substance abuse regram? It is a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? It is a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? It is a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? It is a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? It is a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? It is a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? It is a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? It is a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? It is a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? It is a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? It is a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? It is a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? It is a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? It is a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? It is a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? It is a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? It is a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? It is a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? It is a substance abuse policy/program as contained in 49 CFR Parts 40, 382, and 391? It is a substance abuse policy/program as	YES	1	NO Exh	

Att	ach Copies of proposed Logo		Ex	hibit
				G
708	s the Applicant (Buyer) demonstrated an adequate working knowledge of the statutes and ulations that pertain to operating authority sought (Including all relevant provisions of NRS Chapter NRS Chapter YES	x	NO	
	sent vs. non-consent tows, charter bus vs. scenic tours)? YES	X	NO	
(HH	IG Only) Will Applicant (Buyer) be obtaining a Warehouse Permit?			
4 1 777	O UNITY DUES DELIEF DAVE & CHIPPENT Workshape De-190		NO	NIA
DOE	s Seller understand they must file a Voluntary Cancellation application for the		NO	N/A
per	mits as they are non-transferable? YES		NO	N/A
	ch Operational Inspection as an Exhibit	18 18		olbit G
Atta	ch signed Knowledge Statement.		Ext	ibit
		A		1
COL	IPLIANCE ITEMS			
1	Avoid Material Changes			
2	Fire a tariff for approval by the Financial Analyst.	7.1.2		
3	Provide algned Affidavit acknowledging requirements of NTA Annual Report pursuant to NRS 7 regulated carriers ONLY)	06.16	7 (for	fully
4	Provide copies of Business License(s)			
5				
	Reimburse the Authority for the cost of the policing fees of the application		_	
	Reimburse the Authority for the cost of the noticing fees of the application.	7		
INV	ESTIGATOR & BA	2/2-	7_	
INV	ESTIGATOR: DATE:	128	100	20]
RE	ESTIGATOR & BA		30/20	

A tisted EXHIBIT, (A.B.C etc.), is the documentary evidence of the requirement being met. If a requirement has not been met, the EXHIBIT category will be left blank and it will be checked as a compliance item. Questions that do not apply to the Applicant will be marked as NA.

Rev.8/27/19RMR

As of 8/30/2020		AWG Ambas	sador LLC (AWA
Assets		777	
Current Assets			
1000-000-00000	Cash in bank - Operating	\$ 13,852,32	
1001-000-00000	Cash in bank - Payroll	\$-11,559.90	
1003-000-00000	Nev State 8k - Operating	\$ 254,923.89	
1016-000-00000	Petry Cash - Accounting	\$ 2,613.81	
1021-000-00000	NSB - PR	\$-6,206.13	
1025-000-00000	Credit card clearing	\$ 14,334.11	
1030-000-00000	Cash clearing	\$744.21	
1100-000-00000	Accounts Receivable - Santa Cruz	\$732,575.29	
1110-000-00000	Other Receivables	\$ 329,338.48	
1120-000-00000	Prepaid Insurance	\$ 85,111.01	
1122-000-00000	Prepaid expenses	\$ 1,399.76	
1130-000-00000	Due to/from AWG	£ 57,437.46	
1200-000-00000	Parts Inventory	\$ 83,370.45	
	Total Current Assets:	-	* 4 FET 004 9
Fixed Assets	THE PAINTE MANAGEMENT		\$ 1,557,934,7
1501-000-00000	Vehicles	\$ 6,675,965.39	
1502-000-00000	Nonfleet equipment on vehicles	\$ 238,356.24	
1505-000-00000	Equipment	\$ 174,556.20	
1510-000-00000	Office Furniture	\$ 110,412.32	
1515-000-00000	Computer Software	\$ 137,523.11	
1520-000-00000	Pc Network	\$ 321.614.80	20
1525-000-00000	Tenant improvements	\$ 209,372.80	
1530-000-00000	website	\$ 35,275.00	
1535-000-00000	Santa Cruz	5 161,253.69	
1540-000-00000	Goodwill	\$ 2,743,680.00	
1601-000-00000	Accumulated depreciation - Vehicles	\$-3,930,447.41	
1803-000-00000	Accumulated Deprec Nonfleet Vehicles	5-238,358.24	
1605-000-00000	Accumulated depreciation - other	\$-1,149,839.98	
	Total Fixed Assets:		\$ 5,489,384.9
Other Assets			# of 100,004.5
1750-000-00000	Rent Security Deposit	\$ 75,000.00	
	Total Other Assets;		\$ 75,000.00
	Total Assets:	₹ <u></u>	\$ 7,122,299.68
Liabilities		18	
Current Liabilities			
2003-000-00000	Excise Tax Pay	\$ 53,979.76	
2005-000-00000	Accounts Payable	\$ 166,102.16	
2005-006-00000	Accounts Payable	\$ 65,510.17	
2050-000-00:000	Customer deposits	\$ 491,070.57	
2090-000-00000	Accrued payroll	\$ 48,607.05	
2091-000-00000	Accrued NV business tax	\$ 23,150.48	
	Total Current Liabilities:	Oran D	\$ 848,420,19
.ong-Term Liabilities			+ 070,444.1;
2503-000-00000	NP-Titus 15 Escalade 14WAX	\$ 90,363.73	
504-000-00000	Lawsuit Settlement Payable	\$ 180,000.00	
505-000-00000	Notes payable - US Bancorp	\$ 109,738.86	
507-000-00000	Wells Fergo - A-49WAX	\$ 10,064.70	
509-000-221A/AY	NID Titue 2000 Makes 20M/AV 20M/AV		

Run Date: 8/26/2020 2:30:21PM

G/L Date: 8/26/2020

2508-000-23WAX

2508-000-24WAX

Page: 1

NP-Titus 2020 Volvo 23WAX-23WAX

NP-Titus 2020 Volvo 23WAX-24WAX

\$41,487.79

\$41,487.79

AWG.	Ambassador	LL	C	AWA
------	------------	----	---	-----

			on fusion
Long-Tarm Liabilities	(Continued)	····	
2512-000-000000	NV Tax Pmnt Plan	\$ 277,572.00	
516-000-00000	N/P - 8oA	5 22,191.81	
\$17-000-00:000	PPP LT Debt - NSB	\$ 1,197,700.00	
2519-000-00001	Notes Payable-Notes Payable-45848WAX Sprinters	\$ 99,667.59	
2519-000-22WAX	Notes Payable - Mercedes 22WAX	\$ 71,913.78	
519-000-WAX65	Notes Payable-Notes Payable - Ford Grech WAX65	\$ 138,745,81	
523-000-00000	Grech Buses 1038-1938	\$ 1,625,231.52	
534-000-00000	Note Payable - Alistate Lesse - A53WAX	\$ 5,966.84	
535-000-00000	Note Payable - Alistate Lease - A54WAX	\$ 5,966.84	
536-000-00000	Note Payable - Alistate Lease - 1WAX	\$7,811.81	
537-000-00000	Note Payable - Alistate Lease - 2WAX	\$ 7,811.81	
630-000-00000	Sprinter- Titus	\$ 119,951,68	
631-000-00/000	Limo- Titus	\$ 142,477.63	
832-000-00000	Suburban-Thus	\$ 119.218.76	
178-000-00000	Note Payable - Allstate Lease - FSH	\$41,082.49	
679-000-00000	Note Payable - Alistate Lease - WAX59	\$ 3,185.36	
580-009-00000	Note Payable - Allistata Lease - WAX61	\$ 3,185.36	
785-000-00000	NP-Titus Shuttle Bus WAX1	\$51,794,91	
85-000-0WAX2	NP-Titus Shuttle Bus WAX2	\$ 51,794.91	
785-000-0WAX3	NP-Titus Shuttle Bus WAX3	\$ 51,794.91	
785-000-0WAX5	NP-Triue Shuttle Bus WAX5	8 51,794,91	
86-000-00000	NP-Titus 15WAX Escalade	\$ 73,481.53	
87-000-00000	NP-Titus WAX58 Ford	\$ 27,083,81	
90-000-00000	Note payable - Advantage Funding(BCI sattlement)	\$ 1,647.32	
	Total Long-Term Liabilities:		872,216.28
	Total Liabilities:		520,636.45
drift		197.73	82105574 (5)
000-000-0000	Owner's Capital	5 2,659,743.79	
000-000-0000	Retained Earnings	\$-387,698.91	
000,00-000-000	Retained Earnings-Current Year	8-605,312.20	
205-000-001000	Draw - Alan Waxder	\$-65,071.45	
	Total Equity:	\$1,1	601,683.23
	Total Liabilities & Equity:		122,299.88
			1-1-1-40

Run Date: 8/26/2020 2:30:21PM

GA Date: 8/28/2020

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	Forecast	Latest Forecast		
·-	2020	2019	Variance	%
Revenue		23-0148800 - 22000		922-
Airport fees	135,414	422 626	0.700	1457554
Driver Gratuity Rev	1,224,076	133,626	2,788	2.1%
Fue! Surcharge	517,281	1,225,945	(1,869)	-0.2%
Transportation (Charter)	10,149,041	549,523	(32,242)	-5.9%
Other Revenue - Platinum Prants		9,895,267	253,774	2.6%
Sales Returns	286,976	300,268	(13,292)	-4.4%
Sales Discounts	(338,171)	(1,243)	1,243	-100.0%
Total Revenue	11,975,616	(351,172)	13,001	-3.7%
	11,5/5,616	11,752,213	223,404	2.1%
Cost Of Sales				
Airport rent (fees + rent)	91,629	76,086	15,543	20.4%
Airport Fees	74,494	87,576	(13,082)	-14.9%
Airport Fees	2,248	2,248	120,002)	0.0%
Driver Gratuity	1,219,394	1,227,204	(7,810)	-0.6%
Referral fee	400	400	(7,510)	0.0%
Driver Pay	2,754,116	2,664,112	90,004	3.4%
Fuel - Deisel	233,729	250,417	(16,688)	-6.7%
Fuel - Gasoline	376,487	368,399	8,088	2.2%
Commission Expense	24,333	21,535	2,798	13.0%
Wynn/Encore-Commission Expense	62,811	60,082	2,728	4.5%
Aria/Vdara-Commission Expense	4,810	4,370	440	10.1%
Mirage Conclerge-Commission Expense	11,297	10,378	920	8.9%
Mandarin-Commission Expense	18,937	17,035	1,902	11.2%
Four Seasons-Commission Expense	20,245	18,775	1,471	7.8%
Cosmopolitan-Commission Expense	1,956	1,948	8	0.4%
Caesars EntCommission Expense	435	247	188	76.1%
Commission Expense	1,045	1,503	(458)	-30.5%
Client services	4,635	3,505	1,130	32.2%
affiliates	204,503	196,550	7,953	4.0%
Veh rent	145,130	145,130	7,333	0.0%
Total Cost Of Sales	5,252,633	5,157,498	95,135	2.0%
Gross Profit —	6,722,983	6,594,715	128,269	2.1%
	56.1%	56.1%	110,200	2.176
Expenses				
Operating Expenses				
Bank Fees	31,823	31,642	101	0.000
Payroll Fees	23,872	24,595	181	0.6%
Cash short/over	1,440		(723)	-2.9%
CC Proc Fees	15,214	1,697	(257)	-15.1%
Contr Labor	180,129	16,233	(1,019)	-6.3%
Employee benefits	(21,401)	173,268	6,861	4.0%
Insurance - Auto	CD. 10. F1 41.10 F1 51	(20,922)	(479)	2.3%
Insurance - GL/Prop./EE Emb	670,596	696,275	(25,679)	-3.7%
Insurance - Health	21,332	19,580	1,752	8.9%
Insurance claims and Recoveries	299,268	293,407	5,861	2.0%
insurance - WC	49,358	46,975	2,383	5.1%
Lease - Vehicles	162,100	178,081	(15,981)	-9.0%
renge - Acitrica	98,197	153,402	(55,205)	-36.0%

ATTachmenT E. 13

application

	- 			
	Forecast	Latest Forecast		
_	2020	2019	Variance	%
PC network	72,083	73,653	(1,570)	-2.1%
Copier Lease	29,580	37,156	(7,576)	-20.4%
Office Expense	36,273	36,900	(627)	-1.7%
Dues & Subscriptions	8,956	10,764	(1,808)	-16.8%
Rent	350,406	351,474	(1,068)	-0.3%
Building Repair	58,887	61,131	(2,244)	-3.7%
Storage Rental	1,188	1,188	\L/2-4-1/	0.0%
GPS fees	17,572	19,320	(1,748)	-9.0%
Telephone	18,493	18,053	440	2.4%
Telephone - Cell	74,559	62,961	11,598	18.4%
Utilities	43,383	40,372	3,011	7.5%
Penalties	17,054	25,131	(8,077)	-32.1%
Late charges	11,462	11,462	(8,077)	0.0%
HR Fees	35,441	37,622	(2,181)	-5.8%
Employee training and education	2,249	749	1,500	200.3%
			9,560	
Legal Fees Licenses & Permits	89,966	80,406		11.9%
	71,928	77,686	(5,758)	-7.4%
professional fees	11,981	12,954	(973)	-7.5%
Meals & Entertainmen	23,025	20,061	2,964	14.8%
Toll Roads	10	47	(37)	-78.0%
Travel	18,173	19,433	(1,260)	-6.5%
Ad & Marketing	79,154	81,052	(1,898)	-2.3%
Donations - Political	1,150	150	1,000	666.7%
Payroll and Taxes	1,990,515	1,998,176	(7,662)	-0.4%
Nevada Business Tax	83,186	67,313	15,872	23.6%
Other Taxes	22,687	21,745	942	4.3%
Taxes - Property	19,161	19,027	134	0.7%
Uniform Expense	866	790	76	9.6%
Employee Drug Test	14,867	19,103	(4,236)	-22.2%
Employee Incentive	1,749	2,136	(387)	-18.1%
Discounts	(17)	(17)	(40.745)	0.0%
Veh Damage Repair	55,316	74,859	(19,543)	-26.1%
Vehcile Detailing	85,630	85,612	18	0.0%
Vehcile Lettering	4,446	6,300	(1,854)	-29.4%
Vehcile Licenses	49,565	58,894	(9,329)	-15.8%
Vehicle Parts	224,325	228,093	(3,768)	-1.7%
Vehicle Repair	29,341	28,381	960	3.4%
Vehcile Tires	23,378	25,515	(2,137)	-8.4%
Vehicle Towing	7,915	8,908	(993)	-11.1%
Shop Supplies	26,079	25,485	594	2.3%
Total Operating Expenses	5,243,911	5,364,280	(120,369)	-2.2%
EBITDA	1,479,073	1,230,435	248,638	33.3%
Amortization & Depreciation				
Depreciation Expense	933,444	868,149	65,295	7.5%
Total Amortization & Depreciation	933,444	868,149	65,295	7.5%
Total Expenses	6,177,355	6,232,429	(55,074)	-0.9%
Operating Income	545,629	362,286	183,343	50.6%

E-2/3

application

AWG Ambassador, LLC Income Statement Years Ended December 31, 2020 and 2019

	Forecast 2020	Latest Forecast 2019	Variance	<u>%</u>
Other Income and Expense				
Other Income/Expense	<u> </u>	(109,712)	109,712	-100.0%
Int - Vehicle Loan	219,984	217,478	2,506	1.2%
Other Interest	4,800	4,401	399	9.1%
Other Int/Penalties		7,276	(7,276)	-100.0%
Gain/Loss Assets	(20,000)	(38,700)	18,700	-48.3%
Total Other Income and Expense	204,784	80,742	124,042	154%
Net Income	340,845	281,544	59,301	21.1%



application

Agenda Item# 95

Oasis Moving & Storage, Inc. Order to Show Cause Docket 19-12030 October 15, 2020 General Session

Oasis Moving & Storage, Inc. ("Carrier/Oasis") CPCN 3349, has been on temporary discontinuance since 4/30/2019.

- Staff requested the Order to Show Cause for the expired temporary discontinuance (expired 9/20/2019) which was addressed at the 1/31/2020 general session.
- On 2/7/2020 Brent Carson, Esq. filed an extension on behalf of the carrier (9/20/2020 through 4/30/2020). The period expired.
- On 7/6/2020 Brent Carson, Esq. filed another extension on behalf of the carrier (4/30/20 through 10/30/20) which will soon expire.

Each time there has been a period of discontinued service (2 prior periods), the period has expired. Staff attempted to reach the Carrier, Erez Bitton and was not able to reach him until 9/1/2020. Mr. Bitton indicated that he was not aware of the requirement to provide the financial information for the sale and transfer docket on file with the NTA.

The request for the information was previously sent to Brent Carson, Esq. and copied to Erez Bitton and to Marina Voskanyan (in house Oasis accountant) on July 29, 2020. He has currently (9/1/20) agreed to supply the information. Based on that communication with Mr. Bitton the information was due in 15 working days – due by 9/23/20.

On 9/10/20 we received Association of Counsel notification that Brent Carson, Esq. is now representing Oasis Moving & Storage on the sale and transfer application under Docket 19-03005.

As of this writing -9/29/2020 no data has been received. This application is now almost two years old. Staff would move to dismiss this application except that it was filed post facto and the transfer has already occurred.

History

January 31, 2020 General Session minutes:

Docket 19-12030 Order to Show Cause issued to Oasis Moving & Storage as to why Certificate of Public Convenience and Necessity 3349 should not be revoked. Staff investigation concluded.

Brent Carson, Esquire appeared on behalf of the carrier and indicated the Owner would like to continue operations and stated he would file a retroactive Temporary Discontinuance through

February 28, 2020. Applications Manager Liz Babcock detailed the procedural history of the docket. Order to Show Cause tabled, carrier to pay \$600.00 currently owing and file Temporary Discontinuance. Approved 3-0

July 22, 2020 General Session minutes:

Docket 19-12030 Order to Show Cause issued to Oasis Moving & Storage as to why Certificate of Public Convenience and Necessity 3349 should not be revoked. Staff investigation concluded. Applications Manager Liz Babcock summarized the procedural history of the docket, requested the Order to Show Cause be tabled and requested financials within thirty (30) days. Hope DiBartolomeo, Management Analyst II indicated citation accounts are paid in full. Brent Carson, Esquire appeared on behalf of the carrier. Motion to table to the next subsequent Agenda - Approved 3-0

Agenda Item# 96

BEFORE THE NEVADA TRANSPORTATION AUTHORITY

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¹ See NRS 706.442 through NRS 706.443. ² See NRS 706.443; NAC 706.1375 (2).

3 See NAC 706.1375(3)

Docket No.: 18-08037

Motion to Dismiss Application and Notice of Hearing

Jennifer DeRose, Deputy Commissioner (the "Deputy Commissioner") of the Nevada Transportation Authority ("NTA"), moves that the NTA Commissioners dismiss the application of Chipman Moving Systems of Nevada, Inc., Docket Number 18-08037 ("Chipman" or the "Applicant"). This Motion to Dismiss Application and Notice of Hearing (this "Motion") is made and based upon the Application, the Memorandum of Points and Authorities that follows, and any argument and/or evidence presented at the Hearing of this matter.

Memorandum of Points and Authorities

I. Jurisdiction

In the Matter of the Application of Chipman

Moving Systems of Nevada, Inc. for a Certificate) of Public Convenience and Necessity to operate

as a household goods mover within the State of

The NTA has jurisdiction over household goods movers in Nevada. Applicants for household goods movers, such as Chipman, must submit an application and specific information to the NTA prior to operating.² The Deputy Commissioner shall move for dismissal of deficient applications.³ Thus, the NTA has jurisdiction to hear and rule on this Motion.

II. **Background Facts**

On August 31, 2018, Chipman filed an application with the NTA, which was ultimately accepted on September 6, 2018, and noticed on September 14, 2018, and designated as Docket No. 18-08037 (the "Application"). In its Application, Chipman requested initial issuance of a Certificate of Public Convenience and Necessity ("CPCN") to operate as a household goods mover within the State of Nevada.

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On January 31, 2020, the NTA granted the Application at its General Session. Therefore, Applicant's ability to meet all compliance items, to perfect its Application, expired on June 10, 2020. See Compliance Order.

Most significantly, on June 2, 2020, a different company (the "Acquiring Company") contacted Financial Analyst Yvonne Shelton ("Ms. Shelton") with the NTA that it had purchased Chipman. Ms. Shelton advised the Acquiring Company that there was no CPCN to Transfer and that the Acquiring Company had to obtain its own CPCN.

Accordingly, the Applicant abandoned the Application.

III. Argument

Applicants for household goods movers must provide various specific information with their application.4 Pursuant to its regulations, Staff normally notifies Applicant about such omissions and deficiencies in writing.⁵ Thereafter, the Applicant must cure the omissions and deficiencies within 15 working days.6

Here, the Applicant has not met the necessary conditions in the Compliance Order, as it was sold in the interim.

Accordingly, the Deputy Commissioner has satisfied the requirements for dismissal.

IV. Conclusion

The Applicant failed to prosecute the Application in good faith. The Deputy Commissioner has satisfied the requirements for dismissal and, therefore, hereby moves that the NTA grant this Motion at their next agenda meeting.

⁴ See NAC 706.1375(2)(a) through (u)

⁵ See NAC 706.1375 (3)

⁶ See id.

Notice of Hearing

PLEASE TAKE NOTICE that the above Motion is included as an action item on the NTA's regular agenda meeting scheduled for October 15, 2020 at 9:30 a.m. The meeting is an open meeting under Nevada's open meeting law (NRS Chapter 241) and may be attended by the public. Due to the closure of public offices your attendance will need to be <u>via Webex or via telephone</u>. Instructions will be available on the NTA website, NTA.NV.gov, two weeks prior to the meeting date.

During the meeting, the NTA may take action on the Motion in accordance with NRS 706 and NAC 706. Please note that the Motion is one of several items on the agenda and that it is your responsibility to be present <u>via Webex or telephone</u> when the Motion is called. If you are not present when the Motion is called, the NTA may still take action and grant the Motion.

You are specifically informed that you have the rights to: appear and be heard, either personally or through your counsel of choice at your expense; respond and present relevant evidence and argument; call and examine witnesses, introduce exhibits, and cross examine opposing witnesses on any relevant matters.

VOLUNTARY WITHDRAWAL OF APPLICATION IN LIEU OF HEARING: Instead of proceeding to a hearing on the Motion you may mail or fax a letter to the NTA and the undersigned Deputy Attorney General withdrawing your application.

Respectfully submitted this 30th day of July, 2020.

NTA Deputy Commissioner

AARON D. FORD Attorney General

By: Louis V. Csoka

Deputy Attorney General

In the Matter of the Application of Chipman Moving Systems of Nevada, Inc. for a Warehouse Permit within the State of Nevada.

Docket No.: 18-10006

Motion to Dismiss Application and Notice of Hearing

Jennifer DeRose, Deputy Commissioner (the "Deputy Commissioner") of the Nevada Transportation Authority ("NTA"), moves that the NTA Commissioners dismiss the application of Chipman Moving Systems of Nevada, Inc., Docket Number 18-10006 ("Chipman" or the "Applicant"). This Motion to Dismiss Application and Notice of Hearing (this "Motion") is made and based upon the Application, the Memorandum of Points and Authorities that follows, and any argument and/or evidence presented at the Hearing of this matter.

Memorandum of Points and Authorities

I. Jurisdiction

The NTA has jurisdiction over household goods movers and warehouse permit holders in Nevada.¹ Applicants for warehouse permit, such as Chipman, must submit an application and specific information to the NTA prior to operating.² The Deputy Commissioner shall move for dismissal of deficient applications.³ Thus, the NTA has jurisdiction to hear and rule on this Motion.

II. Background Facts

On October 4, 2018, Chipman filed an application with the NTA, which was ultimately accepted, noticed, and designated as Docket No. 18-10006 (the "Application"). In its Application, Chipman requested initial issuance of a Warehouse Permit (each a "Permit"), within the State of Nevada.

On January 31, 2020, the NTA granted the Application at its General Session. Therefore, Applicant's ability to meet all compliance items, to perfect its Application, expired on June 10, 2020. *See* Compliance Order.

¹ See NRS 706.442 through NRS 706.443; NRS 712.040 et seq.

² See NRS 706.443; NAC 706.1375 (2); NRS 712.040 et seg.

³ See NAC 706.1375(3)

Most significantly, on June 2, 2020, a different company (the "Acquiring Company") contacted Financial Analyst Yvonne Shelton ("Ms. Shelton") with the NTA that it had purchased Chipman. Ms. Shelton advised the Acquiring Company that there was no Permit to transfer and that the Acquiring Company had to obtain its own Permit.

Accordingly, the Applicant abandoned the Application.

III. Argument

Applicants for household goods movers and permit holders must provide various specific information with their application.⁴ Pursuant to its regulations, Staff normally notifies Applicant about such omissions and deficiencies in writing.⁵ Thereafter, the Applicant must cure the omissions and deficiencies within 15 working days.⁶

Here, the Applicant has not met the necessary conditions in the Compliance Order, as it was sold in the interim.

Accordingly, the Deputy Commissioner has satisfied the requirements for dismissal.

IV. Conclusion

The Applicant failed to prosecute the Application in good faith. The Deputy Commissioner has satisfied the requirements for dismissal and, therefore, hereby moves that the NTA grant this Motion at their next agenda meeting.

6 See id.

⁴ See NAC 706.1375(2)(a) through (u)

⁵ See NAC 706.1375 (3)

Notice of Hearing

PLEASE TAKE NOTICE that the above Motion is included as an action item on the NTA's regular agenda meeting scheduled for October 15, 2020 at 9:30 a.m. The meeting is an open meeting under Nevada's open meeting law (NRS Chapter 241) and may be attended by the public. Due to the closure of public offices your attendance will need to be <u>via Webex or via telephone</u>. Instructions will be available on the NTA website, NTA.NV.gov, two weeks prior to the meeting date.

During the meeting, the NTA may take action on the Motion in accordance with NRS 706 and NAC 706. Please note that the Motion is one of several items on the agenda and that it is your responsibility to be present <u>via Webex or telephone</u> when the Motion is called. If you are not present when the Motion is called, the NTA may still take action and grant the Motion.

You are specifically informed that you have the rights to: appear and be heard, either personally or through your counsel of choice at your expense; respond and present relevant evidence and argument; call and examine witnesses, introduce exhibits, and cross examine opposing witnesses on any relevant matters.

VOLUNTARY WITHDRAWAL OF APPLICATION IN LIEU OF HEARING: Instead of proceeding to a hearing on the Motion you may mail or fax a letter to the NTA and the undersigned Deputy Attorney General withdrawing your application.

Respectfully submitted this 30th day of July, 2020.

By: Deputy Commissioner

AARON D. FORD Attorney General

By: Louis V. Csoka

Deputy Attorney General

1	CERTIFICATE OF MAILING
2	I hereby certify that I am an employee of the State of Nevada, Office of the Attorney General and
3	that on the 18th day of Wigu 5t, 2020, I served a copy of the foregoing Motion to Dismiss
4	Application and Notice of Hearing via regular and certified mail, addressed as follows:
5	Chipman Moving Systems of Nevada, Inc. 7014 2120 0003 0405 4173
6	6425 South Jones Blvd. Suite 104 Las Vegas, NV 89118
7	Jeffrey C. Burnin
8	6511 Cheney-Spokane Rd. Spokane, WA 99216
9	Certified Mail No. 7018 0680 0000 1335 77 93
10	Certified Mail No. W18 0080 000 1332
11	Marin miller
12	An employee of the Office of the Attorney General
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Application of Exquisite Towing Roadside Assistance, LLC for a Certificate of Public Convenience to provide consent only tow car service within the State of Nevada

Docket No.: 18-11012

Motion to Dismiss Application and Notice of Hearing

Jennifer DeRose, Deputy Commissioner (the "Deputy Commissioner") of the Nevada Transportation Authority ("NTA" or the "Authority"), moves that the NTA Commissioners dismiss the application of Exquisite Towing Roadside Assistance, LLC ("Exquisite Towing"), Docket Number 18-11012 ("Exquisite Towing" or the "Applicant"). This Motion to Dismiss Application and Notice of Hearing (this "Motion") is made and based upon the Application, the Memorandum of Points and Authorities that follows, and any argument and/or evidence presented at the Hearing of this matter.

Memorandum of Points and Authorities

I. Jurisdiction

The NTA has jurisdiction over tow operators in Nevada. Applicants for any such authority, such as Exquisite Towing, must submit an application and specific information to the NTA relative to the same. The Deputy Commissioner shall move for dismissal of deficient applications. Thus, the NTA has jurisdiction to hear and rule on this Motion.

II. Background Facts

On November 16, 2018, Exquisite Towing filed an application with the NTA, which was designated as Docket No. 18-11012 (the "Application"). In its Application, Exquisite Towing requested authority to provide consent and non-consent tow car service within the State of Nevada. On November 18, 2019, the NTA noticed the Application.

On February 19, 2019, the Applicant amended the Application to consent-only tow car service within the State of Nevada.

¹ See NRS 706.386; and NRS 706.444 through 706.453.

² See NAC 706.1376.

³ See NAC 706.1376(3).

///

The NTA approved the Application at its June 6, 2019 General Session. The approval contained certain compliance items that had to be met within the standard 120-day Compliance Period. The Compliance Period was set to expire on October 13, 2019.

The Applicant requested and was granted a 90 day extension to the Compliance Period, extending the same to January 13, 2020. Notwithstanding, to date, the Applicant has been unable to demonstrate that it had met all of the compliance requirements for its approval. Moreover, since the last extension, Staff has also been unable to reach the Applicant.

This Applicant was working through an accounting office, Absolute Bookkeeping. Compliance Audit Investigator Desiree Main also had several communications with them regarding this Application and they too had been unable to reach the Applicant. There has been no further contact by the Applicant.

Accordingly, Exquisite Towing abandoned the Application.

III. Argument

Applicants for tow authority must provide various specific information with their application.⁴ Pursuant to its regulations, Staff normally notifies Applicant about such omissions and deficiencies in writing.⁵ Thereafter, the Applicant must cure the omissions and deficiencies within 15 working days.⁶

Here, Exquisite Towing abandoned the Application. In particular, while NTA Staff has been requesting information from the Applicant for months relative to its compliance, there has been no response from the Applicant for now several months.

Accordingly, the Deputy Commissioner has satisfied the requirements for dismissal.

IV. Conclusion

The Applicant failed to prosecute the Application in good faith. The Deputy Commissioner has satisfied the requirements for dismissal and, therefore, hereby moves that the NTA grant this Motion at their next agenda meeting.

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<sup>4</sup> See NAC 706.1376(2)(a)-(m).
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⁵ See NAC 706.1375(3).

⁶ See id.

Notice of Hearing

PLEASE TAKE NOTICE that the above Motion is included as an action item on the NTA's regular agenda meeting scheduled for October 15, 2020 at 9:30 a.m. The meeting is an open meeting under Nevada's open meeting law (NRS Chapter 241) and may be attended by the public. Due to the closure of public offices your attendance will need to be <u>via Webex or via telephone</u>. Instructions will be available on the NTA website, NTA.NV.gov, two weeks prior to the meeting date.

During the meeting, the NTA may take action on the Motion in accordance with NRS 706 and NAC 706. Please note that the Motion is one of several items on the agenda and that it is your responsibility to be present <u>via Webex or telephone</u> when the Motion is called. If you are not present when the Motion is called, the NTA may still take action and grant the Motion.

You are specifically informed that you have the rights to: appear and be heard, either personally or through your counsel of choice at your expense; respond and present relevant evidence and argument; call and examine witnesses, introduce exhibits, and cross examine opposing witnesses on any relevant matters.

VOLUNTARY WITHDRAWAL OF APPLICATION IN LIEU OF HEARING: Instead of proceeding to a hearing on the Motion you may mail or fax a letter to the NTA and the undersigned Deputy Attorney General withdrawing your application.

Respectfully submitted this 30th day of July, 2020.

NTA Deput Commissioner

AARON D. FORD Attorney General

By: Louis V. Csoka

Deputy Attorney General

1	CERTIFICATE OF MAILING
2	I hereby certify that I am an employee of the State of Nevada, Office of the Attorney General and
3	that on the day of Quy ust, 2020, I served a copy of the foregoing Motion to Dismis
4	Application and Notice of Hearing via regular and certified mail, addressed as follows:
5	Certified Mail No. 7014 2120 0003 0405 4210
6	
7	Exquisite Towing Roadside Assistance, LLC 10116 Desert Trees Street
8	Las Vegas, NV 89141 Many My llan
9	An employee of the Office of the Attorney General
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In re:

Application of The Pellegrino Group, LLC d/b/a)
The Magic Bus for a Certificate of Public)
Convenience and Necessity to provide charter bus)

services within the state of Nevada.

Docket No.: 18-12031

Motion to Dismiss Application and Notice of Hearing

Jennifer DeRose, Deputy Commissioner (the "Deputy Commissioner") of the Nevada Transportation Authority ("NTA"), moves that the NTA Commissioners dismiss the application of The Pellegrino Group, LLC d/b/a The Magic Bus ("Magic Bus" or the "Applicant"), Docket Number 18-12031. This Motion to Dismiss Application and Notice of Hearing (this "Motion") is made and based upon the Application, the Memorandum of Points and Authorities that follows, and any argument and/or evidence presented at the Hearing of this matter.

Memorandum of Points and Authorities

I. Jurisdiction

The NTA has jurisdiction over charter bus operators in Nevada.¹ Applicants for charter bus services, such as Magic Bus, must submit an application and specific information to the NTA prior to operating.² The Deputy Commissioner shall move for dismissal of deficient applications.³ Thus, the NTA has jurisdiction to hear and rule on this Motion.

II. Background Facts

On December 20, 2018, Magic Bus filed an application with the NTA, which was ultimately accepted and noticed on December 24, 2018, and designated as Docket No. 18-12031 (the "Application"). In its Application, Magic Bus requested an initial issuance of a certificate of public convenience and necessity to provide charter bus services within the State of Nevada. Neither Protests nor Petitions for Leave to Intervene were filed relative to the Application.

¹ See NRS 706.463; NRS 706.391; NAC 706.034; see generally NRS Chapter 706.

² See NAC 706.1377.

³ See NAC 706.1375(3).

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⁴ See NAC 706.1377 (1) and (2).

The Applicant is and was represented by legal counsel, James S. Kent, Esq. ("Mr. Kent"). The Application was approved at the November 8, 2019 General Session of the NTA, with a compliance due date of March 19, 2020. Notwithstanding, there has been no contact from the Applicant despite multiple attempts by Staff, requesting that the Applicant timely meet its compliance requirements.

Accordingly, Applicant had abandoned its Application.

III. Argument

Applicants for charter bus services must provide various specific information with their application.4 Pursuant to its regulations, Staff normally notifies Applicant about such omissions and deficiencies in writing.⁵ Thereafter, the Applicant must cure the omissions and deficiencies within 15 working days.6

Here, the Applicant has abandoned its Application. In particular, the Applicant failed to provide the requested information and compliance items to the NTA for several months, notwithstanding repeated requests for the same both to the Applicant and to Mr. Kent.

Accordingly, the Deputy Commissioner has satisfied the requirements for dismissal.

IV. Conclusion

The Applicant failed to prosecute the Application in good faith. The Deputy Commissioner has satisfied the requirements for dismissal and, therefore, hereby moves that the NTA grant this Motion at their next Agenda Meeting.

⁶ See NAC 706.1375(3); see also NAC 706.1377(3).

Notice of Hearing

PLEASE TAKE NOTICE that the above Motion is included as an action item on the NTA's regular agenda meeting scheduled for October 15, 2020 at 9:30 a.m. The meeting is an open meeting under Nevada's open meeting law (NRS Chapter 241) and may be attended by the public. Due to the closure of public offices your attendance will need to be <u>via Webex or via telephone</u>. Instructions will be available on the NTA website, NTA.NV.gov, two weeks prior to the meeting date.

During the meeting, the NTA may take action on the Motion in accordance with NRS 706 and NAC 706. Please note that the Motion is one of several items on the agenda and that it is your responsibility to be present <u>via Webex or telephone</u> when the Motion is called. If you are not present when the Motion is called, the NTA may still take action and grant the Motion.

You are specifically informed that you have the rights to: appear and be heard, either personally or through your counsel of choice at your expense; respond and present relevant evidence and argument; call and examine witnesses, introduce exhibits, and cross examine opposing witnesses on any relevant matters.

VOLUNTARY WITHDRAWAL OF APPLICATION IN LIEU OF HEARING: Instead of proceeding to a hearing on the Motion you may mail or fax a letter to the NTA and the undersigned Deputy Attorney General withdrawing your application.

Respectfully submitted this 30th day of July , 2020.

By: NTA Deputy Commissioner

AARON D. FORD Attorney General

Louis V. Csoka

Deputy Attorney General

By:

1	CERTIFICATE OF MAILING
2	I hereby certify that I am an employee of the State of Nevada, Office of the Attorney General and
3	that on the 8th day of Ougust, 2020, I served a copy of the foregoing Motion to Dismiss
4	Application and Notice of Hearing via regular and certified mail, addressed as follows:
5	Certified Mail. No. 7018 0680 0000 1335 7762
6	Steve Pellegrino
7	2454 Ram Črossing Way Henderson, NV 89074
8	James S. Kent, ESQ.
9	9480 Eastern Ave, Ste 228 Las Vegas, NV 89123
10	Las Vegas, NV 89123 7018 0680 0000 1335 7779 Main William
11	An employee of the Office of the Attorney General
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² See NAC 706.1376. ³ See NAC 706.1376(3).)

Docket No.: 19-02007

Motion to Dismiss Application and Notice of Hearing

Jennifer DeRose, Deputy Commissioner (the "Deputy Commissioner") of the Nevada Transportation Authority ("NTA" or the "Authority"), moves that the NTA Commissioners dismiss the application of MAPCAPITAL, LLC d/b/a Capital Towing, Docket Number 19-02007 ("Mapcapital Towing" or the "Applicant"). This Motion to Dismiss Application and Notice of Hearing (this "Motion") is made and based upon the Application, the Memorandum of Points and Authorities that follows, and any argument and/or evidence presented at the Hearing of this matter.

Memorandum of Points and Authorities

I. Jurisdiction

Application of MAPCAPITAL, LLC d/b/a

Capital Towing for a Certificate of Public

Convenience and Necessity to provide consent

only tow car service within the State of Nevada.

The NTA has jurisdiction over tow operators in Nevada.¹ Applicants for any such authority, such as Mapcapital Towing, must submit an application and specific information to the NTA relative to the same.² The Deputy Commissioner shall move for dismissal of deficient applications.³ Thus, the NTA has jurisdiction to hear and rule on this Motion.

II. Background Facts

¹ See NRS 706.386; and NRS 706.444 through 706.453.

On February 8, 2019, Mapcapital Towing filed an application with the NTA, which was designated as Docket No. 19-02007 (the "Application"). In its Application, Mapcapital Towing requested authority to provide consent only tow car service within the State of Nevada. On February 11, 2019, the NTA accepted and noticed the Application.

On February 14, 2019, Capital Towing, CPCN 7056 (the "Original Capital Towing" or "Capital Towing"), filed a protest relative to the Application. In particular, Original Capital Towing protested

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Mapcapital Towing's use of the fictitious name of "Capital Towing," as the Original Capital Towing had already been operating as Capital Towing.

On September 9, 2019, Mapcapital Towing filed an Amendment to the Application, wherein it amended its d/b/a for the Application to "Mapcapital Towing" alone.

Most significantly, there has been no further contact from the Applicant since that time. In particular, the Applicant has not responded to any telephone calls or e-mail correspondence from NTA Staff for several months.

Accordingly, Mapcapital Towing abandoned its Application.

III. Argument

Applicants for tow authority must provide various specific information with their application.⁴ Pursuant to its regulations, Staff normally notifies Applicant about such omissions and deficiencies in writing.⁵ Thereafter, the Applicant must cure the omissions and deficiencies within 15 working days.⁶

Here, Mapcapital Towing abandoned its Application. In particular, while NTA Staff has been requesting information from the Applicant for several months, there has been no response from the Applicant for several months.

Accordingly, the Deputy Commissioner has satisfied the requirements for dismissal.

IV. Conclusion

The Applicant failed to prosecute the Application in good faith. The Deputy Commissioner has satisfied the requirements for dismissal and, therefore, hereby moves that the NTA grant this Motion at their next agenda meeting.

⁴ See NAC 706.1376(2)(a)-(m).

⁵ See NAC 706.1375(3).

⁶ See id.

Notice of Hearing

PLEASE TAKE NOTICE that the above Motion is included as an action item on the NTA's regular agenda meeting scheduled for October 15, 2020 at 9:30 a.m. The meeting is an open meeting under Nevada's open meeting law (NRS Chapter 241) and may be attended by the public. Due to the closure of public offices your attendance will need to be <u>via Webex or via telephone</u>. Instructions will be available on the NTA website, NTA.NV.gov, two weeks prior to the meeting date.

During the meeting, the NTA may take action on the Motion in accordance with NRS 706 and NAC 706. Please note that the Motion is one of several items on the agenda and that it is your responsibility to be present <u>via Webex or telephone</u> when the Motion is called. If you are not present when the Motion is called, the NTA may still take action and grant the Motion.

You are specifically informed that you have the rights to: appear and be heard, either personally or through your counsel of choice at your expense; respond and present relevant evidence and argument; call and examine witnesses, introduce exhibits, and cross examine opposing witnesses on any relevant matters.

VOLUNTARY WITHDRAWAL OF APPLICATION IN LIEU OF HEARING: Instead of proceeding to a hearing on the Motion you may mail or fax a letter to the NTA and the undersigned Deputy Attorney General withdrawing your application.

Respectfully submitted this 30th day of July , 2020.

By: Opport Commissioner

AARON D. FORD Attorney General

By: Louis V. Csoka

Deputy Attorney General

1	CERTIFICATE OF MAILING
2	I hereby certify that I am an employee of the State of Nevada, Office of the Attorney General an
3	that on the day of Queust, 2020, I served a copy of the foregoing Motion to Dismis
4	Application and Notice of Hearing via regular and certified mail, addressed as follows:
5	
6	Certified Mail No. 7014 2120 0003 0405 4197
7	Mapcapital, LLC d/b/a Mapcapital Towing
8	111 W Wyoming Ave Las Vegas, NV 89102
9	An employee of the Office of the Attorney General
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In re:

Application of Roberto Rodriguez Jr. d/b/a R & C)

Towing for a Certificate of Public Convenience

On the convenience of Public Convenience of Pub

Towing for a Certificate of Public Convenience and Necessity to provide consent only tow car service within the State of Nevada.

Docket No.: 19-08005

Motion to Dismiss Application and Notice of Hearing

Jennifer DeRose, Deputy Commissioner (the "Deputy Commissioner") of the Nevada Transportation Authority ("NTA" or the "Authority"), moves that the NTA Commissioners dismiss the application of Roberto Rodriguez Jr. d/b/a R & C Towing, Docket Number 19-08005 ("R & C Towing" or the "Applicant"). This Motion to Dismiss Application and Notice of Hearing (this "Motion") is made and based upon the Application, the Memorandum of Points and Authorities that follows, and any argument and/or evidence presented at the Hearing of this matter.

Memorandum of Points and Authorities

I. Jurisdiction

The NTA has jurisdiction over tow operators in Nevada.¹ Applicants for any such authority, such as R & C Towing, must submit an application and specific information to the NTA relative to the same.² The Deputy Commissioner shall move for dismissal of deficient applications.³ Thus, the NTA has jurisdiction to hear and rule on this Motion.

II. Background Facts

On August 2, 2019, R & C Towing filed an application with the NTA, which was designated as Docket No. 19-08005 (the "Application"). In its Application, R & C Towing requested authority to provide consent only tow car service within the State of Nevada. On August 7, 2019, the NTA accepted and noticed the Application.

On October 16, 2020, the Applicant's owner, Roberto Rodriguez, Jr. ("Mr. Rodriguez"), notified NTA Compliance Audit Investigator Karen Rayson ("Investigator Rayson") that Mr. Rodriguez was in

¹ See NRS 706.386; and NRS 706.444 through 706.453.

² See NAC 706.1376.

³ See NAC 706.1376(3).

California and that Mr. Rodriguez would contact Investigator Rayson relative to the Application, when he returned.

On January 14, 2020, Investigator Rayson called Mr. Rodriguez and left a voice message for him to return her call and to let her know, if he was still interested in pursuing the Application. On January 17, 2020, Investigator Rayson then also sent a follow up e-mail correspondence to Mr. Rodriguez, informing him that the NTA will move forward with a dismissal of the Application, if she did not hear from him by January 24, 2020.

Yet, to date, there has been no further contact from the Applicant or Mr. Rodriguez. In particular, the Applicant has not responded to any telephone calls or e-mail correspondence from NTA Staff for several months.

Accordingly, R & C Towing abandoned its Application.

III. Argument

Applicants for tow authority must provide various specific information with their application.⁴ Pursuant to its regulations, Staff normally notifies Applicant about such omissions and deficiencies in writing.⁵ Thereafter, the Applicant must cure the omissions and deficiencies within 15 working days.⁶

Here, R & C Towing abandoned its Application. In particular, while NTA Staff has been requesting information from the Applicant for several months, there has been no response from the Applicant for several months.

Accordingly, the Deputy Commissioner has satisfied the requirements for dismissal.

IV. Conclusion

The Applicant failed to prosecute the Application in good faith. The Deputy Commissioner has satisfied the requirements for dismissal and, therefore, hereby moves that the NTA grant this Motion at their next agenda meeting.

⁴ See NAC 706.1376(2)(a)-(m).

⁵ See NAC 706.1375(3).

⁶ See id.

Notice of Hearing

PLEASE TAKE NOTICE that the above Motion is included as an action item on the NTA's regular agenda meeting scheduled for October 15, 2020 at 9:30 a.m. The meeting is an open meeting under Nevada's open meeting law (NRS Chapter 241) and may be attended by the public. Due to the closure of public offices your attendance will need to be <u>via Webex or via telephone</u>. Instructions will be available on the NTA website, NTA.NV.gov, two weeks prior to the meeting date.

During the meeting, the NTA may take action on the Motion in accordance with NRS 706 and NAC 706. Please note that the Motion is one of several items on the agenda and that it is your responsibility to be present <u>via Webex or telephone</u> when the Motion is called. If you are not present when the Motion is called, the NTA may still take action and grant the Motion.

You are specifically informed that you have the rights to: appear and be heard, either personally or through your counsel of choice at your expense; respond and present relevant evidence and argument; call and examine witnesses, introduce exhibits, and cross examine opposing witnesses on any relevant matters.

VOLUNTARY WITHDRAWAL OF APPLICATION IN LIEU OF HEARING: Instead of proceeding to a hearing on the Motion you may mail or fax a letter to the NTA and the undersigned Deputy Attorney General withdrawing your application.

Respectfully submitted this 30th day of July, 2020.

By: NTA Deput Commissioner

AARON D. FORD Attorney General

By: Louis V. Csoka

Deputy Attorney General

1	CERTIFICATE OF MAILING
2	I hereby certify that I am an employee of the State of Nevada, Office of the Attorney General and
3	that on the 8th day of Quaust, 2020, I served a copy of the foregoing Motion to Dismiss
4	Application and Notice of Hearing via regular and certified mail, addressed as follows:
5	025 5 - 0095
6	Certified Mail No. 7018 0680 0000 1335 7859 8097
7	Roberto Rodriguez, Jr. d/b/a R & C Towing
8	4636 E Powell Ave Las Vegas, NV 89121
9	Marin Mulin
10	An employee of the Office of the Attorney General
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¹ See NRS 706.386 through 706.411. ² See NRS 706.391; NAC 706.1375(2).

³ See NAC 706.1375(3).

Docket No.: 19-10008

Motion to Dismiss Application and Notice of Hearing

Jennifer De Rose, Deputy Commissioner (the "Deputy Commissioner") of the Nevada Transportation Authority ("NTA"), moves that the NTA Commissioners dismiss the application of Roy L. Street d/b/a Capitol Cab Company, Docket Number 19-10008 ("Capitol Cab" or "Applicant"). This Motion to Dismiss Application and Notice of Hearing (this "Motion") is made and based upon the Application, the Memorandum of Points and Authorities that follows, and any argument and/or evidence presented at the Hearing of this matter.

Memorandum of Points and Authorities

I. Jurisdiction

Application of Roy L. Street d/b/a Capitol Cab

taxicab service authority granted under

Douglas County, Nevada.)

Company filed an application for an expansion of)

Certificate of Public Convenience and Necessity

("CPCN") 2445, Sub 4 (seeking to expand their

service area to include additional portions of

The NTA has jurisdiction over common motor carriers in Nevada, including expansions of authority. Applicants for such authority, such as Capitol Cab, must submit an application and specific information to the NTA prior to operating in such manner. The Deputy Commissioner shall move for dismissal of deficient applications. Thus, the NTA has jurisdiction to hear and rule on this Motion.

II. Background Facts

On October 1, 2019, Capitol Cab filed an application with the NTA, which was designated as Docket No. 19-10008 (the "Application"). In its Application, Capitol Cab requested an expansion of authority granted under CPCN 2445, Sub 4 -seeking to expand their service area to include additional portions of Douglas County, Nevada.

NTA Staff contacted the Applicant, requesting the Applicant to provide missing financial information for Data Request #1 ("DR1"). In response, the Applicant refused to provide any of the

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⁴ See NAC 706.1375(2)(a)-(u). ⁵ See NAC 706.1375(3)

5 See id.

requested and necessary information. On or about February 4, 2020, the Applicant further stated that he had given all that information 20 years ago (which is incorrect, as updated information has to be provided for an expansion of authority).

There has been no further contact from the Applicant. This Application remains incomplete. The Applicant still failed to provide any such responses to DR1.

Accordingly, the Applicant abandoned the Application.

III. Argument

Applicants for expansion of authority must provide various specific information with their application.4 Pursuant to its regulations, Staff normally notifies Applicant about such omissions and deficiencies in writing.⁵ Thereafter, the Applicant must cure the omissions and deficiencies within 15 working days.6

Here, the Applicant has not timely provided the necessary information for the NTA's processing of the Application. In particular, notwithstanding NTA staff's repeated follow up with the Applicant, the Applicant still failed to provide any of the required responses.

Accordingly, the Deputy Commissioner has satisfied the requirements for dismissal.

IV. Conclusion

The Applicant failed to prosecute the Application in good faith. The Deputy Commissioner has satisfied the requirements for dismissal and, therefore, hereby moves that the NTA grant this Motion at their next agenda meeting.

Notice of Hearing

PLEASE TAKE NOTICE that the above Motion is included as an action item on the NTA's regular agenda meeting scheduled for October 15, 2020 at 9:30 a.m. The meeting is an open meeting under Nevada's open meeting law (NRS Chapter 241) and may be attended by the public. Due to the closure of public offices your attendance will need to be <u>via Webex or via telephone</u>. Instructions will be available on the NTA website, NTA.NV.gov, two weeks prior to the meeting date.

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VOLUNTARY WITHDRAWAL OF APPLICATION IN LIEU OF HEARING: Instead of proceeding to a hearing on the Motion you may mail or fax a letter to the NTA and the undersigned Deputy Attorney General withdrawing your application.

Respectfully submitted this 30th day of July, 2020.

By:_

Deputy Commissioner

AARON D. FORD Attorney General

By: /s/ Louis V. Csoka Louis V. Csoka Deputy Attorney General

CERTIFICATE OF MAILING I hereby certify that I am an employee of the State of Nevada, Office of the Attorney General and that on the 8th day of Rugu _____, 2020, I served a copy of the foregoing Motion to Dismiss Application and Notice of Hearing via regular and certified mail, addressed as follows: Certified Mail No. 704 2120 0003 0405 4203 Roy L. Street d/b/a Capitol Cab Company 475 Gentry Way Reno, NV 89502 An employee of the Office of the Attorney General

Public Comment - No Supporting Material

Adjournment